Seller disclosure statement



Property Law Act 2023 section 99

Form 2, Version 1 | Effective from: 1 August 2025

WARNING TO BUYER – This statement contains important legal and other information about the property offered for sale. You should read and satisfy yourself of the information in this statement before signing a contract. You are advised to seek legal advice before signing this form. You should not assume you can terminate the contract after signing if you are not satisfied with the information in this statement.

WARNING - You must be given this statement before you sign the contract for the sale of the property.

This statement does not include information about:

- » flooding or other natural hazard history
- » structural soundness of the building or pest infestation
- » current or historical use of the property
- » current or past building or development approvals for the property
- » limits imposed by planning laws on the use of the land

Part 1 – Seller and property details

- » services that are or may be connected to the property
- » the presence of asbestos within buildings or improvements on the property.

You are encouraged to make your own inquiries about these matters before signing a contract. You may not be able to terminate the contract if these matters are discovered after you sign.

Seller Allison Kaye Fowler & Stephen Allan Osberg 18 COTSWOLD ST, MORAYFIELD QLD 4506 **Property address** (referred to as the 'property" in this statement) Lot 67 on RP139516 Lot on plan description Community titles scheme Is the property part of a community titles scheme or a BUGTA scheme: or BUGTA scheme: If **Yes**, refer to Part 6 of this statement If **No**, please disregard Part 6 of this statement for additional information as it does not need to be completed

Part 2 – Title details, encumbrances and residential tenancy or rooming accommodation agreement

Title details	The seller gives or has given the buyer the following—		
	A title search for the property issued under the <i>Land Title Act 1994</i> showing interests registered under that Act for the property.	V	Yes
	A copy of the plan of survey registered for the property.	V	Yes

Registered encumbrances	Registered encumbrances, if any, are recorded on the title search, and may affect your use of the property. Examples include easements, statutory covenants, leases and mortgages.
	You should seek legal advice about your rights and obligations before signing the contract.
Unregistered encumbrances	There are encumbrances not registered on the title that will continue \Box Yes to affect the property after settlement.
(excluding statutory encumbrances)	Note —If the property is part of a community titles scheme or a BUGTA scheme it may be subject to and have the benefit of statutory easements that are NOT required to be disclosed.
	Unregistered lease (if applicable)
	If the unregistered encumbrance is an unregistered lease, the details of the agreement are as follows:
	» the start and end day of the term of the lease:
	» the amount of rent and bond payable:
	» whether the lease has an option to renew:
	Other unregistered agreement in writing (if applicable)
	If the unregistered encumbrance is created by an agreement in writing, and is not an unregistered lease, a copy of the agreement is given, together with relevant plans, if any.
	Unregistered oral agreement (if applicable)
	If the unregistered encumbrance is created by an oral agreement, and is not an unregistered lease, the details of the agreement are as follows:
Statutory	There are statutory encumbrances that affect the property.
encumbrances	If Yes , the details of any statutory encumbrances are as follows:
	Unitywater sewer fitting - BYD results attached
Residential tenancy or rooming accommodation	The property has been subject to a residential tenancy agreement or a
agreement	If Yes , when was the rent for the premises or each of the residents'
	rooms last increased? (Insert date of the most recent rent increase for the premises or rooms)
	Note —Under the <i>Residential Tenancies and Rooming Accommodation Act 2008</i> the rent for a residential premises may not be increased earlier than 12 months after the last rent increase for the premises.
	As the owner of the property, you may need to provide evidence of the day of the last rent increase. You should ask the seller to provide this evidence to you prior to settlement.

Part 3 – Land use, planning and environment

WARNING TO BUYER – You may not have any rights if the current or proposed use of the property is not lawful under the local planning scheme. You can obtain further information about any planning and development restrictions applicable to the lot, including in relation to short-term letting, from the relevant local government.

Zoning	The zoning of the property is (Insert zoning under the planning scheme, the Economic Development Act 2012; the Integrated Resort Development Act 1987; the Mixed Use Development Act 1993; the State Development and Public Works Organisation Act 1971 or the Sanctuary Cove Resort Act 1985, as applicable):					
	General residential					
Transport proposals and resumptions	The lot is affected by a notice issued by a Commonwealth, State or local government entity and given to the seller about a transport infrastructure proposal* to: locate transport infrastructure on the property; or alter the dimensions of the property.		Yes		No	
	The lot is affected by a notice of intention to resume the property or any part of the property.		Yes	V	No	
	If Yes, a copy of the notice, order, proposal or correspondence must be	give	en by the se	ller.		
	re has the meaning defined in the <i>Transport Infrastructure Act 1994</i> . A <i>p</i> ficial process to establish plans or options that will physically affect the			a re	solution	
Contamination and environmental protection	The property is recorded on the Environmental Management Register or the Contaminated Land Register under the <i>Environmental Protection Act 1994</i> .		Yes	✓	No	
	The following notices are, or have been, given:					
	A notice under section 408(2) of the <i>Environmental Protection Act 1994</i> (for example, land is contaminated, show cause notice, requirement for site investigation, clean up notice or site management plan).		Yes	V	No	
	A notice under section 369C(2) of the <i>Environmental Protection Act</i> 1994 (the property is a place or business to which an environmental enforcement order applies).		Yes	V	No	
	A notice under section 347(2) of the <i>Environmental Protection Act</i> 1994 (the property is a place or business to which a prescribed transitional environmental program applies).		Yes	V	No	
Trees	There is a tree order or application under the <i>Neighbourhood</i> Disputes (Dividing Fences and Trees) Act 2011 affecting the property.		Yes	V	No	
	If Yes , a copy of the order or application must be given by the seller.					
Heritage	The property is affected by the <i>Queensland Heritage Act 1992</i> or is included in the World Heritage List under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> (Cwlth).		Yes	V	No	
Flooding	Information about whether the property is affected by flooding or anot within a natural hazard overlay can be obtained from the relevant loca should make your own enquires. Flood information for the property ma FloodCheck Queensland portal or the Australian Flood Risk Information	l gov ay al	ernment ai so be avail	nd yo	u	
Vegetation, habitats	Information about vegetation clearing, koala habitats and other restrict the land that may apply can be obtained from the relevant State government.			opme	ent of	

Part 4 – Buildings and structures

WARNING TO BUYER – The seller does not warrant the structural soundness of the buildings or improvements on the property, or that the buildings on the property have the required approval, or that there is no pest infestation affecting the property. You should engage a licensed building inspector or an appropriately qualified engineer, builder or pest inspector to inspect the property and provide a report and also undertake searches to determine whether buildings and improvements on the property have the required approvals.

Swimming pool	There is a relevant pool for the property.	V	Yes		No		
	If a community titles scheme or a BUGTA scheme – a shared pool is located in the scheme.		Yes	V	No		
	Pool compliance certificate is given. OR	V	Yes		No		
	Notice of no pool safety certificate is given.		Yes	V	No		
Unlicensed building work under owner	Building work was carried out on the property under an owner builder permit in the last 6 years.		Yes	V	No		
builder permit	A notice under section 47 of the Queensland Building and Construction Commission Act 1991 must be given by the seller and you may be required to sign the notice and return it to the seller prior to signing the contract.						
Notices and orders	There is an unsatisfied show cause notice or enforcement notice under the <i>Building Act 1975</i> , section 246AG, 247 or 248 or under the <i>Planning Act 2016</i> , section 167 or 168.		Yes	V	No		
	The seller has been given a notice or order, that remains in effect, from a local, State or Commonwealth government, a court or tribunal, or other competent authority, requiring work to be done or money to be spent in relation to the property.		Yes	V	No		
	If Yes , a copy of the notice or order must be given by the seller.						
Building Energy Efficiency Certificate	If the property is a commercial office building of more than 1,000m², a Certificate is available on the Building Energy Efficiency Register.	a Bui	lding Energ	gy Eff	iciency		
Asbestos	The seller does not warrant whether asbestos is present within building the property. Buildings or improvements built before 1990 may containing materials (ACM) may have been used up until the early 200 become dangerous when damaged, disturbed, or deteriorating. Informis available at the Queensland Government Asbestos Website (asbest common locations of asbestos and other practical guidance for home	n as 00s. natio	bestos. Asl Asbestos o on about as <u>ld.gov.au</u>)	oesto or AC sbest	os M may os		

Part 5 – Rates and services

WARNING TO BUYER – The amount of charges imposed on you may be different to the amount imposed on the seller.

Rates	Whichever of the following applies—				
	The total amount payable* for all rates and charges (without any discount) for the property as stated in the most recent rate notice is:				
	Amount: \$959.30 Date Range: 01/01/25 - 31/03/25				
	OR				
	The property is currently a rates exempt lot.**				
	OR				
	The property is not rates exempt but no separate assessment of rates $\ \Box$ is issued by a local government for the property.				

^{**} An exemption for rates applies to particular entities. The exemption will not pass to you as buyer unless you meet the criteria in section 93 of the *Local Government Act 2009* or section 95 of the *City of Brisbane Act 2010*.

Water	Whichever of the following applies—	
	The total amount payable as charges for water services for the property as indicated in the most recent water services notice* is:	
	Amount: \$515.03	Date Range: 05/03/25 - 05/06/25
	OR	
	There is no separate water services no amount payable for water services is:	tice issued for the lot; however, an estimate of the total
	Amount: ·	Date Range: ·

^{*} A water services notices means a notice of water charges issued by a water service provider under the *Water Supply* (Safety and Reliability) Act 2008.

^{*}Concessions: A local government may grant a concession for rates. The concession will not pass to you as buyer unless you meet the criteria in section 120 of the *Local Government Regulation 2012* or section 112 of the *City of Brisbane Regulation 2012*.

Body Corporate

and Community

Part 6 - Community titles schemes and BUGTA schemes

(If the property is part of a community titles scheme or a BUGTA scheme this Part must be completed)

WARNING TO BUYER – If the property is part of a community titles scheme or a BUGTA scheme and you purchase the property, you will become a member of the body corporate for the scheme with the right to participate in significant decisions about the scheme and you will be required to pay contributions towards the body corporate's expenses in managing the scheme. You will also be required to comply with the by-laws. By-laws will regulate your use of common property and the lot.

For more information about living in a body corporate and your rights and obligations, contact the Office of the Commissioner for Body Corporate and Community Management.

The property is included in a community titles scheme.

(If Yes, complete the information below)

Management Act 1997					
Community Management Statement	A copy of the most recent community management statement for the scheme as recorded under the <i>Land Title Act 1994</i> or another Act is given to the buyer.				
	Note —If the property is part of a community titles scheme, the community statement for the scheme contains important information about the rowners of lots in the scheme including matters such as lot entitlement use areas.	ights	and oblig	ation	
Body Corporate Certificate	A copy of a body corporate certificate for the lot under the <i>Body Corporate and Community Management Act 1997</i> , section 205(4) is given to the buyer.		Yes	V	No
	If No — An explanatory statement is given to the buyer that states:		Yes		
	» a copy of a body corporate certificate for the lot is not attached; and				
	» the reasons under section 6 of the Property Law Regulation 2024 why the seller has not been able to obtain a copy of the body corporate certificate for the lot.				
Statutory Warranties	Statutory Warranties —If you enter into a contract, you will have implied warranties under the <i>Body Corporate</i> and <i>Community Management Act 1997</i> relating to matters such as latent or patent defects in common property or body corporate assets; any actual, expected or contingent financial liabilities that are not part of the normal operating costs; and any circumstances in relation to the affairs of the body corporate that will materially prejudice you as owner of the property. There will be further disclosure about warranties in the contract.				
Building Units and Group Titles Act 1980	The property is included in a BUGTA scheme (If Yes, complete the information below)		Yes	V	No
Body Corporate Certificate	A copy of a body corporate certificate for the lot under the <i>Building Units and Group Titles Act 1980</i> , section 40AA(1) is given to the buyer.		Yes	V	No
	If No — An explanatory statement is given to the buyer that states:		Yes		
	» a copy of a body corporate certificate for the lot is not attached; and				
	why the reasons under section 7 of the Property Law Regulation 2024 why the seller has not been able to obtain a copy of the body corporate certificate for the lot.				
	Note —If the property is part of a BUGTA scheme, you will be subject to body corporate and other by-laws that regulate your use of the proper	-			

☐ Yes

✓ No

Signatures – SELLER

— signed by: Allison kaye Fowler Signifatüre 6738 iler	Stylun Illan Osberg 18FBC4DAA91D4D9 Signature of seller
Allison Kaye Fowler	Stephen Allan Osberg
Name of seller	Name of seller
20/8/2025	20/8/2025
Date	Date
Signatures – BUYER By signing this disclosure statement the I a contract with the seller for the sale of the	buyer acknowledges receipt of this disclosure statement before entering into ne lot.
Signature of buyer	Signature of buyer
Name of buyer	Name of buyer

Date

Date

CURRENT TITLE SEARCH

QUEENSLAND TITLES REGISTRY PTY LTD

Request No: 52999537

Search Date: 15/08/2025 12:48 Title Reference: 15169234

Date Created: 03/06/1974

Previous Title: 12532005

REGISTERED OWNER

Dealing No: 716556922 16/06/2015

ALLISON KAYE FOWLER

STEPHEN ALLAN OSBERG JOINT TENANTS

ESTATE AND LAND

Estate in Fee Simple

LOT 67 REGISTERED PLAN 139516

Local Government: MORETON BAY

EASEMENTS, ENCUMBRANCES AND INTERESTS

1. Rights and interests reserved to the Crown by Deed of Grant No. 10673013 (POR 93A)

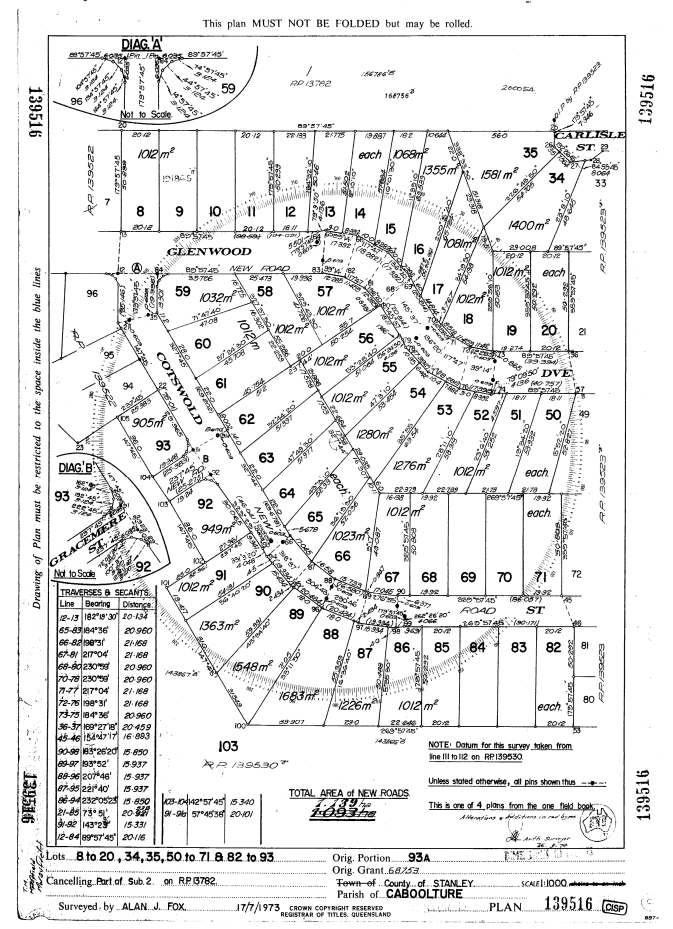
2. MORTGAGE No 716556923 16/06/2015 at 09:26 COMMONWEALTH BANK OF AUSTRALIA A.B.N. 48 123 123 124

ADMINISTRATIVE ADVICES - NIL UNREGISTERED DEALINGS - NIL

Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **

COPYRIGHT QUEENSLAND TITLES REGISTRY PTY LTD [2025] Requested By: D-ENQ INFOTRACK PTY LIMITED



This plan MUST NOT BE FOLDED but may be rolled.

- FOR SURVEYOR'S USE ONLY -
SURVEY OF 8 to 20, 34, 35, 50 to 71 & 82 to 93
County of Skariley Parish of Caboolture
Town ofTo the Depth of
Cancelling Part of Sub 2 on RP13782
Orig. Grant 68753
- FOR OFFICE USE ONLY -
Previous Title CT 2532~5 Sub 2 13782
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Lot 83 See 1.5. 20866 A.R.P.
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18 Cotswold St



Review responses online >



Received 5 of 5 responses All responses received

18 Cotswold St, Morayfield QLD 4506

Job dates 16/08/2025 → 16/08/2025

These plans expire on 12 Sep 2025

Lodged by Ariana Harradine-Noble

Authority		Page
		2
Moreton Bay Regional Council	Received	4
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⊞ Telstra QLD South East	Received	21
Unitywater South	Received	29

Job No 50929529



Zero damage - Zero harm - Zero disruption

Address

Contact Details

 Contact
 Contact number
 Company
 Enquirer ID

 Ariana Harradine-Noble
 1300 228 973
 LadyBird Law
 3056640

Email

ariana@ladybirdconveyancing.com.au Unit 4 145 Sinnathamby Boulevard

Springfield Central QLD 4300

Job Site and Enquiry Details

WARNING: The map below only displays the location of the proposed job site and does not display any asset owners' pipe or cables. The area highlighted has been used only to identify the participating asset owners, who will send information to you directly.

 Enquiry date
 Start date
 End date
 On behalf of 15/08/2025
 Job purpose Locations
 Locations
 Onsite activities

 15/08/2025
 16/08/2025
 16/08/2025
 Private
 Design
 Private
 Conveyancing



Check that the location of the job site is correct. If not, you must submit a new enquiry.

If the scope of works change or plan validity dates expire, you must submit a new enquiry.

Do NOT dig without plans. Safe excavation is your responsibility. If you don't understand the plans or how to proceed safely, please contact the relevant asset owners.

User Reference 18 Cotswold St Address 18 Cotswold St Morayfield QLD 4506 Notes/description

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Your Responsibility and Duty of Care

- Lodging an enquiry does not authorise project commencement. Before starting work, you must obtain all necessary information from all affected
 asset owners.
- If you don't receive plans within 2 business days, contact the asset owner & quote their sequence number.
- Always follow the 5Ps of Safe Excavation (page 2), and locate assets before commencing work.
- Ensure you comply with State legislative requirements for Duty of Care and safe digging.
- If you damage an underground asset, you MUST advise the asset owner immediately.
- By using the BYDA service, you agree to the Privacy Policy and Term of Use.
- For more information on safe digging practices, visit www.byda.com.au

Asset Owner Details

Below is a list of asset owners with underground infrastructure in and around your job site. It is your responsibility to identify the presence of these assets. Plans issued by Members are indicative only unless specified otherwise. Note: not all asset owners are registered with BYDA. You must contact asset owners not listed here directly.

Referral ID (Seq. no)	Authority Name	Phone	Status
259631683	Moreton Bay Regional Council	1300 477 161	NOTIFIED
259631686	National Fire Ant Eradication Program	-	NOTIFIED
259631682	NBN Co Qld	1800 687 626	NOTIFIED
259631685	Telstra QLD South East	1800 653 935	NOTIFIED
259631684	Unitywater South	1300 086 489	NOTIFIED

END OF UTILITIES LIST



Plan

Plan your job. Use the BYDA service at least one day before your job is due to begin, and ensure you have the correct plans and information required to carry out a safe project.



Prepare

Prepare by communicating with asset owners if you need assistance. Look for clues onsite. Engage a skilled Locator.



Pothole

Potholing is physically sighting the asset by hand digging or hydro vacuum extraction.



Protect

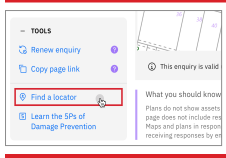
Protecting and supporting the exposed infrastructure is the responsibility of the excavator. Always erect safety barriers in areas of risk and enforce exclusion zones.



Proceed

Only proceed with your excavation work after planning, preparing, potholing (unless prohibited), and having protective measures in place.

Engage a skilled Locator



When you lodge an enquiry you will see skilled Locators to contact

Visit the Certified Locator website directly and search for a locator near you

certloc.com.au/locators

Get FREE Quotes for Contractors & Equipment Fast



Use iseekplant's FREE marketplace to get quotes for the equipment or services you need on your project. Compare quotes from trusted local contractors and get your project done on time and in budget.

- 1. Fill out your job details in our FREE quick quote form.
- 2. We send the request to trusted local contractors.
- 3. The local contractors will contact you directly with quotes

Use iseekplant to find trusted contractors near you today, visit: blog.iseekplant.com.au/byda-isp-get-quotes

Book a FREE BYDA Session



BYDA offers free training sessions to suit you and your organisation's needs covering safe work practices when working near essential infrastructure assets. The free sessions are offered in two different formats - online and face-to-face.

To book a session, visit:

byda.com.au/contact/education-awareness-enquiry-form

BOOK NOW

Job ID 50929529

Moreton Bay Regional Council

Referral Member Phone 1300 477 161

Responses from this member

Response received Fri 15 Aug 2025 5.04pm	
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ASSET 259631683.pdf	6

Docusign Envelope ID: 6435202C-B762-430B-91C1-3C74C9CB1004

Attention: Ariana Harradine-Noble

Thank you for your Before You Dig (BYDA) enquiry.

Job Number: **50929529**

Sequence Number: **259631683**

Dig Site Location: 18 Cotswold St Morayfield 4506

According to our records, your enquiry with the following details **does not impact our infrastructure**.

This enquiry is valid for 30 days from the enquiry date.

If you require further information or assistance with interpretation of plans, please contact Moreton Bay Regional Council on 1300 477 161 or gis@moretonbay.qld.gov.au.

This enquiry response, including any associated documentation, has been assessed and compiled from the information detailed within the BYDA enquiry outlined above. Please ensure that the BYDA enquiry details and this response accurately reflect your proposed works.

You may also view the response with an interactive web map below:

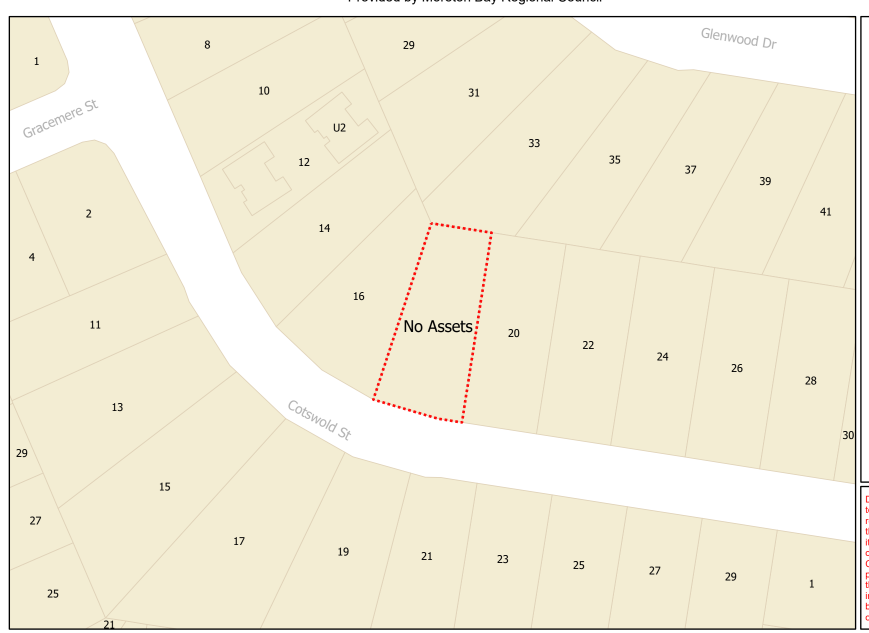
View web map



Job # 50929529 Seq # 259631683

Provided by Moreton Bay Regional Council





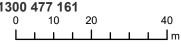


Disclaimer: The Plan is provided in response to a Before You Dig request. While all reasonable care has been taken to ensure the accuracy of the information on this plan, its purpose is to provide a general indication of the location of Moreton Bay Regional Council infrastructure. The information provided may contain errors or omissions and the accuracy may not suit all users. A site inspection and investigation is recommended before commencement of any project based on this data.

In an emergency contact Moreton Bay Regional Council on 1300 477 161

Index Sheet

Plans generated by SmarterWX $^{\text{TM}}$ Automate





Scale 1:1,000

Job ID 50929529

National Fire Ant Eradication Program

Referral 259631686

Member Phone

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Responses from this member

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BYDA members

Your property and/or business is located in the <u>fire ant eradication treatment area</u>. You're legally required to follow your biosecurity requirements and understand how you can help prevent the spread of fire ants.

Fire ants are a super pest, threatening Australia's health, environment, economy, and outdoor way of life. Eradicating them is a national priority, with all states, territories, and the Australian Government committed to the National Fire Ant Eradication Program (NFAEP) – the world's largest ant eradication effort.

The NFAEP must treat 100% of all targeted properties in this area, regardless of whether fire ants are visible or not, as outlined in its <u>Fire ant response plan 2023–27</u>. This area spans from Moreton Bay in the north, west to the Lockyer Valley, south to the Tweed Shire, and east to part of the Gold Coast.

Properties will receive multiple rounds of treatment over 2 years, followed by 5 years of surveillance. Eradication efforts will progress inward until all areas are treated and declared fire ant-free.

<u>Fire ant biosecurity zones</u> are essential for containing and controlling fire ants. Strict rules for managing soil, including fill, clay, and scrapings within the zones, are outlined in the <u>Biosecurity Regulation 2016</u> and <u>Soil movement guidelines</u>, under the <u>Biosecurity Act 2014</u> (Qld).

Materials that can carry fire ants

Here's what you need to know, whether you're a resident or a business, and how to manage <u>materials that can carry fire</u> <u>ants</u> like soil, baled materials, mulch, manure, quarry products, turf, and potted plants.

For residents:

- look for and report any suspect fire ants or nests within 24 hours
- ensure any materials you buy within the fire ant biosecurity zones are handled using fire ant-safe practices
- use the NFAEP's Fire ant compliance tool to know more
- apply Australian Pesticides and Veterinary Medicines Authority approved fire ant treatment products to areas before starting any excavation work
- keep records for up to 2 years of your fire ant management actions.

For businesses:

If your business handles materials, you must follow these requirements:

- <u>Look for</u> and <u>report</u>: inspect your site regularly, especially high-risk areas. Sightings of suspect fire ants and nests must be reported within 24 hours to the NFAEP, either <u>online</u> or by calling **132 ANT** (13 22 68). <u>Fire ant training</u> is recommended.
- **Fire ant-safe practices**: ensure materials are stored, treated, and transported in compliance with the <u>Biosecurity</u> <u>Regulation 2016</u>. Use the NFAEP's <u>Fire ant compliance tool</u>.
 - Handling soil: <u>fire ant nests</u> are often found within the top metre of soil. After excavation, replace or keep
 this top layer separate from other soil being moved. It should stay on-site or be taken to a waste facility
 within the <u>fire ant biosecurity zones</u> (restrictions apply). Avoid this method in areas with loamy or sandy
 soil, as nests may extend deeper.
 - **Disturbance and storing:** before moving untreated soil off-site, disturb it using machinery turning, crushing, washing, or screening. Disturb stockpiles every 21 days and 24 hours before movement.
 - **Treatment:** look for and report any suspect nests immediately. Mark them so workers on-site know their locations. Treat or engage a licensed pest manager to carry out broadscale fire ant treatment and/or nest treatment before excavation continues. No live fire ants must leave the site.
 - **Recordkeeping:** keep a written record of all activities, including chemical treatments and disturbance actions, for at least 2 years.

Soil movement

Soil can be transported between or outside fire ant biosecurity zones if you follow these measures:

- Movements within the same zone or between zone 1 to zone 2 must follow the Soil movement guidelines.
- A biosecurity instrument permit (BIP) is required to:
 - move soil from any zone to outside the zone
 - move soil from zone 2 to zone 1
 - move soil when none of the approved options allow to your situation.

Other biosecurity measures

In addition to managing soil movement, there are further biosecurity measures you, your business, and employees can take to support the eradication of fire ants:

- Fire ant training the NFAEP offers free online <u>training and tools</u> for residents, primary producers, worksites, and pest managers. These resources help you identify, treat, and prevent fire ant spread. Proactive training is a cost-effective risk mitigation strategy and can help you avoid penalties for breaching your <u>general biosecurity obligation</u>.
- Health and safety fire ants can have devastating impacts, including inflicting <u>painful</u>, <u>fiery stings</u>, which can trigger a severe allergic reaction in humans. If you're digging or starting work, please wear personal protective equipment, including a long-sleeve shirt, long pants, boots, and gloves.

Eradicating fire ants is a shared responsibility. We all play a role in eradicating fire ants from Queensland, and ultimately Australia, by 2032.

Visit fireants.org.au or call 13 22 68 for more information.

NBN Co Qld

Referral Member Phone 259631682 1800 687 626

Responses from this member

Response received Fri 15 Aug 2025 5.07pm

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Disclaimer_259631682_20250815_070701667203.pdf	17

Hi Ariana Harradine-Noble,

Please find attached the response to your DBYD referral for the address mentioned in the subject line. The location shown in our DBYD response is assumed based off the information you have provided. If the location shown is different to the location of the excavation then this response will consequently be rendered invalid.

Take the time to read the response carefully and note that this information is only valid for 28 days after the date of issue.

If you have any further enquiries, please do not hesitate to contact us.

Regards,
Network Services and Operations
NBN Co Limited
P: 1800626329
E: dbyd@nbnco.com.au
www.nbnco.com.au

Confidentiality and Privilege Notice

This e-mail is intended only to be read or used by the addressee. It is confidential and may contain legally privileged information. If you are not the addressee indicated in this message (or responsible for delivery of the message to such person), you may not copy or deliver this message to anyone, and you should destroy this message and kindly notify the sender by reply e-mail. Confidentiality and legal privilege are not waived or lost by reason of mistaken delivery to you. Any views expressed in this message are those of the individual sender, except where the sender specifically states them to be the views of NBN Co Limited

Please Do Not Reply To This Mail



nbn has partnered with Dial Before You Dig to give you a single point of contact to get information about **nbn** underground services owned by **nbn** and other utility/service providers in your area including communications, electricity, gas and other services. Contact with underground power cables and gas services can result in serious injury to the worker, and damage and costly repairs. You must familiarise yourself with all of the Referral Conditions (meaning the referral conditions referred to in the DBYD Notice provided by **nbn**).

Practice safe work habits

Once the DBYD plans are reviewed, the Five P's of Excavation should be adopted in conjunction with your safe work practices (which must be compliant with the relevant state Electrical Safety Act and Safe Work Australia "Excavation Work Code of Practice", as a minimum) to ensure the risk of any contact with underground **nbn** assets are minimised.



Plan: Plan your job by ensuring the plans received are current and apply to the work to be performed. Also check for any visual cues that may indicate the presence of services not covered in the DBYD plans.



Prepare: Prepare for your job by engaging a DBYD Certified Plant Locator to help interpret plans and identify on-site assets. Contact **nbn** should you require further assistance.



Pothole: Non-destructive potholing (i.e. hand digging or hydro excavation) should be used to positively locate **nbn** underground assets with minimal risk of contact and service damage.



Protect: Protecting and supporting the exposed **nbn** underground asset is the responsibility of the worker. Exclusion zones for **nbn** assets are clearly stated in the plan and appropriate controls must be implemented to ensure that encroachment into the exclusion zone by machinery or activities with the potential to damage the asset is prevented.



Proceed: Proceed only when the appropriate planning, preparation, potholing and protective measures are in place.

Working near **nbn**[™] cables





Identify all electrical hazards, assess the risks and establish control measures.



When using excavators and other machinery, also check the location of overhead power lines.



Workers and equipment must maintain safety exclusion zones around power lines.

Once all work is completed, the excavation should be re-instated with the same type of excavated material unless specified by **nbn**. Please note:

- Construction Partners of **nbn** may require additional controls to be in place when performing excavation activities.
- The information contained within this pamphlet must be used in conjunction with other material supplied as part of this request for information to adequately control the risk of potential asset damage.

Contact

All **nbn**[™] network facility damages must be reported online <u>here</u>. For enquiries related to your DBYD request please call 1800 626 329.

Disclaimer

This brochure is a guide only. It does not address all the matters you need to consider when working near our cables. You must familiarise yourself with other material provided (including the Referral Conditions) and make your own inquiries as appropriate.

nbn will not be liable or responsible for any loss, damage or costs incurred as a result of reliance on this brochure

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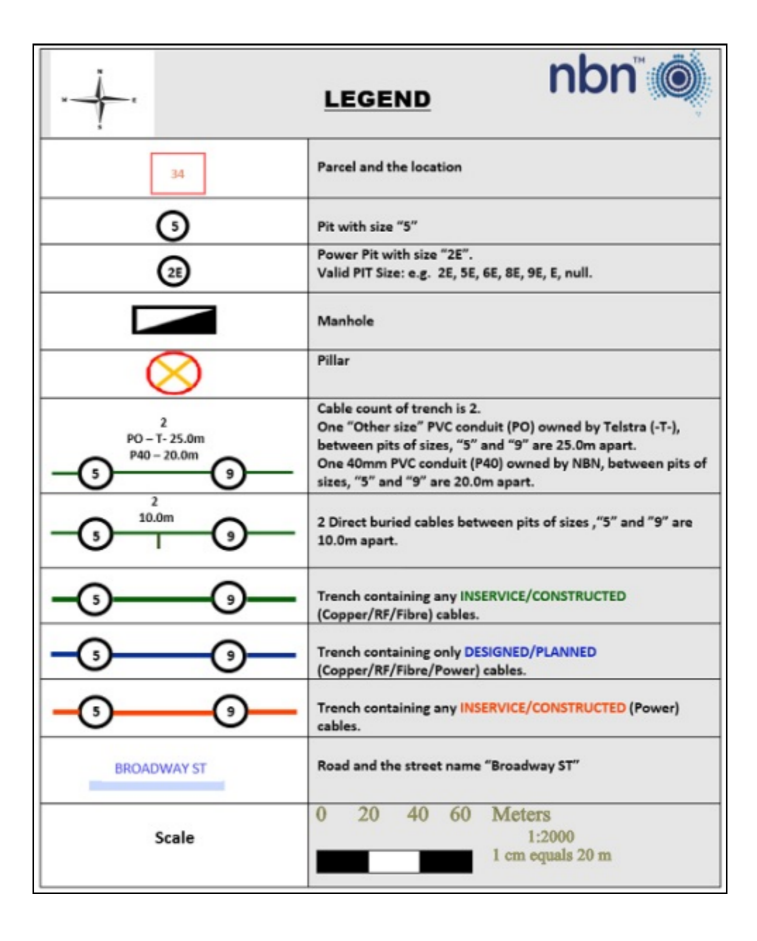
To: Ariana Harradine-Noble

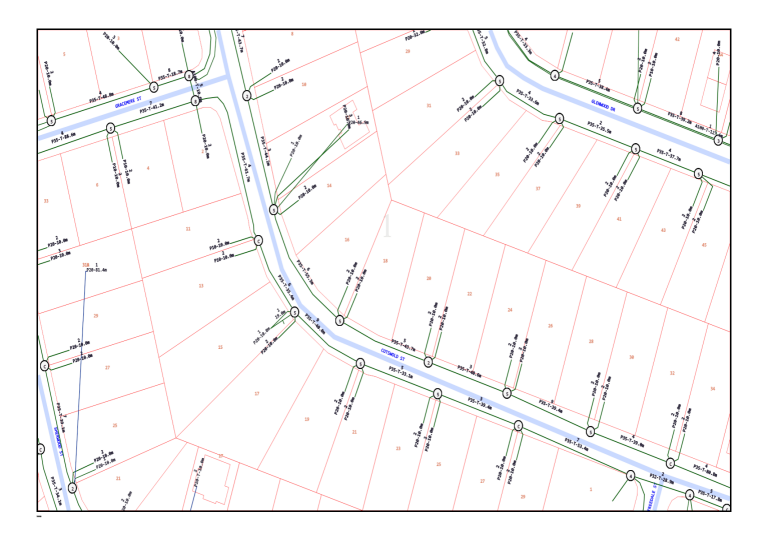
Phone: Not Supplied Fax: Not Supplied

Email: ariana@ladybirdconveyancing.com.au

Dial before you dig Job #:		BEFORE
Sequence #	259631682	YOU DIG
Issue Date:	15/08/2025	Zero Damage - Zero Harm
Location:	18 Cotswold St , Morayfield , QLD , 4506	

Indicative Plans are tiled below to demonstrate how to layout and read nbn asset plans				
		1		
		1		





Emergency Contacts

You must immediately report any damage to the ${\bf nbn}^{\sf m}$ network that you are/become aware of. Notification may be by telephone - 1800 626 329.

To: Ariana Harradine-Noble

Phone: Not Supplied Fax: Not Supplied

Email: ariana@ladybirdconveyancing.com.au

Before You Dig Australia Job #:	50929529	BEFORE
Sequence #	259631682	YOU DIG
Issue Date:	15/08/2025	Zero Damage - Zero Harm
Location:	18 Cotswold St , Morayfield , QLD , 4506	_

Information

The area of interest requested by you contains one or more assets.

nbn™ Assets	Search Results
Communications	Asset identified
Electricity	No assets

In this notice $\mathbf{nbn}^{\mathsf{m}}$ Facilities means underground fibre optic, telecommunications and/or power facilities, including but not limited to cables, owned and controlled by $\mathbf{nbn}^{\mathsf{m}}$

Location of **nbn™** Underground Assets

We thank you for your enquiry. In relation to your enquiry at the above address:

- nbn's records indicate that there <u>ARE</u> nbn™ Facilities in the vicinity of the location identified above ("Location").
- **nbn** indicative plan/s are attached with this notice ("Indicative Plans").
- The Indicative Plan/s show general depth and alignment information only and are not an
 exact, scale or accurate depiction of the location, depth and alignment of nbn™ Facilities
 shown on the Plan/s.
- In particular, the fact that the Indicative Plans show that a facility is installed in a straight line, or at uniform depth along its length cannot be relied upon as evidence that the facility is, in fact, installed in a straight line or at uniform depth.
- You should read the Indicative Plans in conjunction with this notice and in particular, the notes below.
- You should note that, at the present time, the Indicative Plans are likely to be more accurate
 in showing location of fibre optics and telecommunications cables than power cables. There
 may be a variation between the line depicted on the Indicative Plans and the location of any
 power cables. As such, consistent with the notes below, particular care must be taken by
 you to make your own enquiries and investigations to precisely locate any power cables and
 manage the risk arising from such cables accordingly.
- The information contained in the Indicative Plan/s is valid for 28 days from the date of issue set out above. You are expected to make your own inquiries and perform your own investigations (including engaging appropriately qualified plant locators, e.g BYDA Certified Locators, at your cost to locate nbn™ Facilities during any activities you carry out on site).

We thank you for your enquiry and appreciate your continued use of the Before You Dig Australia Service. For any enquiries related to moving assets or Planning and Design activities, please visit the **nbn** Commercial Works website to complete the online application form. If you are planning to excavate and require further information, please email dbyd@nbnco.com.au or call 1800 626 329.

Notes:

- 1. You are now aware that there are**nbn™** Facilities in the vicinity of the above property that could be damaged as a result activities carried out (or proposed to be carried out) by you in the vicinity of the Location.
- 2. You should have regard to section 474.6 and 474.7 of the *Criminal Code Act 1995* (CoA) which deals with the consequences of interfering or tampering with a telecommunications facility. Only persons authorised by **nbn** can interact with **nbn's** network facilities.
- 3. Any information provided is valid only for 28 days from the date of issue set out above.

Referral Conditions

The following are conditions on which **nbn** provides you with the Indicative Plans. By accepting the plans, you are agreeing to these conditions. These conditions are in addition, and not in replacement of, any duties and obligations you have under applicable law.

- nbn does not accept any responsibility for any inaccuracies of its plans including the Indicative Plans.
 You are expected to make your own inquiries and perform your own investigations (including
 engaging appropriately qualified plant locators, e.g BYDA Certified Locators, at your cost to locate
 nbn™ Facilities during any activities you carry out on site).
- You acknowledge that **nbn** has specifically notified you above that the Indicative Plans are likely to be more accurate in showing location of fibre optics and telecommunications cables than power cables. There may be a variation between the line depicted on the Indicative Plans and the location of any power cables.
- 3. You should not assume that **nbn™** Facilities follow straight lines or are installed at uniformed depths

along their lengths, even if they are indicated on plans provided to you. Careful onsite investigations are essential to locate the exact position of cables.

- 4. In carrying out any works in the vicinity of **nbn** Facilities, you must maintain the following minimum clearances:
 - 300mm when laying assets inline, horizontally or vertically.
 - 500mm when operating vibrating equipment, for example: jackhammers or vibrating plates.
 - 1000mm when operating mechanical excavators.
 - Adherence to clearances as directed by other asset owner's instructions and take into account any uncertainty for power cables.
- 5. You are aware that there are inherent risks and dangers associated with carrying out work in the vicinity of underground facilities (such as **nbn**™ fibre optic,copper and coaxial cables,and power cable feed to **nbn**™ assets).Damage to underground electric cables may result in:
 - Injury from electric shock or severe burns, with the possibility of death.
 - Interruption of the electricity supply to wide areas of the city.
 - Damage to your excavating plant.
 - Responsibility for the cost of repairs.
- 6. You must take all reasonable precautions to avoid damaging **nbn**™ Facilities. These precautions may include but not limited to the following:
 - All excavation sites should be examined for underground cables by careful hand excavation.
 Cable cover slabs if present must not be disturbed. Hand excavation needs to be undertaken with extreme care to minimise the likelihood of damage to the cable, for example: the blades of hand equipment should be aligned parallel to the line of the cable rather than digging across the cable.
 - If any undisclosed underground cables are located, notify **nbn** immediately.
 - All personnel must be properly briefed, particularly those associated with the use of earth-moving equipment, trenching, boring and pneumatic equipment.
 - The safety of the public and other workers must be ensured.
 - All excavations must be undertaken in accordance with all relevant legislation and regulations.
- 7. You will be responsible for all damage to **nbn**™ Facilities that are connected whether directly, or indirectly with work you carry out (or work that is carried out for you or on your behalf) at the Location. This will include, without limitation, all losses expenses incurred by **nbn** as a result of any such damage.
- 8. You must immediately report any damage to the **nbn**™ network that you are/become aware of. Notification may be by telephone 1800 626 329.
- 9. Except to the extent that liability may not be capable of lawful exclusion, **nbn** and its servants and agents and the related bodies corporate of **nbn** and their servants and agents shall be under no liability whatsoever to any person for any loss or damage (including indirect or consequential loss or damage) however caused (including, without limitation, breach of contract negligence and/or breach of statute) which may be suffered or incurred from or in connection with this information sheet or any plans(including Indicative Plans) attached hereto. Except as expressly provided to the contrary in this information sheet or the attached plans(including Indicative Plans), all terms, conditions, warranties, undertakings or representations (whether expressed or implied) are excluded to the fullest extent permitted by law.

All works undertaken shall be in accordance with all relevant legislations, acts and regulations applicable to the particular state or territory of the Location. The following table lists all relevant documents that shall be considered and adhered to.

	State/Territory	Documents	
		Work Health and Safety Act 2011	
		Work Health and Safety Regulations 2011	
	National	Safe Work Australia - Working in the Vicinity of Overhead and	
	National	Underground Electric Lines (Draft)	

	Occupational Health and Safety Act 1991
	Electricity Supply Act 1995
NSW	Work Cover NSW - Work Near Underground Assets Guide
	Work Cover NSW - Excavation Work: Code of Practice
VIC	Electricity Safety Act 1998
Vic	Electricity Safety (Network Asset) Regulations 1999
QLD	Electrical Safety Act 2002
QLD	Code of Practice for Working Near Exposed Live Parts
SA	Electricity Act 1996
TAS	Tasmanian Electricity Supply Industry Act 1995
WA	Electricity Act 1945
WA	Electricity Regulations 1947
NT	Electricity Reform Act 2005
	Electricity Reform (Safety and Technical) Regulations 2005
ACT	Electricity Act 1971

Thank You,

nbn BYDA

Date: 15/08/2025

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Job ID 50929529

Telstra QLD South East

Referral Member Phone 1800 653 935

Responses from this member

Response received Fri 15 Aug 2025 5.08pm

File name	Page
Response Body	22
Telstra Duty of Care v32.0c.pdf	23
AccreditedPlantLocators 2025-01-08a.pdf	25
259631685.pdf	26
Telstra Map Legend 4.0b.pdf	28

Docusign Envelope ID: 6435202C-B762-430B-91C1-3C74C9CB1004

Attention: Ariana Harradine-Noble

Site Location: 18 Cotswold St, Morayfield, QLD 4506

Your Job Reference: 18 Cotswold St

Please do not reply to this email, this is an automated message -

Thank you for requesting Telstra information via Before You Dig Australia (BYDA).

This response contains Telstra information relating to your recent BYDA request.

Please refer to all enclosed attachments for more information.

Information for opening Telstra Asset Plans as well as some other useful contact information is noted in the attached documents.

Report Damage to Telstra Equipment: Report damages to Telstra equipment - Telstra

Please note:

When working in the vicinity of telecommunications plant you have a 'Duty of Care' that must be observed.

Ensure you read all documents (attached) - they contain important information.

Please also refer to the **Before you Dig Australia - BEST PRACTISE GUIDES and The five Ps of safe excavation** https://www.byda.com.au/before-you-dig/best-practice-guides/, The essential steps that must be undertaken prior to commencing construction activities.

WARNING: Telstra plans and location information conform to Quality Level 'D' of the Australian Standard AS 5488 - Classification of Subsurface Utility Information. As such, Telstra supplied location information is indicative only. Spatial accuracy is not applicable to Quality Level D. Refer to AS 5488 for further details. The exact position of Telstra assets can only be validated by physically exposing them. Telstra does not warrant or hold out that its plans are accurate and accepts no responsibility for any inaccuracy. Further on site investigation is required to validate the exact location of Telstra assets prior to commencing work. A Certified Locating Organisation is an essential part of the process to validate the exact location of Telstra assets and to ensure the assets are protected during construction works.

See the Before You Dig Australia - BEST PRACTISE GUIDES and The five Ps of safe excavation https://www.byda.com.au/before-you-dig/best-practice-guides/.

Please note that:

- it is a criminal offence under the *Criminal Code Act* 1995 (Cth) to tamper or interfere with telecommunications infrastructure.
- Telstra will take action to recover compensation for damage caused to property and assets, and for interference with the operation of Telstra's networks and customers' services.

Telstra's plans contain Telstra's confidential information and are provided on the basis that they are used solely for identifying the location or vicinity of Telstra's infrastructure to avoid damage to this infrastructure occurring as part of any digging or other excavation activity. You must not use Telstra's plans for any other purpose or in a way that will cause Telstra loss or damage and you must comply with any other terms of access to the data that have been provided to you by Telstra (including Conditions of Use or Access).

(See attached file: Telstra Duty of Care v32.0c.pdf)

(See attached file: Telstra Map Legend 4.0b.pdf)

(See attached file: AccreditedPlantLocators 2025-01-08a.pdf)

(See attached file: 259631685.pdf)



Before You Dig Australia

Think before you dig

This document has been sent to you because you requested plans of the Telstra network through Before You Dig Australia (BYDA).

If you are working or excavating near telecommunications cables, or there is a chance that cables are located near your site, you are responsible to avoid causing damage to the Telstra network.

Please read this document carefully. Taking your time now and following the BYDA's Best Practices and 5 Ps of Safe Excavation https://www.byda.com.au/before-you-dig/best-practice-guides/

can help you avoid damaging our network, interrupting services, and potentially incurring civil and criminal penalties.

Our network is complex and working near it requires expert knowledge. Do not attempt these activities if you are not qualified to do so.

Disclaimer and legal details



*Telstra advises that the accuracy of the information provided by Telstra conforms to Quality Level D as defined in AS5488-2013.

It is a criminal offence under the Criminal Code Act 1995 (Cth) to tamper or interfere with telecommunications infrastructure.

Telstra will also take action to recover costs and damages from persons who damage assets or interfere with the operation of **Telstra's** networks.

By receiving this information including the indicative plans that are provided as part of this information package you confirm that you understand and accept the risks of working near **Telstra's** network and the importance of taking all the necessary steps to confirm the presence, alignments and various depths of **Telstra's** network. This in addition to, and not in replacement of, any duties and obligations you have under applicable law.

When working in the vicinity of a telecommunications plant you have a "Duty of Care" that must be observed. Please read and understand all the information and disclaimers provided below.

The Telstra network is complex and requires expert knowledge to interpret information, to identify and locate components, to pothole underground assets for validation and to safely work around assets without causing damage. If you are not an expert and/or qualified in these areas, then you must not attempt these activities. Telstra will seek compensation for damages caused to its property and losses caused to Telstra and its customers. Construction activities and/or any activities that potentially may impact on Telstra's assets must not commence without first undertaking these steps. Construction activities can include anything that involves breaking ground, potentially affecting Telstra assets

If you are designing a project, it is recommended that you also undertake these steps to validate underground assets prior to committing to your design.

This Notice has been provided as a guide only and may not provide you with all the information that is required for you to determine what assets are on or near your site of interest. You will also need to collate and understand all information received from other Utilities and understand that some Utilities are not a part of the BYDA program and make your own enquiries as appropriate. It is the responsibility of the entities undertaking the works to protect **Telstra's** network during excavation / construction works.

Telstra owns and retains the copyright in all plans and details provided in conjunction with the applicant's request. The applicant is authorised to use the plans and details only for the purpose indicated in the applicant's request. The applicant must not use the plans or details for any other purpose.

Telstra plans or other details are provided only for the use of the applicant, its servants, agents, or CERTLOC Certified Locating Organisation (CLO). The applicant must not give the plans or details to any parties other than these and must not generate profit from commercialising the plans or details.

Telstra, its servants or agents shall not be liable for any loss or damage caused or occasioned by the use of plans and or details so supplied to the applicant, its servants and agents, and the applicant agrees to indemnify Telstra against any claim or demand for any such loss or damage.

Please ensure Telstra plans and information provided always remains on-site throughout the inspection, location, and construction phase of any works.

Telstra plans are valid for 60 days after issue and must be replaced if required after the 60 days.

Data Extraction Fees

In some instances, a data extraction fee may be applicable for the supply of Telstra information. Typically, a data extraction fee may apply to large projects, planning and design requests or requests to be supplied in non-standard formats. For further details contact Telstra Location Intelligence Team.

Telstra does not accept any liability or responsibility for the performance of or advice given by a CERTLOC Certified Locating Organisation (CLO). Certification is an initiative taken by Telstra towards the establishment and maintenance of competency standards. However, performance and the advice given will always depend on the nature of the individual engagement.

Neither the Certified Locating Organisation nor any of its employees are an employee or agent for Telstra. Telstra is not liable for any damage or loss caused by the Certified Locating Organisation or its employees.

Once all work is completed, the excavation should be reinstated with the same type of excavated material unless specified by Telstra.

The information contained within this pamphlet must be used in conjunction with other material supplied as part of this request for information to adequately control the risk of potential asset damage.

When using excavators and other machinery, also check the location of overhead power lines.

Workers and equipment must maintain safety exclusion zones around power lines

WARNING: Telstra plans and location information conform to Quality Level 'D' of the Australian Standard AS 5488 - Classification of Subsurface Utility Information. As such, Telstra supplied location information is indicative only. Spatial accuracy is not applicable to Quality Level D. Refer to AS 5488 for further details. Telstra does not warrant or hold out that its plans are accurate and accepts no responsibility for any inaccuracy shown on the plans. FURTHER ON SITE INVESTIGATION IS REQUIRED TO VALIDATE THE EXACT LOCATION OF TELSTRA PLANT PRIOR TO COMMENCING CONSTRUCTION WORK. A plant location service is an essential part of the process to validate the exact location of Telstra assets and to ensure the assets are protected during construction works. The exact position of Telstra assets can only be validated by physically exposing them. Telstra will seek compensation for damages caused to its property and losses caused to Telstra and its customers.

Privacy Note

Your information has been provided to Telstra by BYDA to enable Telstra to respond to your BYDA request. Telstra keeps your information in accordance with its privacy statement. You can obtain a copy at www.telstra.com.au/privacy or by calling us at 1800 039 059 (business hours only).

General Information



Before you Dig Australia - BEST PRACTISE GUIDES

The five Ps of safe excavation

https://www.byda.com.au/before-you-dig/best-practice-guides/

OPENING ELECTRONIC MAP ATTACHMENTS -

Telstra Cable Plans are generated automatically in either PDF or DWF file types.

Dependent on the site address and the size of area selected. You may need to download and install free viewing software from the internet e.g.



DWF Map Files (all sizes over A3)

Autodesk Viewer (Internet Browser) https://viewer.autodesk.com/ or Autodesk Design Review http://usa.autodesk.com/design-review/ for DWF files. (Windows PC)



PDF Map Files (max size A3)

Adobe Acrobat Reader http://get.adobe.com/reader/



Telstra BYDA map related enquiries email Telstra.Plans@team.telstra.com 1800 653 935 (AEST Business Hours only)



REPORT ANY DAMAGE TO THE TELSTRA NETWORK IMMEDIATELY

Report online - https://www.telstra.com.au/forms/report-damage-to-telstraequipment

Ph: 13 22 03

If you receive a message asking for a phone or account number say:

"I don't have one" then say "Report Damage" then press 1 to speak to an operator.



Telstra New Connections / Disconnections 13 22 00



Telstra asset relocation enquiries: 1800 810 443 (AEST business hours only).

NetworkIntegrity@team.telstra.com

https://www.telstra.com.au/consumer-advice/digging-construction



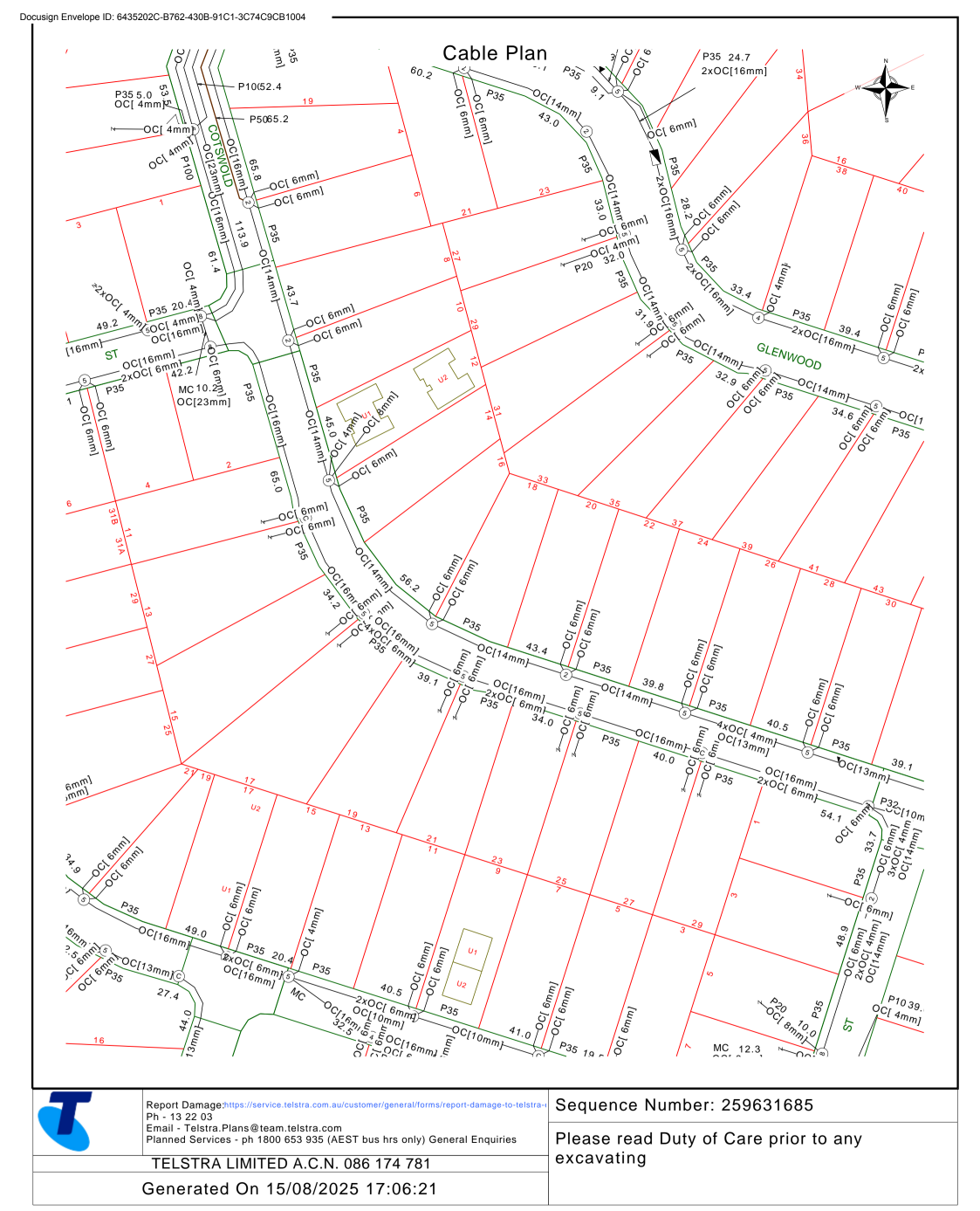
Telstra Aerial Assets Group (overhead network) 1800 047 909



CERTLOC Certified Locating Organisation (CLO)

certloc.com.au/locators/

Only Telstra authorised personnel and CERTLOC Locators can access Telstra's Pit and Pipe Network.



The above plan must be viewed in conjunction with the Mains Cable Plan on the following page

WARNING

Telstra plans and location information conform to Quality Level "D" of the Australian Standard AS 5488-Classification of Subsurface Utility Information.

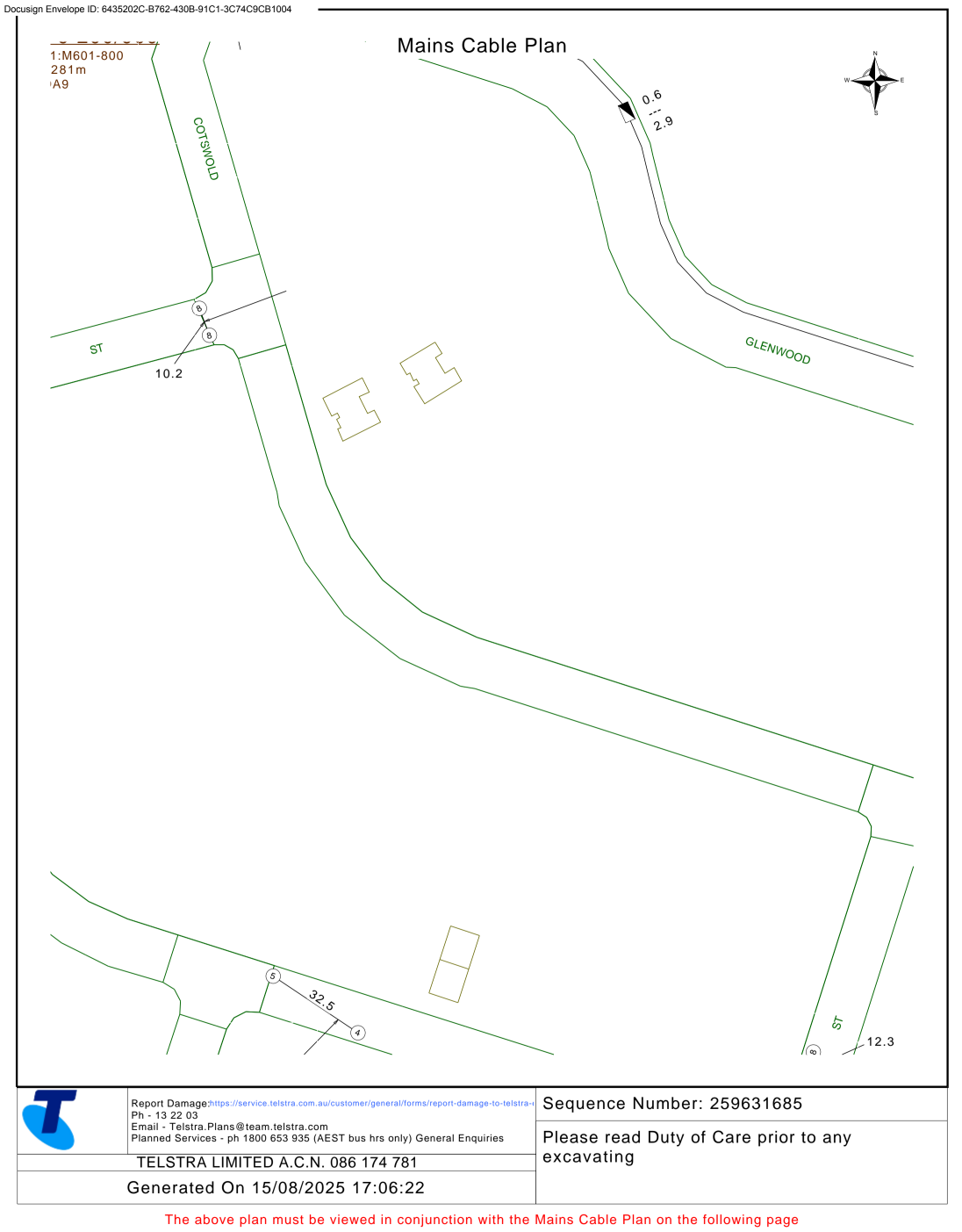
As such, Telstra supplied location information is indicative only. Spatial accuracy is not applicable to Quality Level D.

Refer to AS 5488 for further details. The exact position of Telstra assets can only be validated by physically exposing it.

Telstra does not warrant or hold out that its plans are accurate and accepts no responsibility for any inaccuracy.

Further on site investigation is required to validate the exact location of Telstra plant prior to commencing construction work. A Certified Locating Organisation is an essential part of the process to validate the exact location of Telstra assets and to ensure the asset is protected during construction works.

See the Steps- Telstra Duty of Care that was provided in the email response.



WARNING

Telstra plans and location information conform to Quality Level "D" of the Australian Standard AS 5488-Classification of Subsurface Utility Information.

As such, Telstra supplied location information is indicative only. Spatial accuracy is not applicable to Quality Level D.

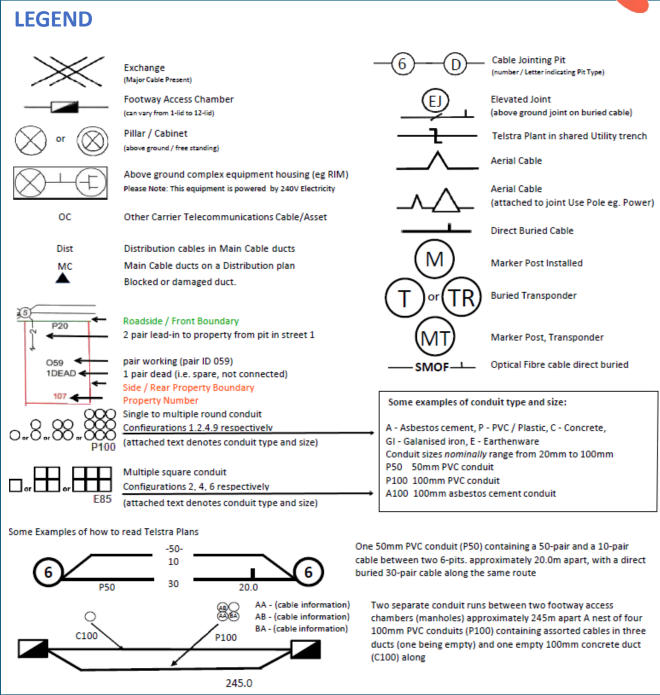
Refer to AS 5488 for further details. The exact position of Telstra assets can only be validated by physically exposing it.

Telstra does not warrant or hold out that its plans are accurate and accepts no responsibility for any inaccuracy. Further on site investigation is required to validate the exact location of Telstra plant prior to commencing construction work.

A Certified Locating Organisation is an essential part of the process to validate the exact location of Telstra assets and to ensure the asset is protected during construction works.

See the Steps- Telstra Duty of Care that was provided in the email response.





Protect our Network:

by maintaining the following distances from our assets:

- 1.0m Mechanical Excavators, Farm Ploughing, Tree Removal
- 500mmVibrating Plate or Wacker Packer Compactor
- 600mm Heavy Vehicle Traffic (over 3 tonnes) not to be driven across Telstra ducts or plant.
- 1.0mJackhammers/Pneumatic Breakers
- 2.0m Boring Equipment (in-line, horizontal and vertical)

For more info contact a <u>CERTLOC Certified Locating Organisation (CLO)</u> or Telstra Location Intelligence Team 1800 653 935

Job ID 50929529

Unitywater South

Referral Member Phone 1300 086 489

Responses from this member

Response received Fri 15 Aug 2025 5.05pm

File name	Page
Response Body	30
Coversheet - Assets Found.pdf	31
DBYD Map - SEQ# 259631684.pdf	33

Docusign Envelope ID: 6435202C-B762-430B-91C1-3C74C9CB1004

Date of enquiry: 15/08/2025 5:04:00 PM Notification No: 50929529 (Job No)

Sequence No: 259631684

Customers Name: Ariana Harradine-Noble Customers Phone No: +611300228973

Address supplied for dig site location 18 Cotswold St, Morayfield, QLD

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Unitywater carries out monitoring, scanning and blocking of emails and attachments sent from or to addresses within Unitywater for the purposes of operating, protecting, maintaining and ensuring appropriate use of its computer network.

It is recommended that you scan this email and any attachment before opening. Unitywater does not accept any responsibility or liability for loss or damage arising directly or indirectly from opening this email, any attachments or any communication errors.





Ariana Harradine-Noble LadyBird Law Unit 4,145 Sinnathamby Boulevard Springfield Central QLD 4300

15/08/2025



Dear Ariana Harradine-Noble

Response to your recent enquiry: More detailed information is required

Your recent Before You Dig (BYDA) enquiry about the location of water and sewerage assets on your property of interest has been sent to Unitywater.

Unitywater has located water and/or sewerage infrastructure on the property. Attached is a map locating the infrastructure and identifying the type of infrastructure that has been identified. The map and information contained on this map is valid for 30 days from Unitywater plan print date.

Also attached to this letter is additional information about your responsibilities in relation to our infrastructure.

Sequence No: 259631684

Job No: 50929529

Location: 18 Cotswold St Morayfield

If you have further questions, please call the Customer Service Centre on 1300 0 UNITY (1300 086 489).

Yours sincerely

In ben

Ivan Beirne

Head of Asset Management, Unitywater



Important Information

DISCLAIMER

All Unitywater's records, data, images and information supplied via BYDA (the "Data") are indicative only. You agree that any plans supplied to you via BYDA are only provided for your convenience and will not be relied upon by you for any purpose.

You also agree that Unitywater does not assume any responsibility or duty of care in respect of, or warrant, guarantee or make any representation as to the Data (including its accuracy, reliability, currency, or suitability).

The information provided in any plan(s) is classified as Quality Level D (QL-D) according to Australian Standard AS 5488.1. QL-D information does not include any field verification through direct measurement and, therefore, should only be considered as a broad indication of the location and type of infrastructure. Unitywater strongly recommends using the services of professional service locators before digging near the infrastructure. You are solely responsible for the selection of appropriate site detection methodologies at all times.

To the fullest extent permitted by law, Unitywater will not be liable to you in contract, tort, equity, under statute or otherwise arising from or in connection with the provision of any plans to you via BYDA.

COMPLIANCE WITH LAWS

There may be both indicated and unmarked hazards, dangers, or encumbrances, including underground asbestos pipes and abandoned mains within your nominated search area. You are solely responsible for ensuring that appropriate care is taken at all times while undertaking works and that you comply with all mandatory requirements relating to such matters, including in relation to workplace health and safety.

DAMAGED INFRASTRUCTURE

Please note that it is an offence under Section 192 of the *Water Supply (Safety and Reliability)*Act 2008 to interfere with our infrastructure without Unitywater's written consent.

You may be liable to Unitywater for any loss of or damage to our infrastructure, together with any consequential or indirect loss or damage (including without limitation, loss of use, loss of profits or loss of revenue) arising from or in connection with any interference with Unitywater's infrastructure by you or any other person for which you are legally responsible.

Any damage to Unitywater's Infrastructure must be reported immediately to the (24 Hours) Faults and Emergencies contact number on **1300 0 UNITY** (1300 086 489).

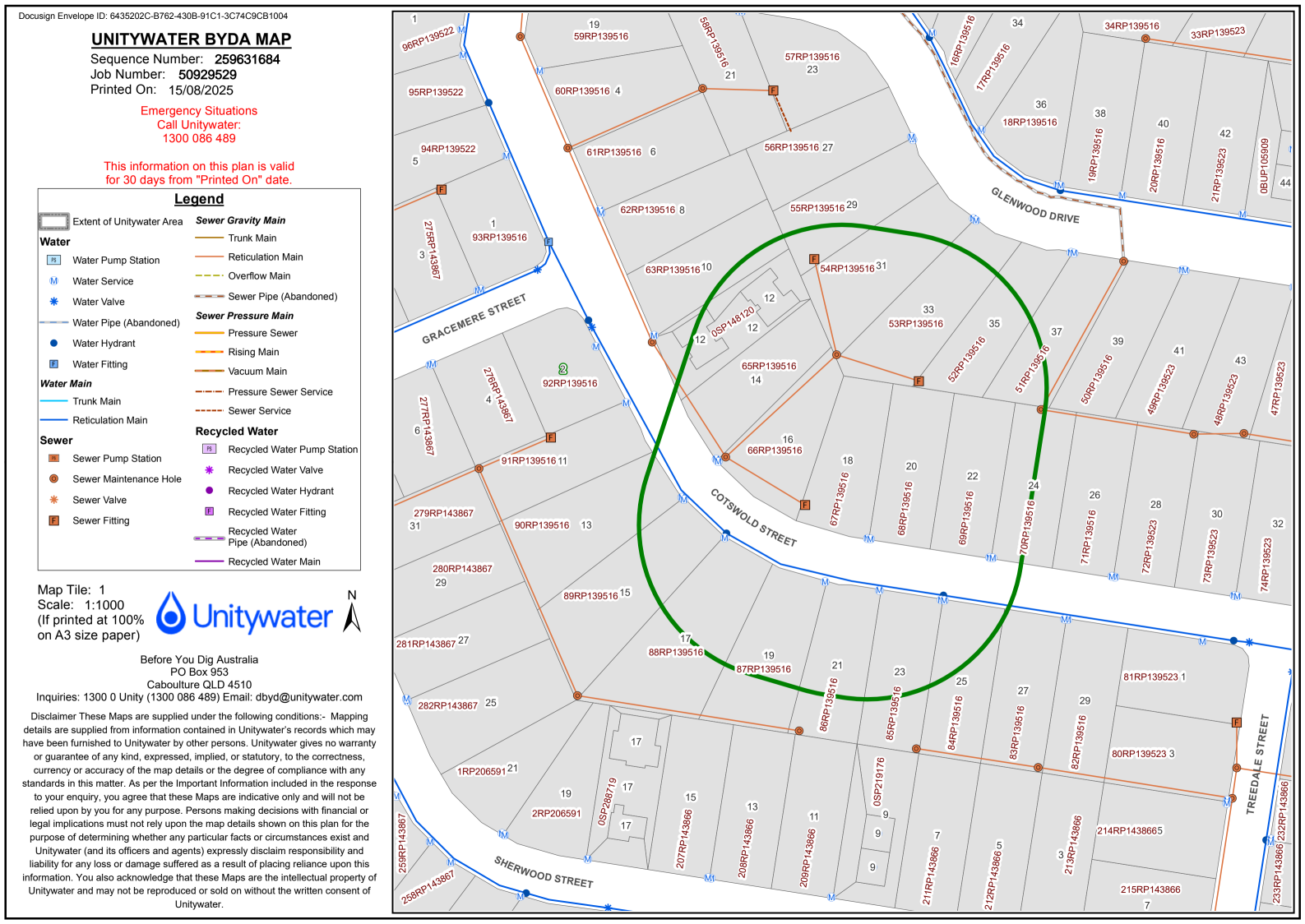
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NOTES

If you require further details on sewerage and water infrastructure, Detailed Infrastructure Plans are available for purchase. A request form is available through Unitywater's website http://www.unitywater.com or by contacting the Customer Service Centre on 1300 0 UNITY (1300 086 489).

If you require further details for house connection or drainage plans contact your local council for a plumbing search. Unitywater water and sewerage infrastructure is located across Moreton Bay, Sunshine Coast and Noosa local government areas. For information outside these areas, you will need to contact the relevant authority.



Job ID 50929529

18 Cotswold St





End of document

1 This document may exclude some files (eg. DWF or ZIP files)

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Caboolture administration building relocation

Council's Caboolture Customer Service Centre will be relocating to Level 1, The Caboolture Hub from Monday 28 July, until Tuesday 9 September 2025.

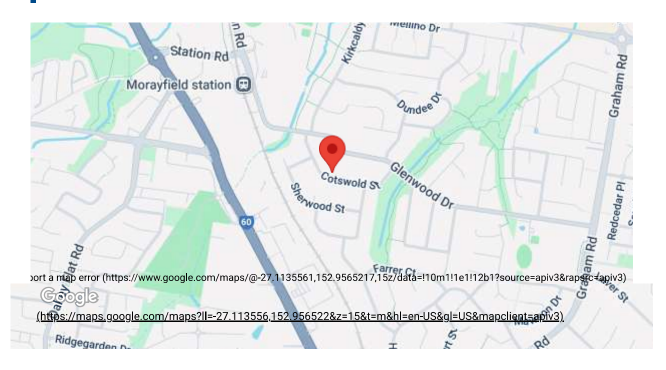
City of Moreton Bay - Logo

Home (https://www.moretonbay.qld.gov.au/Home) / Services and information (https://www.moretonbay.qld.gov.au/Services) / Building and development (https://www.moretonbay.qld.gov.au/Services/Building-Development) / Planning schemes (https://www.moretonbay.qld.gov.au/Services/Building-Development/Planning-Schemes) / My property look up (https://www.moretonbay.qld.gov.au/Services/Building-Development/Planning-Schemes/My-Property-Look-Up) / Results



My property look up - 18 Cotswold Street MORAYFIELD

Note: This information relates to the current version of the Planning Scheme, and does not include any proposed amendments. Learn more about <u>planning scheme</u> <u>amendments (/Services/Building-Development/Planning-Schemes/MBRC/Amendments)</u>. You can also view information on <u>superseded and historic planning schemes (/Services/Building-Development/Planning-Schemes/MBRC/Superseded-and-Historic-Planning-Schemes)</u>.



Zones, precincts and local plans

Zones and precincts define broad land use allocations in the planning scheme and the asso requirements for different types of development.

The city is divided into 12 zones, and some zones are further divided into precincts. Some I also be in a local plan.

View the zoning map for this property.

Zone	Precinct	Additional information
General residential	Suburban neighbourhood	More information (/Services/Building- Development/Planning-Schemes/MBRC/Info Sheets/General-Residential-Zone)

Overlays and constraints

Overlay maps identify areas potentially affected by particular features or physical constra Overlay maps are only applicable if development is proposed. Development can include bu extension works, changing land use, subdividing, filling, excavating and clearing native vego

Land may be subject to more than one overlay.

Not all overlay maps have associated development requirements.

Inclusion in an overlay map does not automatically mean development approval is needed.

For more details on how this property is affected by overlays, refer to the <u>interactive map</u> (https://moretonbay.maps.arcgis.com/apps/webappviewer/index.html?
id=86604cba0e1b43fa8871b0361674b7d5&query=MBRC_Property_Boundaries_7253,|
ey,442831) or PDF maps (/Services/Building-Development/Planning-Schemes/MBRC/Maps#PrintablePDFs).

Overlay	Мар	Additional information
Acid sulfate soils	<u>Overlay</u> <u>map</u>	More information (/Services/Building- Development/Planning-Schemes/MBRC/Info- Sheets/Overlay-Maps)
Building heights	<u>Overlay</u> <u>map</u>	More information (/Services/Building- Development/Planning-Schemes/MBRC/Info- Sheets/Overlay-Maps)
Stormwater catchments	<u>Overlay</u> <u>map</u>	More information (/Services/Building- Development/Planning-Schemes/MBRC/Info- Sheets/Overlay-Maps)
Walking distance (train station)	<u>Overlay</u> <u>map</u>	More information (/Services/Building- Development/Planning-Schemes/MBRC/Info- Sheets/Overlay-Maps)

Note: The road heirarchy and active transport overlay maps may also be relevant to this pr

Advisories and constraints

No advisories or constraints were found.

Strategic framework place type

The strategic framework divides City of Moreton Bay into 13 place types. These place type the 20-year vision for growth and development in the city.

Place type	Additional information
Suburban	More information (/Services/Building-Development/Planning-
neighbourhood	Schemes/MBRC/Info-Sheets/Suburban-Neighbourhood-Place

Development applications

There are no development applications associated with this property.

Superseded and historic planning schemes

<u>View information on the superseded and historic planning schemes (/Services/Building-Development/Planning-Schemes/MBRC/Superseded-MBRC-Planning-Scheme)</u>.

« View another property (/Services/Building-Development/Planning-Schemes/MPLU)

Property details

Description
Lot 67 RP 139516
Property size
1,012m²

Address

18 Cotswold Street MORAYFIELD QLD 4506

MBRC Planning Scheme information

Zones and precincts

- General residential
 - Suburban neighbourhood

Overlay maps

- Acid sulfate soils
- · Building heights
- Stormwater catchments
- Walking distance (train station)

Place types

• Suburban neighbourhood

<u>« View another property (https://www.moretonbay.qld.gov.au/Services/Building-Development/Planning-Schemes/MPLU)</u>

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Pool safety certificate

23

Version 1 effective 6 October 2010

A pool safety certificate is required in Queensland when selling or leasing a property with a regulated pool. This form is to be used for the purposes of sections 246AA and 246AK of the *Building Act 1975*

1. Pool safety certificate number					
1. Fool safety certificate number					
Certificate number:	100735000395				
2. Location is the swimming Lot/s on plan details are usually	ng pool v shown on the title documents and rates notices				
Street address:	18 COTSWOLD ST, MORAYFIELD 4506				
Lot/s on plan:	67RP139516				
Local government area:	MORETON BAY REGIONAL				
3. Exemptions, alternative solutions or special restrictions for the swimming pool If it is known that an exemption, alternative solution or restriction is applicable to the swimming pool please state this. For example, a restriction may require a permanent body of water that is part of the swimming pool barrier to be maintained to a minimum depth. This will help provide pool owners with a concise and practical explanation of the exemption, alternative solution or restriction. It will also help to ensure the ongoing use of the pool and any future modifications do not compromise compliance with the pool safety standard.					
No exemptions apply					
No alternative solutions apply					
Special restrictions Details of restriction: Shed side door must stay permanently off or be fitted so that it cannot stop gate from self closing					
4. Shared pool or non-shared pool					
Shared pool					
✓ Non-shared pool					



Signature:

Date:

5. Pool safety certificate expiry					
Effective date:	13 May 2015				
Expiry date:	12 May 2017				
6. Certification This certificate states that the pool safety inspector has inspected the regulated pool and is satisfied that the pool is a complying pool under the <i>Building Act 1975</i> .					
I certify that I have inspected the swimming pool and I am reasonably satisfied that, under the Building Act 1975 the pool is a complying pool.					
Name:	Helen Smith				
Pool safety inspector licence number:	100735				

Other important information that could help save a young child's life

13 May 2015

It is the pool owner's responsibility to ensure that the pool (including the barriers for the pool) is properly maintained at all times to comply with the pool safety standard under the Building Act 1975. Gates and doors giving access to the pool must always be kept securely closed while they are not in use. High penalties apply for noncompliance. It is essential that parents and carers carefully supervise young children around swimming pools at all times. Parents should also consider beginning swimming lessons for their young children from an early age. Please visit www.dip.qld.gov.au/poolsafety for further information about swimming pool safety. This pool safety certificate does not certify that a building development approval has been given for the pool or the barriers for the pool. You can contact your local government to ensure this approval is in place.

This is a public document and the information in this form will be made available to the public.



1 January 2025 to 31 March 2025

442831

Property number Period of rating

Rate final notice Issue date: 27 March 2025



Customer Service Centres caboolture - 2 Hasking Street, Caboolture Redoliffe - 1 Irene Street, Redoliffe Strathpine - 220 Gympie Road, Strathpine

www.moretonbay.qld.gov.au

CITY OF MORETON BAY

Postal Address PO BOX 159 Caboolture QLD 4510

Դորբերվութիւ բայյարդորդ կայարկեր կ^{այ}երե

ProgramCrivi7_AMMOTE-2724/528481-66981036
Stephen A Osberg and Allison K Fowler
339 Freshwater Avenue
BANKSIA BEACH QLD 4507

Further to Council's rate reminder notice issued on the 20 February 2025, our records indicate your belance remains overdue by \$999.30. This bulance may include additional rates and charges which have become due since the reminder notice was issued.

Should your account not be paid or an approved payment plan entered by 7 hould your account not be paid is council may refer your account to a deels recovery againly and paid and the paid action. If his accounting the section 122 of initiate legal action, if his accouncil may cere over all legal costs from the Local Covernment Regulation 2012, can recover all legal costs from the

Council understands our customers can sometimes face circumstances which impacts the ability to pay their accounts. If you are experiencing difficulty in paying, please contact us so we can understand your situation. if you have recently paid this amount or contacted Council, please disregard this notice.



Overdue - Payable Immediately

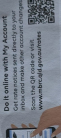
Due date Total due

Interest will be charged at 8% compounded daily

Lot 67 RP 139516 \$959.30

Property description Property location

18 Cotswold Street MORAYFIELD QLD 4506







PHONE

BPAY Biller code: 339457

Reference number: 50 0442 8310 0442 8317 Call (07) 3480 6349 (Mastercard and Visa only)

Pay at any of Council's Customer Mon to Fri 8.30am – 5pm IN PERSON

ervice Centres

Moreton Bay City Council PO Box 159 CABOOLTURE QLD 4510

Scan the QR code or visit www.mbrc.qld.gov.au/pay-your-rates

ONLINE

442831

Property Number:

18 Cotswold Street MORAYFIELD QLD 4506 Property Location:

For payments by mail please send this portion with cheque/money order payable to:

Moreton Bay City Council PO Box 159 CABOOLTURE QLD 4510

Payment remittance slip

\$959.30 Payment Amount:

CITY OF MORETON BAY



→ 000561 036

երկոլիյոլի, ակայիսույլին

Mr S A Osberg & Ms A K Fowler 18 Cotswold St MORAYFIELD QLD 4506

WATER AND SEWERAGE YOUR BILL

1300 086 489

Emergencies and faults 24 Hours, 7 days **Account enquiries** 8am-5pm Mon-Fri

unitywater.com

89 791 717 472

Account number 99764300
Payment reference 0997 6430 02
Property 18 Cotswold St, MORAYFIELD, QLD

Bill number	7127350611
Billing period 93 days	05 Mar 2025 to 5 Jun 2025
Issue date	9 Jun 2025
Approximate date of next meter reading	26 Aug 2025

Your account activity

Your last bill Payments/ adjustments \$490.01 Balance \$258.19 New charges \$515.03

Overdue \$257.74

Total due[#] \$773.22

New charges due 9 Jul 2025

8% interest per annum, compounding daily, will apply to any amount not paid by the due date.

Includes overdue amount

Compare your average daily usage over time Compare your current daily usage with our regional target of 150 litres 1000 Your household's 800 750 800 average daily 600 usage: 538 litres 435 400 Unitywater regional 400 300 average = 165 litres 200 150 200 per person per day 0 Target - 150 litres Jun 25 Jun 24 Aug 24 Nov 24 Mar 25 1 person 3 5 people per person per day

My Account

With new features, managing your account online has never been easier.

Everything you need, right at your fingertips.

To find out more visit unitywater.com/myaccount





Easy ways to pay For other payment options - see over



Contact your bank or financial institution to pay from your cheque, savings, debit, credit card or transaction account. Find out more at bpay.com.au

® Registered to BPAY Pty Ltd ABN 69 079 137 518



Direct Debit

Login to My Account at unitywater.com to set up automatic payments from your bank account or credit card or call us for assistance.

Smooth*Pay*

Smooth out your bill payments across the year with regular fortnightly or monthly payments, interest free. Find out more at unitywater.com/smoothpay

Water meter details 1 kilolitre (kL) = 1000 litres (L)

Meter ID	Previous read date	Previous reading (kL)	Current read date	Current reading (kL)	Usage (kL)	No. of days	Average daily usage (L)
UT2406034W	4 Mar 25	105	5 Jun 25	155	50	93	537.6
		Total	water usage		50	93	537.6
Total sewerage	usage (waste	and grevwat	er) = 90% of wa	ter usage	45.00	93	483.9

Activity since last bill

Last bill		\$748.20
Payments / adju	ustments	
14 Apr 2025	Interest Charges 8% 34 days	\$1.61
30 May 2025	CBA BPAY BPAY 30/05/2025	-\$500.00
1 Jun 2025	Interest Charges 8% 48 days	\$7.93
9 Jun 2025	Interest Charges 8% 8 days	\$0.45

Account balance \$258.19



Water and Sewerage Charges

Lot 67 Plan RP139516 Installation ID 35768

Total Due#=1+2

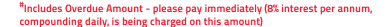
State Bulk Water Price kL/day x Days x Price/kL Period State Govt Bulk Water 05 Mar 25 to 05 Jun 25 93 \$3.444 0.5376 This is how much Unitywater pays to purchase water from the State Government, and is passed on to customers at cost.

Unitywater (local government distributor-retailer price)

		Sev	Water si		\$300.60 \$214.43
Sewerage Access	05 Mar 25 to 05 Jun 25	1	93	\$1.938	\$180.23
Water Access 20mm	05 Mar 25 to 05 Jun 25	1	93	\$0.972	\$90.40
Fixed Access Charges	Period	x No.	x Days	x Price/day	
Sewerage up to 740 L/day	05 Mar 25 to 05 Jun 25	0.4839	93	\$0.760	\$34.20
Variable Usage Charges Water up to 822 L/day	Period 05 Mar 25 to 05 Jun 25	kL/day 0.5376	x Days 93	x Price/kL \$0.760	\$38.00

\$515.03 New water and sewerage charges







\$773.22

\$257.74

Important information

Payment assistance If you are having difficulty paying, please call Unitywater as soon as you receive your bill and before its due date to discuss how we can help.

Changing contact details Login to My Account at unitywater.com for quick, easy changes online 24/7 or call us during business hours.

Pensioners

If you own and live at your property and have an eligible concession card, you may apply for a pensioner rebate. Please call Unitywater or fill out our easy online form at unitywater.com/pensioner

Credit card payments Only MasterCard and Visa are accepted. A credit card surcharge may apply to your payment. Learn more at unitywater.com/creditcard

Interest on overdue amounts Interest of 8% per annum, compounding daily, will apply to any amount not paid by the due date.

Water efficiency

For water efficiency tips, visit unitywater.com/water-tips

Interpreter service 13 14 50

当您需要口译员时, 请致电 13 14 50。 اتصل على الرقم 50 14 13 عندما تكون بحاجة إلى مترجم فوري. Khi bạn cần thông ngôn, xin gọi số 13 14 50 통역사가 필요하시면 13 14 50 으로 연락하십시오 Cuando necesite un intérprete llame al 13 14 50

Privacy policy

We've updated our privacy policy so that we can deliver improved services with trusted partners. Visit unitywater.com/privacy

International calls +61754318333

unitywater.com PO Box 953 Caboolture QLD 4510 1300 086 489

More payment options



Credit card by phone or online To make a one-off credit card (Visa or MasterCard only) payment call 1300 047 763 or go to unitywater.com. A credit card surcharge may apply.

Ref: 0997 6430 02



Cheques by mail

Send this portion with your cheque payable to: Unitywater, Locked Bag 2, Maroochydore BC QLD 4558



() POST In person, by phone or online billpay Billpay Code: 4028 Ref: 0997 6430 02

> Pay in person at any post office, call 13 18 16, or go to postbillpay.com.au



*4028 0997643002 00077322

Account number	99764300
Payment reference	0997 6430 02
Overdue	\$257.74
Total due [#]	\$773.22
New charges due	9 Jul 2025

Includes overdue amount



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signed by:
Allison kaye Fowler
662257F5E2724DF...

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Using IP Address: 103.29.87.159

Signed using mobile

Timestamp

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ID: 8347553b-a9e2-455d-997f-5ed8eb14706d

Stephen Allan Osberg

steve_osberg@myyahoo.com

Security Level: .Email

ID: 6e9cf837-0930-4e6b-9557-41ade9da1e4a

20/8/2025 | 15:17

Stephen Allan Osberz 18FBC4DAA91D4D9...

Signature Adoption: Pre-selected Style Using IP Address: 103.29.87.159

Signed using mobile

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In Person Signer Events Signature Timestamp

Editor Delivery Events Status Timestamp

Agent Delivery Events Status Timestamp

Intermediary Delivery Events Status Timestamp

Certified Delivery Events Status Timestamp

Carbon Copy Events Status Timestamp

Witness Events Signature Timestamp

Notary Events Signature Timestamp

Envelope Summary Events Status Timestamps

Envelope Summary Events	Status	Timestamps	
Envelope Sent	Hashed/Encrypted	20/8/2025 14:37	
Envelope Updated	Security Checked	20/8/2025 15:52	
Certified Delivered	Security Checked	20/8/2025 15:18	
Signing Complete	Security Checked	20/8/2025 15:18	
Completed	Security Checked	20/8/2025 15:52	
Payment Events	Status	Timestamps	
Electronic Record and Signature Disclosure			

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To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at john.ahern@infotrack.com.au and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

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ii. send us an email to signit@infotrack.com.au and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

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Acknowledging your access and consent to receive and sign documents electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please confirm that you have read this ERSD, and (i) that you are able to print on paper or electronically save this ERSD for your future reference and access; or (ii) that you are able to email this ERSD to an email address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format as described herein, then select the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

By selecting the check-box next to 'I agree to use electronic records and signatures', you confirm that:

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- Until or unless you notify InfoTrack Ltd AU as described above, you consent to receive
 exclusively through electronic means all notices, disclosures, authorizations,
 acknowledgements, and other documents that are required to be provided or made
 available to you by InfoTrack Ltd AU during the course of your relationship with
 InfoTrack Ltd AU.

Seller Disclosure Further information or Changes to information

The Seller Disclosure have been prepared based on the information provided by you and searches completed. The Seller Disclosure will be current as to the date prepared and will not be reviewed or updated later unless specifically requested by you. If you become aware of any further information in relation to the Property or of any changes to the information provided, **immediately let us know** so that we can provide further advice and update the Contract or Seller Disclosure as required.

Specifically, please advise our office if you become aware of or receive notices of any of the following:

- 1. Changes to Title or Ownership
 - Registration of new encumbrances such as a new mortgage, lease, easement, or caveat registered on title.
 - Discharge of existing encumbrances such as a Mortgage or other encumbrance being removed.
 - Change in ownership details (e.g., due to death, transmission application, or other dealings).

2. Unregistered Interests or Agreements

- New unregistered lease or agreement entered into e.g. a new residential tenancy, commercial lease, or access agreement, assignment of lease, subletting, or change in occupants.
- Termination or variation of an existing unregistered agreement e.g., early termination of a residential tenancy, change in rent, notice of intention to vacate or break lease or assignment of lease or other agreement.

3. Statutory Encumbrances or Notices

- Receipt of new statutory notices e.g. notice of intention to resume (compulsory acquisition), infrastructure proposal, or statutory charge.
- Change in status of existing statutory encumbrance e.g., a statutory charge is paid and released, or a new right to keep infrastructure is granted.

4. Changes to Land Use, Planning, and Environmental Matters

- Receipt of new planning or environmental notices e.g., show cause or enforcement notice under the Building Act 1975 or Planning Act 2016.
- Change in zoning or planning status. Rezoning, new development approval, or change in Priority Development Area status.
- New environmental contamination or listing Property added to the Environmental Management Register (EMR) or Contaminated Land Register (CLR).
- Receipt of new tree orders or QCAT applications.

5. Heritage Listing

- Property becomes heritage listed.
- Another change in heritage status.

6. Buildings and Structures

- New pool safety certificate issued or expired
- Owner-builder work undertaken or new notice issued
- Receipt of new show cause or enforcement notice

7. Rates and Services

- Issue of new rates, water or body corporate levies notice
- Change in rates exemption status
- 8. Community Titles or BUGTA Schemes
 - New community management statement (CMS) registered:
 - Change in by-laws or lot entitlements.
 - Change to financial situation. Such as to levies, or insurance details.
 - Change in body corporate status: e.g., new litigation, special levies, or changes in committee.
 - An Annual General Meeting or Extraordinary General Meeting is called
- 9. Correction of Errors or Omissions
 - Discovery of an error or omission in the original Form 2 or attachments.

If you become aware of any of the above, ensure the Seller Disclosure Form 2 is not issued to the Buyer and immediately contact our office. If the Seller Disclosure is not accurate or is incomplete at the time it is given to the Buyer, the Buyer may be able to terminate the Contract and claim compensation from you. Therefore, keeping us updated as to changes to the information or property is key to ensure you receive appropriate advice.

The Buyer will generally conduct searches on the Property to verify your disclosure and check for any rights of termination or compensation they may have.





Contract for the Sale and Purchase of Residential Real Estate

First Edition

This document has been approved by The Real Estate Institute of Queensland Limited and the Queensland Law Society Incorporated as being suitable for the sale and purchase of residential real estate in Queensland.

The Seller and Buyer agree to sell and buy the Property under this contract.

Contract Date:		no date is inserted, the Contract Date is the which the last party signs the Contract	duto	
PARTIES				
SELLER				
NAME:				ABN:
ADDRESS:				
SUBURB:			STATE:	POSTCODE:
PHONE:	MOBILE:	EMAIL:		
NAME:				ABN:
ADDRESS:				
SUBURB:			STATE:	POSTCODE:
	MOBILE:			
SELLER'S AGE	ENT			
NAME:				
ABN:		LICENCE NO:		
ADDRESS:				
SUBURB:				POSTCODE:
PHONE:	MOBILE:	EMAIL:		
SELLER'S SOL	.ICITOR		← or any other solicit	or notified to the Bu
NAME:				
REF:	CONTACT:			
IXLI .				
ADDDESS:				
ADDRESS:			STATE:	POSTCODE:
ADDRESS: SUBURB:		EMAIL:	STATE:	
ADDRESS: SUBURB:				
ADDRESS:SUBURB:PHONE:				
ADDRESS: SUBURB: PHONE: BUYER				
ADDRESS: SUBURB: PHONE: BUYER NAME:				ABN:
ADDRESS: SUBURB: PHONE: BUYER NAME: ADDRESS:				ABN:
ADDRESS: SUBURB: PHONE: BUYER NAME: ADDRESS: SUBURB:	MOBILE:	EMAIL:		ABN:
ADDRESS: SUBURB: PHONE: BUYER NAME: ADDRESS: SUBURB: PHONE:	MOBILE:	EMAIL:		ABN: POSTCODE:

INITIALS (Note: initials not required if signed with Electronic Signature)

	← or any	STATE:	notified to the Sel
	← or any	other solicitor	
	← or any	other solicitor	notified to the Sel.
		STATE:	
			POSTCODE:
			POSTCODE:
			POSTCODE:
		STATE:	POSTCODE:
	AREA:		← n
	SOLD AS:	Freehold	Leasehold
		if neither is s	selected, the Lot is to
		being i reen	ла.
		■ attach a	annexure for additio
		■ attach a	annexure for additio
ulent electronic	sing informa	ation that has	been emailed to
it Holder:			
it Holder's			
	Accoun	nt No:	
		-	
	n or company u	urning dulent electronic communica n or company using informa by telephone to verify and it Holder:	■ attach a I attach a ■ attach a I att

INITIALS (Note: initials not required if signed with Electronic Signature)

SETTLEMENT					
SETTLEMENT DATE:					
	 or any later date for settlement in accordance w under s79, s80 or s81 of the Property Law Act 2 		11.6(1) or a	a special condition of this contract or	
	WARNING: The Settlement Date as stated may cadvice prior to signing.		settlement	on a particular date, seek legal	
GST					
[Select one. For sale of house or residential land or residential unit between parties who are not registered or required to be registere for GST, select first option]					
Completing the GST items may have significant consequences for the Seller and Buyer. The Seller and Buyer should seek professio advice about completion of the GST item and should not rely on the Agent to complete.					
No GST is payable or Purchase Price includes GST (if any) [clause 10.2 applies]					
Buyer must pay	GST in addition to the Purchase Price [clause 10.3	applies]			
Margin Scheme	[clause 10.4 applies]				
Going concern [d	clause 10.5 applies]				
Farm Land [claus	se 10.6 applies]				
[If not completed, clause 2	0.2 No GST is payable or Purchase Price includes GST	applies]			
GST WITHHOLDI	NG OBLIGATIONS				
Is the Buyer registere	d for GST and acquiring the Property for a cred	itable purpose?	No Yes	 WARNING: the Buyer warrants in clause 3.3(5) that this information is true and correct. 	
Property by a building con	cquisition for a creditable purpose would be the purchase tractor, who is registered for GST, for the purposes of bung it in the ordinary course of its business.]				
The Seller gives notice Withholding Law that	e to the Buyer in accordance with section 14-25	55(1)(a) of the	•	← WARNING: All sellers of residential premises or potential residential land are required to complete this notice. Section	
(select whichever is applied	able)			14-250 of the Withholding Law applies to the sale of 'new residential premises' or	
Withholding Law	required to make a payment under section 14-250 in relation to the supply of the Property			'potential residential land' (subject to some exceptions) and requires an amount to be withheld from the Purchase Price and paid to the ATO. The Saller should seek legal	
the Buyer <i>is</i> required to make a payment under section 14-250 of the Withholding Law in relation to the supply of the Property. Under section 14-255(1) of the Withholding Law, the Seller is required to give further details prior to settlement.					
LAND TAX					
	be completed if: is not the Seller's principal place of residence (the not otherwise exempt from paying land tax in conne	*	ty.		
[select one]					
No adjustment is	to be made for land tax				
Land tax is to be	adjusted on a single holding basis				
	adjusted on the Seller's actual land tax liability stment is to be made for land tax]				
CONDITIONS					
FINANCE		BUILDING AND/O	R PEST INS	SPECTION DATE	
Finance Amount: \$		Inspection Date:			
Financier:					
		 If "Inspection Date" inspection report a 		leted, the contract is not subject to an 2 does not apply.	
Finance Date:					
	Amount", "Financier" and "Finance Date" are				
completed, this contrac	t is not subject to finance and clause 4.1 does not apply.				

INITIALS (Note: initials not required if signed with Electronic Signature)

MATTERS AFFECTING PROPERTY						
TITLE ENCUMBRANCES:						
THE ENCOMBRANCES: The Encumbrances listed below will remain after settlement under clause 7.2:						
Seller Disclosure Statement was given to the Buyer						
a. the registered interests and encumbrances listed on the title search included in the Seller Disclosure Statement other than any						
mortgage, caveat or charge; and b. the Unregistered Encumbrances (note this includes statutory encumbrances affecting the land) disclosed in the Seller Disclosure						
Statement, unless this contract requires them to be discharged at or before settlement (for example clause 3.5).						
Seller Disclosure Statement was NOT given to the Buyer						
List all Encumbrances that will remain after settlement under clause 7.2:						
(You need to include specific description of all registered interests, unregistered interests and statutory encumbrances (see definition of Encumbrances)).	,					
	<u> </u>					
TENANCIES:						
Is the Property sold subject to a Residential Tenancy Agreement or Rooming Accommodation Agreement?						
Yes, details are contained in the attach	ed Tenancies Schedule					
OTHER MATTERS:						
Residential Tenancy Agreements or Rooming Accommodation Agreements:	← WARNING TO SELLER: If the Property of					
Has the Property been subject to a Residential Tenancy Agreement or Rooming No	any part has been let at any time in the las 12 months the Seller is required under					
Accommodation Agreement at any time within the period of 12 months before the Contract Date?	clause 5.5(1)(e) to provide evidence of the last rent increase. Failure to provide					
the contract bate.	evidence by settlement may entitle the Buyer to terminate the contract.					
If Yes, the day of the last rent increase for each residential premises comprising the Property is:						
premises comprising the Froperty is.						
TREE ORDERS AND APPLICATIONS:						
Neighbourhood Disputes (Dividing Fences and Trees) Act 2011, section 83:	← WARNING: Failure to comply with s83 Neighbourhood Disputes (Dividing Fences					
Is the Lot affected by an application to, or an order made by, the Queensland No	and Trees Act) 2011 by giving a copy of a order or application to the Buyer (where					
Civil and Administrative Tribunal (QCAT) in relation to a tree on the Lot? Yes	applicable) prior to Buyer signing the contract will entitle the Buyer to terminate					
If yes, a copy of the application or order is given with this contract.	the contract prior to Settlement.					
POOL SAFETY						
Q1. Is there a pool on the Lot or on adjacent land used in association with No	← WARNING TO SELLER: If there is a					
the Lot?	regulated pool on the Lot, under clause 5.5(1)(f) the Seller must provide a Pool					
	Compliance Certificate at settlement. If there is no Pool Compliance Certificate at					
Q2. If the answer to Q1 is Yes, is there a Pool Compliance Certificate for the pool at the time of contract?	the Contract Date you must give a Notice No Pool Safety Certificate to the Buyer pri					
Yes	to entering into this contract					
ELECTRICAL SAFETY SWITCH AND SMOKE ALARM						
■ NOTE: This section must be completed if there is a domestic dwelling on or comprising the Lot						
The Seller gives notice to the Buyer that an Approved Safety Switch for the General Installed in the residence	← WARNING: By giving false or misleading information in this section, the Seller may					
Purpose Socket Outlets is: Not installed in the residence	incur a penalty. The Seller should seek expert and qualified advice about					
	completing this section and not rely on the Seller's Agent to complete this section.					
The Seller gives notice to the Buyer that smoke Installed in the residence	← WARNING: Under clause 7.9 the Seller					
alarms complying with the Smoke Alarm Requirement Provision are: Not installed in the residence	must install smoke alarms complying with the Smoke Alarm Requirement					
Provision in any domestic dwelling on the Lot. Failure to do so is an offence						
	under the Fire Services Act 1990.					

INITIALS (Note: initials not required if signed with Electronic Signature)

LOTS IN A COMMUNITY TITLES SCHEME

STATUTORY WARRANTIES AND CONTRACTUAL RIGHTS

If the Lot is a lot in a community titles scheme, the Seller gives notice to the Buyer of the following matters:

(COMPLETE IF APPLICABLE)

WARNING TO SELLER: The Body
 Corporate and Community Management Act
 1997 and the Contract include warranties by
 the Seller about the Body Corporate and the
 Scheme land. Breach of a warranty may
 result in a damages claim or termination by
 the Buyer. Sellers should consider whether
 to carry out an inspection of the Body
 Corporate records to complete this section.

				to carry out an inspection of the Body Corporate records to complete this section.
(a)	Latent or Patent Defects in Common Property or Body Corporate Assets (s 223(2)(a)(b))*			
(b)	Actual or Contingent or Expected Liabilities of Body Corporate (s 223(2)(c)(d))*			
(c)	Circumstances in Relation to Affairs of Body Corporate (s 223(3))*			
(d)	Proposal to Record a New Community Management Statement (clause 12.9(1)(a))			
(e)	Unapproved improvements on common property benefitting the Lot (clause 12.9(1)(b))*			
(f)	Outstanding by-law contravention notices (clause 12.9(1)(c))*			
(g)	Proposed Body Corporate resolutions (clause 12.10)*			
*Inclu	de in attachment if insufficient space			
INSP	ECTION OF BODY CORPORATE RECORDS			
Reco	ords Inspection Date:			" is not completed, the contract is not subject of records and clause 12.3 does not apply.
LOT	S IN A BUILDING UNIT AND GROUP 1	TITLE PARCEL		(COMPLETE IF APPLICABLE)
WAR	RANTIES AND CONTRACTUAL RIGHTS			← WARNING TO SELLER: The Contract
If the applie	Lot is a lot in a Parcel to which the <i>Building Units a</i> es, the Seller gives notice to the Buyer of the follow	and Group Titles Act 198 ving matters:	20	includes warranties by the Seller about the Body Corporate and the Parcel. Breach of a warranty may result in a damages claim or termination by the Buyer. Sellers should consider whether to carry out an inspection of the Body Corporate records to complete this section.
(a)	Proposal to add to, alter or repeal by-laws (clause 13.9(1)(a))			
(b)	Unapproved improvements on common property benefitting the Lot (clause 13.9(1)(b))*			
(c)	Outstanding by-law contravention notices (clause 13.9(1)(c))*			
(d)	Proposed Body Corporate resolutions (clause 13.10)*			
*Inclu	de in attachment if insufficient space			
INSP	ECTION OF BODY CORPORATE RECORDS		← If "Records Inspection Date	" is not completed, the contract is not subject
Reco	rds Inspection Date:		το a satisfactory inspection	of records and clause 13.3 does not apply.

INITIALS (Note: initials not required if signed with Electronic Signature)

	SPECI	AL CON	DITIONS			
	SPECI	AL CONI	DITIONS			
L						
•	SIGNA [.]	TURES				
1	the Buy cooling	er obtain -off rights,	an independent p before signing.	roperty valuation a	nd independe	off period. A termination penalty of 0.25% of the le statutory cooling-off period. It is recommended nt legal advice about the contract and his or her
ı	Buyer: _			Date:	Witness:	
	Dinas-			Date:	Witness	
E	By placin	g my signatu		t I am the Buyer named		(Note : No witness is required if the Buyer signs using an Electronic Signature)
,	Seller:			Date:	Witness:	
	- "					
E	By placin	g my signatu	re above, I warrant tha lle or authorised by the	Date: at I am the Seller named e Seller to sign.		(Note: No witness is required if the Seller signs using an Electronic Signature)

The REIQ Terms of Contract for the Sale and Purchase of Residential Real Estate (Pages 7-21) (First Edition) contain the Terms of this Contract.

TERMS OF CONTRACT FOR THE SALE AND PURCHASE OF RESIDENTIAL REAL ESTATE

1. DEFINITIONS

- 1.1 In this contract, terms in **bold** in the Reference Schedule have the meanings shown under or opposite them and unless the context otherwise requires:
 - (a) "Approved Safety Switch" means a residual current device as defined in the Electrical Safety Regulation 2013;
 - (b) "ATO" means the Australian Taxation Office;
 - (c) "ATO Clearance Certificate" means a certificate issued under s14-220(1) of the Withholding Law which is current on the date it is given to the Buyer;
 - (d) "Balance Purchase Price" means the Purchase Price, less the Deposit paid by the Buyer;
 - (e) "Bank" means an authorised deposit-taking institution within the meaning of the Banking Act 1959 (Cth);
 - (f) "Bank Cheque":
 - (i) includes a cheque drawn by a building society or credit union on itself; and
 - (ii) does not include a cheque drawn by a building society or credit union on a Bank;
 - (g) "Bond" means a bond under the Residential Tenancies and Rooming Accommodation Act 2008;
 - (h) "Building Inspector" means a person licensed to carry out completed residential building inspections under the Queensland Building and Construction Commission Regulation 2018;
 - (i) "Business Day" means a day other than:
 - (i) a Saturday or Sunday;
 - (ii) a public holiday or special holiday in the Place for Settlement; and
 - (iii) a day in the period 27 to 31 December (inclusive);
 - "CGT Withholding Amount" means the amount determined under section 14-200(3)(a) of the Withholding Law or, if a copy is provided to the Buyer prior to settlement, a lesser amount specified in a variation notice under section 14-235;
 - (k) "Contract Date" or "Date of Contract" means:
 - the date inserted in the Reference Schedule as the Contract Date; or
 - (ii) if no date is inserted, the date on which the last party signs this contract;
 - "Court" includes any tribunal established under statute;
 - (m) "Digitally Sign" and "Digital Signature" have the meaning in the ECNL;
 - (n) "ECNL" means the Electronic Conveyancing National Law (Queensland);
 - (0) "Electronic Conveyancing Documents" has the meaning in the Land Title Act 1994;
 - (p) "Electronic Lodgement" means lodgement of a document in the Land Registry in accordance with the ECNL;
 - (q) "Electronic Settlement" means settlement facilitated by an ELNO System;
 - (r) "Electronic Signature" means an electronic method of signing that identifies the person and indicates their intention to sign the contract;
 - (s) "Electronic Workspace" means a shared electronic workspace within the ELNO System nominated by the Seller that allows the Buyer and Seller to effect Electronic Lodgement and Financial Settlement;

- (t) "ELNO" has the meaning in the ECNL;
- (u) "ELNO System" means a system provided by an ELNO capable of facilitating Financial Settlement and Electronic Lodgement in Oueensland;
- (v) "Encumbrances" includes:
 - (i) registered encumbrances;
 - (ii) Unregistered Encumbrances; and
 - (iii) Security Interests;
- (w) "Enforcement Notice" means any valid notice or order by any competent authority or Court requiring work to be done or money spent in relation to the Property;
- (x) "Essential Term" includes, in the case of breach by:
 - (i) the Buyer: clauses 2.1, 3.1, 3.2, 3.3, 5.1 and 6.1; and
 - (ii) the Seller: clauses 3.2, 3.3, 5.5(1) and 6.1; but nothing in this definition precludes a Court from finding other terms to be essential;
- (y) "Extension Notice" means a notice under clause 6.2(1);
- (z) "Financial Institution" means a Bank, building society or credit union;
- (aa) "Financial Settlement" means the exchange of value between Financial Institutions facilitated by an ELNO System in accordance with the Financial Settlement Schedule;
- (bb) "Financial Settlement Schedule" means the electronic settlement schedule within the Electronic Workspace listing the source accounts and destination accounts;
- (cc) "General Purpose Socket Outlet" means an electrical socket outlet as defined in the Electrical Safety Regulation 2013;
- (dd) "GST" means the goods and services tax under the GST Act;
- (ee) "GST Act" means A New Tax System (Goods and Services Tax) Act 1999 (Cth) and includes other GST related legislation;
- (ff) "GST Withholding Amount" means the amount (if any) determined under section 14-250 of the Withholding Law required to be paid to the Commissioner of Taxation;
- (gg) "Improvements" means all fixed structures on the Lot and includes all items fixed to them (such as stoves, hot water systems, fixed carpets, curtains, blinds and their fittings, clothes lines, fixed satellite dishes and television antennae, in-ground plants) but does not include the Reserved Items;
- (hh) "Keys" means keys, codes or devices in the Seller's possession or control for all locks or security systems on the Property or necessary to access the Property;
- (ii) "Outgoings" means rates or charges on the Lot by any competent authority (for example, council rates, water rates, fire service levies) but excludes land tax if the Reference Schedule provides that No adjustment is to be made for land tax;
 - [Note: the definition of Outgoings is modified by clauses 12.2(2)(a), 13.2(2)(a) where applicable]
- (jj) "Pest Inspector" means a person licensed to undertake termite inspections on completed buildings under the Queensland Building and Construction Commission Regulation 2018;

(kk) "Place for Settlement" means:

- (i) where the Seller is represented by a solicitor who has an office in Queensland, the city or town in Queensland in which the office of the Seller's Solicitor is located;
- (ii) otherwise, within the Brisbane Central Business District;

(II) "Pool Compliance Certificate" means:

- (i) a Pool Safety Certificate under section 231C(a) of the *Building Act* 1975; or
- (ii) a building certificate that may be used instead of a Pool Safety Certificate under section 246AN(2) of the Building Act 1975; or
- (iii) an exemption from compliance on the grounds of impracticality under section 245B of the *Building Act 1975*;
- (mm) "PPSR" means the Personal Property Securities Register established under Personal Property Securities Act 2009 (Cth);
- (nn) "Property" means:
 - (i) the Lot;
 - (ii) the Improvements; and
 - (iii) the Included Chattels;

[Note: the definition of Property is modified by clause 12.2(2)(b) or 13.2(2)(b) where applicable]

- (oo) "Rent" means any periodic amount payable under the Tenancies;
- (pp) "Reserved Items" means the Excluded Fixtures and all chattels on the Lot other than the Included Chattels;
- (qq) "Residential Tenancy Agreement" has the meaning in the RTRA Act;
- (rr) "Rooming Accommodation Agreement" has the meaning in the RTRA Act;
- (ss) "RTRA Act" means the Residential Tenancies and Rooming Accommodation Act 2008;
- (tt) "Security Interests" means all security interests registered on the PPSR over Included Chattels and Improvements;
- (uu) "Seller Disclosure Statement" means the disclosure statement and prescribed certificates given by the Seller to the Buyer under section 99(1) of the Property Law Act 2023 (if applicable) before the Buyer signed this contract;
- (vv) "Services" means infrastructure for the provision of services including water, gas, electricity, telecommunications, sewerage or drainage;
- (ww) "Site Value" means:
 - (i) in the case of non-rural land, the site value under the *Land Valuation Act 2010*; or
 - (ii) in the case of rural land, the unimproved value under the Land Valuation Act 2010;
- (xx) "Smoke Alarm Requirement Provision" has the meaning in section 147W of the Fire Services Act 1990;
- (yy) "Transfer Documents" means:
 - the form of transfer under the Land Title Act 1994 required to transfer title in the Lot to the Buyer; and
 - (ii) any other document to be signed by the Seller necessary for stamping or registering the transfer;
- (zz) "Transport Infrastructure" has the meaning defined in the Transport Infrastructure Act 1994;
- (aaa) "Unregistered Encumbrance" has the meaning in the *Property Law Regulation 2024*; and
- (bbb) "Withholding Law" means Schedule 1 to the Taxation Administration Act 1953 (Cth).

2. DEPOSIT

2.1 Payment of Deposit

- (1) The Buyer must pay the Deposit to the Deposit Holder at the times shown in the Reference Schedule. The Deposit Holder will hold the Deposit until a party becomes entitled to it.
- (2) The Buyer will be in default if it:
 - (a) does not pay the Deposit when required;
 - (b) pays the Deposit by a post-dated cheque; or
 - (c) pays the Deposit by cheque which is dishonoured on presentation.
- (3) Subject to clause 2.1(4), if the Buyer:
 - effects an electronic transaction to pay all or part of the Deposit to the account of Deposit Holder on a day;
 - (b) provides written evidence to the Deposit Holder that the electronic transaction has occurred; and
 - (c) does not take any action to defer the payment to the Deposit Holder to a later day,

the payment is taken to be received by the Deposit Holder on the day the Buyer effects the electronic transaction even if, because of circumstances beyond the Buyer's control, the payment to the Deposit Holder's account happens on a later day.

- (4) If the Buyer has complied with clause 2.1(3) but the Deposit Holder has not received the payment by the due date:
 - (a) the Seller may give the Buyer notice that the payment has not been received by the Deposit Holder; and
 - (b) if the payment has not been paid into the account of the Deposit Holder by 5pm on the date 2 Business Days after the Seller's notice under clause 2.1(4)(a) is given to the Buyer then clause 2.1(3) will not apply and the Buyer will be in default.
- (5) The Seller may recover from the Buyer as a liquidated debt any part of the Deposit which is not paid when required.

2.2 Investment of Deposit

lf:

- the Deposit Holder is instructed by either the Seller or the Buyer; and
- (2) it is lawful to do so;
- the Deposit Holder must:
- (3) invest as much of the Deposit as has been paid with any Financial Institution in an interest-bearing account in the names of the parties;
- (4) provide the parties' tax file numbers to the Financial Institution (if they have been supplied); and
- (5) provide the parties with an account statement in respect of the account in which the Deposit is held:
 - (a) at 30 June of each year; and
 - (b) when the Deposit Holder pays the Deposit to the party entitled to it.

2.3 Entitlement to Deposit and Interest

- (1) The party entitled to receive the Deposit is:
 - (a) if this contract settles, the Seller;
 - (b) if this contract is terminated without default by the Buyer, the Buyer; and
 - (c) if this contract is terminated owing to the Buyer's default, the Seller.
- (2) The interest on the Deposit must be paid to the person who is entitled to the Deposit.
- (3) The person who is entitled to the Deposit is presently entitled to the interest on the Deposit. Until settlement or termination of this contract, the Seller is presently entitled to the interest on the Deposit.
- (4) If this contract is terminated, and the Buyer is entitled to the Deposit:

- (a) the Buyer must reimburse the Seller for any tax paid by the Seller as a result of an earlier present entitlement to interest on the Deposit;
 and
- (b) the Buyer has no further claim once it receives the Deposit and any interest on the Deposit, unless the termination is due to the Seller's default or breach of warranty.
- (5) The Deposit is invested at the risk of the party who is ultimately entitled to it.

3. PURCHASE PRICE

3.1 Payment of Balance Purchase Price

On the Settlement Date, the Buyer must pay the Balance Purchase Price:

- (a) for an Electronic Settlement, by electronic funds transfer as directed by the Seller's Solicitor and/or the Seller's mortgagee in the Financial Settlement Schedule; or
- (b) otherwise, by Bank Cheque as the Seller or the Seller's Solicitor directs.

3.2 Foreign Residents Capital Gains Tax Withholding

- (1) Clause 3.2 applies if both the following apply:
 - (a) the sale is not an excluded transaction under s14-215 of the Withholding Law; and
 - (b) the Seller has not given the Buyer on or before settlement for each person comprising the Seller either:
 - (i) an ATO Clearance Certificate; or
 - (ii) a variation notice under s14-235 of the Withholding Law, which remains current at the Settlement Date, varying the CGT Withholding Amount to nil.
- (2) The Buyer must lodge a Foreign Resident Capital Gains Withholding Purchaser Notification Form with the ATO for each person comprising the Buyer and give copies to the Seller with the payment reference numbers (PRN) on or before settlement.
- (3) If settlement is to be effected by Electronic Settlement, at settlement the Financial Settlement Schedule must specify payment of the CGT Withholding Amount to the account nominated by the Commissioner of Taxation.
- (4) If settlement is not an Electronic Settlement:
 - (a) for clause 3.1(b), the Seller irrevocably directs the Buyer to draw a Bank Cheque for the CGT Withholding Amount in favour of the Commissioner of Taxation or, if the Buyer's Solicitor requests, the Buyer's Solicitor's Trust Account;
 - (b) the Seller must return the Bank Cheque in paragraph (a) to the Buyer's Solicitor (or if there is no Buyer's Solicitor, the Buyer) at settlement; and
 - (c) the Buyer must pay the CGT Withholding Amount to the ATO in accordance with section 14-200 of the Withholding Law and give the Seller evidence that it has done so within 2 Business Days of settlement occurring.
- (5) For clause 3.2(1) and section 14-215 of the Withholding Law, the market value of the CGT asset is taken to be the Purchase Price less any GST included in the Purchase Price for which the Buyer is entitled to an input tax credit unless:
 - (a) the Property includes items in addition to the Lot and Improvements; and
 - (b) no later than 2 Business Days before the Settlement Date, the Seller gives the Buyer a valuation of the Lot and Improvements prepared by a registered valuer,

in which case the market value of the Lot and Improvements will be as stated in the valuation.

3.3 GST Withholding

- (1) If the Buyer is required to pay the GST Withholding Amount to the Commissioner of Taxation at settlement pursuant to section 14-250 of the Withholding Law:
 - (a) the Seller must give the Buyer a notice in accordance with section 14-255(1) of the Withholding Law;
 - (b) prior to settlement the Buyer must lodge with the ATO:
 - a GST Property Settlement Withholding Notification form ("Form 1"); and
 - (ii) a GST Property Settlement Date Confirmation form ("Form 2");
 - (c) on or before settlement, the Buyer must give the Seller copies of:
 - (i) the Form 1;
 - (ii) confirmation from the ATO that the Form 1 has been lodged specifying the Buyer's lodgement reference number and payment reference number;
 - (iii) confirmation from the ATO that the Form 2 has been lodged; and
 - (iv) a completed ATO payment slip for the Withholding Amount.
- (2) The Buyer is taken to have complied with clause 3.3(1)(b) and 3.3(1)(c) if the Form 1 is lodged through the Electronic Workspace and the Form 2 is shown as pending settlement (however described).
- (3) If settlement is to be effected by Electronic Settlement, at settlement the Financial Settlement Schedule must specify payment of the GST Withholding Amount to the account nominated by the Commissioner of Taxation.
- (4) If settlement is not an Electronic Settlement:
 - (a) the Seller irrevocably directs the Buyer to draw a Bank Cheque for the GST Withholding Amount in favour of the Commissioner of Taxation and deliver it to the Seller at settlement; and
 - (b) the Seller must pay the GST Withholding Amount to the ATO in compliance with section 14-250 of the Withholding Law promptly after settlement.
- (5) The Buyer warrants that the statements made by the Buyer in the Reference Schedule under GST Withholding Obligations are true and correct.

3.4 Adjustments

- (1) Rent and Outgoings must be apportioned between the parties in accordance with clauses 3.4, 3.5 and 3.6 and any adjustments paid and received on settlement so that:
 - the Seller is liable for Outgoings and is entitled to Rent up to and including the Settlement Date; and
 - (b) the Buyer is liable for Outgoings and is entitled to Rent after the Settlement Date.
- (2) Upon written request by the Buyer, the Seller will, before settlement, give the Buyer a written statement, supported by reasonable evidence, of:
 - (a) all Outgoings and all Rent for the Property to the extent they are not capable of discovery by search or enquiry at any office of public record or pursuant to the provisions of any statute; and
 - (b) any other information which the Buyer may reasonably require for the purpose of calculating or apportioning any Outgoings or Rent under this clause 3.4.

If the Seller becomes aware of a change to the information provided the Seller will as soon as practicable provide the updated information to the Buyer.

3.5 Outgoings

- Subject to clauses 3.5(2), 3.5(4), 3.5(5) and 3.5(6), Outgoings for periods including the Settlement Date must be adjusted:
 - (a) for those paid, on the amount paid;
 - (b) for those assessed but unpaid, on the amount payable (excluding any discount); and
 - (c) for those not assessed:
 - on the amount the relevant authority advises will be assessed (excluding any discount); or
 - (ii) if no advice on the assessment to be made is available, on the amount of the latest separate assessment (excluding any discount).
- (2) If there is no separate assessment of rates for the Lot at the Settlement Date and the Local Government informs the Buyer that it will not apportion rates between the Buyer and the Seller, then:
 - (a) the amount of rates to be adjusted is that proportion of the assessment equal to the ratio of the area of the Lot to the area of the parcel in the assessment; and
 - (b) if an assessment of rates includes charges imposed on a "per lot" basis, then the portion of those charges to be adjusted is the amount assessed divided by the number of lots in that assessment.
- (3) The Seller is liable for land tax assessed on the Lot for the financial year current at the Settlement Date. If land tax is unpaid at the Settlement Date and the Queensland Revenue Office advises that it will issue a final clearance for the Lot on payment of a specified amount, then:
 - (a) if settlement is to be effected by Electronic Settlement, at settlement the Financial Settlement Schedule must specify payment of the specified amount to the account nominated by the Commissioner of State Revenue;
 - (b) otherwise, the Seller irrevocably directs the Buyer to draw a Bank Cheque for the specified amount from the Balance Purchase Price at settlement and the Buyer must pay it promptly to the Queensland Revenue Office.
- (4) If the Reference Schedule states that:
 - (a) Land tax is to be adjusted on a single holding basis, land tax must be adjusted on the assessment that the Queensland Revenue Office would issue to the Seller for the land tax year current at the Settlement Date if the Lot was the Seller's only land; or
 - (b) Land tax is to be adjusted on the Seller's actual land tax liability, land tax must be adjusted on the actual assessment that the Queensland Revenue Office has issued or will issue to the Seller for the land tax year current at the Settlement Date.
- (5) For clause 3.5(4), if there is no separate Site Value for the Lot, the land tax for the Lot shall be calculated on a notional Site Value equal to:

$$SV \times \frac{LA}{PA}$$

where:

- SV means the Site Value of the land which includes the Lot and has a separate Site Value (the "Parent Lot")
- LA means the area of the Lot
- PA means the area of the Parent Lot.

[Note: this clause is modified by clauses 12.4 and 13.4 where applicable]

- (6) Any Outgoings assessable on the amount of water used must be adjusted on the charges that would be assessed on the total water usage for the assessment period, determined by assuming that the actual rate of usage shown by the meter reading made before settlement continues throughout the assessment period. The Buyer must obtain and pay for the meter reading.
- (7) If any Outgoings are assessed but unpaid at the Settlement Date, then:
 - (a) if settlement is to be effected by Electronic Settlement, at settlement the Financial Settlement Schedule must specify payment of the amount payable to the relevant authority;
 - (b) otherwise, the Seller irrevocably directs the Buyer to draw a Bank Cheque for the amount payable from the Balance Purchase Price at settlement and pay it promptly to the relevant authority.

If an amount is deducted under this clause, the relevant Outgoing will be treated as paid at the Settlement Date for the purposes of clause 3.5(1).

3.6 Rent

- Rent for any rental period ending on or before the Settlement Date belongs to the Seller and is not adjusted at settlement.
- (2) Unpaid Rent for the rental period including both the Settlement Date and the following day ("Current Period") is not adjusted until it is paid.
- (3) Rent already paid for the Current Period or beyond must be adjusted at settlement.
- (4) If Rent payments are reassessed after the Settlement Date for periods including the Settlement Date, any additional Rent payment from a Tenant or refund due to a Tenant must be apportioned under clauses 3.6(1), 3.6(2) and 3.6(3).
- (5) Payments under clause 3.6(4) must be made within 14 days after notification by one party to the other but only after any additional payment from a Tenant has been received.

3.7 Cost of Bank Cheques

If settlement is not an Electronic Settlement:

- (a) the cost of Bank Cheques payable at settlement:
 - (i) to the Seller or its mortgagee are the responsibility of the Buyer; and
 - to parties other than the Seller or its mortgagee are the responsibility of the Seller and the Seller will reimburse this cost to the Buyer as an adjustment at settlement; and
- (b) the Seller is not entitled to require payment of the Balance Purchase Price by means other than Bank Cheque without the consent of the Buyer.

4. CONDITIONS

4.1 Finance

- (1) This contract is conditional on the Buyer obtaining approval of a loan for the Finance Amount from the Financier by the Finance Date on terms satisfactory to the Buyer. The Buyer must take all reasonable steps to obtain approval.
- (2) The Buyer must give notice to the Seller that:
 - (a) approval has not been obtained by the Finance Date and the Buyer terminates this contract; or
 - (b) the finance condition has been either satisfied or waived by the Buyer.
- (3) The Seller may terminate this contract by notice to the Buyer if notice is not given under clause 4.1(2) by 5pm on the Finance Date. This is the Seller's only remedy for the Buyer's failure to give notice.

(4) The Seller's right under clause 4.1(3) is subject to the Buyer's continuing right to give written notice to the Seller of satisfaction, termination or waiver pursuant to clause 4.1(2).

4.2 Building and Pest Inspection

- (1) This contract is conditional upon the Buyer obtaining a written building report from a Building Inspector and a written pest report from a Pest Inspector (which may be a single report) on the Property by the Inspection Date on terms satisfactory to the Buyer. The Buyer must take all reasonable steps to obtain the reports (subject to the right of the Buyer to elect to obtain only one of the reports).
- (2) The Buyer must give notice to the Seller that:
 - (a) a satisfactory Inspector's report under clause
 4.2(1) has not been obtained by the Inspection
 Date and the Buyer terminates this contract. The
 Buyer must act reasonably; or
 - (b) clause 4.2(1) has been either satisfied or waived by the Buyer.
- (3) If the Buyer terminates this contract and the Seller asks the Buyer for a copy of the building and pest reports, the Buyer must give a copy of each report to the Seller without delay.
- (4) The Seller may terminate this contract by notice to the Buyer if notice is not given under clause 4.2(2) by 5pm on the Inspection Date. This is the Seller's only remedy for the Buyer's failure to give notice.
- (5) The Seller's right under clause 4.2(4) is subject to the Buyer's continuing right to give written notice to the Seller of satisfaction, termination or waiver pursuant to clause 4.2(2).

4.3 Consent to Transfer of State Lease

- If the Lot sold is leasehold, this contract is conditional on the Seller obtaining any necessary consent to the transfer of the lease to the Buyer by the Settlement Date.
- (2) The Seller must apply for the consent required as soon as possible.
- (3) The Buyer must do everything reasonably required to help obtain this consent. [Note: If clause 12.3 or 13.3 applies, the contract is also conditional on the Buyer's satisfaction with the Body Corporate's records]

5. SETTLEMENT

5.1 Time and Date

Settlement must occur by 4pm AEST on the Settlement Date.

5.2 Electronic Settlement

- Settlement must be effected by Electronic Settlement unless the form of transfer under the Land Title Act 1994 required to transfer title in the Lot to the Buyer is not a required instrument to which section 5(1) of the Land Title Regulation 2022 applies other than as a result of section 5(2)(a)(ii).
- (2) If settlement is to be effected by Electronic Settlement:
 - (a) the Seller must nominate the ELNO System to be used for the Electronic Settlement. Despite clause 11.3(9), the Seller may nominate the ELNO System by sending or accepting an invitation to an Electronic Workspace in an ELNO System;
 - (b) clause 5.2(2)(a) does not prevent the Buyer using an ELNO System which is interoperable with the ELNO System nominated by the Seller;
 - (c) the parties must:
 - ensure that the Electronic Workspace is completed and all Electronic Conveyancing Documents and the Financial Settlement Schedule are Digitally Signed prior to settlement; and

- (ii) do everything else required in the Electronic Workspace or otherwise to enable settlement to occur on the Settlement Date;
- (d) if the parties cannot agree on a time for settlement, the time to be nominated in the Electronic Workspace is 4pm AEST;
- (e) if any part of the Purchase Price is to be paid to discharge an Outgoing:
 - the Buyer may, by notice in writing to the Seller, require that the amount is paid to the Buyer's Solicitor's trust account and the Buyer is responsible for paying the amount to the relevant authority;
 - (ii) for amounts to be paid to destination accounts other than the Buyer's Solicitor's trust account, the Seller must give the Buyer a copy of the current account for the Outgoing to enable the Buyer to verify the destination account details in the Financial Settlement Schedule:
- (f) if the Deposit is required to discharge any Encumbrance or pay an Outgoing at settlement:
 - the Deposit Holder must, if directed by the Seller at least 2 Business Days before settlement, pay the Deposit (and any interest accrued on investment of the Deposit) less commission as clear funds to the Seller's Solicitor;
 - (ii) the Buyer and the Seller authorise the Deposit Holder to make the payment in clause 5.2(2)(f)(i);
 - (iii) the Seller's Solicitor will hold the money as Deposit Holder under the Contract;
 - (iv) the Seller and Buyer authorise the Seller's Solicitor to pay the money as directed by the Seller in accordance with the Financial Settlement Schedule;
- (g) each party must pay its own fees and charges of using the relevant ELNO System for Electronic Settlement;
- (h) a party is not in default to the extent it is prevented from complying with an obligation because the other party or the other party's Financial Institution has done or not done something in the Electronic Workspace (for example, failing to complete details necessary to enable the other party to complete or sign the Electronic Workspace);
- (i) any rights under the contract or at law to terminate the contract may not be exercised during the time the Electronic Workspace is locked for Electronic Settlement; and
- Electronic Settlement is taken to occur when Financial Settlement is effected, whether or not Electronic Lodgement has occurred.

5.3 Place for Settlement

- (1) An Electronic Settlement will be deemed to take place in the Place for Settlement.
- (2) If the settlement is not an Electronic Settlement, subject to clause 5.3(3), settlement must be effected in the Place for Settlement at the office of a solicitor, Financial Institution or settlement agent nominated by the Seller.
- (3) If the Seller has not nominated an office under clause 5.3(2) or the parties have not otherwise agreed where settlement is to occur by 5pm on the date 2 Business Days before the Settlement Date, section 76(2)(b) of the Property Law Act 2023 applies.

5.4 Transfer Documents

If the settlement is not an Electronic Settlement:

- the Transfer Documents must be prepared by the Buyer and delivered to the Seller a reasonable time before the Settlement Date; and
- (b) if the Buyer pays the Seller's reasonable expenses, it may require the Seller to produce the Transfer Documents at the Queensland Revenue Office nearest the Place for Settlement for stamping before settlement.

5.5 Documents and Keys at Settlement

- (1) In exchange for payment of the Balance Purchase Price and the documents to be provided by the Buyer under clause 12.6 or 13.6 (if applicable), the Seller must deliver to the Buyer at settlement:
 - (a) unstamped Transfer Documents capable of immediate registration after stamping; and
 - (b) any instrument necessary to release any Encumbrance over the Property in compliance with the Seller's obligation in clause 7.2; and
 - (c) if requested by the Buyer not less than 2 Business Days before the Settlement Date, the Keys; and
 - (d) if there are Tenancies:
 - (i) the Seller's copy of any Tenancy agreements;
 - (ii) a notice to each Tenant advising of the sale in the form required by law; and
 - (iii) any notice required by law to transfer to the Buyer the Seller's interest in any Bond; and
 - (e) if the Property has been subject to a Residential Tenancy Agreement or Rooming Accommodation Agreement at any time within the period of 12 months before the Contract Date:
 - for any Tenancies, evidence of the day of the last rent increase for each part of the Property before those Tenancies were entered into; and
 - (ii) for any part of the Property not subject to a Tenancy at settlement, evidence of the day of the last rent increase for that part of the Property,

sufficient to satisfy section 93A or 105C of the RTRA Act; and

- a copy of a current Pool Compliance Certificate for each regulated pool on the Lot unless:
 - the Seller has given the Buyer a current (at the time it was given) Pool Compliance Certificate before settlement; or
 - (ii) the Seller has given the Buyer a notice under section 28 of the Building Regulation 2021 (Notice of No Pool Safety Certificate) before entry into this contract; and
- (g) if clause 10.8 applies, a Tax Invoice.
- (2) If the Keys are not required to be delivered at Settlement under clause 5.5(1)(c), the Seller must deliver the Keys to the Buyer on or before settlement. The Seller may discharge its obligation under this provision by authorising the Seller's Agent to release the Keys to the Buyer.
- (3) For an Electronic Settlement, the Seller will be taken to have complied with clause 5.5(1) if:
 - (a) in relation to documents which are suitable for Electronic Lodgement in the Land Registry at settlement, the documents are Digitally Signed within the Electronic Workspace; and

- (b) in relation to any other document or thing, the Seller's Solicitor:
 - confirms in writing prior to settlement that it holds all relevant documents which are not suitable for Electronic Lodgement and all Keys (if requested under clause 5.5(1)(c)) in escrow on the terms contained in the QLS E-Conveyancing Guidelines; and
 - (ii) gives a written undertaking to send the documents and Keys (if applicable) to the Buyer or Buyer's Solicitor no later than 2 Business Days after settlement; and
 - (iii) if requested by the Buyer, provides copies of documents in the Seller's Solicitor's possession.

5.6 Assignment of Covenants and Warranties

At settlement, the Seller assigns to the Buyer the benefit of all:

- (1) covenants by the Tenants under the Tenancies;
- (2) guarantees and Bonds (subject to the requirements of the RTRA Act) supporting the Tenancies;
- (3) manufacturer's warranties regarding the Included Chattels; and
- (4) builders' warranties on the Improvements, to the extent they are assignable. However, the right to recover arrears of Rent is not assigned to the Buyer and section 140 of the *Property Law Act 2023* does not apply.

5.7 Possession of Property

On the Settlement Date, in exchange for the Balance Purchase Price, the Seller must give the Buyer vacant possession of the Lot and the Improvements except for the Tenancies.

5.8 Title to Included Chattels

Title to the Included Chattels passes at settlement.

5.9 Removal of Reserved Items

- The Seller must remove the Reserved Items from the Property before settlement.
- (2) The Seller must repair at its expense any damage done to the Property in removing the Reserved Items. If the Seller fails to do so, the Buyer may repair that damage.
- (3) Any Reserved Items not removed before settlement will be considered abandoned and the Buyer may, without limiting its other rights, complete this contract and appropriate those Reserved Items or dispose of them in any way.
- (4) The Seller indemnifies the Buyer against any damages and expenses resulting from the Buyer's actions under clauses 5.9(2) or 5.9(3).

6. TIME

6.1 Time of the Essence

Time is of the essence of this contract, except regarding any agreement between the parties on a time of day for settlement before 4pm.

6.2 Extension of Settlement Date

- (1) Despite clause 6.1, either party may, at any time up to 4pm on the Settlement Date, extend the Settlement Date by giving a notice under this clause (an "Extension Notice") nominating a new date for settlement which must be no later than 5 Business Days after the Scheduled Settlement Date.
- (2) The Settlement Date will be the date specified in the Extension Notice and time is of the essence in respect of this date.

- (3) More than one Extension Notice may be given under clause 6.2(1) but the new date for settlement nominated in an Extension Notice may not be a date later than 5 Business Days after the Scheduled Settlement Date.
- (4) In this clause 6.2, "Scheduled Settlement Date" means the Settlement Date specified in the Reference Schedule as extended:
 - (a) under section 79, 80 or 81 of the *Property Law Act 2023*;
 - (b) under clause 6.3; or
 - (c) by agreement of the parties,

but excluding any extension of the Settlement Date as a result of the operation of this clause 6.2.

6.3 Extension of Settlement Date – Late Unsigning

- (a) the Settlement is an Electronic Settlement;
- (b) the unsigning of a party to the Electronic Workspace occurs between 3pm and 4pm on the Settlement Date due to a change made to the Electronic Workspace by another party to the Electronic Workspace;
- (c) any party to the Electronic Workspace has not re-signed the Workspace by 4pm; and
- (d) the Settlement Date has not previously been extended under this clause 6.3,

the Settlement Date will be automatically extended to the following Business Day, unless otherwise agreed by the Buyer and Seller and time is of the essence in respect of this date.

7. MATTERS AFFECTING THE PROPERTY

7.1 Title

The Lot is sold subject to:

- (a) any reservations or conditions on the title or the original Deed of Grant (if freehold); or
- (b) the Conditions of the State Lease (if leasehold).

7.2 Encumbrances

The Property is sold free of all Encumbrances other than the Title Encumbrances and Tenancies.

7.3 Requisitions

The Buyer may not deliver any requisitions or enquiries on title.

7.4 Seller's Warranties

- (1) Subject to clause 7.8, the Seller warrants that, at the Contract Date:
 - (a) there is no outstanding enforcement notice under section 248 of the *Building Act 1975* or section 168 of the *Planning Act 2016* that affects the Property;
 - (b) there is no outstanding show cause notice under section 246AG(1) or 247 of the *Building Act* 1975 or section 167 of the *Planning Act* 2016 that affects the Property;
 - (c) the Seller has not received any other communication from a competent authority that may lead to the issue of a notice referred to in clause 7.4(1)(a), 7.4(1)(b) or an Enforcement Notice:
 - (d) there are no current or threatened claims or proceedings which may lead to a Court order or writ of execution affecting the Property;
 - (e) there is no outstanding obligation on the Seller to give notice to the administering authority under the Environmental Protection Act 1994 of a notifiable activity being conducted on the Lot: and

- (f) the Seller is not aware of any facts or circumstances that may lead to the Lot being classified as contaminated land within the meaning of the Environmental Protection Act 1994.
- (2) Subject to clause 7.8, the Seller warrants that, at settlement:
 - (a) if the Lot is freehold: it will be the registered owner of an estate in fee simple in the Lot and will own the rest of the Property;
 - (b) if the Lot is leasehold: it will be the registered lessee, the lease is not liable to forfeiture because of default under the lease, and it will own the rest of the Property;
 - it will be capable of completing this contract (unless the Seller dies or becomes mentally incapable after the Contract Date); and
 - (d) there will be no unsatisfied Court order or writ of execution affecting the Property.
- (3) Subject to clause 7.8, if the Seller breaches a warranty in clause 7.4(1) or 7.4(2), without limiting any other remedy, the Buyer may terminate this contract by notice to the Seller given before settlement.
- (4) The Seller warrants that:
 - (a) the statements made by the Seller in the Reference Schedule under Residential Tenancy Agreements and Rooming Accommodation Agreements are true and correct; and
 - (b) if there are Tenancies, the current rent complies with the requirements of sections 91 and 93 of the RTRA Act, as those sections applied on the date of each Tenancy.
- (5) If the Seller's warranty in clause 7.4(4) is incorrect, the Buyer's only remedy against the Seller is for compensation. The Buyer may not delay settlement or withhold any part of the Balance Purchase Price because of any compensation claim under clause 7.4(5).
- (6) The Seller does not warrant that the Present Use is lawful.

7.5 Survey and Mistake

- (1) The Buyer may survey the Lot.
- (2) If:
 - (a) there is an error in the boundaries or area of the Lot;
 - (b) there is an encroachment by structures onto or from the Lot;
 - (c) there are Services that pass through the Lot which do not service the Lot and are not protected by any Encumbrance to which this sale is subject; or
 - (d) there is a mistake or omission in this contract in describing the Property or the Seller's title to it,

which is material, the Buyer may terminate this contract by notice to the Seller given before settlement.

- (3) If a matter referred to in clause 7.5(2) is:
 - (a) immaterial; or
 - (b) material, but the Buyer elects to complete this contract.

the Buyer's only remedy against the Seller is for compensation, but only if claimed by the Buyer in writing on or before settlement.

(4) The Buyer may not delay settlement or withhold any part of the Balance Purchase Price because of any compensation claim under clause 7.5(3).

7.6 Requirements of Authorities

- (1) Any Enforcement Notice issued before the Contract Date must be fully complied with by the Seller before the Settlement Date unless details of the Enforcement Notice were disclosed to the Buyer in accordance with clause 7.8.
- (2) If the Seller fails to comply with clause 7.6(1), the Buyer is entitled to claim the reasonable cost of complying with the Enforcement Notice from the Seller after settlement as a debt.
- (3) The Buyer must comply with any Enforcement Notice:
 - (a) issued on or after the Contract Date; or
 - (b) issued before the Contract Date if details of the Enforcement Notice were disclosed to the Buyer in accordance with clause 7.8.
- (4) However, if any Enforcement Notice referred to in clause 7.6(3) is required to be complied with before the Settlement Date:
 - (a) the Seller must comply with the Enforcement Notice; and
 - (b) at settlement, the Buyer must pay the reasonable costs incurred by the Seller in doing so.

unless the Buyer directs the Seller not to and indemnifies the Seller against any liability incurred for failure to comply with the Enforcement Notice.

(5) Nothing in this clause 7.6 limits any claim for a breach of the Seller's warranties in clauses 7.4(1)(a), (b) and (c).

7.7 Property Adversely Affected

- (1) Subject to clause 7.8, if at the Contract Date:
 - (a) the Present Use is not lawful under the relevant planning scheme;
 - (b) the Lot is affected by a proposal of any competent authority to alter the dimensions of any Transport Infrastructure or locate Transport Infrastructure on the Lot;
 - (c) access to the Lot passes unlawfully through other land;
 - (d) any Services to the Lot which pass through other land are not protected by a registered easement, building management statement or by statutory authority;
 - (e) any competent authority has issued a current notice of intention to resume, regarding any part of the Lot;
 - (f) there is an outstanding condition of a development approval attaching to the Lot under section 73 of the Planning Act 2016 or section 96 of the Economic Development Queensland Act 2012 which, if complied with, would constitute a material mistake or omission in the Seller's title under clause 7.5(2)(d);
 - (g) the Property is affected by the *Queensland Heritage Act 1992* or is included in the World
 Heritage List; or
 - (h) the Property is declared acquisition land under the Queensland Reconstruction Authority Act 2011,

the Buyer may terminate this contract by notice to the Seller given before settlement.

(2) If the Buyer settles this contract, the Buyer will be treated as having accepted the Property subject to all of the matters referred to in clause 7.7(1).

7.8 Effect of Pre-Contract Disclosure

- (1) Clauses 7.4(1), 7.4(2), 7.5, 7.6(1) and 7.7 do not apply to the extent that any relevant fact or circumstance has been disclosed by the Seller to the Buyer:
 - (a) in this contract; or
 - (b) in the Seller Disclosure Statement; or
 - (c) otherwise in writing before the Buyer signed this contract.
- (2) If the Seller is required to comply with section 99 of the Property Law Act 2023 in relation to this contract:
 - (a) the Buyer may not terminate the contract under clause 7.4(3) for a breach of the Seller's warranties in clauses 7.4(1)(a) and 7.4(1)(b);
 - (b) clauses 7.7(1)(e) and (g) do not apply. [Note in this case the Buyer's rights are governed by section 104 of the Property Law Act 2023]

7.9 Compliant Smoke Alarms

- (1) The Seller must install smoke alarms in any domestic dwelling on or comprising the Lot in accordance with the Smoke Alarm Requirement Provision by the Settlement Date.
- (2) If the Seller fails to comply with clause 7.9(1), the Buyer is entitled to an adjustment at settlement equal to 0.15% of the Purchase Price but only if claimed by the Buyer in writing on or before settlement. This is the Buyers only remedy for non-compliance with clause 7.9(1).
- (3) Nothing in this clause requires the Seller to provide evidence of compliance with clause 7.9(1).

7.10 Dividing Fences

Notwithstanding any provision in the *Neighbourhood Disputes (Dividing Fences and Trees) Act 2011*, the Seller need not contribute to the cost of building any dividing fence between the Lot and any adjoining land owned by it. The Buyer waives any right to claim contribution from the Seller.

7.11 Authority for Buyer's Searches

The Seller authorises the Buyer to inspect records held by any authority, including Security Interests on the PPSR, relating to the Property.

8. RIGHTS AND OBLIGATIONS UNTIL SETTLEMENT

8.1 Risk

The Property is at the Buyer's risk from 5pm on the first Business Day after the Contract Date.

8.2 Access

After reasonable notice to the Seller, the Buyer and its consultants may enter the Property:

- (1) once to read any meter;
- (2) for inspections under clause 4.2;
- (3) once to value the Property;
- (4) once to carry out an inspection for smoke alarms installed in any domestic dwelling on or comprising the Lot; and
- (5) once to inspect the Property before settlement.

8.3 Seller's Obligations After Contract Date

- (1) The Seller must use the Property reasonably until settlement. The Seller must not do anything regarding the Property or Tenancies that may significantly alter them or result in later expense for the Buyer.
- (2) The Seller must promptly upon receiving any notice, proceeding or order that affects the Property or requires work or expenditure on the Property, give a copy to the Buyer.

(3) Without limiting clause 8.3(1), the Seller must not without the prior written consent of the Buyer, give any notice or seek or consent to any order that affects the Property or make any agreement affecting the Property that binds the Buyer.

8.4 Information Regarding the Property

Upon written request of the Buyer but in any event before settlement, the Seller must give the Buyer:

- copies of all documents relating to any unregistered interests in the Property;
- (2) full details of the Tenancies to allow the Buyer to properly manage the Property after settlement, including the following documents if requested by the Buyer at least 7 days before settlement and provided the documents are in the Seller's possession:
 - (a) the entry condition report;
 - (b) the most recent routine inspection report;
 - (c) the RTA Form 2 Bond Lodgement form; and
 - (d) the current Tenant's tenancy application;
- (3) sufficient details (including the date of birth of each Seller who is an individual) to enable the Buyer to undertake a search of the PPSR;
- (4) the Local Government rate account number for the Lot; and
- (5) further copies or details if those previously given cease to be complete and accurate.

8.5 Possession Before Settlement

If possession is given before settlement:

- the Buyer must maintain the Property in substantially its condition at the date of possession, fair wear and tear excepted;
- (2) entry into possession is under a licence personal to the Buyer revocable at any time and does not:
 - (a) create a relationship of landlord and tenant; or
 - (b) waive the Buyer's rights under this contract;
- (3) the Buyer must insure the Property to the Seller's satisfaction; and
- (4) the Buyer indemnifies the Seller against any expense or damages incurred by the Seller as a result of the Buyer's possession of the Property.

9. PARTIES' DEFAULT

9.1 Seller and Buyer May Affirm or Terminate

- (1) If the Seller or Buyer, as the case may be, fails to comply with an Essential Term, or makes a fundamental breach of an intermediate term, the Seller (in the case of the Buyer's default) or the Buyer (in the case of the Seller's default) may affirm or terminate this contract under this clause.
- (2) Clause 9.1 does not limit any other right or remedy of the parties including those under this Contract or any right at law or in equity.

9.2 If Seller Affirms

If the Seller affirms this contract under clause 9.1, it may sue the Buyer for:

- (1) damages;
- (2) specific performance; or
- (3) damages and specific performance.

9.3 If Buyer Affirms

If the Buyer affirms this contract under clause 9.1, it may sue the Seller for:

- (1) damages;
- (2) specific performance; or
- (3) damages and specific performance.

9.4 If Seller Terminates

If the Seller terminates this contract under clause 9.1, it may do all or any of the following:

- resume possession of the Property;
- forfeit the Deposit and any interest earned;
- (3) sue the Buyer for damages;
- (4) resell the Property.

9.5 If Buyer Terminates

If the Buyer terminates this contract under clause 9.1, it may do all or any of the following:

- (1) recover the Deposit and any interest earned;
- sue the Seller for damages.

9.6 Seller's Resale

- (1) If the Seller terminates this contract and resells the Property, the Seller may recover from the Buyer as liquidated damages:
 - (a) any deficiency in price on a resale; and
 - (b) its expenses connected with any repossession, any failed attempt to resell, and the resale, provided the resale settles within 2 years of termination of this contract.
- (2) Any profit on a resale belongs to the Seller.

9.7 Seller's Damages

The Seller may claim damages for any loss it suffers as a result of the Buyer's default, including its legal costs on an indemnity basis.

9.8 Buyer's Damages

The Buyer may claim damages for any loss it suffers as a result of the Seller's default, including its legal costs on an indemnity basis.

9.9 Interest on Late Payments

- (1) The Buyer must pay interest at the Default Interest Rate:
 - (a) on any amount payable under this contract which is not paid when due; and
 - (b) on any judgement for money payable under this contract.
- (2) Interest continues to accrue:
 - (a) under clause 9.9(1)(a), from the date it is due until paid; and
 - (b) under clause 9.9(1)(b), from the date of judgement until paid.
- (3) Any amount payable under clause 9.9(1)(a) in respect of a period prior to settlement must be paid by the Buyer at settlement. If this contract is terminated or if any amount remains unpaid after settlement, interest continues to accrue.
- (4) Nothing in this clause affects any other rights of the Seller under this contract or at law.

10. GST

10.1 Definitions

- Words and phrases defined in the GST Act have the same meaning in this contract unless the context indicates otherwise.
- (2) A reference to a party paying an amount of GST, or receiving an Input Tax Credit, includes that amount being paid or received by its Representative Member, Joint Venture Operator or other similar person.

10.2 No GST is payable or Purchase Price includes GST

If the GST section of the Reference Schedule specifies that *No GST is payable or Purchase Price includes GST* or is not completed, this clause 10.2 applies and the Buyer is not obliged to pay any additional amount to the Seller on account of GST on the Supply of the Property.

10.3 Purchase Price Does Not Include GST

If the GST section of the Reference Schedule specifies that the Buyer must pay GST in addition to the Purchase Price, this clause 10.3 applies and the Buyer must on the Settlement Date pay to the Seller in addition to the Purchase Price an amount equivalent to the amount payable by the Seller as GST on the Supply of the Property.

10.4 Margin Scheme

If the GST section of the Reference Schedule specifies *Margin Scheme* this clause 10.4 applies and:

- (1) the Purchase Price includes the Seller's liability for GST on the Supply of the Property. The Buyer is not obliged to pay any additional amount to the Seller on account of GST on the Supply of the Property.
- (2) the Seller:
 - (a) must apply the Margin Scheme to the Supply of the Property; and
 - (b) warrants that the Margin Scheme is able to be applied;
- (3) if the Seller breaches clause 10.4(2)(a) or its warranty under clause 10.4(2)(b) then:
 - (a) the Buyer may terminate this contract if it becomes aware of the breach prior to the Settlement Date;
 - (b) if the Buyer does not terminate this contract under clause 10.4(3)(a) or does not become aware of the breach until after the Settlement Date, it must pay to the Seller an amount equal to the Input Tax Credit which the Buyer will receive for GST payable for the Supply of the Property. Payment must be made when the Buyer receives the benefit of the Input Tax Credit;
 - (c) the Buyer is entitled to compensation from the Seller for any loss incurred as a result of the breach of clause 10.4(2).

10.5 Going Concern

If the GST section of the Reference Schedule specifies *Going Concern* this clause 10.5 applies and:

- (1) the Purchase Price does not include any amount for GST:
- (2) the parties agree the Supply of the Property is a Supply (or part of a Supply) of a Going Concern;
- (3) the Seller warrants that:
 - (a) between the Contract Date and the Settlement Date the Seller will carry on the Enterprise; and
 - (b) the Property (together with any other things that must be provided by the Seller to the Buyer at the Settlement Date under a related agreement for the same Supply) is all of the things necessary for the continued operation of the Enterprise:
- (4) the Buyer warrants that at the Settlement Date it is Registered or Required to be Registered under the GST Act;
- (5) if either of the warranties in clause 10.5(3) is breached:
 - (a) the Buyer may terminate this contract if it becomes aware of the breach prior to the Settlement Date;
 - (b) if the Buyer does not terminate this contract then, at the Settlement Date, the Buyer must pay to the Seller the amount payable by the Seller as GST on the Supply of the Property;

- (c) if the Buyer does not become aware of the breach until after the Settlement Date, it must pay to the Seller an amount equal to the Input Tax Credit which the Buyer will receive for GST payable in respect of the Supply of the Property. Payment must be made when the Buyer receives the benefit of the Input Tax Credit;
- (d) the Buyer is entitled to compensation from the Seller for any loss incurred as a result of the breach of the warranty;
- (6) if the warranty in clause 10.5(4) is not correct the Buyer must pay to the Seller an amount equal to the GST payable in respect of the Supply of the Property, including any interest and penalties payable by the Seller in respect of this Supply. Payment must be made at the Settlement Date or, if settlement has occurred, immediately upon receipt of a Tax Invoice in accordance with clause 10.8;
- (7) if for any reason other than a breach of a warranty by the Seller or the Buyer this transaction is not a Supply of a Going Concern, the Buyer must pay to the Seller the amount payable by the Seller as GST on the Supply of the Property. Payment must be made at the Settlement Date or, if settlement has occurred, immediately upon receipt of a Tax Invoice in accordance with clause 10.8.

10.6 Farm Land

If the GST section of the Reference Schedule specifies Farm Land this clause 10.6 applies and:

- the Purchase Price does not include any amount for GST;
- (2) the parties agree the Supply of the Property is a Supply (or part of a Supply) of farm land for farming;
- (3) the Seller warrants that:
 - (a) a Farming Business has been carried on the Property for at least five years preceding the day of the Supply; and
 - (b) the Farming Business will continue until the day of the Supply.
- (4) the Buyer warrants that it intends to carry on a Farming Business on the Property;
- (5) if either of the warranties in clause 10.6(3) is breached:
 - (a) the Buyer may terminate this contract if it becomes aware of the breach prior to the Settlement Date;
 - (b) if the Buyer does not terminate this contract then, at the Settlement Date, the Buyer must pay to the Seller the amount payable by the Seller as GST on the Supply of the Property;
 - (c) if the Buyer does not become aware of the breach until after the Settlement Date, it must pay to the Seller an amount equal to the Input Tax Credit which the Buyer will receive for GST payable in respect of the Supply of the Property. Payment must be made when the Buyer receives the benefit of the Input Tax Credit;
 - (d) the Buyer is entitled to compensation from the Seller for any loss incurred as a result of the breach of the warranty;
- (6) if the warranty in clause 10.6(4) is not correct the Buyer must pay to the Seller an amount equal to the GST payable in respect of the Supply of the Property, including any interest and payables payable by the Seller in respect of this Supply. Payment must be made at the Settlement Date or, if settlement has occurred, immediately upon receipt of a Tax Invoice in accordance with clause 10.8;

(7) if for any reason other than a breach of a warranty by the Seller or the Buyer this transaction is not a Supply of farm land for farming, the Buyer must pay to the Seller the amount payable by the Seller as GST on the Supply of the Property. Payment must be made at the Settlement Date or, if settlement has occurred, immediately upon receipt of a Tax Invoice in accordance with clause 10.8.

10.7 Adjustments

- (1) Where this contract requires an adjustment or apportionment of Outgoings or Rent, that adjustment or apportionment must be made to:
 - (a) the amount of the Outgoing, exclusive of any GST for which an Input Tax Credit may be claimed; and
 - (b) the amount of Rent or profit excluding an amount of GST which must be paid to the Australian Taxation Office.
- (2) The GST payable under clause 10.3 is correspondingly increased or decreased by any subsequent adjustment to the amount of GST for the Supply for which the Supplier is liable, however caused.

10.8 Tax Invoice

Where GST is payable on the Supply of the Property, the Seller must give to the Buyer a Tax Invoice at the Settlement Date or on any later date on which the Buyer is required to pay GST under clause 10.5 or 10.6.

10.9 Remedies

The remedies provided in clauses 10.4(3), 10.5(5), 10.5(6) 10.6(5) and 10.6(6) are in addition to any other remedies available to the aggrieved party.

11. GENERAL

11.1 Foreign Buyer Approval

The Buyer warrants that either:

- (a) the Buyer's purchase of the Property is not a notifiable action; or
- (b) the Buyer has received a no objection notification, under the *Foreign Acquisitions and Takeovers Act 1975*.

11.2 Duty

The Buyer must pay all duty on this contract.

11.3 Notices

- (1) Notices under this contract must be in writing.
- (2) Notices under this contract or notices required to be given by law may be given and received by the party's solicitor.
- (3) Notices under this contract or notices required to be given by law may be given by:
 - (a) delivering or posting to the other party or its solicitor; or
 - (b) sending it to the email address of the other party or its solicitor stated in the Reference Schedule (or another email address notified by the recipient to the sender).
- (4) Subject to clause 11.3(5), a notice given after this contract is entered into in accordance with clause 11.3(3) will be treated as given:
 - (a) 5 Business Days after posting; or
 - (b) if sent by email, at the time it is sent.
- (5) Notices given by personal delivery or by email between 5pm on a Business Day (the "first Business Day") and 9am on the next Business Day (the "second Business Day") will be treated as given or delivered at 9am on the second Business Day.
- (6) If two or more notices are treated as given at the same time under clause 11.3(5), they will be treated as given in the order in which they were sent or delivered.

- (7) Notices or other written communications by a party's solicitor (for example, varying the Inspection Date, Finance Date or Settlement Date) will be treated as given with that party's authority.
- (8) Subject to the requirements of any law, for the purposes of clause 11.3(3)(b) and clause 11.5 the notice or information may be contained within an email, as an attachment to an email or located in an electronic repository accessible by the recipient by clicking a link in an email.
- (9) A communication given using a messaging system in an ELNO System is not a notice for the purpose of this contract.

11.4 Electronic Signing

If this contract is signed by any person using an Electronic Signature, the Buyer and the Seller:

- (a) agree to enter into this contract in electronic form; and
- (b) consent to either or both parties signing the contract using an Electronic Signature.

11.5 Pre-contract Disclosure

The Buyer consents to the Seller's use of electronic communication to give any notice or information required by law to be given to the Buyer (including a Seller Disclosure Statement) which was given before the Buyer signed this contract.

11.6 Business Days

- If the Settlement Date, Finance Date or Inspection Date fall on a day that is not a Business Day, then it falls on the next Business Day.
- (2) If anything else (other than payment of all or part of the Deposit) is required to be done on a day that is not a Business Day, it must be done instead on the next Business Day.

11.7 Rights After Settlement

Despite settlement and registration of the transfer, any term of this contract that can take effect after settlement or registration remains in force.

11.8 Further Acts

If requested by the other party, each party must, at its own expense, do everything reasonably necessary to give effect to this contract.

11.9 Severance

If any term or part of a term of this contract is or becomes legally ineffective, invalid or unenforceable in any jurisdiction it will be severed and the effectiveness, validity or enforceability of the remainder will not be affected.

11.10 Interpretation

(1) Plurals and Genders

Reference to:

- (a) the singular includes the plural and the plural includes the singular;
- (b) one gender includes each other gender;
- (c) a person includes a body corporate; and
- (d) a party includes the party's executors, administrators, successors and permitted assigns.

(2) Parties

- (a) If a party consists of more than one person, this contract binds them jointly and each of them individually.
- (b) A party that is a trustee is bound both personally and in its capacity as a trustee.

(3) Acts and Regulations

Reference to an Act, regulation or statutory form includes all amendments, consolidations or replacements of them.

(4) Inconsistencies

If there is any inconsistency between any provision added to this contract and the printed provisions, the added provision prevails.

(5) Headings

Headings are for convenience only and do not form part of this contract or affect its interpretation.

(6) Calculating Time

If anything is permitted or required to be done:

- (a) a number of days or Business Days before a specified date, the date by which that thing may or must be done is to be calculated excluding the specified date:
 - Example: if the Settlement Date falls on a Friday, 2 days before the Settlement Date is Wednesday.
- (b) "at least" a number of days or Business Days before a specified date or a clear number of days or Business Days before a specified date, the date by which that thing may or must be done is to be calculated excluding the specified date and excluding the day on which the thing may or must be done;

Example: if the Settlement Date falls on a Friday, at least 2 days before the Settlement Date or 2 clear days before the Settlement Date is Tuesday.

(c) a number of days or Business Days after a specified date, the date by which that thing may or must be done is to be calculated excluding the specified date.

Example: if the Contract Date falls on a Monday, 2 days after the Contract Date is Wednesday.

11.11 Counterparts

- (1) This contract may be executed in two or more counterparts, all of which will together be deemed to constitute one and the same contract.
- (2) A counterpart may be electronic and signed using an Electronic Signature.

12. ADDITIONAL PROVISIONS FOR COMMUNITY TITLE LOTS

12.1 When clause applies

This clause 12 applies if the Lot is a lot in a community titles scheme under the *Body Corporate and Community Management Act* 1997.

12.2 Additional Definitions

- (1) The following additional definitions apply:
 - (a) "Body Corporate" means the body corporate of the Scheme.
 - (b) "Body Corporate Debt" has the meaning in the Regulation Module but excludes the Body Corporate Levies for the period which includes the Settlement Date;
 - (c) "Body Corporate Levies" means regular periodic contributions levied on the owner of the Lot (including, if applicable, levied under an exclusive use by-law) excluding any Special Contribution;
 - (d) "Exclusive Use Area" means part of the common property for the Scheme allocated to the Lot under an exclusive use by-law;
 - (e) "Principal Body Corporate" means, where the Scheme is a subsidiary scheme in a layered arrangement of community titles schemes, the body corporate for each higher scheme;
 - (f) "Scheme" means the community titles scheme containing the Lot;
 - (g) "Scheme Land" means the scheme land (as defined in the Body Corporate and Community Management Act 1997) for the Scheme;

- (h) "Special Contribution" means an amount levied by the Body Corporate on the owner of the Lot under the Regulation Module for a liability for which no provision or inadequate provision has been made in the budget of the Body Corporate;
- (i) "Regulation Module" means the regulation module for the Scheme.
- (2) The following definitions in clause 1.1 are modified as stated:
 - (a) "Outgoings" also includes Body Corporate Levies;
 - (b) "Property" also includes the right to any Exclusive Use Areas except in clause 7.4(2)(a);
 - (c) "Reserved Items" also includes all chattels in the Exclusive Use Areas which are not Included Chattels
- (3) For clauses 3.5(1)(c)(i) and 3.5(7) the references to "authority" include the Body Corporate.
- (4) Words and phrases defined in the *Body Corporate* and *Community Management Act 1997* have the same meaning in clause 12 unless the context indicates otherwise.

12.3 Body Corporate Records Inspection

- (1) This contract is conditional upon the Buyer being satisfied that it will not be materially prejudiced by any circumstances discovered on an inspection of the Body Corporate's records by the Records Inspection Date. The Buyer must take all reasonable steps to inspect the records.
- (2) The Buyer must give notice to the Seller that:
 - (a) the Buyer:
 - despite taking all reasonable steps has been unable to inspect the Body Corporate's records by the Records Inspection Date; or
 - (ii) is not satisfied with its inspection in accordance with 12.3(1),
 - and the Buyer terminates this contract; or
 - (b) clause 12.3(1) has been either satisfied or waived by the Buyer.
- (3) If the Buyer terminates this contract and the Seller asks the Buyer for further details the Buyer must give written reasons to the Seller without delay.
- (4) The Seller may terminate this contract by notice to the Buyer if notice is not given under clause 12.3(2) by 5pm on the Records Inspection Date. This is the Seller's only remedy for the Buyer's failure to give notice.
- (5) The Seller's right under clause 12.3(4) is subject to the Buyer's continuing right to give written notice to the Seller of satisfaction, termination or waiver pursuant to clause 12.3(2).

12.4 Adjustment of Land Tax

- (1) For clause 3.5(4), the Site Value of the Lot will be calculated in accordance with section 29 of the *Land Tax Act 2010*.
- (2) If there is no separate Site Value for the Scheme Land, clause 3.5(5) applies as if each reference to the Lot was a reference to the Scheme Land.

12.5 Body Corporate Debts

- (1) The Seller is liable for:
 - (a) any Special Contribution for which a levy notice has been issued on or before the Contract Date;
 and
 - (b) any other Body Corporate Debt (including any penalty or recovery cost resulting from non-payment of a Body Corporate Debt) owing in respect of the Lot at settlement.

- (2) The Buyer is liable for any Special Contribution levied after the Contract Date.
- (3) If an amount payable by the Seller under clause 12.5(1) is unpaid at the Settlement Date:
 - (a) for an Electronic Settlement, at settlement the Financial Settlement Schedule must specify payment of the relevant amount to the Body Corporate;
 - (b) otherwise, the Buyer may deduct the relevant amount from the Balance Purchase Price at settlement and must pay it promptly to the Body Corporate.
- (4) For the purposes of clause 12.5(1), an amount payable under an exclusive use by-law will be treated as levied on the date it is due.

12.6 Notice of purchase to Body Corporate

- (1) The Buyer must:
 - (a) complete and sign a BCCM Form 8 Information for body corporate roll ("Form 8") and provide a copy to the Seller on or before settlement; and
 - (b) provide the Form 8 to the Body Corporate promptly after settlement.
- (2) If the Buyer fails to comply with clause 12.6(1)(b), the Buyer authorises the Seller to provide the copy of the Form 8 to the Body Corporate.

12.7 Title

For clause 7.1, the Lot is also sold subject to the *Body Corporate and Community Management Act 1997*, the by-laws of the Body Corporate and, if the Scheme is a subsidiary scheme, the by-laws of each body corporate which apply to the Scheme.

12.8 Encumbrances

For clause 7.2, the Property is also sold subject to the statutory easements implied by Part 6A of the *Land Title Act 1994* and interests registered on the common property for the Scheme.

12.9 Seller's Additional Warranties

- (1) The Seller warrants that at the Contract Date, except as disclosed in this contract or the Seller Disclosure Statement:
 - (a) the Seller:
 - (i) has not received notice of a meeting of the Body Corporate to consider; and
 - (ii) is not aware of a resolution of the Body Corporate,
 - consenting to the recording of a new community management statement for the Scheme differing from the community management statement recorded for the Scheme at the Contract Date; and
 - (b) all necessary Body Corporate consents to improvements made to common property and which benefit the Lot or the registered owner of the Lot are in force; and
 - (c) the Seller has not received notice of a by-law contravention relating to the Lot from the Body Corporate or a Principal Body Corporate which has not been fully complied with or otherwise remains in effect.
- (2) If the Seller breaches a warranty in clause 12.9(1) and, as a result, the Buyer is materially prejudiced, the Buyer may terminate this contract by notice to the Seller given before settlement but may not claim damages or compensation.
- (3) Clauses 12.9(1) and 12.9(2) do not restrict any statutory rights the Buyer may have which cannot be excluded by this contract.

12.10 Body Corporate Meetings

- (1) The Seller must promptly give the Buyer a copy of:
 - (a) any notice it receives of a proposed meeting of the Body Corporate and any Principal Body Corporate to be held after the Contract Date; and
 - (b) resolutions passed at that meeting and prior to settlement.
- (2) The Buyer may terminate this contract by notice in writing to the Seller given before settlement if it is materially prejudiced by any resolution of the Body Corporate or a Principal Body Corporate passed after the Contract Date other than a resolution, details of which are disclosed to the Buyer in this contract or in the Seller Disclosure Statement.
- (3) In clause 12.10(2) a resolution includes a decision of the Body Corporate Committee to consent to recording a new community management statement.
- (4) If the Buyer is not given a copy of the resolutions before settlement, it may sue the Seller for damages.

12.11 Property Adversely Affected

For clause 7.7(1)(b), (c), (d) and (e), references to the Lot are taken to include any part of the Scheme Land.

13. ADDITIONAL PROVISIONS FOR BUGTA LOTS

13.1 When clause applies

This clause 13 applies if the Lot is a lot in a Parcel to which the *Building Units and Group Titles Act 1980* applies.

13.2 Additional Definitions

- (1) The following additional definitions apply:
 - (a) "Body Corporate" means the body corporate under the Building Units and Group Titles Act 1980 for the Parcel;
 - (b) "Body Corporate Debt" has the same meaning as 'relevant body corporate debt' in section 41A of the Building Units and Group Titles Act 1980 but excludes the Body Corporate Levies for the period which includes the Settlement Date;
 - (c) "Body Corporate Levies" means regular periodic contributions levied on the owner of the Lot (including, if applicable, levied under an exclusive use by-law) excluding any Special Contribution;
 - (d) "Exclusive Use Area" means part of the common property of the Parcel allocated to the Lot under an exclusive use by-law;
 - (e) "Parcel" has the meaning in the Building Units and Group Titles Act 1980;
 - (f) "Principal Body Corporate" means:
 - a body corporate under the Relevant Specified Act of which the Body Corporate is a member; and
 - (ii) a body corporate under the Relevant Specified Act of which a body corporate in paragraph (i) is a member;
 - (g) "Relevant Specified Act" means whichever of the following applies to the Lot and the Parcel:
 - (i) the Integrated Resort Development Act 1987; or
 - (ii) the Mixed Use Development Act 1993; or
 - (iii) the Registration of Plans (H.S.P. (Nominees) Pty. Limited) Enabling Act 1980; or
 - (iv) the Registration of Plans (Stage 2) (H.S.P. (Nominees) Pty. Limited) Enabling Act 1984; or
 - (v) the Sanctuary Cove Resort Act 1985;

- (h) "Section 53 Notice" means the form of notice of transfer of the Lot under section 53(2)(a) of the Building Units and Group Titles Act 1980;
- (i) "Special Contribution" means an amount levied by the Body Corporate on the owner of the Lot under section 32(1) of the Building Units and Group Titles Act 1980 which is not a regular periodic contribution.
- (2) The following definitions in clause 1.1 are modified as stated:
 - (a) "Outgoings" also includes Body Corporate Levies;
 - (b) "Property" also includes the right to any Exclusive Use Areas except in clause 7.4(2)(a);
 - (c) "Reserved Items" also includes all chattels in the Exclusive Use Areas which are not Included Chattels.
- (3) For clauses 3.5(1)(c)(i) and 3.5(7) the references to "authority" include the Body Corporate.
- (4) Words and phrases defined in the Building Units and Group Titles Act 1980 have the same meaning in this contract unless the context indicates otherwise.

13.3 Body Corporate Records Inspection

- (1) This contract is conditional upon the Buyer being satisfied that it will not be materially prejudiced by any circumstances discovered on an inspection of the Body Corporate's records by the Records Inspection Date. The Buyer must take all reasonable steps to inspect the records.
- (2) The Buyer must give notice to the Seller that:
 - (a) the Buyer:
 - despite taking all reasonable steps has been unable to inspect the Body Corporate's records by the Records Inspection Date; or
 - (ii) is not satisfied with its inspection in accordance with clause 13.3(1),

and the Buyer terminates this contract; or

- (b) clause 13.3(1) has been either satisfied or waived by the Buyer.
- (3) If the Buyer terminates this contract and the Seller asks the Buyer for further details the Buyer must give written reasons to the Seller without delay.
- (4) The Seller may terminate this contract by notice to the Buyer if notice is not given under clause 13.3(2) by 5pm on the Records Inspection Date. This is the Seller's only remedy for the Buyer's failure to give notice.
- (5) The Seller's right under clause 13.3(4) is subject to the Buyer's continuing right to give written notice to the Seller of satisfaction, termination or waiver pursuant to clause 13.3(2).

13.4 Adjustment of Land Tax

- (1) For clause 3.5(4), the Site Value of the Lot will be calculated in accordance with section 29 of the *Land Tax Act 2010*.
- (2) If there is no separate Site Value for the Parcel, clause 3.5(5) applies as if each reference to the Lot was a reference to the Parcel.

13.5 Body Corporate Debts

- (1) The Seller is liable for:
 - (a) any Special Contribution for which a levy notice has been issued on or before the Contract Date;
 - (b) any other Body Corporate Debt (including any penalty or recovery cost resulting from non-payment of a Body Corporate Debt) owing in respect of the Lot at settlement.
- (2) The Buyer is liable for any Special Contribution levied after the Contract Date.

- (3) If an amount payable by the Seller under clause 13.5(1) is unpaid at the Settlement Date,
 - (a) for an Electronic Settlement, at settlement the Financial Settlement Schedule must specify payment of the relevant amount to the Body Corporate;
 - (b) otherwise, the Buyer may deduct the specified amount from the Balance Purchase Price at settlement and must pay it promptly to the Body Corporate.
- (4) For the purposes of clause 13.5(1), an amount payable under an exclusive use by-law will be treated as levied on the date it is due.

13.6 Section 53 Notices

- (1) The Buyer must:
 - (a) complete and sign Section 53 Notice and provide a copy to the Seller on or before settlement; and
 - (b) provide the Section 53 Notice to the Body Corporate promptly after settlement.
- (2) If the Buyer fails to comply with clause 13.6(1)(b), the Buyer authorises the Seller to provide the copy of the Section 53 Notice to the Body Corporate.

13.7 Title

For clause 7.1, the Lot is also sold subject to the *Building Units and Group Titles Act 1980*, the Relevant Specified Act, the by-laws of the Body Corporate and any other by-laws under the Relevant Specified Act which apply to the Parcel.

13.8 Encumbrances

For clause 7.2, the Property is also sold subject to:

- (a) the easements implied or created by sections 15 to 17 of the *Building Units and Group Titles Act* 1980;
- (b) the easements implied or created by the Relevant Specified Act; and
- (c) interests registered on the common property for the Parcel.

13.9 Seller's Additional Warranties

- (1) The Seller warrants that at the Contract Date, except as disclosed in this contract or the Seller Disclosure Statement:
 - (a) the Seller:
 - (i) has not received notice of a meeting of the Body Corporate to consider; and
 - (ii) is not aware of a resolution of the Body Corporate,

to amend, add to or repeal the by-laws for the Parcel as recorded on the plan for the Parcel at the Contract Date;

- (b) all Body Corporate consents to improvements made to common property and which benefit the Lot or the registered owner of the Lot are in force; and
- (c) the Seller has not received notice of a by-law contravention relating to the Lot from the Body Corporate or a Principal Body Corporate which has not been fully complied with or otherwise remains in effect.
- (2) If the Seller breaches a warranty in clause 13.9(1), and, as a result, the Buyer is materially prejudiced, the Buyer may terminate this contract by notice to the Seller given before settlement but may not claim damages or compensation.
- (3) Clauses 13.9(1) and 13.9(2) do not restrict any statutory rights the Buyer may have which cannot be excluded by this contract.

13.10 Body Corporate Meetings

- (1) The Seller must promptly give the Buyer a copy of:
 - (a) any notice it receives of a proposed meeting of the Body Corporate or a Principal Body Corporate to be held after the Contract Date; and
 - (b) resolutions passed at that meeting and prior to settlement.
- (2) The Buyer may terminate this contract by notice in writing to the Seller given before settlement if:
 - (a) a resolution of the Body Corporate or a Principal Body Corporate is passed after the Contract Date; and
 - (b) the Buyer would be materially prejudiced if required to settle this contract,

unless details of the resolution were disclosed to the Buyer in this contract or the Seller Disclosure Statement.

13.11 Property Adversely Affected

For clause 7.7(1)(b), (c), (d) and (e), references to the Lot are taken to include any part of the Parcel.