



DRAFT CONTRACT FOR SALE

8/14 FIELDING STREET - COLLAROY

AGENT ANTONIOS KANIS JP 0410 113 338 ©2022 The Law Society of New South Wales ACN 000 000 699 and The Real Estate Institute of New South Wales ACN 000 012 457.

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Contra	act for the	sale a	and pur	chase of	land 2	2022	edition
TERM	MEANING OF TERM		eCOS ID: 12			V DAN:	
vendor's agent	Raine & Horne Kingsfor	rd				Phone:	02 8397 7878
	E: akanis@kk.rh.com.a	u I M: 0410 <sup>-</sup>	13 338			Fax:	
co-agent	Vasi Property Group tra	ading as Strip	e Property			Ref:	Antonios Kanis
vendor	VINCE EUGENE PACI	ULLO					
vendor's solicitor	Solve Legal					Phone:	0425 218 063
	PO Box 3485 Dural NS	SW 2158				Fax:	
date for completion	42 days after the contra	act date		(clause 15)	Email:	sophie@	solvelegal.com.au
land	8/14 FIELDING ST CO	LLAROY NS	W 2097				
(Address, plan details and title reference)	LOT 8 IN STRATA PLA	N 10322					
	8/SP10322						
	VACANT POSSESSI	ION	Subject to existin	g tenancies			
improvements	🗌 HOUSE 🗌 gai	rage	carport 🗹 ho	me unit 🛛 cars	pace 🗌 s	storage spa	ce
	🗌 none 🗌 ot	her:					
attached copies	✓ documents in the	List of Docu	ments as marked	or as numbered:			
	☐ other documents:						
A real	estate agent is permitte		<i>tion</i> to fill up the i	tems in this box in a	a sale of resid	ential prop	ertv.
inclusions	air condition		Clothes line	✓ fixed floor		 √ rang	-
	✓ blinds		✓ curtains	insect scre	•		r panels
	✓ built-in ward	drobes	dishwasher	✓ light fitting		stov	
	ceiling fans		EV charger	pool equip			ntenna
	✓ other: Smo	oke alarm					
exclusions							
purchaser							
purchaser's solicitor						Phone:	
						Fax:	
Price	\$					Ref:	
deposit	\$				(10% of the p	rice, unless	otherwise stated)
balance	\$						
contract date				(if no	ot stated, the	date this co	ontract was made)
			TENANTS				
Where there is mor	e than one purchaser	🗌 tenant	s in common	🔲 in unequal sha	ares, specify:		
GST AMOUNT (opti	GST AMOUNT (optional) The price includes GST of: \$						
buyer's agent							

Note: Clause 20.15 provides "Where this contract provides for choices, a choice in BLOCK CAPITALS applies unless a different choice is marked ."

#### SIGNING PAGE

VENDOR	PURCHASER
Signed By	Signed By
Vendor	Purchaser
Vendor	Purchaser
VENDOR (COMPANY)	PURCHASER (COMPANY)
<b>Signed</b> by in accordance with s127(1) of the Corporations Act 2001 by the authorised person(s) whose signature(s) appear(s) below:	<b>Signed</b> by in accordance with s127(1) of the Corporations Act 2001 by the authorised person(s) whose signature(s) appear(s) below:
Signature of authorised person Signature of authorised person	Signature of authorised person Signature of authorised person
Name of authorised person Name of authorised person	Name of authorised person Name of authorised person
Office held Office held	Office held Office held

	3		Land – 2022
vendor agrees to accept a <i>deposit-bond</i>	🗌 NO	yes	
Nominated Electronic Lodgment Network (ELN) (clause 4)	PEXA		
Manual transaction (clause 30)	V NO	yes	
		or must provide furthe n the space below):	r details, including any applicable
Tax information (the <i>parties</i> promise	this is correct a	is far as each <i>party</i> is a	ware)
land tax is adjustable	V NO	yes	
GST: Taxable supply	🗌 NO	yes in full	yes to an extent
Margin scheme will be used in making the taxable supply	🗌 NO	yes	
This sale is not a taxable supply because (one or more of the follo	owing may apply	) the sale is:	
not made in the course or furtherance of an enterprise	e that the vendo	r carries on (section 9-5	ō(b))
by a vendor who is neither registered nor required to b	e registered for	GST (section 9-5(d))	
GST-free because the sale is the supply of a going conc	ern under sectio	on 38-325	
GST-free because the sale is subdivided farm land or fa	rm land supplie	d for farming under Sub	odivision 38-O
input taxed because the sale is of eligible residential pr	remises (section	s 40-65, 40-75(2) and 1	95-1)
Purchaser must make an <i>GSTRW payment</i> (residential withholding payment)	V NO	yes(if yes, vendo further details)	or must provide
GSTRW payment (GST residen	-	the date for completion payment) – further de	
Frequently the supplier will be the vendor. However, entity is liable for GST, for example, if the supplier is a GST joint venture.			•
Supplier's name:			
Supplier's ABN:			
Supplier's GST branch number (if applicable):			
Supplier's business address:			
Supplier's representative:			
Supplier's phone number:			
Supplier's proportion of GSTRW payment: \$			
If more than one supplier, provide the above details for eac	h supplier.		
Amount purchaser must pay – price multiplied by the $RW$ rate (res	idential withhol	ding rate): \$	
Amount must be paid: 🗌 AT COMPLETION 🗌 at another	time (specify):		
Is any of the consideration not expressed as an amount in money?	NO 🗌 NO	yes	
If "yes", the GST inclusive market value of the non-monetary consi	deration: \$		
Other details (including those required by regulation or the ATO for	orms):		

Land – 2022 edition

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	List of Documents				
Gene	General				community title (clause 23 of the contract)
$\mathbf{\nabla}$	1	property certificate for the land	V	33	property certificate for strata common property
$\checkmark$	2	plan of the land	$\checkmark$	34	plan creating strata common property
	3	unregistered plan of the land	V	35	strata by-laws
	4	plan of land to be subdivided		36	strata development contract or statement
	5	document to be lodged with a relevant plan		37	strata management statement
$\checkmark$	6	section 10.7(2) planning certificate under Environmental		38	strata renewal proposal
		Planning and Assessment Act 1979		39	strata renewal plan
	7	additional information included in that certificate under		40	leasehold strata - lease of lot and common property
		section 10.7(5)		41	property certificate for neighbourhood property
✓	8	sewerage infrastructure location diagram (service location diagram)		42	plan creating neighbourhood property
V	9	sewer lines location diagram (sewerage service diagram)		43	neighbourhood development contract
		document that created or may have created an easement,		44	neighbourhood management statement
	-	profit à prendre, restriction on use or positive covenant		45	property certificate for precinct property
		disclosed in this contract		46	plan creating precinct property
	11	planning agreement		47	precinct development contract
	12	section 88G certificate (positive covenant)		48	precinct management statement
	13	survey report		49	property certificate for community property
	14	building information certificate or building certificate given		50	plan creating community property
	4 5	under legislation		51	community development contract
		occupation certificate		52	community management statement
		lease (with every relevant memorandum or variation)		53	document disclosing a change of by-laws
	17	other document relevant to tenancies		54	document disclosing a change in a development or
		licence benefiting the land			management contract or statement
		old system document	Ц		document disclosing a change in boundaries
		Crown purchase statement of account		56	information certificate under Strata Schemes Management
		building management statement		67	Act 2015 information certificate under Community Land Management
		form of requisitions clearance certificate		57	Act 1989
		land tax certificate		58	disclosure statement - off the plan contract
				59	other document relevant to off the plan contract
Hom		ilding Act 1989	Othe	er	
		insurance certificate		60	
	-	brochure or warning		00	
		evidence of alternative indemnity cover			
Swin	nmir	ng Pools Act 1992			
	28	certificate of compliance			
	29	evidence of registration			
	30	relevant occupation certificate			
	31	certificate of non-compliance			
	32	detailed reasons of non-compliance			

HOLDER OF STRATA OR COMMUNITY TITLE RECORDS – Name, address, email address and telephone number

BREACH OF COPYRIGHT MAY RESULT IN LEGAL ACTION

Paciullo Sale

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# IMPORTANT NOTICE TO VENDORS AND PURCHASERS Before signing this contract you should ensure that you understand your rights and obligations, some of which are not written in this contract but are implied by law.

# WARNING—SMOKE ALARMS

The owners of certain types of buildings and strata lots must have smoke alarms, or in certain cases heat alarms, installed in the building or lot in accordance with regulations under the *Environmental Planning and Assessment Act 1979*. It is an offence not to comply. It is also an offence to remove or interfere with a smoke alarm or heat alarm. Penalties apply.

# WARNING—LOOSE-FILL ASBESTOS INSULATION

Before purchasing land that includes residential premises, within the meaning of the *Home Building Act 1989*, Part 8, Division 1A, built before 1985, a purchaser is strongly advised to consider the possibility that the premises may contain loose-fill asbestos insulation, within the meaning of the *Home Building Act 1989*, Part 8, Division 1A. In particular, a purchaser should—

- (a) search the Register required to be maintained under the *Home Building Act 1989*, Part 8, Division 1A, and
- (b) ask the relevant local council whether it holds records showing that the residential premises contain loose-fill asbestos insulation.

For further information about loose-fill asbestos insulation, including areas in which residential premises have been identified as containing loose-fill asbestos insulation, contact NSW Fair Trading.

# Cooling off period (purchaser's rights)

- 1 This is the statement required by the *Conveyancing Act 1919*, section 66X. This statement applies to a contract for the sale of residential property.
- 2 EXCEPT in the circumstances listed in paragraph 3, the purchaser may rescind the contract before 5pm on—
  - (a) for an off the plan contract—the tenth business day after the day on which the contract was made, or
  - (b) in any other case—the fifth business day after the day on which the contract was made.
- 3 There is NO COOLING OFF PERIOD—
  - (a) if, at or before the time the contract is made, the purchaser gives to the vendor, or the vendor's solicitor or agent, a certificate that complies with the Act, section 66W, or
  - (b) if the property is sold by public auction, or
  - (c) if the contract is made on the same day as the property was offered for sale by public auction but passed in, or
  - (d) if the contract is made in consequence of the exercise of an option to purchase the property, other than an option that is void under the Act, section 66ZG.
- 4 A purchaser exercising the right to cool off by rescinding the contract forfeits 0.25% of the purchase price of the property to the vendor.
- 5 The vendor is entitled to recover the forfeited amount from an amount paid by the purchaser as a deposit under the contract. The purchaser is entitled to a refund of any balance.

# DISPUTES

If you get into a dispute with the other party, the Law Society and Real Estate Institute encourage you to use informal procedures such as negotiation, independent expert appraisal, the Law Society Conveyancing Dispute Resolution Scheme or mediation (for example mediation under the Law Society Mediation Program).

# AUCTIONS

Regulations made under the Property and Stock Agents Act 2002 prescribe a number of conditions applying to sales by auction.

# WARNINGS

- 1. Various Acts of Parliament and other matters can affect the rights of the parties to this contract. Some important matters are actions, claims, decisions, licences, notices, orders, proposals or rights of way involving: **APA Group NSW** Department of Education Australian Taxation Office **NSW Fair Trading** Owner of adjoining land Council **County Council** Privacv Department of Planning and Environment Public Works Advisory **Department of Primary Industries** Subsidence Advisory NSW **Electricity and gas Telecommunications** Land and Housing Corporation Transport for NSW Local Land Services Water, sewerage or drainage authority If you think that any of these matters affects the property, tell your solicitor.
- 2. A lease may be affected by the Agricultural Tenancies Act 1990, the Residential Tenancies Act 2010 or the Retail Leases Act 1994.
- 3. If any purchase money is owing to the Crown, it will become payable before obtaining consent, or if no consent is needed, when the transfer is registered.
- 4. If a consent to transfer is required under legislation, see clause 27 as to the obligations of the parties.
- 5. The vendor should continue the vendor's insurance until completion. If the vendor wants to give the purchaser possession before completion, the vendor should first ask the insurer to confirm this will not affect the insurance.
- 6. Most purchasers will have to pay transfer duty (and, sometimes, if the purchaser is not an Australian citizen, surcharge purchaser duty) on this contract. Some purchasers may be eligible to choose to pay first home buyer choice property tax instead of transfer duty. If a payment is not made on time, interest and penalties may be incurred.
- 7. If the purchaser agrees to the release of deposit, the purchaser's right to recover the deposit may stand behind the rights of others (for example the vendor's mortgagee).
- 8. The purchaser should arrange insurance as appropriate.
- 9. Some transactions involving personal property may be affected by the Personal Property Securities Act 2009.
- 10. A purchaser should be satisfied that finance will be available at the time of completing the purchase.
- 11. Where the market value of the property is at or above a legislated amount, the purchaser may have to comply with a foreign resident capital gains withholding payment obligation (even if the vendor is not a foreign resident). If so, this will affect the amount available to the vendor on completion.
- 12. Purchasers of some residential properties may have to withhold part of the purchase price to be credited towards the GST liability of the vendor. If so, this will also affect the amount available to the vendor. More information is available from the ATO.

The vendor sells and the purchaser buys the *property* for the price under these provisions instead of Schedule 3 Conveyancing Act 1919, subject to any *legislation* that cannot be excluded.

# **Definitions (a term in italics is a defined term)** In this contract, these terms (in any form) mean – 1

1.1

In this contract, these terr	
adjustment date	the earlier of the giving of possession to the purchaser or completion;
adjustment figures	details of the adjustments to be made to the price under clause 14;
authorised Subscriber	a <i>Subscriber</i> (not being a <i>party's solicitor</i> ) named in a notice <i>served</i> by a <i>party</i> as being authorised for the purposes of clause 20.6.8;
bank	the Reserve Bank of Australia or an authorised deposit-taking institution which is a
	bank, a building society or a credit union;
business day	any day except a bank or public holiday throughout NSW or a Saturday or Sunday;
cheque	a cheque that is not postdated or stale;
clearance certificate	a certificate within the meaning of s14-220 of Schedule 1 to the <i>TA Act</i> , that covers one or more days falling within the period from and including the contract date to
	completion;
completion time	the time of day at which completion is to occur;
conveyancing rules	the rules made under s12E of the Real Property Act 1900;
deposit-bond	a deposit bond or guarantee with each of the following approved by the vendor –
	• the issuer;
	<ul> <li>the expiry date (if any); and</li> </ul>
	the amount;
depositholder	vendor's agent (or if no vendor's agent is named in this contract, the vendor's
	solicitor, or if no vendor's solicitor is named in this contract, the buyer's agent);
discharging mortgagee	any discharging mortgagee, chargee, covenant chargee or caveator whose
3 3 3 3	provision of a Digitally Signed discharge of mortgage, discharge of charge or
	withdrawal of caveat is required in order for unencumbered title to the property to
	be transferred to the purchaser;
document of title	document relevant to the title or the passing of title;
ECNL	the Electronic Conveyancing National Law (NSW);
electronic document	a dealing as defined in the Real Property Act 1900 which may be created and
	Digitally Signed in an Electronic Workspace;
electronic transaction	a Conveyancing Transaction to be conducted for the parties by their legal
	representatives as Subscribers using an ELN and in accordance with the ECNL
	and the <i>participation rules</i> ;
electronic transfer	a transfer of land under the Real Property Act 1900 for the property to be prepared
	and Digitally Signed in the Electronic Workspace established for the purposes of
	the parties' Conveyancing Transaction;
FRCGW percentage	the percentage mentioned in s14-200(3)(a) of Schedule 1 to the TA Act (12.5% as
, i i i i i i i i i i i i i i i i i i i	at 1 July 2017);
FRCGW remittance	a remittance which the purchaser must make under s14-200 of Schedule 1 to the
	TA Act, being the lesser of the FRCGW percentage of the price (inclusive of GST, if
	any) and the amount specified in a variation served by a party;
GST Act	A New Tax System (Goods and Services Tax) Act 1999;
GST rate	the rate mentioned in s4 of A New Tax System (Goods and Services Tax Imposition
	- General) Act 1999 (10% as at 1 July 2000);
GSTRW payment	a payment which the purchaser must make under s14-250 of Schedule 1 to the TA
	Act (the price multiplied by the GSTRW rate);
GSTRW rate	the rate determined under ss14-250(6), (8) or (9) of Schedule 1 to the TA Act (as at
0	1 July 2018, usually 7% of the price if the margin scheme applies, 1/11th if not);
incoming mortgagee	any mortgagee who is to provide finance to the purchaser on the security of the
5 5 5	property and to enable the purchaser to pay the whole or part of the price;
legislation	an Act or a by-law, ordinance, regulation or rule made under an Act;
manual transaction	a Conveyancing Transaction in which a dealing forming part of the Lodgment Case
	at or following completion cannot be <i>Digitally Signed</i> ;
normally	subject to any other provision of this contract;
participation rules	the participation rules as determined by the ECNL;
party	each of the vendor and the purchaser;
property	the land, the improvements, all fixtures and the inclusions, but not the exclusions;
planning agreement	a valid voluntary agreement within the meaning of s7.4 of the Environmental
,	Planning and Assessment Act 1979 entered into in relation to the <i>property;</i>
populate	to complete data fields in the <i>Electronic Workspace</i> ;
	· · · · · · · · · · · · · · · · · · ·

requisition rescind serve settlement cheque	<ul> <li>an objection, question or requisition (but the term does not include a claim); rescind this contract from the beginning; serve in writing on the other <i>party</i>;</li> <li>an unendorsed <i>cheque</i> made payable to the person to be paid and –</li> <li>issued by a <i>bank</i> and drawn on itself; or</li> <li>if authorised in writing by the vendor or the vendor's <i>solicitor</i>, some other</li> </ul>
aaliaitar	cheque;
solicitor	in relation to a <i>party</i> , the <i>party's</i> solicitor or licensed conveyancer named in this contract or in a notice <i>served</i> by the <i>party</i> ;
<b>TA A</b> . (	
TA Act	Taxation Administration Act 1953;
terminate	terminate this contract for breach;
title data	the details of the title to the <i>property</i> made available to the <i>Electronic Workspace</i> by
	the Land Registry;
variation	a variation made under s14-235 of Schedule 1 to the TA Act,
within	in relation to a period, at any time before or during the period; and
work order	a valid direction, notice or order that requires work to be done or money to be spent
	on or in relation to the <i>property</i> or any adjoining footpath or road (but the term does
	not include a notice under s22E of the Swimming Pools Act 1992 or clause 22 of
	the Swimming Pools Regulation 2018).

1.2 Words and phrases used in this contract (italicised and in Title Case, such as *Conveyancing Transaction*, *Digitally Signed*, *Electronic Workspace*, *ELN*, *ELNO*, *Land Registry*, *Lodgment Case* and *Subscriber*) have the meanings given in the *participation rules*.

# 2 Deposit and other payments before completion

- 2.1 The purchaser must pay the deposit to the *depositholder* as stakeholder.
- 2.2 *Normally*, the purchaser must pay the deposit on the making of this contract, and this time is essential.
- 2.3 If this contract requires the purchaser to pay any of the deposit by a later time, that time is also essential.
- 2.4 The purchaser can pay any of the deposit by
  - 2.4.1 giving cash (up to \$2,000) to the *depositholder*,
    - 2.4.2 unconditionally giving a *cheque* to the *depositholder* or to the vendor, vendor's agent or vendor's *solicitor* for sending to the *depositholder*, or
    - 2.4.3 electronic funds transfer to the *depositholder's* nominated account and, if requested by the vendor or the *depositholder*, providing evidence of that transfer.
- 2.5 The vendor can terminate if -
  - 2.5.1 any of the deposit is not paid on time;
  - 2.5.2 a *cheque* for any of the deposit is not honoured on presentation; or
  - 2.5.3 a payment under clause 2.4.3 is not received in the *depositholder's* nominated account by 5.00 pm on the third *business day* after the time for payment.
  - This right to terminate is lost as soon as the deposit is paid in full.
- 2.6 If the vendor accepts a *deposit-bond* for the deposit, clauses 2.1 to 2.5 do not apply.
- 2.7 If the vendor accepts a *deposit-bond* for part of the deposit, clauses 2.1 to 2.5 apply only to the balance.
- 2.8 If any of the deposit or of the balance of the price is paid before completion to the vendor or as the vendor directs, it is a charge on the land in favour of the purchaser until *termination* by the vendor or completion, subject to any existing right.
- 2.9 If each *party* tells the *depositholder* that the deposit is to be invested, the *depositholder* is to invest the deposit (at the risk of the *party* who becomes entitled to it) with a *bank*, in an interest-bearing account in NSW, payable at call, with interest to be reinvested, and pay the interest to the *parties* equally, after deduction of all proper government taxes and financial institution charges and other charges.

# 3 Deposit-bond

- 3.1 This clause applies only if the vendor accepts a *deposit-bond* for the deposit (or part of it).
- 3.2 The purchaser must provide the *deposit-bond* to the vendor's *solicitor* (or if no solicitor the *depositholder*) at or before the making of this contract and this time is essential.
- 3.3 If the *deposit-bond* has an expiry date and completion does not occur by the date which is 14 days before the expiry date, the purchaser must *serve* a replacement *deposit-bond* at least 7 days before the expiry date. The time for service is essential.
- 3.4 The vendor must approve a replacement deposit-bond if
  - 3.4.1 it is from the same issuer and for the same amount as the earlier *deposit-bond*; and
  - 3.4.2 it has an expiry date at least three months after its date of issue.
- 3.5 A breach of clauses 3.2 or 3.3 entitles the vendor to *terminate*. The right to *terminate* is lost as soon as 3.5.1 the purchaser *serves* a replacement *deposit-bond*; or
  - 3.5.2 the deposit is paid in full under clause 2.
- 3.6 Clauses 3.3 and 3.4 can operate more than once.

- 3.7 If the purchaser *serves* a replacement *deposit-bond*, the vendor must *serve* the earlier *deposit-bond*.
- 3.8 The amount of any *deposit-bond* does not form part of the price for the purposes of clause 16.5.
- 3.9 The vendor must give the purchaser any original deposit-bond
  - 3.9.1 on completion; or
  - 3.9.2 if this contract is *rescinded*.
- 3.10 If this contract is *terminated* by the vendor
  - 3.10.1 *normally*, the vendor can immediately demand payment from the issuer of the *deposit-bond*; or
  - 3.10.2 if the purchaser *serves* prior to *termination* a notice disputing the vendor's right to *terminate*, the vendor must forward any original *deposit-bond* (or its proceeds if called up) to the *depositholder* as stakeholder.
- 3.11 If this contract is terminated by the purchaser -
  - 3.11.1 *normally*, the vendor must give the purchaser any original *deposit-bond*; or
  - 3.11.2 if the vendor *serves* prior to *termination* a notice disputing the purchaser's right to *terminate*, the vendor must forward any original *deposit-bond* (or its proceeds if called up) to the *depositholder* as stakeholder.

# 4 Electronic transaction

4.4

- 4.1 This Conveyancing Transaction is to be conducted as an electronic transaction unless -
  - 4.1.1 the contract says this transaction is a *manual transaction*, giving the reason, or
  - 4.1.2 a *party serves* a notice stating why the transaction is a *manual transaction*, in which case the *parties* do not have to complete earlier than 14 days after *service* of the notice, and clause 21.3 does not apply to this provision,

and in both cases clause 30 applies.

- 4.2 If, because of clause 4.1.2, this Conveyancing Transaction is to be conducted as a manual transaction -
  - 4.2.1 each party must
    - bear equally any disbursements or fees; and
    - otherwise bear that *party's* own costs;

incurred because this *Conveyancing Transaction* was to be conducted as an *electronic transaction*; and

- 4.2.2 if a *party* has paid all of a disbursement or fee which, by reason of this clause, is to be borne equally by the *parties*, that amount must be adjusted under clause 14.
- 4.3 The parties must conduct the electronic transaction
  - 4.3.1 in accordance with the *participation rules* and the *ECNL*; and
    - 4.3.2 using the nominated *ELN*, unless the *parties* otherwise agree. This clause 4.3.2 does not prevent a *party* using an *ELN* which can interoperate with the nominated *ELN*.
  - A party must pay the fees and charges payable by that party to the ELNO and the Land Registry.
- 4.5 *Normally,* the vendor must *within* 7 days of the contract date create and *populate* an *Electronic Workspace* with *title data* and the date for completion, and invite the purchaser to the *Electronic Workspace*.
- 4.6 If the vendor has not created an *Electronic Workspace* in accordance with clause 4.5, the purchaser may create and *populate* an *Electronic Workspace* and, if it does so, the purchaser must invite the vendor to the *Electronic Workspace*.
- 4.7 The *parties* must, as applicable to their role in the *Conveyancing Transaction* and the steps taken under clauses 4.5 or 4.6
  - 4.7.1 promptly join the *Electronic Workspace* after receipt of an invitation;
  - 4.7.2 create and populate an electronic transfer,
  - 4.7.3 invite any discharging mortgagee or incoming mortgagee to join the Electronic Workspace; and
  - 4.7.4 populate the Electronic Workspace with a nominated completion time.
- 4.8 If the transferee in the *electronic transfer* is not the purchaser, the purchaser must give the vendor a direction signed by the purchaser personally for that transfer.
- 4.9 The vendor can require the purchaser to include a covenant or easement in the *electronic transfer* only if this contract contains the wording of the proposed covenant or easement, and a description of the land burdened and benefited.
- 4.10 If the purchaser must make a *GSTRW payment* or an *FRCGW remittance*, the purchaser must *populate* the *Electronic Workspace* with the payment details for the *GSTRW payment* or *FRCGW remittance* payable to the Deputy Commissioner of Taxation at least 2 *business days* before the date for completion.
- 4.11 Before completion, the parties must ensure that -
  - 4.11.1 all *electronic documents* which a *party* must *Digitally Sign* to complete the *electronic transaction* are *populated* and *Digitally Signed*;
  - 4.11.2 all certifications required by the *ECNL* are properly given; and
  - 4.11.3 they do everything else in the *Electronic Workspace* which that *party* must do to enable the *electronic transaction* to proceed to completion.
- 4.12 If the computer systems of any of the *Land Registry*, the *ELNO*, Revenue NSW or the Reserve Bank of Australia are inoperative for any reason at the *completion time* agreed by the *parties*, a failure to complete this contract for that reason is not a default under this contract on the part of either *party*.

- 4.13 If the computer systems of the *Land Registry* are inoperative for any reason at the *completion time* agreed by the *parties*, and the *parties* choose that financial settlement is to occur despite this, then on financial settlement occurring
  - 4.13.1 all *electronic documents Digitally Signed* by the vendor and any discharge of mortgage, withdrawal of caveat or other *electronic document* forming part of the *Lodgment Case* for the *electronic transaction* are taken to have been unconditionally and irrevocably delivered to the purchaser or the purchaser's mortgagee at the time of financial settlement together with the right to deal with the land; and
  - 4.13.2 the vendor is taken to have no legal or equitable interest in the property.
- 4.14 If the *parties* do not agree about the delivery before completion of one or more documents or things that cannot be delivered through the *Electronic Workspace*, the *party* required to deliver the documents or things 4.14.1 holds them on completion in escrow for the benefit of; and
  - 4.14.2 must immediately after completion deliver the documents or things to, or as directed by; the *party* entitled to them.

# 5 Requisitions

- 5.1 If a form of *requisitions* is attached to this contract, the purchaser is taken to have made those *requisitions*.
- 5.2 If the purchaser is or becomes entitled to make any other *requisition*, the purchaser can make it only by *serving* it
  - 5.2.1 if it arises out of this contract or it is a general question about the *property* or title *within* 21 days after the contract date;
  - 5.2.2 if it arises out of anything *served* by the vendor *within* **2**1 days after the later of the contract date and that *service*; and
  - 5.2.3 in any other case *within* a reasonable time.

#### 6 Error or misdescription

- 6.1 *Normally*, the purchaser can (but only before completion) claim compensation for an error or misdescription in this contract (as to the *property*, the title or anything else and whether substantial or not).
- 6.2 This clause applies even if the purchaser did not take notice of or rely on anything in this contract containing or giving rise to the error or misdescription.
- 6.3 However, this clause does not apply to the extent the purchaser knows the true position.

#### 7 Claims by purchaser

*Normally*, the purchaser can make a claim (including a claim under clause 6) before completion only by *serving* it with a statement of the amount claimed, and if the purchaser makes one or more claims before completion –

- 7.1 the vendor can rescind if in the case of claims that are not claims for delay -
  - 7.1.1 the total amount claimed exceeds 5% of the price;
    - 7.1.2 the vendor serves notice of intention to rescind; and
- 7.1.3 the purchaser does not *serve* notice waiving the claims *within* 14 days after that *service*; and
- 7.2 if the vendor does not rescind, the parties must complete and if this contract is completed
  - 7.2.1 the lesser of the total amount claimed and 10% of the price must be paid out of the price to and held by the *depositholder* until the claims are finalised or lapse;
    - 7.2.2 the amount held is to be invested in accordance with clause 2.9;
    - 7.2.3 the claims must be finalised by an arbitrator appointed by the *parties* or, if an appointment is not made *within* 1 month of completion, by an arbitrator appointed by the President of the Law Society at the request of a *party* (in the latter case the *parties* are bound by the terms of the Conveyancing Arbitration Rules approved by the Law Society as at the date of the appointment);
    - 7.2.4 the purchaser is not entitled, in respect of the claims, to more than the total amount claimed and the costs of the purchaser;
    - 7.2.5 net interest on the amount held must be paid to the *parties* in the same proportion as the amount held is paid; and
    - 7.2.6 if the *parties* do not appoint an arbitrator and neither *party* requests the President to appoint an arbitrator *within* 3 months after completion, the claims lapse and the amount belongs to the vendor.

# 8 Vendor's rights and obligations

#### 8.1 The vendor can rescind if -

- 8.1.1 the vendor is, on reasonable grounds, unable or unwilling to comply with a *requisition*;
- 8.1.2 the vendor *serves* a notice of intention to *rescind* that specifies the *requisition* and those grounds; and
- 8.1.3 the purchaser does not *serve* a notice waiving the *requisition within* 14 days after that *service*.

- 8.2 If the vendor does not comply with this contract (or a notice under or relating to it) in an essential respect, the purchaser can *terminate* by *serving* a notice. After the *termination*
  - 8.2.1 the purchaser can recover the deposit and any other money paid by the purchaser under this contract;
  - 8.2.2 the purchaser can sue the vendor to recover damages for breach of contract; and
  - 8.2.3 if the purchaser has been in possession a *party* can claim for a reasonable adjustment.

# 9 Purchaser's default

If the purchaser does not comply with this contract (or a notice under or relating to it) in an essential respect, the vendor can *terminate* by *serving* a notice. After the *termination* the vendor can –

- 9.1 keep or recover the deposit (to a maximum of 10% of the price);
- 9.2 hold any other money paid by the purchaser under this contract as security for anything recoverable under this clause
  - 9.2.1 for 12 months after the *termination*; or
  - 9.2.2 if the vendor commences proceedings under this clause *within* 12 months, until those proceedings are concluded; and

# 9.3 sue the purchaser either –

- 9.3.1 where the vendor has resold the *property* under a contract made *within* 12 months after the *termination*, to recover
  - the deficiency on resale (with credit for any of the deposit kept or recovered and after allowance for any capital gains tax or goods and services tax payable on anything recovered under this clause); and
  - the reasonable costs and expenses arising out of the purchaser's non-compliance with this contract or the notice and of resale and any attempted resale; or
- 9.3.2 to recover damages for breach of contract.

# 10 Restrictions on rights of purchaser

- 10.1 The purchaser cannot make a claim or requisition or rescind or terminate in respect of -
  - 10.1.1 the ownership or location of any fence as defined in the Dividing Fences Act 1991;
  - 10.1.2 a service for the *property* being a joint service or passing through another property, or any service for another property passing through the *property* ('service' includes air, communication, drainage, electricity, garbage, gas, oil, radio, sewerage, telephone, television or water service);
  - 10.1.3 a wall being or not being a party wall in any sense of that term or the *property* being affected by an easement for support or not having the benefit of an easement for support;
  - 10.1.4 any change in the *property* due to fair wear and tear before completion;
  - 10.1.5 a promise, representation or statement about this contract, the *property* or the title, not set out or referred to in this contract;
  - 10.1.6 a condition, exception, reservation or restriction in a Crown grant;
  - 10.1.7 the existence of any authority or licence to explore or prospect for gas, minerals or petroleum;
  - 10.1.8 any easement or restriction on use the substance of either of which is disclosed in this contract or any non-compliance with the easement or restriction on use; or
  - 10.1.9 anything the substance of which is disclosed in this contract (except a caveat, charge, mortgage, priority notice or writ).
- 10.2 The purchaser cannot *rescind* or *terminate* only because of a defect in title to or quality of the inclusions.
- 10.3 *Normally*, the purchaser cannot make a claim or *requisition* or *rescind* or *terminate* or require the vendor to change the nature of the title disclosed in this contract (for example, to remove a caution evidencing qualified title, or to lodge a plan of survey as regards limited title).

# 11 Compliance with work orders

- 11.1 *Normally*, the vendor must by completion comply with a *work order* made on or before the contract date and if this contract is completed the purchaser must comply with any other *work order*.
- 11.2 If the purchaser complies with a *work order*, and this contract is *rescinded* or *terminated*, the vendor must pay the expense of compliance to the purchaser.

# 12 Certificates and inspections

- The vendor must do everything reasonable to enable the purchaser, subject to the rights of any tenant -
- 12.1 to have the *property* inspected to obtain any certificate or report reasonably required;
- 12.2 to apply (if necessary in the name of the vendor) for -
  - 12.2.1 any certificate that can be given in respect of the property under legislation; or
  - 12.2.2 a copy of any approval, certificate, consent, direction, notice or order in respect of the *property* given under *legislation*, even if given after the contract date; and
- 12.3 to make 1 inspection of the *property* in the 3 days before a time appointed for completion.

# 13 Goods and services tax (GST)

- 13.1 Terms used in this clause which are not defined elsewhere in this contract and have a defined meaning in the *GST Act* have the same meaning in this clause.
- 13.2 *Normally*, if a *party* must pay the price or any other amount to the other *party* under this contract, GST is not to be added to the price or amount.
- 13.3 If under this contract a *party* must make an adjustment or payment for an expense of another party or pay an expense payable by or to a third party (for example, under clauses 14 or 20.7)
  - 13.3.1 the *party* must adjust or pay on completion any GST added to or included in the expense; but
  - 13.3.2 the amount of the expense must be reduced to the extent the party receiving the adjustment or payment (or the representative member of a GST group of which that party is a member) is entitled to an input tax credit for the expense; and
  - 13.3.3 if the adjustment or payment under this contract is consideration for a taxable supply, an amount for GST must be added at the *GST rate*.
- 13.4 If this contract says this sale is the supply of a going concern
  - 13.4.1 the *parties* agree the supply of the *property* is a supply of a going concern;
  - 13.4.2 the vendor must, between the contract date and completion, carry on the enterprise conducted on the land in a proper and business-like way;
  - 13.4.3 if the purchaser is not registered by the date for completion, the *parties* must complete and the purchaser must pay on completion, in addition to the price, an amount being the price multiplied by the *GST rate* ("the retention sum"). The retention sum is to be held by the *depositholder* and dealt with as follows
    - if *within* 3 months of completion the purchaser *serves* a letter from the Australian Taxation Office stating the purchaser is registered with a date of effect of registration on or before completion, the *depositholder* is to pay the retention sum to the purchaser; but
    - if the purchaser does not *serve* that letter *within* 3 months of completion, the *depositholder* is to pay the retention sum to the vendor; and
  - 13.4.4 if the vendor, despite clause 13.4.1, *serves* a letter from the Australian Taxation Office stating the vendor has to pay GST on the supply, the purchaser must pay to the vendor on demand the amount of GST assessed.
- 13.5 *Normally*, the vendor promises the margin scheme will not apply to the supply of the *property*.
- 13.6 If this contract says the margin scheme is to apply in making the taxable supply, the *parties* agree that the margin scheme is to apply to the sale of the *property*.
- 13.7 If this contract says the sale is not a taxable supply -
  - 13.7.1 the purchaser promises that the *property* will not be used and represents that the purchaser does not intend the *property* (or any part of the *property*) to be used in a way that could make the sale a taxable supply to any extent; and
  - 13.7.2 the purchaser must pay the vendor on completion in addition to the price an amount calculated by multiplying the price by the *GST rate* if this sale is a taxable supply to any extent because of
    - a breach of clause 13.7.1; or
    - something else known to the purchaser but not the vendor.
- 13.8 If this contract says this sale is a taxable supply in full and does not say the margin scheme applies to the *property*, the vendor must pay the purchaser on completion an amount of one-eleventh of the price if 13.8.1 this sale is not a taxable supply in full; or
  - 13.8.2 the margin scheme applies to the *property* (or any part of the *property*).
- 13.9 If this contract says this sale is a taxable supply to an extent -
  - 13.9.1 clause 13.7.1 does not apply to any part of the *property* which is identified as being a taxable supply; and
  - 13.9.2 the payments mentioned in clauses 13.7 and 13.8 are to be recalculated by multiplying the relevant payment by the proportion of the price which represents the value of that part of the *property* to which the clause applies (the proportion to be expressed as a number between 0 and 1). Any evidence of value must be obtained at the expense of the vendor.
- 13.10 *Normally*, on completion the vendor must give the recipient of the supply a tax invoice for any taxable supply by the vendor by or under this contract.
- 13.11 The vendor does not have to give the purchaser a tax invoice if the margin scheme applies to a taxable supply.
- 13.12 If the vendor is liable for GST on rents or profits due to issuing an invoice or receiving consideration before completion, any adjustment of those amounts must exclude an amount equal to the vendor's GST liability.
- 13.13 If the vendor *serves* details of a *GSTRW payment* which the purchaser must make, the purchaser does not have to complete earlier than 5 *business days* after that *service* and clause 21.3 does not apply to this provision.
- 13.14 If the purchaser must make a *GSTRW payment* the purchaser must, at least 2 *business days* before the date for completion, *serve* evidence of submission of a *GSTRW payment* notification form to the Australian Taxation Office by the purchaser or, if a direction under either clause 4.8 or clause 30.4 has been given, by the transferee named in the transfer the subject of that direction.

#### 14 Adjustments

14.4.2

- 14.1 Normally, the vendor is entitled to the rents and profits and will be liable for all rates, water, sewerage and drainage service and usage charges, land tax, levies and all other periodic outgoings up to and including the adjustment date after which the purchaser will be entitled and liable.
- 14.2 The parties must make any necessary adjustment on completion, and
  - the purchaser must provide the vendor with adjustment figures at least 2 business days before the 14.2.1 date for completion; and
  - the vendor must confirm the adjustment figures at least 1 business day before the date for 14.2.2 completion.
- If an amount that is adjustable under this contract has been reduced under legislation, the parties must on 14.3 completion adjust the reduced amount.
- The parties must not adjust surcharge land tax (as defined in the Land Tax Act 1956) but must adjust any 14.4 other land tax for the year current at the adjustment date -
  - 14.4.1 only if land tax has been paid or is payable for the year (whether by the vendor or by a predecessor in title) and this contract says that land tax is adjustable;
    - by adjusting the amount that would have been payable if at the start of the year
      - the person who owned the land owned no other land; •
      - the land was not subject to a special trust or owned by a non-concessional company; and •
      - if the land (or part of it) had no separate taxable value, by calculating its separate taxable value on a proportional area basis.
- 14.5 The parties must not adjust any first home buyer choice property tax.
- 14.6 If any other amount that is adjustable under this contract relates partly to the land and partly to other land, the parties must adjust it on a proportional area basis.
- 14.7 If on completion the last bill for a water, sewerage or drainage usage charge is for a period ending before the adjustment date, the vendor is liable for an amount calculated by dividing the bill by the number of days in the period then multiplying by the number of unbilled days up to and including the adjustment date.
- 14.8 The vendor is liable for any amount recoverable for work started on or before the contract date on the property or any adjoining footpath or road.

#### 15 Date for completion

The parties must complete by the date for completion and, if they do not, a party can serve a notice to complete if that *party* is otherwise entitled to do so.

#### 16 Completion

#### • Vendor

- 16.1 Normally, on completion the vendor must cause the legal title to the property (being the estate disclosed in this contract) to pass to the purchaser free of any charge, mortgage or other interest, subject to any necessary registration.
- The legal title to the *property* does not pass before completion. 16.2
- If the vendor gives the purchaser a document (other than the transfer) that needs to be lodged for registration, 16.3 the vendor must pay the lodgment fee to the purchaser.
- 16.4 If a party serves a land tax certificate showing a charge on any of the land, by completion the vendor must do all things and pay all money required so that the charge is no longer effective against the land.

#### Purchaser

- On completion the purchaser must pay to the vendor -16.5 16.5.1
  - the price less any -
  - deposit paid:
  - FRCGW remittance payable; •
  - GSTRW payment; and .
  - amount payable by the vendor to the purchaser under this contract; and
  - any other amount payable by the purchaser under this contract.
- 16.6 If any of the deposit is not covered by a deposit-bond, at least 1 business day before the date for completion the purchaser must give the vendor an order signed by the purchaser authorising the depositholder to account to the vendor for the deposit, to be held by the vendor in escrow until completion.
- On completion the deposit belongs to the vendor. 16.7

#### 17 Possession

16.5.2

- Normally, the vendor must give the purchaser vacant possession of the property on completion. 17.1
- 17.2 The vendor does not have to give vacant possession if -
  - 17.2.1 this contract says that the sale is subject to existing tenancies; and
  - 17.2.2 the contract discloses the provisions of the tenancy (for example, by attaching a copy of the lease and any relevant memorandum or variation).
- 17.3 Normally, the purchaser can claim compensation (before or after completion) or rescind if any of the land is affected by a protected tenancy (a tenancy affected by Schedule 2, Part 7 of the Residential Tenancies Act 2010).

# 18 Possession before completion

- 18.1 This clause applies only if the vendor gives the purchaser possession of the *property* before completion.
- 18.2 The purchaser must not before completion
  - 18.2.1 let or part with possession of any of the *property*;
  - 18.2.2 make any change or structural alteration or addition to the *property*; or
  - 18.2.3 contravene any agreement between the *parties* or any direction, document, *legislation*, notice or order affecting the *property*.
- 18.3 The purchaser must until completion -
  - 18.3.1 keep the *property* in good condition and repair having regard to its condition at the giving of possession; and
  - 18.3.2 allow the vendor or the vendor's authorised representative to enter and inspect it at all reasonable times.
- 18.4 The risk as to damage to the *property* passes to the purchaser immediately after the purchaser enters into possession.
- 18.5 If the purchaser does not comply with this clause, then without affecting any other right of the vendor 18.5.1 the vendor can before completion, without notice, remedy the non-compliance; and
  - 18.5.2 if the vendor pays the expense of doing this, the purchaser must pay it to the vendor with interest at the rate prescribed under s101 Civil Procedure Act 2005.
  - If this contract is rescinded or terminated the purchaser must immediately vacate the property.
- 18.7 If the *parties* or their *solicitors* on their behalf do not agree in writing to a fee or rent, none is payable.

# 19 Rescission of contract

18.6

- 19.1 If this contract expressly gives a party a right to rescind, the party can exercise the right -
  - 19.1.1 only by serving a notice before completion; and
  - 19.1.2 in spite of any making of a claim or *requisition*, any attempt to satisfy a claim or *requisition*, any arbitration, litigation, mediation or negotiation or any giving or taking of possession.
- 19.2 Normally, if a party exercises a right to rescind expressly given by this contract or any legislation
  - 19.2.1 the deposit and any other money paid by the purchaser under this contract must be refunded;
  - 19.2.2 a *party* can claim for a reasonable adjustment if the purchaser has been in possession;
  - 19.2.3 a *party* can claim for damages, costs or expenses arising out of a breach of this contract; and
  - 19.2.4 a *party* will not otherwise be liable to pay the other *party* any damages, costs or expenses.

# 20 Miscellaneous

- 20.1 The *parties* acknowledge that anything stated in this contract to be attached was attached to this contract by the vendor before the purchaser signed it and is part of this contract.
- 20.2 Anything attached to this contract is part of this contract.
- 20.3 An area, bearing or dimension in this contract is only approximate.
- 20.4 If a *party* consists of 2 or more persons, this contract benefits and binds them separately and together.
- 20.5 A *party's solicitor* can receive any amount payable to the *party* under this contract or direct in writing that it is to be paid to another person.
- 20.6 A document under or relating to this contract is -
  - 20.6.1 signed by a *party* if it is signed by the *party* or the *party's solicitor* (apart from a direction under clause 4.8 or clause 30.4);
    - 20.6.2 served if it is served by the party or the party's solicitor,
    - 20.6.3 served if it is served on the party's solicitor, even if the party has died or any of them has died;
    - 20.6.4 served if it is served in any manner provided in s170 of the Conveyancing Act 1919;
    - 20.6.5 served if it is sent by email or fax to the party's solicitor, unless in either case it is not received;
    - 20.6.6 served on a person if it (or a copy of it) comes into the possession of the person;
    - 20.6.7 served at the earliest time it is served, if it is served more than once; and
  - 20.6.8 served if it is provided to or by the party's solicitor or an authorised Subscriber by means of an Electronic Workspace created under clause 4. However, this does not apply to a notice making an obligation essential, or a notice of rescission or termination.
- 20.7 An obligation to pay an expense of another party of doing something is an obligation to pay -
  - 20.7.1 if the party does the thing personally the reasonable cost of getting someone else to do it; or
- 20.7.2 if the *party* pays someone else to do the thing the amount paid, to the extent it is reasonable.
- 20.8 Rights under clauses 4, 11, 13, 14, 17, 24, 30 and 31 continue after completion, whether or not other rights continue.
- 20.9 The vendor does not promise, represent or state that the purchaser has any cooling off rights.
- 20.10 The vendor does not promise, represent or state that any attached survey report is accurate or current.
- 20.11 A reference to any *legislation* (including any percentage or rate specified in *legislation*) is also a reference to any corresponding later *legislation*.
- 20.12 Each *party* must do whatever is necessary after completion to carry out the *party*'s obligations under this contract.
- 20.13 Neither taking possession nor serving a transfer of itself implies acceptance of the property or the title.

- 20.14 The details and information provided in this contract (for example, on pages 1 4) are, to the extent of each *party's* knowledge, true, and are part of this contract.
- 20.15 Where this contract provides for choices, a choice in BLOCK CAPITALS applies unless a different choice is marked.
- 20.16 Each party consents to -
  - 20.16.1 any *party* signing this contract electronically; and
    - 20.16.2 the making of this contract by the exchange of counterparts delivered by email, or by such other electronic means as may be agreed in writing by the *parties*.
- 20.17 Each *party* agrees that electronic signing by a *party* identifies that *party* and indicates that *party*'s intention to be bound by this contract.

# 21 Time limits in these provisions

- 21.1 If the time for something to be done or to happen is not stated in these provisions, it is a reasonable time.
- 21.2 If there are conflicting times for something to be done or to happen, the latest of those times applies.
- 21.3 The time for one thing to be done or to happen does not extend the time for another thing to be done or to happen.
- 21.4 If the time for something to be done or to happen is the 29th, 30th or 31st day of a month, and the day does not exist, the time is instead the last day of the month.
- 21.5 If the time for something to be done or to happen is a day that is not a *business day*, the time is extended to the next *business day*, except in the case of clauses 2 and 3.2.
- 21.6 *Normally*, the time by which something must be done is fixed but not essential.

#### 22 Foreign Acquisitions and Takeovers Act 1975

- 22.1 The purchaser promises that the Commonwealth Treasurer cannot prohibit and has not prohibited the transfer under the Foreign Acquisitions and Takeovers Act 1975.
- 22.2 This promise is essential and a breach of it entitles the vendor to *terminate*.

# 23 Strata or community title

# Definitions and modifications

23.1 This clause applies only if the land (or part of it) is a lot in a strata, neighbourhood, precinct or community scheme (or on completion is to be a lot in a scheme of that kind).

#### 23.2 In this contract – 23.2.1 'chang

- 'change', in relation to a scheme, means -
  - a registered or registrable change from by-laws set out in this contract;
- a change from a development or management contract or statement set out in this contract; or
  - a change in the boundaries of common property;
- 23.2.2 'common property' includes association property for the scheme or any higher scheme;
- 23.2.3 'contribution' includes an amount payable under a by-law;
- 23.2.4 'information certificate' includes a certificate under s184 Strata Schemes Management Act 2015 and s171 Community Land Management Act 2021;
- 23.2.5 'interest notice' includes a strata interest notice under s22 Strata Schemes Management Act 2015 and an association interest notice under s20 Community Land Management Act 2021;
- 23.2.6 'normal expenses', in relation to an owners corporation for a scheme, means normal operating expenses usually payable from the administrative fund of an owners corporation for a scheme of the same kind;
- 23.2.7 'owners corporation' means the owners corporation or the association for the scheme or any higher scheme;
- 23.2.8 'the *property*' includes any interest in common property for the scheme associated with the lot; and
- 23.2.9 'special expenses', in relation to an owners corporation, means its actual, contingent or expected expenses, except to the extent they are
  - normal expenses;
  - due to fair wear and tear;
  - disclosed in this contract; or
    - covered by moneys held in the capital works fund.
- 23.3 Clauses 11, 14.8 and 18.4 do not apply to an obligation of the owners corporation, or to property insurable by it.
- 23.4 Clauses 14.4.2 and 14.6 apply but on a unit entitlement basis instead of an area basis.

# Adjustments and liability for expenses

- 23.5 The parties must adjust under clause 14.1
  - 23.5.1 a regular periodic contribution;
  - 23.5.2 a contribution which is not a regular periodic contribution but is disclosed in this contract; and
  - 23.5.3 on a unit entitlement basis, any amount paid by the vendor for a normal expense of the owners corporation to the extent the owners corporation has not paid the amount to the vendor.

- 23.6 If a contribution is not a regular periodic contribution and is not disclosed in this contract
  - the vendor is liable for it if it was determined on or before the contract date, even if it is payable by 23.6.1 instalments: and
    - the purchaser is liable for all contributions determined after the contract date. 23.6.2
- 23.7 The vendor must pay or allow to the purchaser on completion the amount of any unpaid contributions for which the vendor is liable under clause 23.6.1.
- 23.8 Normally, the purchaser cannot make a claim or requisition or rescind or terminate in respect of
  - an existing or future actual, contingent or expected expense of the owners corporation; 23.8.1 a proportional unit entitlement of the lot or a relevant lot or former lot, apart from a claim under 23.8.2 clause 6: or
  - 23.8.3 a past or future change in the scheme or a higher scheme.
- 23.9 However, the purchaser can rescind if
  - the special expenses of the owners corporation at the later of the contract date and the creation of 23.9.1 the owners corporation when calculated on a unit entitlement basis (and, if more than one lot or a higher scheme is involved, added together), less any contribution paid by the vendor, are more than 1% of the price;
  - in the case of the lot or a relevant lot or former lot in a higher scheme, a proportional unit 23.9.2 entitlement for the lot is disclosed in this contract but the lot has a different proportional unit entitlement at the contract date or at any time before completion;
  - 23.9.3 a change before the contract date or before completion in the scheme or a higher scheme materially prejudices the purchaser and is not disclosed in this contract: or
  - 23.9.4 a resolution is passed by the owners corporation before the contract date or before completion to give to the owners in the scheme for their consideration a strata renewal plan that has not lapsed at the contract date and there is not attached to this contract a strata renewal proposal or the strata renewal plan.

# Notices, certificates and inspections

- Before completion, the purchaser must serve a copy of an interest notice addressed to the owners corporation 23.10 and signed by the purchaser.
- After completion, the purchaser must insert the date of completion in the interest notice and send it to the 23.11 owners corporation.
- The vendor can complete and send the interest notice as agent for the purchaser. 23.12
- The vendor must serve at least 7 days before the date for completion, an information certificate for the lot, the 23.13 scheme or any higher scheme which relates to a period in which the date for completion falls.
- The purchaser does not have to complete earlier than 7 days after service of the information certificate and 23.14 clause 21.3 does not apply to this provision. On completion the purchaser must pay the vendor the prescribed fee for the information certificate.
- The vendor authorises the purchaser to apply for the purchaser's own information certificate. 23.15
- The vendor authorises the purchaser to apply for and make an inspection of any record or other document in 23.16 the custody or control of the owners corporation or relating to the scheme or any higher scheme.

# Meetings of the owners corporation

- 23.17 If a general meeting of the owners corporation is convened before completion –
  - 23.17.1 if the vendor receives notice of it, the vendor must immediately notify the purchaser of it; and
  - after the expiry of any cooling off period, the purchaser can require the vendor to appoint the 23.17.2 purchaser (or the purchaser's nominee) to exercise any voting rights of the vendor in respect of the lot at the meeting.

#### 24 Tenancies

- 24.1 If a tenant has not made a payment for a period preceding or current at the adjustment date -
  - 24.1.1 for the purposes of clause 14.2, the amount is to be treated as if it were paid; and
    - 24.1.2 the purchaser assigns the debt to the vendor on completion and will if required give a further assignment at the vendor's expense.
- If a tenant has paid in advance of the adjustment date any periodic payment in addition to rent, it must be 24.2 adjusted as if it were rent for the period to which it relates.
- If the property is to be subject to a tenancy on completion or is subject to a tenancy on completion 24.3
  - the vendor authorises the purchaser to have any accounting records relating to the tenancy 24.3.1 inspected and audited and to have any other document relating to the tenancy inspected;
  - 24.3.2 the vendor must serve any information about the tenancy reasonably requested by the purchaser before or after completion; and
  - 24.3.3 normally, the purchaser can claim compensation (before or after completion) if
    - a disclosure statement required by the Retail Leases Act 1994 was not given when required; ٠
    - such a statement contained information that was materially false or misleading;
    - a provision of the lease is not enforceable because of a non-disclosure in such a statement; or •
    - the lease was entered into in contravention of the Retail Leases Act 1994. •

- 24.4 If the property is subject to a tenancy on completion -
  - 24.4.1 the vendor must allow or transfer -
    - any remaining bond money or any other security against the tenant's default (to the extent the security is transferable);
    - any money in a fund established under the lease for a purpose and compensation for any money in the fund or interest earnt by the fund that has been applied for any other purpose; and
    - any money paid by the tenant for a purpose that has not been applied for that purpose and compensation for any of the money that has been applied for any other purpose;
  - 24.4.2 if the security is not transferable, each *party* must do everything reasonable to cause a replacement security to issue for the benefit of the purchaser and the vendor must hold the original security on trust for the benefit of the purchaser until the replacement security issues;
  - 24.4.3 the vendor must give to the purchaser -
    - at least 2 *business days* before the date for completion, a proper notice of the transfer (an attornment notice) addressed to the tenant, to be held by the purchaser in escrow until completion;
    - any certificate given under the Retail Leases Act 1994 in relation to the tenancy;
    - a copy of any disclosure statement given under the Retail Leases Act 1994;
    - a copy of any document served on the tenant under the lease and written details of its service, if the document concerns the rights of the landlord or the tenant after completion; and
    - any document served by the tenant under the lease and written details of its service, if the document concerns the rights of the landlord or the tenant after completion;
  - 24.4.4 the vendor must comply with any obligation to the tenant under the lease, to the extent it is to be complied with by completion; and
  - 24.4.5 the purchaser must comply with any obligation to the tenant under the lease, to the extent that the obligation is disclosed in this contract and is to be complied with after completion.

# 25 Qualified title, limited title and old system title

- 25.1 This clause applies only if the land (or part of it) -
  - 25.1.1 is under qualified, limited or old system title; or
  - 25.1.2 on completion is to be under one of those titles.
- 25.2 The vendor must serve a proper abstract of title within 7 days after the contract date.
- 25.3 If an abstract of title or part of an abstract of title is attached to this contract or has been lent by the vendor to the purchaser before the contract date, the abstract or part is *served* on the contract date.
- 25.4 An abstract of title can be or include a list of documents, events and facts arranged (apart from a will or codicil) in date order, if the list in respect of each document
  - 25.4.1 shows its date, general nature, names of parties and any registration number; and
  - 25.4.2 has attached a legible photocopy of it or of an official or registration copy of it.

# 25.5 An abstract of title –

- 25.5.1 must start with a good root of title (if the good root of title must be at least 30 years old, this means 30 years old at the contract date);
- 25.5.2 in the case of a leasehold interest, must include an abstract of the lease and any higher lease;
- 25.5.3 *normally*, need not include a Crown grant; and
- 25.5.4 need not include anything evidenced by the Register kept under the Real Property Act 1900.
- 25.6 In the case of land under old system title
  - 25.6.1 in this contract 'transfer' means conveyance;
  - 25.6.2 the purchaser does not have to *serve* the transfer until after the vendor has *served* a proper abstract of title; and
  - 25.6.3 each vendor must give proper covenants for title as regards that vendor's interest.
- 25.7 In the case of land under limited title but not under qualified title -
  - 25.7.1 *normally*, the abstract of title need not include any document which does not show the location, area or dimensions of the land (for example, by including a metes and bounds description or a plan of the land);
  - 25.7.2 clause 25.7.1 does not apply to a document which is the good root of title; and
  - 25.7.3 the vendor does not have to provide an abstract if this contract contains a delimitation plan (whether in registrable form or not).
- 25.8 On completion the vendor must give the purchaser any *document of title* that relates only to the *property*.
- 25.9 If on completion the vendor has possession or control of a *document of title* that relates also to other property, the vendor must produce it as and where necessary.
- 25.10 The vendor must give a proper covenant to produce where relevant.
- 25.11 The vendor does not have to produce or covenant to produce a document that is not in the possession of the vendor or a mortgagee.
- 25.12 If the vendor is unable to produce an original document in the chain of title, the purchaser will accept a photocopy from the *Land Registry* of the registration copy of that document.

#### 26 Crown purchase money

- 26.1 This clause applies only if purchase money is payable to the Crown, whether or not due for payment.
- 26.2 The vendor is liable for the money, except to the extent this contract says the purchaser is liable for it.
- 26.3 To the extent the vendor is liable for it, the vendor is liable for any interest until completion.
- 26.4 To the extent the purchaser is liable for it, the *parties* must adjust any interest under clause 14.

#### 27 Consent to transfer

- 27.1 This clause applies only if the land (or part of it) cannot be transferred without consent under *legislation* or a *planning agreement*.
- 27.2 The purchaser must properly complete and then *serve* the purchaser's part of an application for consent to transfer of the land (or part of it) *within* 7 days after the contract date.
- 27.3 The vendor must apply for consent within 7 days after service of the purchaser's part.
- 27.4 If consent is refused, either *party* can *rescind*.
- 27.5 If consent is given subject to one or more conditions that will substantially disadvantage a *party*, then that *party* can *rescind within* 7 days after receipt by or *service* upon the *party* of written notice of the conditions.
- 27.6 If consent is not given or refused
  - 27.6.1 *within* 42 days after the purchaser *serves* the purchaser's part of the application, the purchaser can *rescind*; or
  - 27.6.2 *within* 30 days after the application is made, either *party* can *rescind*.
- 27.7 Each period in clause 27.6 becomes 90 days if the land (or part of it) is -
  - 27.7.1 under a *planning agreement*, or
  - 27.7.2 in the Western Division.
- 27.8 If the land (or part of it) is described as a lot in an unregistered plan, each time in clause 27.6 becomes the later of the time and 35 days after creation of a separate folio for the lot.
- 27.9 The date for completion becomes the later of the date for completion and 14 days after *service* of the notice granting consent to transfer.

#### 28 Unregistered plan

- 28.1 This clause applies only if some of the land is described as a lot in an unregistered plan.
- 28.2 The vendor must do everything reasonable to have the plan registered *within* 6 months after the contract date, with or without any minor alteration to the plan or any document to be lodged with the plan validly required or made under *legislation*.
- 28.3 If the plan is not registered within that time and in that manner -
  - 28.3.1 the purchaser can *rescind*; and
  - 28.3.2 the vendor can *rescind*, but only if the vendor has complied with clause 28.2 and with any *legislation* governing the rescission.
- 28.4 Either *party* can *serve* notice of the registration of the plan and every relevant lot and plan number.
- 28.5 The date for completion becomes the later of the date for completion and 21 days after *service* of the notice.
- 28.6 Clauses 28.2 and 28.3 apply to another plan that is to be registered before the plan is registered.

# 29 Conditional contract

- 29.1 This clause applies only if a provision says this contract or completion is conditional on an event.
- 29.2 If the time for the event to happen is not stated, the time is 42 days after the contract date.
- 29.3 If this contract says the provision is for the benefit of a *party*, then it benefits only that *party*.
- 29.4 If anything is necessary to make the event happen, each *party* must do whatever is reasonably necessary to cause the event to happen.
- 29.5 A party can rescind under this clause only if the party has substantially complied with clause 29.4.
- 29.6 If the event involves an approval and the approval is given subject to a condition that will substantially disadvantage a *party* who has the benefit of the provision, the *party* can *rescind within* 7 days after either *party serves* notice of the condition.
- 29.7 If the parties can lawfully complete without the event happening -
  - 29.7.1 if the event does not happen *within* the time for it to happen, a *party* who has the benefit of the provision can *rescind within* 7 days after the end of that time;
  - 29.7.2 if the event involves an approval and an application for the approval is refused, a *party* who has the benefit of the provision can *rescind within* 7 days after either *party serves* notice of the refusal; and
  - 29.7.3 the date for completion becomes the later of the date for completion and 21 days after the earliest of
    - either party serving notice of the event happening;
    - every party who has the benefit of the provision serving notice waiving the provision; or
    - the end of the time for the event to happen.

- 29.8 If the parties cannot lawfully complete without the event happening -
  - 29.8.1 if the event does not happen *within* the time for it to happen, either *party* can *rescind*;
    - 29.8.2 if the event involves an approval and an application for the approval is refused, either *party* can *rescind*;
    - 29.8.3 the date for completion becomes the later of the date for completion and 21 days after either *party serves* notice of the event happening.
- 29.9 A party cannot rescind under clauses 29.7 or 29.8 after the event happens.

# 30 Manual transaction

30.1 This clause applies if this transaction is to be conducted as a *manual transaction*.

# Transfer

- 30.2 *Normally*, the purchaser must *serve* the transfer at least 7 days before the date for completion.
- 30.3 If any information needed for the transfer is not disclosed in this contract, the vendor must serve it.
- 30.4 If the purchaser *serves* a transfer and the transferee is not the purchaser, the purchaser must give the vendor a direction signed by the purchaser personally for that transfer.
- 30.5 The vendor can require the purchaser to include a covenant or easement in the transfer only if this contract contains the wording of the proposed covenant or easement, and a description of the land burdened and benefited.

# • Place for completion

- 30.6 Normally, the parties must complete at the completion address, which is -
  - 30.6.1 if a special completion address is stated in this contract that address; or
  - 30.6.2 if none is stated, but a first mortgagee is disclosed in this contract and the mortgagee would usually discharge the mortgage at a particular place that place; or
  - 30.6.3 in any other case the vendor's *solicitor's* address stated in this contract.
- 30.7 The vendor by reasonable notice can require completion at another place, if it is in NSW, but the vendor must pay the purchaser's additional expenses, including any agency or mortgagee fee.
- 30.8 If the purchaser requests completion at a place that is not the completion address, and the vendor agrees, the purchaser must pay the vendor's additional expenses, including any agency or mortgagee fee.

# Payments on completion

- 30.9 On completion the purchaser must pay to the vendor the amounts referred to in clauses 16.5.1 and 16.5.2, by cash (up to \$2,000) or *settlement cheque*.
- 30.10 *Normally*, the vendor can direct the purchaser to produce a *settlement cheque* on completion to pay an amount adjustable under this contract and if so
  - 30.10.1 the amount is to be treated as if it were paid; and
  - 30.10.2 the *cheque* must be forwarded to the payee immediately after completion (by the purchaser if the *cheque* relates only to the *property* or by the vendor in any other case).
- 30.11 If the vendor requires more than 5 settlement cheques, the vendor must pay \$10 for each extra cheque.
- 30.12 If the purchaser must make a GSTRW payment the purchaser must -
  - 30.12.1 produce on completion a *settlement cheque* for the *GSTRW payment* payable to the Deputy Commissioner of Taxation;
    - 30.12.2 forward the settlement cheque to the payee immediately after completion; and
  - 30.12.3 *serve* evidence of receipt of payment of the *GSTRW payment* and a copy of the settlement date confirmation form submitted to the Australian Taxation Office.
- 30.13 If the purchaser must pay an FRCGW remittance, the purchaser must -
  - 30.13.1 produce on completion a *settlement cheque* for the *FRCGW remittance* payable to the Deputy Commissioner of Taxation;
    - 30.13.2 forward the settlement cheque to the payee immediately after completion; and
    - 30.13.3 serve evidence of receipt of payment of the FRCGW remittance.

# 31 Foreign Resident Capital Gains Withholding

- 31.1 This clause applies only if -
  - 31.1.1 the sale is not an excluded transaction within the meaning of s14-215 of Schedule 1 to the *TA Act*, and
  - 31.1.2 a *clearance certificate* in respect of every vendor is not attached to this contract.
- 31.2 If the vendor *serves* any *clearance certificate* or *variation*, the purchaser does not have to complete earlier than 5 *business days* after that *service* and clause 21.3 does not apply to this provision.
- 31.3 The purchaser must at least 2 *business days* before the date for completion, *serve* evidence of submission of a purchaser payment notification to the Australian Taxation Office by the purchaser or, if a direction under either clause 4.8 or clause 30.4 has been given, by the transferee named in the transfer the subject of that direction.
- 31.4 The vendor cannot refuse to complete if the purchaser complies with clause 31.3 and, as applicable, clauses 4.10 or 30.13.
- 31.5 If the vendor *serves* in respect of every vendor either a *clearance certificate* or a *variation* to 0.00 percent, clauses 31.3 and 31.4 do not apply.

#### 32 Residential off the plan contract

- 32.1 This clause applies if this contract is an off the plan contract within the meaning of Division 10 of Part 4 of the Conveyancing Act 1919 (the Division).
- 32.2 No provision of this contract has the effect of excluding, modifying or restricting the operation of the Division.
- 32.3 If the purchaser makes a claim for compensation under the terms prescribed by sections 4 to 6 of Schedule 3 to the Conveyancing (Sale of Land) Regulation 2022
  - the purchaser cannot make a claim under this contract about the same subject matter, including a 32.3.1 claim under clauses 6 or 7; and
  - the claim for compensation is not a claim under this contract. 32.3.2

nta

# Special conditions forming part of this contract for the sale and purchase of land

#### 33 Amendments to standard clauses 1 to 32 (inclusive)

- 33.1 Clause 7.1.1: "5%" is replaced with "1%".
- 33.2 Clause 7.2.4: the following is deleted: "and the costs of the purchaser".
- 33.3 Clause 8.1.1: the following is deleted: "on reasonable grounds".
- 33.4 Clause 8.1.2: the following is deleted: "and those grounds".
- 33.5 Clause 10.1: the first line is replaced with: "The purchaser cannot make a claim or requisition, delay completion or rescind or terminate in respect of-".
- 33.6 Clause 14.8: this clause is deleted.
- 33.7 Clause 16.4: "If" is replaced with "If, at least 7 days before the date for completion,".
- 33.8 Clause 23.6.1: this clause is deleted and replaced with: "the vendor is liable for all contributions

payable before the contract date".

- 33.9 Clause 23.6.2: this clause is deleted and replaced with: "the purchaser is liable for all contributions payable after the contract date, whether determined on, before or after the contract date".
- 33.10 Clause 23.9.3: the following is deleted: "or before completion".
- 33.11 Clause 23.9.4: the following is deleted: "or before completion".
- 33.12 Clause 23.13 is amended as follows: vendor is replaced with purchaser

- 33.13 Clause 23.17.2: this clause is deleted.
- 33.14 Clause 25: this clause is deleted.
- 33.15 Clause 28: this clause is deleted.
- 33.16 Clause 29: this clause is deleted.

#### 34 Notice to complete

- 34.1 If either party fails to complete this contract within the time specified for completion in this contract, the other party may at any time thereafter serve a notice to complete on the first party, requiring the first party to complete within 14 days from (and including) the date of service of the notice. This time period is considered reasonable by both parties.
- 34.2 For the purposes of this contract, such a notice to complete is deemed both at law and in equity sufficient to make time of the essence of this contract.
- 34.3 The parties agree that a party who serves a notice to complete pursuant to this special condition is entitled to withdraw that notice and serve a further notice to complete in its place.

#### 35 Death, bankruptcy and incapacity

Notwithstanding any rule of law or equity to the contrary, if either party (or if more than one person comprises that party, then any one of them) before completion:

- (a) if an individual dies, becomes bankrupt or becomes a mentally ill person (as defined in the Mental Health Act 2007 (NSW)) or incapable of managing their own affairs, then either party may rescind the contract by notice in writing to the other party at which time the contract will be at an end and the provisions of standard clause 19 will apply; or
- (b) if a company purchaser goes into liquidation, enters into a scheme of arrangement with its creditors or is the subject of a petition for winding up or the appointment of an administrator, receiver, liquidator or official manager, the purchaser is in default under this contract.

#### 36 Late completion

- 36.1 If completion is not effected on the nominated day due to the Purchaser's default, then, without limiting any other rights that the vendor may have under this contract or otherwise, the Purchaser must pay to the vendor on completion, in addition to the balance of the purchase price, interest at the rate of 10% per annum on the balance of the purchase price calculated daily from (but not including) the date nominated for completion up to (and including) the actual date of completion.
- 36.2 The obligation of the Purchaser to pay interest to the vendor under this special condition is an essential term. The interest payable is a genuine pre-estimate of liquidated damages and will be deemed to form part of the balance of the purchase price due and payable on completion.

#### 37 Real estate agent

- 37.1 The Purchaser warrants to the Vendor that the Purchaser was not introduced to the Vendor or to the Property by or through the medium of any real estate agent, any employee of any real estate agent or any person having any connection with a real estate agent who may be entitled to claim commission as a result of this sale other than the Vendor's agent, if any, named on the front page of this contract.
- 37.2 The Purchaser indemnifies the Vendor from and against any claim for commission, costs or expenses that may be made by any real estate agent or other person arising out of or in connection with the Purchaser's breach of the above warranty.
- 37.3 The Purchaser's warranty and indemnity in this special condition will not merge on completion but will continue in full force and effect despite completion.

#### 38 Purchaser's acknowledgment of condition of Property

- 38.1 The Purchaser acknowledges that they are purchasing the Property:
  - (a) in its present condition and state of repair;
  - (b) subject to all defects (latent and patent);
  - (c) subject to any contamination, infestation or dilapidation; and
  - (d) subject to all existing services (including water, sewerage, drainage, electricity, gas, internet and telephone) on or passing through the Property, whether or not connected to any improvements on the Property,

as at the date of this contract.

- 38.2 The Purchaser relies on their own knowledge, inspection and enquiries regarding the state of repair and condition of the property (including any services on or passing through the property) and its suitability for any particular purpose or use and has not relied on, nor been induced to enter into this contract by, any express or implied statement, representation or warranty made or given by or on behalf of the vendor, except those expressly set out in this contract.
- 38.3 The Purchaser cannot require the Vendor to carry out any repairs or works on the property.
- 38.4 The Purchaser cannot terminate or rescind this contract, delay completion or make any objection, requisition or claim in respect of any of the matters contained in this special condition.

#### 39 Early release of deposit

Despite standard clause 2 of this contract:

- (a) the Purchaser irrevocably authorises the depositholder to release absolutely to the Vendor, at any time between the contract date and the date for completion, the deposit (or any part thereof) for the purpose of paying a deposit and/or transfer duty on the purchase of another Property; and
- (b) if, at any time between the contract date and the date for completion, the Vendor so requests the depositholder to release absolutely to the Vendor the deposit (or any part thereof) for the purpose of paying a deposit and/or transfer duty on the purchase of another property or

payment of land tax or payment to the vendor's mortgagee on title, this special condition is sufficient authority for the depositholder to immediately so release the deposit (or any part thereof) to the vendor for that purpose, without the consent of the Purchaser being required.

#### 40 Strata title records

- 40.1 The Purchaser acknowledges that the records and other documents relating to the strata scheme (which the owners corporation is required to keep by law) may not be complete and may not be up to date.
- 40.2 The Purchaser cannot make a claim or requisition, delay completion or rescind or terminate this contract because the records are incomplete, are not up to date or do not comply with the *Strata Schemes Management Act 2015* (NSW).

#### 41 Attached documents

The Purchaser accepts the documents (including the content of the documents) attached to this contract and acknowledges that they cannot terminate or rescind this contract, delay completion or make any objection, requisition or claim in relation to:

- (a) any matter disclosed in the documents;
- (b) any document being inaccurate or incomplete; or
- (c) the Vendor (or the Vendor's mortgagee) not being able to provide the original of any document before, on or after completion.

#### 42 Inconsistency and severability

If there is any inconsistency between these special conditions and standard clauses 1–32 (inclusive), these special conditions prevail to the extent of any such inconsistency. The unenforceability of a particular clause or special condition in this contract does not affect the enforceability of the remaining clauses or special conditions in the contract.

#### 43 Entire agreement

The Purchaser acknowledges that this contract contains everything that the vendor has agreed upon in relation to the sale of the property and comprises the entire agreement between the parties. The Purchaser cannot rely on any earlier document nor anything said or done by the vendor (or by any agent or representative of the Vendor) before the date of this contract.

#### 44 Waiver of breach

No waiver of any breach of this contract or any of the terms of this contract is effective unless that waiver is in writing and is signed by the party against whom the waiver is claimed. No waiver of any breach operates as a waiver of any other breach or subsequent breach.

#### 45 Electronic execution and exchange

The parties agree that, for the purposes of the execution and exchange of this contract:

(a) this contract may be signed:

- (i) electronically by any party; and
- (ii) in counterparts, each of which will be deemed to be an original counterpart and all of which together will constitute one contract;
- (b) an electronic form of this contract is deemed to constitute an original counterpart;
- (c) a scanned, digital or other electronically applied signature of any party (or witness) is deemed to identify that party (or witness) and to constitute an original signature;
- (d) each party consents to be bound by an electronic counterpart of the contract containing their electronically applied signature; and
- (e) exchange may take place by email, or by such other electronic means as may be agreed in writing by the parties, using electronic counterparts containing electronically applied signatures (which together will constitute the original contract) and this method of exchange has the same force and effect as the exchange of paper counterparts containing wet ink signatures.

In the event that either the Completion Date falls between 22 December 2023 and 19 January 2024 inclusive then the Completion Date will be extended to 22 January 2024.



Title Search

Information Provided Through triSearch (Website) Ph. 1300 064 452 Fax.

NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH

FOLIO: 8/SP10322

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SEARCH DATE	TIME	EDITION NO	DATE
9/10/2023	11:08 AM	6	29/12/2017

# LAND

LOT 8 IN STRATA PLAN 10322 AT COLLAROY LOCAL GOVERNMENT AREA NORTHERN BEACHES

FIRST SCHEDULE

\_\_\_\_\_

VINCE EUGENE PACIULLO

(T AN13495)

SECOND SCHEDULE (2 NOTIFICATIONS)

- 1 INTERESTS RECORDED ON REGISTER FOLIO CP/SP10322
- 2 AN13496 MORTGAGE TO WESTPAC BANKING CORPORATION

NOTATIONS

\_\_\_\_\_

UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

Paciullo Sale

#### PRINTED ON 9/10/2023

\* Any entries preceded by an asterisk do not appear on the current edition of the Certificate of Title. Warning: the information appearing under notations has not been formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that the information contained in this document has been provided electronically by the Registrar General in accordance with Section 96B(2) of the Real Property Act 1900.



**REGISTRY** Title Search

Information Provided Through triSearch (Website) Ph. 1300 064 452 Fax.

NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH

FOLIO: CP/SP10322

\_ \_ \_ \_ \_ \_ \_

SEARCH DATE	TIME	EDITION NO	DATE
9/10/2023	11:09 AM	2	13/1/2009

#### LAND

\_ \_ \_ \_

THE COMMON PROPERTY IN THE STRATA SCHEME BASED ON STRATA PLAN 10322 WITHIN THE PARCEL SHOWN IN THE TITLE DIAGRAM

AT COLLAROY LOCAL GOVERNMENT AREA NORTHERN BEACHES PARISH OF MANLY COVE COUNTY OF CUMBERLAND TITLE DIAGRAM SHEET 1 SP10322

FIRST SCHEDULE \_\_\_\_\_

THE OWNERS - STRATA PLAN NO. 10322 ADDRESS FOR SERVICE OF DOCUMENTS: 14-16 FIELDING STREET COLLAROY 2097

SECOND SCHEDULE (3 NOTIFICATIONS)

\_\_\_\_\_

1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

ATTENTION IS DIRECTED TO BY-LAWS SET OUT IN SCHEDULE 2 STRATA 2 SCHEMES MANAGEMENT REGULATION 2016 AE441999 CHANGE OF BY-LAWS 3

SCHEDULE OF UNIT ENTITLEMENT (AGGREGATE: 944) \_\_\_\_\_ STRATA PLAN 10322 LOT ENT LOT ENT LOT ENT LOT ENT 1 - 103 2 - 111 3 - 112 4 - 103 7 - 103 8 - 103

5 - 103 6 - 103 9 - 103

NOTATIONS

\_\_\_\_\_

#### UNREGISTERED DEALINGS: NIL

\*\*\* END OF SEARCH \*\*\*

#### Paciullo Sale

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Office of the Registrar /Src 0 0 0 THE COMMON SEAL OF CLECULAE QUAT HOLDINGS PTY, LINTED WAS HERELUNTO AFFIXED BY THE AUTHORNTY OF THE DRECTORS IN THE DRECEORS OF : FORM 1 Signatures, seals and statements of intention to create easements or restrictions as to user THE COMMON SEAL OF EDGCOTT PTY. LIMITED WAS HEREUNTO AFFIXED BY THE AUTHORITY OF THE DIRECTORS IN THE PRESENCE OF: Ю The Council of the **Son Management**. Shire oWARRINGTAH having satisfied itself that the requirements of the Strata Tilles Act, 1973 lother than the requirements for the registration of plansi have been compiled with, approves of the proposed Indivision No. ustrated herei 80 8 З COUNCIL'S CERTIFICATE ð 50 8 SURVEYOR'S REFERENCE: 104/73 Table of mm 5-10 GECRETARY This is sheet 1 of my Plan in Date. Detete if inapplicable
 t State whether dealing or plan, and quote registered number. SURVEYOR'S CERTIFICATE CRETARY 4 175 ARCHER ST, CHATSWOOD wreyor registered under the Surveyor Act. 1929, hereby certify that-(3) Ξ 011 001 [2] CTOR plan is accurate 0100 any wall, the inner surface or any part of which corresponds substantially with any line shown on the accompanying floor plan as a boundary of a proposed lot, exists; any building containing proposed lots erected on the land show on the accompanying location plan and each proposed I shown on the accompanying floor plan are wholly within it perimeter of the parcel \* subject to subparagraphs (a) and (b) any floor or ceiling, the upper or under surface or any part of which forms a boundary of a proposed lot, shown in the accom-panying floor plan, exists; any wall, floor, ceiting or structural cubic space, by reference to which any boundary of a proposed lot shown in the accompany ing floor plan is defined, exists; 29/9/75 (6) eaves and guttering of the building other than a public place. In respe and guttering ap abpropriate ea created by registered t weapt to the extent that the build hublic place; 120 130 140 VGCO WARNING: CREASING OR FOLDING WILL LEAD TO REJECTION ACULAR **6.01** Max (Bage F Commun respect of which eaves the easement has been Seal RULUI īS LTW sheets. 160 INN Name of, and \*address for service of notices on, the original strata plan only. body corporate Mun./Shire <del>City</del> \*Address required on Parish : Reduction Ratio 1: 400 PLAN OF PT.LOTS SECTION MANLY COVE WARRINGAH FIELDING ψ 4 THE COLLAROY 91-1-10 J T AND 16 Plan PROPRIETOR, STRATA 51.545 Drawing only to appear County : CUMBERLAND Locality : COLLAROY در 10, D P. P. Lengths are in metres 6 PATIC D.R 7445 24.385 24.385 THREE OREY < BRICK UNITS 7445 14-16 *در*ا ک BALC. GAR BALCS. স FI 51 545 STREET 10.022) (0.02) 3 7+++this ╪ PLAZ -17 Purpose : STRATA PLAN C.A. : NO.873/75 OF 30-9-1975 Registered : Last Plan : D.P. 7445 STRATA PLAN 10322 Ref. Map WARRINGAH SH 46 space No. 10322 OFFICE USE ONLY 9 W 0 N Drawing 0 0 Plan Ν 4 in this only to appear space 17 I DE A ~ ~

Nov-2007 /NSW LRS TRISearch /Ref:Pa NSW LRS /Pgs:ALL /P /Ref:Paciullo Sale 11:11 /Seq:1 of 4 25956 /Doc:SP 2023 0010322

SURVEYOR'S REFERENCE:	

Shall a Registered Surveyor

\_\_\_\_

Runchraley Council Clerk

Lengths are in metres

8

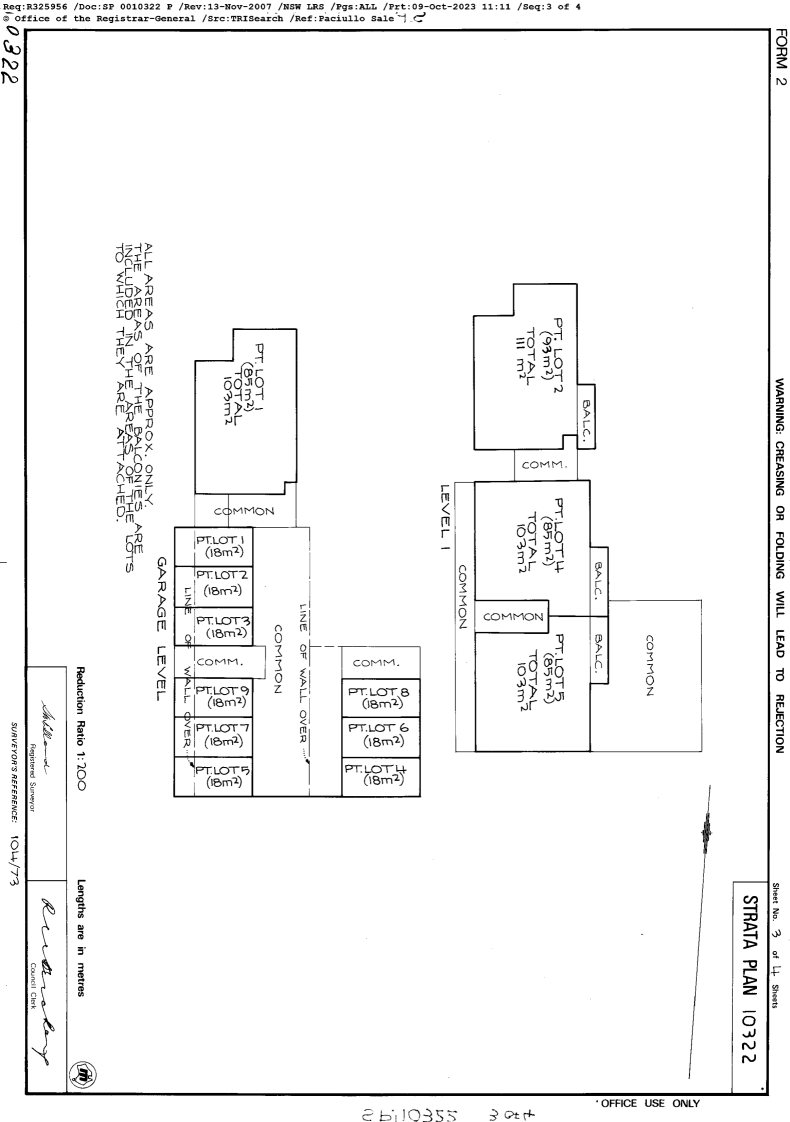
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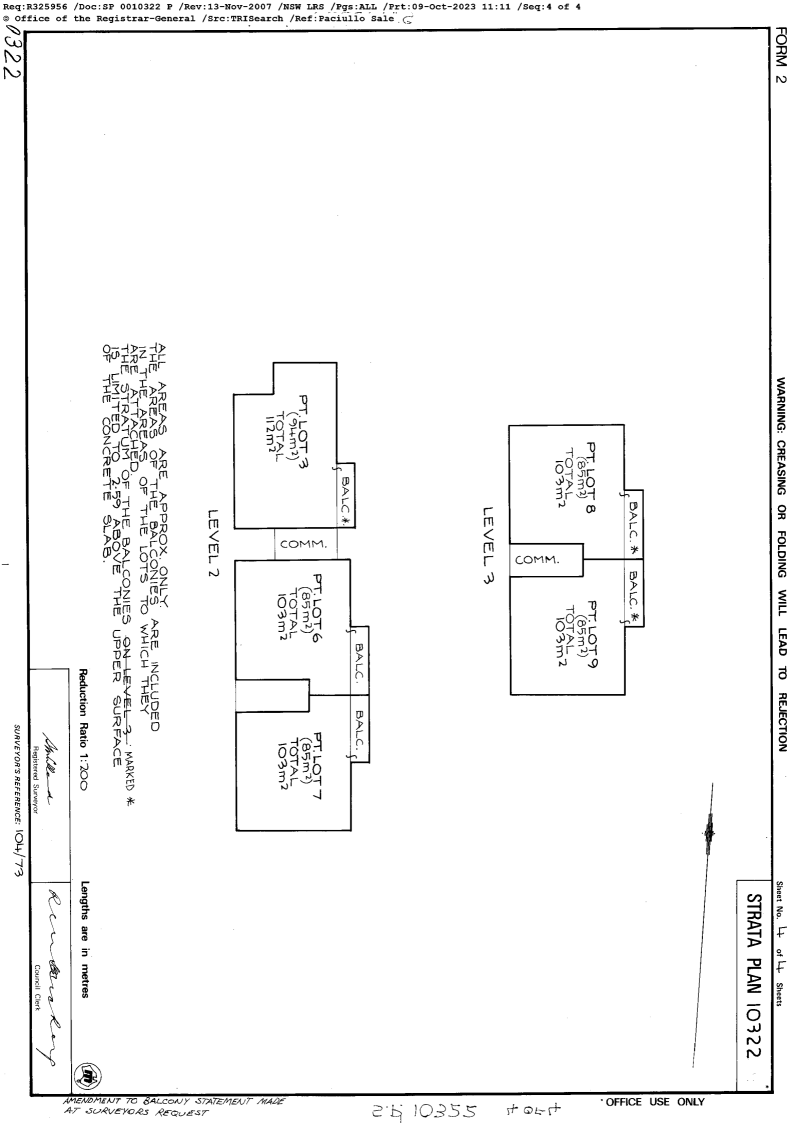
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	the Registrar-General /Src:TRISearch /Ref:Paciullo Sale
0322	

Sheet No. 2 of 14 Sheets

STRATA PLAN 10322





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www.lands.nsw.gov.au					

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CHANGE OF BY-LAV

New South Wales Real Property Act 1900



PRIVACY NOTE: Section 31B of the Real Property Act 1900 (RP Act) authorises the Registrar General to collect the information required by this form for the establishment and maintenance of the Real Property Act Register. Section 96B RP Act requires that the Register is made available to any person for search upon payment of a fee, if any.

(A)	TORRENS TITLE	E For the common property CP/SP10322			
(B)	LODGED BY	Document Collection Box 1W	Name, Address or DX and Telephone David Le Page Solicitor DX 358 SYDNEY Reference: Chen:081429	CODE	

(C) The Owners-Strata Plan No. 10322 in accordance with the provisions of **S**.

certify that pursuant to a resolution passed on 28 November 2008andNo. 52of the Strata Schemes Management Act 1996

(D) the by-laws are changed as follows-

(E) Repealed by-law No. NOT APPLICABLE

Added by-law No. Special By-Law No. 1 Amended by-law No. NOT APPLICABLE as fully set out below:

(See Annexure Hereto)

(F)	The common seal of the Owners-Strata Plan No. 1 Signature(s):	0322	was affixe	ed on L	* 134		
	Name(s): GRAHAME	KING					
	being the person(s) authorised by section 238 of t	the Strata Scl	nemes Man	agement A	et 1996 to attest the affixing of the seal.		
(G)	COUNCILS CERTIFICATE UNDER SECTION 56(4) OF THE STRATA SCHEMES MANAGEMENT ACT 1996						
	l certify that				oved the change of by-laws set out herein.		
	Signature of authorised officer:						
	Name of authorised officer:		Position of authorised officer:				
	All handwriting must be in block capitals. 0507	Page	1 of 5	LAND	DEPARTMENT OF LANDS AND PROPERTY INFORMATION DIVISION		

#### STRATA SCHEME NO 10322 ANNEXURE TO NOTIFICATION OF CHANGE OF BY-LAWS

#### SPECIAL BY-LAW 1

On the conditions set out in this by-law, the owner for the time being of Lot 1 ("the owner") shall have a:

- (i) right of exclusive use of the common property external space adjacent to the lounge room of the lot, bounded by the extension upwards and downwards of the four edges of the external tiled area adjacent to the lounge room of the lot ("the tiled area"), the upper surface of the concrete slab below the tiled area and the height of the under surface of the balcony of Lot 2 ("the space"); and
- (ii) special privilege in respect of the common property to install a balustrade to serve the tiled area ("the balustrade").

For the purposes of this by-law, "balustrade" includes all ancillary fixtures and fittings.

The installation of the balustrade is referred to in this by-law as "the works".

#### Conditions:

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#### **Before the Works**

- 1. The balustrade must match the existing balustrades serving the balconies of the other lots in the strata scheme.
- 2. Before starting the works, the owner must provide the Owners Corporation with:
  - i) a copy of any requisite approval of the local Council, including all drawings, specifications, conditions and notes;
  - ii) a copy of any requisite construction certificate for the works, under Part 4A of the Environmental Planning & Assessment Act 1979;
  - iii) a copy of the certificate of insurance relating to the works, if required under section 92 of the Home Building Act 1989;
  - iv) evidence of currency for the duration of the works of Contractors' All Risks insurance cover with an authorised insurer (incorporating cover against public risk in respect of claims for death, injury, accident and damage occurring in the course of or by reason of the works to a minimum of \$10,000,000), to which the owner is a named party; and

THIS is page 2 of a total of 5 and is the annexure to the Change of By-Laws form by THE OWNERS – STRATA PLAN NO 10322.

THE COMMON SEAL of THE OWNERS - STRATA PLAN NO 10322 was affixed on the / 5 day of December 2008 in the presence of	85-STRATA
Names:	dommon II
Signatures:	Sent 3
being the persons authorised by Section 238 of the Strata Schemes	14 228

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Management Act 1996 to attest the affixing of the seal.

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 a certification by a structural engineer in favour of the Owners Corporation (if requested by the Owners Corporation) that the works will not affect the structural integrity of the building or any other part of the common property.

#### The Works

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- 3. In undertaking the works, the owner must by himself, his agents, servants and contractors:
  - i) use best-quality and appropriate materials, in a proper and skilful manner;
  - ii) comply with all conditions and requirements of the local Council;
  - iii) comply with the Building Code of Australia and all pertinent Australian Standards;
  - iv) not allow the obstruction of reasonable use of the common areas of the strata scheme in the course of the works, by building materials, tools, machines, debris or motor vehicles;
  - v) comply with any reasonable requirement of the Owners Corporation concerning:
    - (a) the means of entering and leaving the parcel for tradesmen, building materials, tools and debris; and
    - (b) storage of materials and debris; and
  - vi) carry out the works between 7.30am and 4.30pm on Monday to Friday (inclusive), excluding public holidays.
- 4. The owner may not make any changes to the plans and specifications for the works as approved in this by-law without the prior written consent of the local Council (if required) and the Owners Corporation.

#### Repair & Maintenance

- 5. Subject to the terms of this by-law, any amendment of the by-laws from time to time and any resolution of the Owners Corporation under section 62(3) of the Strata Schemes Management Act 1996, the Owners Corporation shall continue to be responsible for the proper maintenance and keeping in a state of good and serviceable repair of the common property.
- 6. The owner must allow the Owners Corporation, and its agents, servants and contractors, reasonable access to the space for the purposes of:

# THIS is page 3 of a total of 5 and is the annexure to the Change of By-Laws form by THE OWNERS – STRATA PLAN NO 10322.

THE COMMON SEAL of THE OWNERS - STRATA PLAN NO 10322 was affixed on the /S day of DECEMBER 2008 in the presence of

Names	GRAHAME	KING	ም ያ

being the persons authorised by Section 238 of the Strata Schemes Management Act 1996 to attest the affixing of the seal.



- (i) inspecting, maintaining, repairing, renewing, replacing or removing any part of the common property; and
- (ii) replacement of the balustrade with the new balustrade in accordance with condition 8 and thereafter inspecting, maintaining, repairing, renewing, replacing or removing the new balustrade.
- 7. The owner must maintain:
  - (i) the space in a clean and tidy condition and free from rubbish; and
  - (ii) the tiled area, extending from the upper surface of the concrete slab below the tiled area to the upper surface of the tiles, in a state of good and serviceable repair, and must renew or replace it or any part of it whenever necessary for this purpose; and
  - (iii) the improvements installed in the course of the works (including fixtures and fittings installed as part of the works) in a state of good and serviceable repair, and must renew or replace them whenever necessary for this purpose.

#### Replacement

- 8. The owner must allow the Owners Corporation to replace the balustrade with a new balustrade ("new balustrade") to match new balustrades installed, or proposed to be installed, to serve the balconies of the other lots in the strata scheme if the Owners Corporation authorises the action by a special resolution under section 65A of the Strata Schemes Management Act 1996 (or equivalent provision) to the effect that:
  - (i) the Owners Corporation will pay for the replacement of the balustrade with the new balustrade;
  - (ii) the Owners Corporation must repair promptly any damage caused or contributed to by the replacement of the balustrade with the new balustrade, including damage to the tiled area; and
  - (iii) the Owners Corporation must maintain the new balustrade in a state of good and serviceable repair and appearance, and must renew or replace it whenever necessary.

The owner consents to the amendment of this by-law in these circumstances.

#### Damage

9. The owner must repair promptly any damage caused or contributed to by the works or the use of the space, including damage to the property of the Owners Corporation or the property of the owner or occupier of another lot in the strata scheme.

# THIS is page 4 of a total of 5 and is the annexure to the Change of By-Laws form by THE OWNERS - STRATA PLAN NO 10322.

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presence of .	-		

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being the persons authorised by Section 238 of the Strata Schemes Management Act 1996 to attest the affixing of the seal.



#### Costs

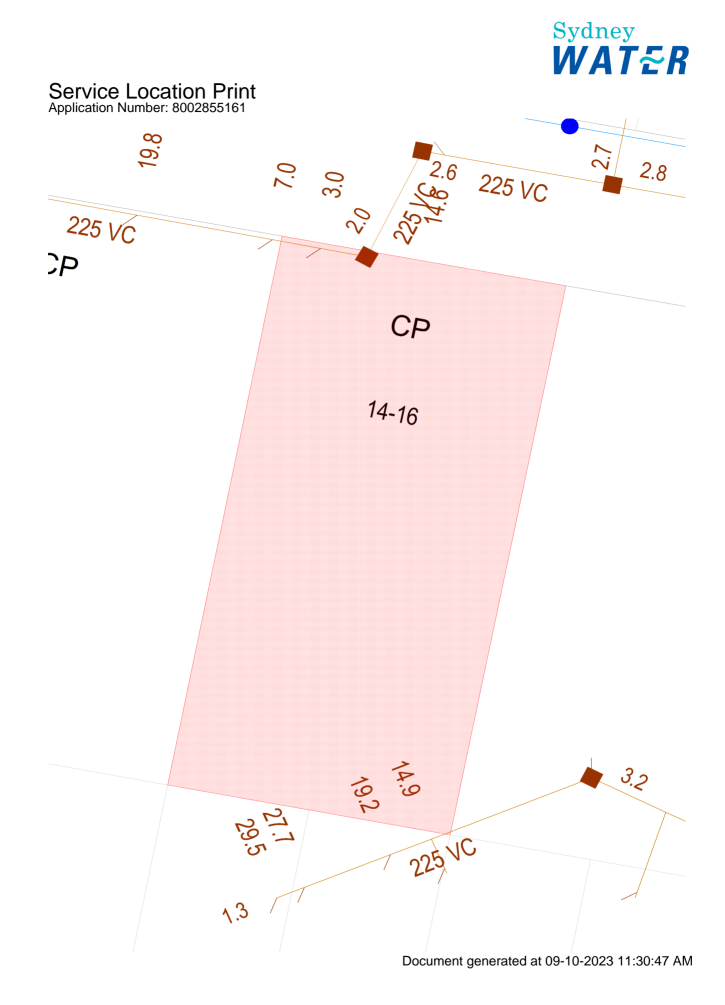
10. The owner must meet all reasonable expenses of the Owners Corporation incurred in the preparation, making, registration, implementation and enforcement of this by-law.

THIS is page 5 of a total of 5 and is the annexure to the Change of By-Laws form by THE OWNERS - STRATA PLAN NO 10322.

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Names:	a Commo
Signatures:	Honnie Seal

being the persons authorised by Section 238 of the Strata Schemes Management Act 1996 to attest the affixing of the seal.







# **Asset Information**

# Legend

Sewer	
Sewer Main (with flow arrow & size type text)	225 PVC
Disused Main	220 FVC
Rising Main	
Maintenance Hole (with upstream depth to invert)	1.7
Sub-surface chamber	<u> </u>
Maintenance Hole with Overflow chamber	-
Ventshalft EDUCT	
Ventshaft INDUCT	<b>*</b>
Property Connection Point (with chainage to downstream MH)	10.6
Concrete Encased Section	Concrete Encosed
Terminal Maintenance Shaft	
Maintenance Shaft	——Õ—
Rodding Point	<b>—</b> •*
Lamphole	
Vertical	
Pumping Station	0
Sewer Rehabilitation	SP0882
Pressure Sewer	
Pressure Sewer Main	
Pump Unit (Alarm, Electrical Cable, Pump Unit)	⊠⊘
Property Valve Boundary Assembly	
Stop Valve	—
Reducer / Taper	<u> </u>
Flushing Point	®
Vacuum Sewer	
Pressure Sewer Main	
Division Valve	<b>—</b>
Vacuum Chamber	—ф
Clean Out Point	<u>O</u>

#### Stormwator

Stormwater	
Stormwater Pipe	
Stormwater Channel	
Stormwater Gully	
Stormwater Maintenance Hole	

#### **Property Details**

Boundary Line ———	
Easement Line	30
House Number	No
Lot Number	- 0,
Proposed Land ————	27 10 28
Sydney Water Heritage Site (please call <b>132 092</b> and ask for the <b>Heritage Unit</b> )	

#### Water

WaterMain - Potable (with size type text) Disconnected Main - Potable Proposed Main - Potable	200 PVC
Water Main - Recycled	
Special Supply Conditions - Potable	
Special Supply Conditions - Recycled	
Restrained Joints - Potable	
Restrained Joints - Recycled	
Hydrant	
Maintenance Hole	_
Stop Valve	—×—
Stop Vale with By-pass	<b>iš</b>
Stop Valve with Tapers	<del></del>
Closed Stop Valve	<b></b>
Air Valve	<b>—</b>
Valve	
Scour	<u> </u>
Reducer / Taper	
Vertical Bends	$\rightarrow \leftarrow$
Reservoir	
Recycled Water is shown as per Potable above. Colour as indicated	
Private Mains	

## Potable Water Main **Recycled Water Main** Sewer Main Symbols for Private Mains shown grey

Disclaimer
The information on this print shows if we provide any water, wastewater or stormwater services to this property. It may not be accurate or to scale. If you'd like to see the location of private wastewater pipes on the property, please buy a Sewer service diagram.
Page



ABS	Acrylonitrile Butadiene Styrene	AC	Asbestos Cement
BRICK	Brick	CI	Cast Iron
CICL	Cast Iron Cement Lined	CONC	Concrete
COPPER	Copper	DI	Ductile Iron
DICL	Ductile Iron Cement (mortar) Lined	DIPL	Ductile Iron Polymeric Lined
EW	Earthenware	FIBG	Fibreglass
FL BAR	Forged Locking Bar	GI	Galvanised Iron
GRP	Glass Reinforced Plastics	HDPE	High Density Polyethylene
MS	Mild Steel	MSCL	Mild Steel Cement Lined
PE	Polyethylene	PC	Polymer Concrete
PP	Polypropylene	PVC	Polyvinylchloride
PVC - M	Polyvinylchloride, Modified	PVC - O	Polyvinylchloride, Oriented
PVC - U	Polyvinylchloride, Unplasticised	RC	Reinforced Concrete
RC-PL	Reinforced Concrete Plastics Lined	S	Steel
SCL	Steel Cement (mortar) Lined	SCL IBL	Steel Cement Lined Internal Bitumen Lined
SGW	Salt Glazed Ware	SPL	Steel Polymeric Lined
SS	Stainless Steel	STONE	Stone
VC	Vitrified Clay	WI	Wrought Iron
ws	Woodstave		

# **Pipe Types**

# **Further Information**

Please consult the Dial Before You Dig enquiries page on the Sydney Water website.

For general enquiries please call the Customer Contact Centre on 132 092

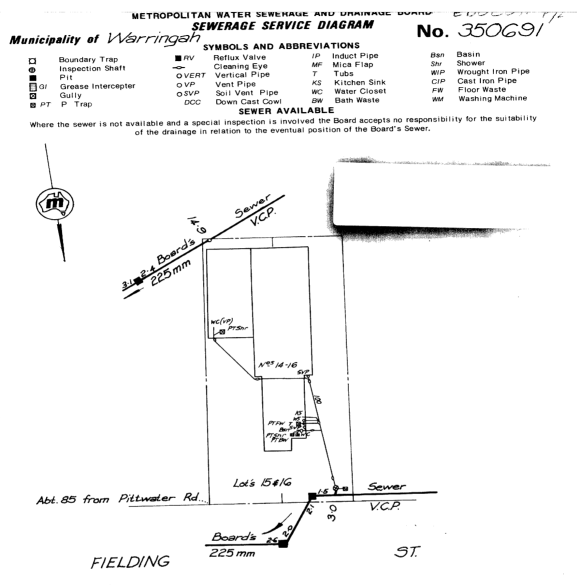
In an emergency, or to notify Sydney Water of damage or threats to its structures, call 13 20 90 (24 hours, 7 days)

Disclaimer
The information on this print shows if we provide any water, wastewater or stormwater services to this property. It may not be accurate or to scale. If you'd like to see the location of private wastewater pipes on the property, please buy a Sewer service diagram.
Page

# Sydney WATER

# Sewer Service Diagram

Application Number: 8002855129



DRAINAGE		BRANCH OFFICE	PLUMBIN	1G
Supervised by	Date		Supervised by	Date
		Date		
Inspector Examined by		OutfallHL		ector
	1	Drainer	1189-158	
Chief Inspector		Plumber	1411 386	
	Supervised by Inspector Examined by	Supervised by Date Date	Supervised by Date Date Date	Supervised by     Date     Supervised by       Inspector     Date/     Date/       Examined by     Date/     Uniner/       Plumber     1/39 - 158

Document generated at 09-10-2023 11:30:38 AM

Disclaimer

The information in this diagram shows the private wastewater pipes on this property. It may not be accurate or to scale and may not show our pipes, structures or all property boundaries. If you'd like to see these, please buy a **Service location print**.



# Northern Beaches Council Planning Certificate – Part 2

Applicant: InfoTrack GPO Box 4029 SYDNEY NSW 2001

Reference:	Paciullo Sale
Date:	09/10/2023
Certificate No.	ePLC2023/06616
Address of Property:	8/14 Fielding Street COLLAROY NSW 2097
Description of Property:	Lot 8 SP 10322

# Planning Certificate – Part 2

The following certificate is issued under the provisions of Section 10.7(2) of the *Environmental Planning and Assessment Act 1979* (as amended – formerly Section 149). The information applicable to the land is accurate as at the above date.

# **1. Relevant planning instruments and Development Control Plans**

# (1) The name of each environmental planning instrument and development control plan that applies to the carrying out of development on the land:

#### (a) Local Environmental Plan

Warringah Local Environmental Plan 2011

#### (b) State Environmental Planning Policies and Regional Environmental Plans

State Environmental Planning Policy (Housing) 2021 State Environmental Planning Policy (Primary Production) 2021 Chapters 1,2 State Environmental Planning Policy (Resources and Energy) 2021 Chapters 1, 2 State Environmental Planning Policy (Resilience and Hazards) 2021 Chapters 1, 3, 4 State Environmental Planning Policy (Industry and Employment) 2021 Chapters 1, 3 State Environmental Planning Policy (Transport and Infrastructure) 2021 Chapters 1, 2, 3 State Environmental Planning Policy (Biodiversity and Conservation) 2021 Chapters 1, 2, 3, 4, 6, 7 State Environmental Planning Policy (Planning Systems) 2021 Chapters 1, 2 State Environmental Planning Policy (Precincts – Eastern Harbour City) 2021 Chapters 1, 2 State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 SEPP 65 – Design Quality of Residential Apartment Development SEPP (Building Sustainability Index: BASIX) Partly Affected - State Environmental Planning Policy (Resilience and Hazards) 2021 Chapter 2 State Environmental Planning Policy (Biodiversity and Conservation) 2021 Chapters 9, 10

### (c) Development Control Plans

Warringah Development Control Plan 2011

# (2) Draft Environmental Planning Instruments

The name of each proposed environmental planning instrument and draft development control plan, which is or has been subject to community consultation or public exhibition under the Act, that will apply to the carrying out of development on the land.

## (a) Draft Local Environmental Plans

### (b) Draft State Environmental Planning Policies

Draft State Environmental Planning Policy (Environment) Draft Remediation of Land State Environmental Planning Policy (intended to replace State Environmental Planning Policy 55)

# (c) Draft Development Control Plans

# 2. Zoning and land use under relevant planning instruments

The following matters for each environmental planning instrument or draft environmental planning instrument that includes the land in a zone, however described—

# (1) Zoning and land use under relevant Local Environmental Plans

# (a), (b)

The following information identifies the purposes for which development may be carried out with or without development consent and the purposes for which the carrying out of development is prohibited, for all zones (however described) affecting the land to which the relevant Local Environmental Plan applies.

### EXTRACT FROM WARRINGAH LOCAL ENVIRONMENTAL PLAN 2011

### Zone R3 Medium Density Residential

#### 1 Objectives of zone

• To provide for the housing needs of the community within a medium density residential environment.

• To provide a variety of housing types within a medium density residential environment.

• To enable other land uses that provide facilities or services to meet the day to day needs of residents.

• To ensure that medium density residential environments are characterised by landscaped settings that are in harmony with the natural environment of Warringah.

• To ensure that medium density residential environments are of a high visual quality in their presentation to public streets and spaces.

#### 2 Permitted without consent

Home-based child care; Home occupations

#### **3 Permitted with consent**

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Boat sheds; Building identification signs; Business identification signs; Centre-based child care facilities; Community facilities; Dual occupancies; Dwelling houses; Educational establishments; Emergency services facilities; Environmental protection works; Exhibition homes; Group homes; Home businesses; Multi dwelling housing; Neighbourhood shops; Oyster aquaculture; Places of public worship; Recreation areas; Residential flat buildings; Respite day care centres; Roads; Secondary dwellings; Seniors housing; Tank-based aquaculture; Veterinary hospitals

#### 4 Prohibited

Any other development not specified in item 2 or 3

#### (c) Additional permitted uses

Additional permitted uses, if any, for which development is permissible with development consent pursuant to Clause 2.5 and Schedule 1 of the relevant Local Environmental Plan:

Nil

#### (d) Minimum land dimensions

The *Warringah Local Environmental Plan 2011* contains no development standard that fixes minimum land dimensions for the erection of a dwelling house on the land.

#### (e) Outstanding biodiversity value

The land is not in an area of outstanding biodiversity value under the <u>Biodiversity Conservation Act</u> <u>2016</u>

#### (f) Conservation areas

The land is not in a heritage conservation area.

### (g) Item of environmental heritage

The land does not contain an item of environmental heritage.

## (2) Zoning and land use under draft Local Environmental Plans

For any proposed changes to zoning and land use, see Part 1.2 (a) Please contact Council's Strategic and Place Planning unit with enquiries on 1300 434 434.

# 3. Contribution plans

(1) The name of each contributions plan under the Act, Division 7.1 applying to the land, including draft contributions plans.

#### Northern Beaches Section 7.12 Contributions Plan 2022 - in force 1 June 2022.

(2) If the land is in a region within the meaning of the Act, Division 7.1, Subdivision 4 - the name of the region, and the name of the Ministerial planning order in which the region is identified.

#### Housing and Productivity Contribution

The subject land is within the Greater Sydney area to which the Environmental Planning and Assessment (Housing and Productivity Contribution) Order 2023 applies.

(3) If the land is in a special contributions area to which a continued 7.23 determination applies, the name of the area.

Nil

# 4. Complying Development

If the land is land on which complying development may or may not be carried out under each of the complying development codes under <u>State Environmental Planning Policy (Exempt and</u> <u>Complying Development Codes) 2008</u>, because of that Policy, clause 1.17A(1)(c)–(e), (2), (3) or (4), 1.18(1)(c3) or 1.19.

### Part 3 Housing Code

Complying Development under the Housing Code may be carried out on all of the land.

# Part 3A Rural Housing Code

Complying Development under the Rural Housing Code may be carried out on all of the land.

### Part 3B Low Rise Housing Diversity Code

Complying Development under the Low Rise Housing Diversity Code may be carried out on all of the land.

# Part 3C Greenfield Housing Code

Complying Development under the Greenfield Housing Code may not be carried out on all of the land.

### Part 3D Inland Code

Complying Development under the Inland Code does not apply to the land.

**Note**: Pursuant to clause 3D.1 of the *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008*, the Inland Code only applies to 'inland local government areas'. Northern Beaches local government area is not defined as an 'inland local government area' by *State Environmental Planning Policy (Exempt and Complying Development Codes) 2008*.

# Part 4 Housing Alterations Code

Complying Development under the Housing Alterations Code may be carried out on all of the land.

# Part 4A General Development Code

Complying Development under the General Development Code may be carried out on all of the land.

# Part 5 Industrial and Business Alterations Code

Complying Development under the Industrial and Business Alterations Code may be carried out on all of the land.

## Part 5A Industrial and Business Buildings Code

Complying Development under the Industrial and Business Buildings Code may be carried out on all of the land.

# Part 5B Container Recycling Facilities Code

Complying Development under the Container Recycling Facilities Code may be carried out on all of the land.

### Part 6 Subdivisions Code

Complying Development under the Subdivisions Code may be carried out on all of the land.

### Part 7 Demolition Code

Complying Development under the Demolition Code may be carried out on all of the land.

### Part 8 Fire Safety Code

Complying Development under the Fire Safety Code may be carried out on all of the land.

#### (4) Complying Development Codes varied under Clause 1.12 of the State Environmental Planning Policy (Exempt and Complying Development Codes) 2008

No complying codes are varied under this clause in relation to the land.

# 5. Exempt Development

If the land is land on which exempt development may or may not be carried out under each of the exempt development codes under <u>State Environmental Planning Policy (Exempt and Complying Development Codes) 2008</u>, because of that Policy, clause 1.16(1)(b1)–(d) or 1.16A.

### Part 2 Exempt Development Codes

Exempt Development under the Exempt Development Codes may be carried out on all of the land.

# (4) Exempt Development Codes varied under Clause 1.12 of the State Environmental Planning Policy (Exempt and Complying Development Codes) 2008

No exempt development codes are varied under this clause in relation to the land.

# 6. Affected building notices and building product rectification orders

(a) There is not an affected building notice of which the council is aware that is in force in respect of the land.

(b) There is not a building product rectification order of which the council is aware that is in force in respect of the land and has not been fully complied with, and

(c) There is not a notice of intention to make a building product rectification order of which the council is aware has been given in respect of the land and is outstanding.

In this section-

*affected building notice* has the same meaning the *Building Products (Safety) Act 2017, Part 4. building product rectification order* has the same meaning as in the *Building Products (Safety) Act 2017.* 

# 7. Land reserved for acquisition

Environmental planning instrument referred to in Clause 1 does not make provision in relation to the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

# 8. Road widening and road realignment

(a) The land is not affected by a road widening or re-alignment proposal under Division 2 of Part 3 of the *Roads Act 1993*.

(b) The land is not affected by a road widening or re-alignment proposal under an environmental planning instrument.

(c) The land is not affected by a road widening or re-alignment proposal under a resolution of Council.

# 9. Flood related development controls

(1) The land is not within the flood planning area and subject to flood related development controls.

(2) The land or part of the land is not between the flood planning area and the probable maximum flood and subject to flood related development controls.

In this section-

**flood planning area** has the same meaning as in the Floodplain Development Manual. **Floodplain Development Manual** means the Floodplain Development Manual (ISBN 0 7347 5476 0) published by the NSW Government in April 2005.

probable maximum flood has the same meaning as in the Floodplain Development Manual.

# 10. Council and other public authority policies on hazard risk restriction

(a) Council has adopted policies that restrict the development of the land because of the likelihood of land slip, bush fire, tidal inundation, subsidence, acid sulfate soils, contamination, aircraft noise, salinity, coastal hazards, sea level rise or another risk, other than flooding (for flooding – see 9). The identified hazard or risk, if any, are listed below:

#### Acid Sulfate Soils-Class 4

This land is identified as Acid Sulfate Soils Class 4 on the Acid Sulfate Soils Map of the *Warringah Local Environmental Plan 2011* (WLEP 2011). Restrictions apply to the carrying out of works on this land under Clause 6.1 of the WLEP 2011.

#### Acid Sulfate Soils-Class 5

This land is identified as Acid Sulfate Soils Class 5 on the Acid Sulfate Soils Map of the *Warringah Local Environmental Plan 2011* (WLEP 2011). Restrictions apply to the carrying out of works on this land under Clause 6.1 of the WLEP 2011.

(b) The following information applies to any policy as adopted by any other public authority and notified to the Council for the express purpose of its adoption by that authority being referred to in a planning certificate issued by the Council. The identified hazard or risk and the respective Policy which affect the property, if any, are listed below:

Nil

# 11. Bush fire prone land

The land is not bush fire prone land.

# 12. Loose-fill asbestos insulation

The residential dwelling erected on this land has not been identified in the Loose-Fill Asbestos Insulation Register as containing loose-fill asbestos ceiling insulation.

This clause applies to residential premises (within the meaning of Division 1A of part 8 of the Home Building Act 1989) that are listed in the register that is required to be maintained under that Division.

Contact NSW Fair Trading for more information.

# 13. Mine Subsidence

The land is not declared to be a mine Subsidence (Mine Subsidence) district within the meaning of section 15 of the *Mine Subsidence (Mine Subsidence) Compensation Act, 1961.* 

# 14. Paper subdivision information

There is no current paper subdivision, of which council is aware, in respect of this land according to Part 10 of the *Environmental Planning and Assessment Regulation 2021* and Schedule 7 of the *Environmental Planning & Assessment Act 1997 No 203*.

# 15. Property vegetation plans

The Council has not been notified that the land is land to which a vegetation plan under the *Native Vegetation Act 2003* applies.

# 16. Biodiversity Stewardship Sites

The Council has not been notified by the Biodiversity Conservation Trust that the land is a biodiversity stewardship site under a biodiversity stewardship agreement under Part 5 of the *Biodiversity Conservation Act 2016* (includes land to which a biobanking agreement under Part 7A of the repealed *Threatened Species Conservation Act 1995* relates).

# 17. Biodiversity certified land

The land is not biodiversity certified land under Part 8 of the *Biodiversity Conservation Act 2016* (includes land certified under Part 7AA of the repealed *Threatened Species Conservation Act 1995*).

# 18. Orders under Trees (Disputes Between Neighbours) Act 2006

Council has not been notified of the existence of an order made under the *Trees (Disputes Between Neighbours) Act 2006* to carry out work in relation to a tree on the land.

# <u>19. Annual charges under Local Government Act 1993 for coastal</u> protection services that relate to existing coastal protection works

The owner of the land (or any previous owner) has not consented in writing to the land being subject to annual charges under section 496B of the *Local Government Act 1993* for coastal protection services that relate to existing coastal protection works (within the meaning of section 553B of that Act).

Note—

Existing coastal protection works are works to reduce the impact of coastal hazards on land, such as seawalls, revetments, groynes and beach nourishment, that existed before 1 January 2011.

# 20. Western Sydney Aerotropolis

Under State Environmental Planning Policy (Precincts – Western Parkland City) 2021, Chapter 4 the land is –

(a) not in an ANEF or ANEC contour of 20 or greater, as referred to in that Chapter, section 4.17, or

(b) not shown on the Lighting Intensity and Wind Shear Map, or

(c) not shown on the Obstacle Limitation Surface Map, or

(d) not in the "public safety area" on the Public Safety Area Map, or

(e) not in the "3 kilometre wildlife buffer zone" or the "13 kilometre wildlife buffer zone" on the Wildlife Buffer Zone Map.

# 21. Development consent conditions for seniors housing

No condition of development consent granted after 11 October 2007 in relation to the land applies to the property that are of the kind set out in that Policy, section 88(2) of <u>State Environmental</u> <u>Planning Policy (Housing) 2021</u>.

# 22. Site compatibility certificate and conditions for affordable rental housing

(1) There is not a current site compatibility certificate of which the council is aware, in respect of proposed development on the land.

(2) No condition of development consent in relation to the land applies to the property that are of the kind set out in section 21(1) or 40(1) of <u>State Environmental Planning Policy (Housing) 2021</u>.

(3) No condition of development consent in relation to the land applies to the property that are of the kind set out in clause 17(1) or 38(1) of <u>State Environmental Planning Policy (Affordable Rental Housing) 2009</u>.

# Additional matters under the Contaminated Land Management Act 1997

Note. The following matters are prescribed by section 59 (2) of the *Contaminated Land Management Act 1997* as additional matters to be specified in a planning certificate:

(a) the land to which the certificate relates is not significantly contaminated land within the meaning of that Act

(b) the land to which the certificate relates is not subject to a management order within the meaning of that Act

(c) the land to which the certificate relates is not the subject of an approved voluntary management proposal within the meaning of that Act

(d) the land to which the certificate relates is not subject to an ongoing maintenance order within the meaning of that Act

(e) the land to which the certificate relates is not the subject of a site audit statement

If contamination is identified above please contact the Environmental Protection Authority (EPA) for further information.

**Scott Phillips** 

Chief Executive Officer 09/10/2023

# **STRATA SCHEMES MANAGEMENT REGULATION 2016 - SCHEDULE 2**

## SCHEDULE 2 – By-laws for pre-1996 strata schemes

(Clause 35)

## 1 Noise

An owner or occupier of a lot must not create any noise on the parcel likely to interfere with the peaceful enjoyment of the owner or occupier of another lot or of any person lawfully using common property.

**Note :** This by-law was previously by-law 12 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 13 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 2 Vehicles

An owner or occupier of a lot must not park or stand any motor or other vehicle on common property except with the written approval of the owners corporation.

**Note :** This by-law was previously by-law 13 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 14 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### **3** Obstruction of common property

An owner or occupier of a lot must not obstruct lawful use of common property by any person.

**Note :** This by-law was previously by-law 14 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 15 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 4 Damage to lawns and plants on common property

An owner or occupier of a lot must not--

(a) damage any lawn, garden, tree, shrub, plant or flower being part of or situated on common property, or

(b) use for his or her own purposes as a garden any portion of the common property.

**Note :** This by-law was previously by-law 15 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> 1973 and by-law 16 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 5 Damage to common property

(1) An owner or occupier of a lot must not mark, paint, drive nails or screws or the like into, or otherwise damage or deface, any structure that forms part of the common property without the approval in writing of the owners corporation.

Note: This by-law is subject to sections 109 and 110 of the Strata Schemes Management Act 2015.

(2) An approval given by the owners corporation under <u>clause</u> (1) cannot authorise any additions to the common property.

(3) This by-law does not prevent an owner or person authorised by an owner from installing--

(a) any locking or other safety device for protection of the owner's lot against intruders, or

STRATA SCHEMES MANAGEMENT REGULATION 2016 - SCHEDULE 2

(b) any screen or other device to prevent entry of animals or insects on the lot, or

(c) any structure or device to prevent harm to children.

(4) Any such locking or safety device, screen, other device or structure must be installed in a competent and proper manner and must have an appearance, after it has been installed, in keeping with the appearance of the rest of the building.

(5) Despite <u>section 106</u> of the <u>Strata Schemes Management Act 2015</u>, the owner of a lot must maintain and keep in a state of good and serviceable repair any installation or structure referred to in <u>clause</u> (3) that forms part of the common property and that services the lot.

**Note :** This by-law was previously by-law 16 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 17 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 6 Behaviour of owners and occupiers

An owner or occupier of a lot when on common property must be adequately clothed and must not use language or behave in a manner likely to cause offence or embarrassment to the owner or occupier of another lot or to any person lawfully using common property.

**Note :** This by-law was previously by-law 17 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 18 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 7 Children playing on common property in building

An owner or occupier of a lot must not permit any child of whom the owner or occupier has control to play on common property within the building or, unless accompanied by an adult exercising effective control, to be or to remain on common property comprising a laundry, car parking area or other area of possible danger or hazard to children.

Note: This by-law was previously by-law 18 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 19 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 8 Behaviour of invitees

An owner or occupier of a lot must take all reasonable steps to ensure that invitees of the owner or occupier do not behave in a manner likely to interfere with the peaceful enjoyment of the owner or occupier of another lot or any person lawfully using common property.

**Note :** This by-law was previously by-law 19 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 20 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 9 Depositing rubbish and other material on common property

An owner or occupier of a lot must not deposit or throw on the common property any rubbish, dirt, dust or other material likely to interfere with the peaceful enjoyment of the owner or occupier of another lot or of any person lawfully using the common property.

**Note :** This by-law was previously by-law 20 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 21 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### **10 Drying of laundry items**

An owner or occupier of a lot must not, except with the consent in writing of the owners corporation, hang any washing, towel, bedding, clothing or other article on any part of the parcel in such a way as to be visible from outside the building other than on any lines provided by the owners corporation for the purpose and there only for a reasonable period. **Note :** This by-law was previously by-law 21 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 22 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 11 Cleaning windows and doors

An owner or occupier of a lot must keep clean all glass in windows and all doors on the boundary of the lot, including so much as is common property.

**Note :** This by-law was previously by-law 22 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 23 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 12 Storage of inflammable liquids and other substances and materials

(1) An owner or occupier of a lot must not, except with the approval in writing of the owners corporation, use or store on the lot or on the common property any inflammable chemical, liquid or gas or other inflammable material.

(2) This by-law does not apply to chemicals, liquids, gases or other material used or intended to be used for domestic purposes, or any chemical, liquid, gas or other material in a fuel tank of a motor vehicle or internal combustion engine.

**Note :** This by-law was previously by-law 23 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 24 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 13 Moving furniture and other objects on or through common property

An owner or occupier of a lot must not transport any furniture or large object through or on common property within the building unless sufficient notice has first been given to the strata committee so as to enable the strata committee to arrange for its nominee to be present at the time when the owner or occupier does so.

**Note :** This by-law was previously by-law 24 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 25 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### **14 Floor coverings**

(1) An owner of a lot must ensure that all floor space within the lot is covered or otherwise treated to an extent sufficient to prevent the transmission from the floor space of noise likely to disturb the peaceful enjoyment of the owner or occupier of another lot.

(2) This by-law does not apply to floor space comprising a kitchen, laundry, lavatory or bathroom.

**Note :** This by-law was previously by-law 25 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 26 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 15 Garbage disposal

An owner or occupier of a lot--

(a) must maintain within the lot, or on such part of the common property as may be authorised by the owners corporation, in clean and dry condition and adequately covered a receptacle for garbage, and

(b) must ensure that before refuse is placed in the receptacle it is securely wrapped or, in the case of tins or other containers, completely drained, and

(c) for the purpose of having the garbage collected, must place the receptacle within an area designated for that purpose by the owners corporation and at a time not more than 12 hours

before the time at which garbage is normally collected, and

(d) when the garbage has been collected, must promptly return the receptacle to the lot or other area referred to in paragraph (a), and

(e) must not place any thing in the receptacle of the owner or occupier of any other lot except with the permission of that owner or occupier, and

(f) must promptly remove any thing which the owner, occupier or garbage collector may have spilled from the receptacle and must take such action as may be necessary to clean the area within which that thing was spilled.

**Note :** This by-law was previously by-law 26 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 27 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 16 Keeping of animals

(1) Subject to <u>section 157</u> of the <u>Strata Schemes Management Act 2015</u>, an owner or occupier of a lot must not, without the approval in writing of the owners corporation, keep any animal on the lot or the common property.

(2) The owners corporation must not unreasonably withhold its approval of the keeping of an animal on a lot or the common property.

**Note :** This by-law was previously by-law 27 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 28 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 17 Appearance of lot

(1) The owner or occupier of a lot must not, without the written consent of the owners corporation, maintain within the lot anything visible from outside the lot that, viewed from outside the lot, is not in keeping with the rest of the building.

(2) This by-law does not apply to the hanging of any washing, towel, bedding, clothing or other article as referred to in by-law 10.

**Note :** This by-law was previously by-law 29 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> 1973 and by-law 30 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### **18** Notice board

An owners corporation must cause a notice board to be affixed to some part of the common property.

**Note :** This by-law was previously by-law 3 in Schedule 1 to the <u>Strata Schemes (Freehold Development) Act</u> <u>1973</u> and by-law 3 in Schedule 3 to the <u>Strata Schemes (Leasehold Development) Act 1986</u>.

#### 19 Change in use of lot to be notified

An occupier of a lot must notify the owners corporation if the occupier changes the existing use of the lot in a way that may affect the insurance premiums for the strata scheme (for example, if the change of use results in a hazardous activity being carried out on the lot, or results in the lot being used for commercial or industrial purposes rather than residential purposes).