



The Standard Form Contract for Sale of Real Estate in Tasmania (2025) as approved for use by the Law Society of Tasmania and the Real Estate Institute of Tasmania is made up of two parts:

- 1. these agreed variables and non-standard clauses, known as "the Particulars of Sale (2025)"; and
- 2. the standard clauses known as "the Standard Conditions of Sale (2025)".

The Standard Conditions of Sale are adopted as part of the Contract by signature of the Particulars of Sale.

The parties may add special clauses in the Particulars of Sale, for instance to make their agreement subject to finance, sale, inspection, or other issues.

The Particulars of Sale may vary the Standard Form Contract. The Particulars of Sale have priority if there is any inconsistency with the Standard Conditions of Sale.

The drafting of the Particulars of Sale should make evident changes to the provisions of the Standard Form Contract.

Words defined in the Particulars of Sale have that meaning when used in the Standard Conditions of Sale.

WORDS	DEFINITI	ON			
Contract Date	The	day of			20
Vendor (The seller of the Property)	Name: Address: Suburb Email	The Uniting Church PO Box 1076	ch in Australia Prop ate: TAS Postcoo	perty Trust (TAS.	
Vendor's Solicitor or Conveyancer	Firm: Person: Email:	Page Seager Law Jess Rowbottom jrowbottom@page			
Purchaser (The buyer of the Property)	Name: ABN: Address:	•			
	Suburb Email				Postcode: Phone:
	Name: ABN: Address:				
	Suburb Email				Postcode: Phone:
Purchaser's Solicitor or Conveyancer	Firm: Person: Email:				
Property (If part only, accurately describe part)	Street: Suburb: Property lo	or's property at: Lindisfarne Unitin Lindisfarne State dentifier Number: 5 bed by Title Referer	: TAS Postcode: 117208	7018	•
Chattels (List the Chattels included in this sale or attach annexure)	All fixed flo	oor coverings, all w	indow furnishings a	and all light fitting	gs.
/endor nitials		Vitness nitials	Purchaser Initials		Witness Initials





The Particulars of Sale (2025)

Sale Price (See Standard	\$			
Condition 2)	Ψ			
Deposit (See Standard Condition 2)	\$			
Deposit Holder (See Standard Condition 2)			Lindisfarne Trust Account nonwealth Bank of Australia BSE	3: 067 000 Account Number: 1045 4169
Deposit Payment Time (See Standard Condition 2)	Either or		the Contract Date ner date – (<i>specify</i>): within 3 busine:	ss days of Contract Date
GST Treatment (See Standard Condition 11)	Mark a b Either or	⊠ Th	ate the GST Treatment. e sale is not a taxable supply – See e Margin Scheme applies and the S	·
	or	☐ Th	e GST-free Going Concern concess	sion applies
	and/or		e GST-free Farm Land concession	
	and/or		eatment above does not apply:	арриоз
			e Sale Price includes GST	
	or		e Sale Price is plus GST	
GST Withholding Treatment (See Standard Condition 11)	Either	GST Wit	ate the GST Withholding Treatment thholding not required because: e sale is not a taxable supply, or e sale is GST-free, or e sale is not of new residential prem id, or e Property is potential residential la th a creditable purpose hholding is required and the sale is: olly subject to GST withholding, or	nises or potential residential nd and the Purchaser is acquiring
Completion Date (See Standard Condition 3)	Either or	_	e day of other date (<i>specify</i>):	20
Availability	On the C	Completion	Date, the Vendor must make availa	able to the Purchaser:
	Either or or	∨ Va □ The	cant possession of the Property	f the Property. A copy of the lease(s) is
Purchaser's Required Purpose (See Standard Condition 5)	Either or	The Pur paid) if t	e Purchaser's Required Purpose te rchaser may terminate this Contracthere are any legal restrictions burdent the Purchaser from using the Proceedings of the Procedure of the Procedure of the Purchaser from the Procedure of the	t and be refunded the Deposit (if ening the Property that may hinder
Vendor Initials		Witness Initials	Purchaser Initials	Witness Initials





The Particulars of Sale (2025)

	☐ Vacant residential land, or				
	Residential dwelling, or				
	☐ Other (<i>specify</i>):				
Vendor	The Standard Condition 10 exclusion of warranties applies:				
Warranty	Either ⊠ Without qualification – the Property is sold "as is/where is"				
(See Standard	<u> </u>				
Condition 10)	Subject to any Additional Special Clause, the Vendor warrants that, as				
	far as the Vendor is aware* or ought to have been aware, there are no outstanding completion certificates or occupancy permits required for				
	existing buildings, statutory orders or permit conditions on the Property.				
	*The Vendor is deemed to be aware if they performed, were responsible for				
	or caused to be performed the relevant work.				
	or				
	statement is accurate				
Neighbourhood	Is the Vendor aware of an application or order under the Neighbourhood Disputes About				
Disputes About	Plants Act 2017 (Tas) been made in relation to the Property:				
Plants Act 2017 (Tas)	Either				
(Tas)	relevant tribunal or the order is attached				
	or 🗵 No				
Strata Titles	Is the Property subject to a strata scheme under the Strata Titles Act 1998 (Tas)?				
Act 1998	Either Yes				
(Tas)	Note: If the Property is subject to a strata scheme, Purchasers should				
	familiarise themselves with the scheme, including its levies, insurance				
	coverage and financial position and the requirements of the Act. A guide to				
	strata schemes is available at: https://nre.tas.gov.au/Documents/strata.pdf				
	or 🗵 No				
	If the above selection is incorrect, then the Purchaser may terminate this Contract by notice				
	to the Vendor given within seven (7) days after the Contract Date, and the Purchaser will be				
	entitled to any deposit paid but neither party will be otherwise entitled to any compensation.				
Cooling Off	The cooling off provision of three (3) Business Days:				
(See Standard Condition 21)	Either Applies				
John Million E 1)	or 🗵 Does not apply				
	If no selection is made, the cooling off provision does not apply.				

SPECIAL CLAUSES

Use Special Clauses to alter the Standard Conditions of Sale.

Finance Clause	If this Contract is subject to finance, complete all relevant details below. All relevant details must be completed for the following clause to apply. The Purchaser is the party benefited by this condition precedent.				
It is a condition precedent to the Purchaser's obligation to complete this Contract, that within the Finance Period, the Financier approves a loan of the Finance Amount, on terms acceptable to the Purchaser acting reasonably.					

Vendor	Witness	Purchaser	Witness
Initials	Initials	Initials	Initials



Initials

Standard Form Contract for Sale of Real Estate in Tasmania (2025)



The Particulars of Sale (2025)

Finance Amount	(Insert am	ount)	\$			
Financier	(Insert na	ne)				
Finance Deried						
Finance Period	(Complete			-		20
		or				om the Contract Date
		or				
Subject to Sale Clause						
Subject to Suite Studies						of the sale of the Purchaser's etails must be completed for
	the follow	ing cla				enefited by these conditions
Purchaser's Property	preceden					
Fulcillasers Froperty	(Insert ad	dress)				
	Suburb				State	Postcode
						1 0000000
Purchaser's Property Contract Selling F	y for sale fo	no m	ore than the Max Not applical By the days fro	imum Aski ole day of m	ing Price.	chaser must offer the 20 or within
Maximum Asking	Price (Ins	ert an	nount) \$			
Subject to Complete sale of the Purchaser's Sale Settlement Deadline		comple	eted on or before the Not applical The	e nominate ole day of	ed for Sale Settle	nplete this Contract, that a ement Deadline 20 or within
Inspection Clause			t is subject to a bui ng clause to apply.	lding inspe	ection. All releva	nt details must be completed
The Purchaser may have read buildings and other improver If, strictly within the Building a copy of a report, by Building Services Prov	ments on the Inspection I a building ir	e propo Period, specto	erty personally or , the Purchaser s or holding profess	by agents erves on the sional inde	s, at the Purcha he Vendor: emnity cover for	ser's cost. that work or a licenced

Initials

Initials

Initials





The Particulars of Sale (2025)

• notice that the Purchaser terminates this Contract in response to that report, then the parties' obligations under this Contract end and the Purchaser is entitled to a refund of the Deposit, but neither party is otherwise entitled to compensation.

	g Inspec	tion	(Complete)	Until the	day of	20
Period			or			
			(Insert num	ber of days)	days from	
Defect Limit			Either			per cent of the Sale Price
			or			
Shorter	Period	Clause	If selected	below the Vend	or may shorten the per	riod to satisfy Special Clauses.
			n writing to the		orten to two (2) Busi	ness Days after the day on which
Either		all of the	e special clau	ses to this Con	tract	
or		the follo	wing special	clauses:		
	\square	tha Cha	wtau Dawiad Ol		annl.	
or	\boxtimes	the Sho	rter Period Ci	ause does not	арріу	
Additiona	ıl Specia	l Clauses	are annexed	\boxtimes		
	-				kure pages are part c	of this Contract.
Subject to	these F	Particulars	s of Sale, the	Standard Cor	ditions of Sale:	
					thin a cooling off peri	od; and n, permits or certificates.
prov	100 101 0	aio ao io, vi	more ie, withe	at promised as	out priyolour corruito	n, pomilio di dominato.
Vendor Initials			Witness Initials		Purchaser Initials	Witness Initials



The Particulars of Sale (2025)



By signature the parties confirm:

- they have read these Particulars of Sale and the Standard Conditions of Sale 2025,
- · their intention to be bound by this Contract for the sale of real estate, and
- they had the opportunity to take necessary advice before signing the Particulars of Sale.
- the Standard Conditions of Sale 2025 form part of this contract

Signed by the Vendor Mi	Rodney James Skillbed	ck, Member on)		
or behalf of The Uniting	Church in Australia P	Property Trust		
(TAS.) (ABN 88 774 033	774) on/	/20)		
Purchaser Signature				
in the presence of: Witnes	ss Signature			
Name, Address, Occupat	ion of Witness			
Purchaser Signature				
in the presence of: Witnes	ss Signature			
Name, Address, Occupati	ion of Witness			
Agent Commission	Other Charges	Deposit held:	Certified true copy by	



The Particulars of Sale (2025)



Additional Special Clauses

1 Transfer

- **1.1** No later than fifteen (15) business days prior to completion of this Contract the Purchaser must supply to the Vendor the Land Titles Office transfer of land document.
- 1.2 Notwithstanding any other term of this Contract the Vendor will not be obliged to complete the Contract any earlier than the date which is fifteen (15) business days from the date upon which the transfer of land document is provided by the Purchaser to the Vendor.

2 Interest for late settlement

- 2.1 In the event that the Purchaser fails to complete this Contract on the date it is due to be completed (except where the failure is due to the fault of the Vendor) the Purchaser must pay interest on the unpaid Purchase Price and any part of the deposit which has not been released to the Vendor at the rate of 8% per annum, calculated daily until actual completion or termination of this Contract (Interest).
- 2.2 It is an essential term of this Contract that the Interest is paid and the Purchaser is not entitled to require the Vendor to complete this sale unless the Interest is paid to the Vendor upon completion.

3 Apportionment of Sale Price

3.1 The Vendor and Purchaser acknowledge that GST is applicable (in accordance with Additional Special Clause 4) to the part of the Property that comprises the Church at 198 East Derwent Highway and that the Sale Price is apportioned as follows between the Church and the House at 12 Corinna Road, Lindisfarne as follows:

Church - \$250,000.00

House - Balance of Purchase Price.

4 GST

4.1 Amounts GST exclusive

Except where this Agreement states otherwise, each amount payable by a party under this Agreement in respect of a taxable supply by the other party is expressed as a GST exclusive amount and the recipient of the supply must, in addition to that amount and at the same time, pay to the supplier the GST payable in respect of the supply.

4.2 Amounts payable

An amount payable by the Purchaser in respect of a creditable acquisition by the Vendor from a third party must not exceed the sum of the value of the Vendor's acquisition and the additional amount payable by the Purchaser under clause 4.1 (Amounts GST exclusive) on account of the Vendor's GST liability.

4.3 Tax invoice

A party is not obliged, under clause 4.1 (Amounts GST exclusive), to pay the GST on a taxable supply to it under this Agreement, until given a valid tax invoice for the supply.

4.4 Definitions and Interpretation

Expressions used in this clause 4 and in the GST Act have the same meanings as when used in the GST Act.

4.5 GST Supplier

The Vendor and Purchaser acknowledge that unless otherwise notified by the Vendor:

(a) The Supplier for GST purposes under this Contract is The Uniting Church in Australia Property Trust (Victoria) ABN 39 703 442 583; and

Vendor	Witness	Purchaser	Witness
Initials	Initials	Initials	Initials





The Particulars of Sale (2025)

	The Faiticulais of 3	ale (2023)	OF TASMANIA
(b)	Any Tax Invoice required for GS will be provided by The Uniting (T purposes to the Purchaser pursua Church in Australia Property Trust (V	nt to the GST Act (if required) ictoria) ABN 39 703 442 583.
Vande -	1AGent and	Duratesses	Milana
Vendor Initials	Witness Initials	Purchaser Initials	Witness _ Initials



RESULT OF SEARCH

RECORDER OF TITLES





SEARCH OF TORRENS TITLE

SEARCH DATE : 13-Jun-2025 SEARCH TIME : 03.14 PM

DESCRIPTION OF LAND

City of CLARENCE Lot 1 on Plan 237470

Derivation: Part of 970 Acres Gtd to E.P. Wilson & Ors.

Prior CT 3564/26

SCHEDULE 1

E273690 THE UNITING CHURCH IN AUSTRALIA PROPERTY TRUST (TAS.) Registered 04-Jul-2022 at noon

SCHEDULE 2

Reservations and conditions in the Crown Grant if any

UNREGISTERED DEALINGS AND NOTATIONS

No unregistered dealings or other notations



FOLIO PLAN

RECORDER OF TITLES

Issued Pursuant to the Land Titles Act 1980



ANNEXURE TO CERTIFICATE OF TITLE 3564 26

REGISTERED NUMBER

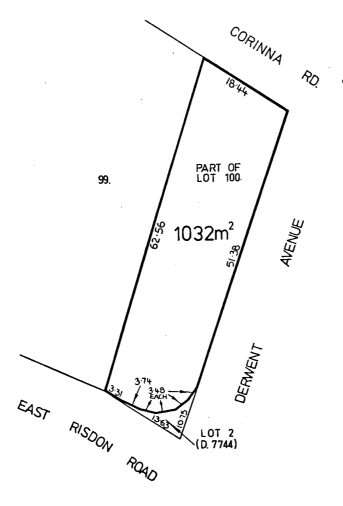
237470

Recorder of Titles



Lot 1 of this plan consists of all the land comprised in the above-mentioned cancelled folio of the Register

MEAS IN METRES
TWN. LINDISFARNE
(P. 320)



Search Date: 13 Jun 2025

Search Time: 03:14 PM

Volume Number: 237470

Revision Number: 01

Page 1 of 1





The Standard Conditions of Sale (2025)

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- 1. the agreed variables and non-standard clauses, known as "the Particulars of Sale (2025)"; and
- the standard clauses known as "the Standard Conditions of Sale (2025)".

The Standard Conditions of Sale are adopted as part of the Contract by signature of the Particulars of Sale.

The parties may add special clauses in the Particulars of Sale, for instance to make their agreement subject to finance, sale, inspection or other issues.

The Particulars of Sale may vary the Standard Form Contract and will have priority if there is any inconsistency with the Standard Conditions of Sale.

The drafting of the Particulars of Sale should make evident changes to the provisions of the Standard Form Contract. Words defined in the Particulars of Sale have that meaning when used in the Standard Conditions of Sale.

1 Agreement to sell and buy

(a) The Vendor agrees to sell, and the Purchaser agrees to buy, free from encumbrances, the Property and the Chattels.

2 Sale Price and Deposit

- (a) The Sale Price is payable as follows:
 - (i) the Deposit, to the Deposit Holder as stakeholder at the Deposit Payment Time; and
 - (ii) the balance, either in cash or by a cheque drawn by a bank, on the Completion Date,
- (b) The Vendor may require the Purchaser to pay the balance of the Sale Price by providing up to three cheques drawn by a bank made out to payees nominated by the Vendor, at no cost to the Vendor.

3 Completion

- (a) The parties must complete this Contract on the Completion Date.
- (b) On the Completion Date the Vendor must deliver to the Purchaser the documents of title to the Property and possession of the Chattels.
- (c) On the Completion Date the Purchaser must:
 - (i) pay all money payable on the Completion Date under this Contract;
 - (ii) authorise release of the Deposit held by the Deposit Holder; and
 - (iii) satisfy all the Purchaser's other obligations under this Contract due to be performed on or before the Completion Date.
- (d) No later than two (2) Business Days prior to completion the Vendor must supply to the Purchaser all the information relating to the Vendor and to the Property required by the Purchaser for assessment and payment of duty on and registration of the transfer of the title to the Property and the Chattels (including without limitation a Transferor (Vendor) Transaction Certificate in the form prescribed by the Tasmanian State Revenue Office).
- (e) Notwithstanding any other term of this Contract the Purchaser will not be obliged to complete the Contract any earlier than two (2) Business Days after the date the information required in clause 3(d) is provided.

4 Conditions precedent to completion

- (a) The party benefited by a condition precedent ("benefited party") must use all reasonable endeavours to satisfy the condition precedent within the period specified for that condition precedent ("specified period").
- (b) The benefited party may:
 - (i) within the specified period give notice to the other party the condition precedent has been satisfied or is waived; or
 - (ii) if the condition has not been satisfied, give notice to that effect to the other party, and the benefited party may at that time also give notice terminating the Contract.
- (c) If the benefited party does not give a notice under clause 4b)ii) or does not terminate the Contract under clause 4b)ii), the other party may, after the specified period, terminate the Contract by notice to the benefited party.
- (d) If this Contract is terminated under this clause 4 then each party:
 - (i) is then released from their obligation to further perform the Contract;
 - (ii) must authorise the Deposit Holder to return the Deposit paid to the Purchaser; and
 - (iii) retains the rights they have against the other party because of a prior breach.





The Standard Conditions of Sale (2025)

5 Purchaser's Required Purpose

The term "legal restrictions burdening the Property" does not include:

- (a) restrictions imposed by law at the Contract Date that no longer exist at the Completion Date,
- (b) restrictions that are disclosed in the Particulars of Sale,
- (c) restrictions applicable to use of all property in Tasmania, or
- (d) the requirement for completion certificates,

but otherwise includes restriction by an easement, a covenant, a requirement or order of a statutory body, or a statutory planning agreement, planning scheme or planning permit or the requirement for an occupancy permit/certificate for any building on the Property which requires such a permit/certificate at the Contract Date.

6 Ownership and risk

- (a) Ownership of the Property and the Chattels passes on completion.
- (b) Risk of accidental damage in the Property and the Chattels passes as at the earlier of:
 - (i) the date of possession; and
 - (ii) the date of completion.

7 Removal of goods

- (a) Before completion the Vendor must remove from the Property all items not included in the sale.
- (b) The Vendor cannot claim from the Purchaser for items left on the Property for more than seven (7) days after written notice from the Purchaser to the Vendor to remove them. That notice will not be effective if served before completion.
- (c) The Vendor must indemnify the Purchaser against all claims made against the Purchaser about items not included in the sale, but left on the Property after completion.

8 Easements and covenants

Except as the Contract otherwise provides, the Purchaser accepts the Property:

- (a) together with all easements and covenants benefiting it, and
- (b) subject to all easements and covenants that are:
 - (i) registered,
 - (ii) apparent from an inspection of the Property, or
 - (iii) disclosed in this Contract, and
- (c) the Purchaser can not object to any of the above easements or covenants.

9 Title warranties

The Vendor warrants to the Purchaser that, at completion:

- (a) the Vendor will provide a good marketable documentary title to the Property;
- (b) the title to the Chattels will not be encumbered in any way;
- (c) the Chattels and the Property will either be the Vendor's absolute property, or the Vendor will have the power to require a transfer of the title to the Purchaser; and
- (d) the Property will be free from charges payable to any authority for anything that has occurred before the Contract Date.

10 Other warranties

- (a) The Vendor warrants to the Purchaser that, at completion the Property and the Chattels will be at least as clean, tidy and in good repair as when last inspected by the Purchaser prior to this Contract.
- (b) Except as otherwise agreed in the Contract or as required by law, the Property is sold "As Is/ Where Is" and, the Vendor makes no legally binding warranty, description, or representation of any kind as to:
 - (i) the physical nature of the Property; or
 - (ii) the Property having any permits or certificates of completion or occupancy.



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The Standard Conditions of Sale (2025)

11 Taxation

11.1 Goods and Services Tax (GST)

- (a) If the sale is not a taxable supply, the Vendor warrants:
 - the supply is not in the course or furtherance of an enterprise carried on by the Vendor; or
 - (ii) the Vendor is neither registered, nor required to be registered, for GST; or
 - (iii) the supply is of residential premises and not new residential premises.
- (b) If the Margin Scheme applies, the Vendor warrants that the Vendor did not acquire the Property through a supply that was ineligible for the margin scheme.
- (c) If GST-free Going Concern concession applies:
 - (i) the Purchaser warrants that the Purchaser will be and remain registered for, GST at completion; and
 - (ii) the Vendor warrants that the Vendor will be and remain registered for, GST at completion and will carry on the going concern enterprise until completion.
- (d) If GST-free Farm Land concession is applies:
 - (i) the Purchaser warrants that the Purchaser will be, and remain registered for, GST at completion; and
 - (ii) the Vendor warrants that the Vendor will be, and remain registered for, GST at completion; and
 - (iii) the Vendor warrants that the Property is land on which a farming business has been carried on for at least the period of 5 years preceding completion; and
 - (iv) the Purchaser warrants that the Purchaser intends that a farming business be carried on, on the land.
- (e) If the above clauses do not apply and the Sale Price is plus GST:
 - (i) the Purchaser must, in addition to the Sale Price, also pay to the Vendor the amount of any GST payable by the Vendor at the same time and in the same manner as the Sale Price; and
 - (ii) the Vendor must give the Purchaser a valid tax invoice; and
 - (iii) the Purchaser is not required to pay to the Vendor any GST until the Vendor gives the Purchaser a valid tax invoice.
- (f) If the above clauses do not apply and the Sale Price includes GST, the Vendor must at completion give the Purchaser a valid tax invoice for the amount of any GST payable by the Vendor.
- (g) If the parties have not specified in the particulars whether the Sale Price is plus GST or includes GST:
 - (i) the Sale Price includes GST if the supply is not a taxable supply or is an input taxed supply of residential property; and
 - (ii) the Sale Price is plus GST in any other circumstance and clause 11.1e) applies.
- (h) Any reimbursement or contribution for a liability or outgoing incurred by the other party is net of any input tax credit to which the other party is entitled and the other party will give the reimbursing or contributing party an invoice or valid tax invoice (as applicable).
- (i) If an adjustment event occurs in relation to a taxable supply under this Contract, the supplier must issue an adjustment note within five (5) Business Days and the recipient must make any payment in consequence of that adjustment event within five (5) Business Days of receipt of that adjustment note.

11.2 Goods and Services Tax (GST) Withholding

- (a) If GST withholding is not required, the Purchaser is not required to make a payment to the Commissioner.
- (b) If GST withholding is required:
 - (i) the Purchaser must withhold from the Sale Price the amount the Purchaser must pay to the Commissioner as required for GST withholding;
 - (ii) the Purchaser must lodge with the Commissioner the approved forms; and
 - (iii) the Purchaser must deliver to the Vendor a cheque drawn by a bank for the amount to be paid to the Commissioner together with the GST withholding payment advice provided by the Commissioner at the same time and in the same manner as the Sale Price or at such earlier time as required by law; and
 - (iv) the Vendor must deliver to the Commissioner that cheque and GST payment advice as soon as practicable.
- (c) If the Property is potential residential land and the Purchaser is acquiring with a creditable purpose, the Purchaser gives notice to the Vendor that the Purchaser will be and remain registered for GST at completion and is acquiring the Property for a wholly creditable purpose.
- (d) If the Sale is only partly subject to GST Withholding, the Vendor may give to the Purchaser at least three (3) Business Days prior to the to Completion Date a notice specifying the reduced amount that the Purchaser must pay to the Commissioner.





The Standard Conditions of Sale (2025)

- (e) If no GST Withholding Treatment is indicated, the Vendor must give written notice of the GST Withholding Treatment to the Purchaser required by law at least three (3) Business Days prior to the Completion Date or at such earlier time as payment to the Commissioner is required.
- (f) Where the Vendor or the Purchaser provides written notice required by law that is separate from this Contract, the party providing that notice warrants that the contents of that notification is accurate.
- (g) The Vendor is responsible for any penalty and interest arising in respect of the late payment of an amount to be paid to the Commissioner under this clause.
- (h) This Contract is written notice pursuant to, and subject to, section 14-250 or section 14-255, Schedule 1 of the *Taxation Administration Act 1953* (Cth).

11.3 Capital Gains Tax (CGT) Withholding

- (a) The Purchaser is not required to withhold and make a payment to the Commissioner on account of possible income tax payable by the Vendor:
 - (i) if the transfer is exempt under a legislative instrument in force at completion;
 - (ii) if the transaction is excluded under the provisions in force at completion; or
 - (iii) in respect of a Vendor, if that Vendor gives the Purchaser a clearance certificate which is in force at completion.
- (b) If the Purchaser is required to withhold and make payment to the Commissioner:
 - (i) the Purchaser must withhold from the Sale Price the amount the Purchaser must pay to the Commissioner;
 - (ii) the Purchaser must lodge with the Commissioner the approved forms;
 - (iii) the Purchaser must deliver to the Vendor a cheque drawn by a bank for the amount to be paid to the Commissioner together with the CGT withholding payment advice provided by the Commissioner at the same time and in the same manner as the Sale Price or at such earlier time as required by law; and
 - (iv) the Vendor must deliver to the Commissioner that cheque and CGT withholding payment advice as soon as practicable.
- (c) If the Vendor gives the Purchaser at least three (3) Business Days prior to the Completion Date:
 - (i) a clearance certificate, the Purchaser must not withhold or
 - (ii) a certificate of varied amount to withhold, the Purchaser must withhold and pay to the Commissioner that varied amount.
- (d) If a certificate of varied amount to withhold is conditional, the Vendor warrants to the Purchaser that at completion those conditions are satisfied.
- (e) Where there are multiple vendors or multiple purchasers, each Vendor and each Purchaser will use best endeavours to determine the amount the Purchaser is to pay to the Commissioner.
- (f) The Vendor is responsible for any penalty and interest arising in respect of the late payment of an amount to be paid to the Commissioner under this clause.
- (g) This Contract is subject to section 14-200 to section 14-235 (inclusive) of Schedule 1 of the *Taxation Administration Act* 1953 (Cth).

11.4 General

- (a) Where the Purchaser is required to make a payment to the Commissioner under the law, the balance of the Sale Price payable by the Purchaser to the Vendor is reduced by the amount of those payments to the Commissioner.
- (b) Where there are multiple Purchasers, each purchaser will in accordance with that Purchaser's interest on title draw a separate cheque drawn by a bank for the amount to be paid to the Commissioner.
- (c) Where one party makes a warranty to the other party under this clause, that party also indemnifies the other party for all liability, costs and expenses that result from the breach of that warranty.
- (d) If the Purchaser makes a nomination pursuant to clause 13 of this Contract the nominee must comply with the Purchaser's obligations under this clause.
- (e) A word defined or used in A New Tax System (Goods and Services Tax) Act 1999 (Cth) or the Taxation Administration Act 1953 (Cth) has that meaning when used in this clause.



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The Standard Conditions of Sale (2025)

12 Payment and apportionment of charges

- (a) The Vendor must pay all land tax, rates, contributions to any body corporate related to the Property, charges and assessments charged, or to be charged, against the Property ("the Charges") for the period ending on the 30th of June after completion ("the Adjustment Period").
- (b) The Charges for the Adjustment Period must be apportioned as at the earlier of:
 - (i) the date of possession; and
 - (ii) the date of completion.
- (c) Any rebate, indemnity or concession available to the Vendor must be ignored when calculating the Charges, unless the rebate, indemnity or concession reduces a Charge to zero, in which case there must be no apportionment of that Charge.
- (d) Land tax must be apportioned as if the Property were the Vendor's only Tasmanian land.
- (e) Unless the Purchaser is a foreign person as defined in the *Land Tax Act 2000* (Tas), land tax must be apportioned as if the Vendor is not such a foreign person.
- (f) If the Property is not separately assessed for land tax, then for the purposes of apportioning land tax as between the Vendor and the Purchaser the amount of land tax to be apportioned is to be determined on an area basis using the single rate of land tax payable on the land the subject of the Property Identifier Number of which the Property forms part.

13 Nominee

- (a) The Purchaser may nominate, in writing, other persons or corporations to complete this Contract. The Purchaser must provide the Vendor with a copy of any nomination made under this Contract.
- (b) The Purchaser remains personally liable to the Vendor to perform all the Purchaser's obligations under this Contract regardless of any nomination.

14 Requisitions

The Vendor must answer the Purchaser's valid questions about the Vendor's ownership rights and contract obligations, including the "Law Society of Tasmania Standard Property Questions (2023)".

15 Joint and several liability

Each person or corporation named as comprising a party to this Contract is liable both jointly and severally.

16 Rights after completion

After completion:

- (a) clause 9 continues to apply;
- (b) the Purchaser retains the benefit of title warranties to the Chattels, the Vendor's Warranty in the Particulars of Sale and the Vendor's obligations in clause 7(a); and
- (c) each party retains the benefit of all provisions requiring or contemplating that the other party must do something after completion.

17 Boundary fences

- (a) The Purchaser cannot require the Vendor to contribute to the cost of erecting or repairing a dividing fence or wall between the Property and any adjoining land and owned by the vendor.
- (b) The Purchaser indemnifies the Vendor against all claims of that kind.

18 Notices

- (a) Unless this contract otherwise requires, a party may serve notices in other ways but a notice given by one party to the other is properly given if:
 - (i) signed by any one or more persons or companies constituting the party giving the notice, or their solicitor or conveyancer, and
 - (ii) given to the receiving party or their solicitor or conveyancer, either
 - (1) personally; or
 - (2) by post to, or left at, the receiving party's address shown on this Contract; or
 - (3) by post to, or left at, the office of the receiving party's solicitor or conveyancer; or
 - (4) by email sent to an email address the recipient has, in the course of this transaction, nominated, acknowledged or used.





The Standard Conditions of Sale (2025)

- (b) A notice is properly given if given to any one or more of the persons or companies constituting the receiving party for all of them.
- (c) A notice is taken to be received:
 - (i) if hand delivered, on delivery;
 - (ii) if sent by prepaid post, five days after the date of posting;
 - (iii) if sent by email, when the email becomes capable of being retrieved by the recipient at an electronic address nominated, acknowledged or used by the recipient.

19 Time

In this Contract:

- (a) when a period dated or calculated from a given day, act, or event, is prescribed or allowed for any purpose, that period excludes that day, or the day of that act or event, as the case may be;
- (b) time extends until the next Business Day if the time for doing something falls on a day other than a Business Day;
- (c) a "Business Day" is a day other than a Saturday, Sunday, or a statutory holiday (as defined in the *Statutory Holidays Act 2000* (Tas)) applicable to an area in which any part of the Property is located; and
- (d) only Business Days are counted for periods shorter than seven (7) days specified in this Contract.

20 Default

- (a) After the Completion Date, a party may, by fourteen (14) days notice to the other, make the time for completion essential so that failure to complete will constitute a fundamental breach of this Contract justifying termination.
- (b) If the Purchaser fails to complete the Contract in accordance with its terms then, unless the failure is due to the Vendor's wilful default, on termination of the Contract:
 - (i) the deposit is forfeited to the Vendor; and
 - (ii) in addition to any other remedies available:
 - (1) the Vendor may resell the Property and the Chattels in any manner and on any terms the Vendor chooses;
 - (2) the Vendor may claim any loss on resale from the Purchaser as liquidated damages; and
 - (3) any profit on resale will belong to the Vendor.

21 Cooling Off

If the Particulars of Sale provides that the cooling off period applies, the Purchaser may terminate this Contract, by serving on the Vendor notice of termination within three (3) Business Days of when this Contract is made, and then:

- (a) the obligations of the parties to complete ends; and
- (b) the Purchaser will be entitled to the return of any deposit paid but neither party will be otherwise entitled to any compensation.

22 Execution

- (a) The parties consent to the execution of the Contract by the use of digital signature or a visual representation of a person's handwritten signature or mark by electronic or mechanical means ("Electronic Signature").
- (b) Where the Contract is electronically signed by or on behalf of a party the party warrants and agrees that the Electronic Signature is conclusive as to the identity of the person signing and their intention to be bound by the Electronic Signature.
- (c) Each party consents to the exchange of counterparts of this Contract by delivery by email or such other electronic means as may be agreed in writing.





The Standard Conditions of Sale (2025)

The parties confirm they have:

- carefully read the Standard Conditions of Sale and the Particulars of Sale, and
- had the opportunity to take necessary advice before signing the Particulars of Sale.

File reference:			
			Postcode:
Property Address:	Street:		
,	J		
•	Witness Signature		
Purchaser Signatur	re		
in the presence of:	Witness Signature		
Purchaser Signatu	re		
in the presence of:	Witness Signature		
Vendor Signature			
in the presence of:	Witness Signature		
Vendor Signature			
•	Witness Signature		