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# Contract for the sale and purchase of land 2022 edition

TERM vendor's agent	MEANING OF TERM	NSW DAN:
co-agent		
vendor		
vendor's solicitor	Dawson Pouwhare Legal & Conveyancing 315 Main Road Cardiff NSW 2285	phone: 02 4954 8666 email: admin@dawsonpouwhare.com.au ref: JLP:LM:25/726
date for completion land (address, plan details and title reference)	42nd day after the date of this contract 39 DUNNART ST ABERGLASSLYN NSW Lot 4 DEPOSITED PLAN 1198523 Folio Identifier 4/1198523	(clause 15)
	☑ VACANT POSSESSION ☐ subject to	o existing tenancies
improvements	<ul><li>☑ HOUSE</li><li>☐ garage</li><li>☐ carport</li><li>☐ other:</li></ul>	home unit □ carspace □ storage space
attached copies	<ul><li>☐ documents in the List of Documents as</li><li>☐ other documents:</li></ul>	marked or as numbered:
A real estate age	nt is permitted by <i>legislation</i> to fill up the	e items in this box in a sale of residential property.
inclusions	⊠ air conditioning	☑ fixed floor coverings ☑ range hood
	□ blinds □ curtains	☐ insect screens ☐ solar panels
		☐ light fittings ☐ stove
	☑ ceiling fans ☐ EV charger ☐ other:	□ pool equipment     घ TV antenna
exclusions		
purchaser		
purchaser's solicitor		
price		
deposit balance		(10% of the price, unless otherwise stated)
contract date		(if not stated, the date this contract was made)
Where there is mo	re than one purchaser	NTS mmon  □ in unequal shares, specify:
GST AMOUNT (opt	tional) The price includes GST of: \$	· · · · · · · · · · · · · · · · · · ·
buyer's agent		

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

## SIGNING PAGE

VENDOR		PURCHASER	
Signed by		Signed by	
Alysia Maree Lamb Vendor		Purchaser	
Vendor		Purchaser	
VENDOR (COMPANY)		PURCHASER (COMPANY)	
Signed by in accordance with s127(1) of the Corporations Act 2001 by the authorised person(s) whose signature(s) appear(s) below:		Signed by in accordance with s127(1) of the Corporations Act 2001 by the authorised person(s) whose signature(s) appear(s) below:	
Signature of authorised person	Signature of authorised person	Signature of authorised person	Signature of authorised person
Name of authorised person	Name of authorised person	Name of authorised person	Name of authorised person
Office held	Office held	Office held	Office held

_					
С	h	^	~	Λ	c

Vendor agrees to accept a deposit-bond	□ NO	□ yes	
Nominated Electronic Lodgment Network (ELN) (clause	4)		
Manual transaction (clause 30)	□ NO	□ yes	•
		endor must provide fu cable exemption, in th	rther details, including ne space below):
Tax information (the <i>parties</i> promise th			aware)
Land tax is adjustable	⊠ NO	□ yes	
GST: Taxable supply	⊠ NO	☐ yes in full	☐ yes to an extent
Margin scheme will be used in making the taxable supply This sale is not a taxable supply because (one or more of t	⊠ NO he following may	☐ yes ( apply) the sale is:	
☐ not made in the course or furtherance of an enterp			n 9-5(b))
☐ GST-free because the sale is the supply of a going	=		
☐ GST-free because the sale is subdivided farm land	or farm land su	pplied for farming und	der Subdivision 38-O
oxtimes input taxed because the sale is of eligible residenti	al premises (sed	ctions 40-65, 40-75(2)	) and 195-1)
Durch as an investment of CCTDIA/ recoment		□ vas /if vas van	dor must provide
Purchaser must make an GSTRW payment (GST residential withholding payment)	□ NO	☐ yes (if yes, ven details)	dor must provide
	date, the vendo	elow are not fully cor	mpleted at the contract se details in a separate for completion.
GSTRW payment (GST resident Frequently the supplier will be the vendor. However, entity is liable for GST, for example, if the supplier is in a GST joint venture.	sometimes furt	her information will be	e required as to which group or a participant
Supplier's name:			
Supplier's ABN:			
Supplier's GST branch number (if applicable):			
Supplier's business address:			
Supplier's representative:			
Supplier's contact phone number:			
Supplier's proportion of GSTRW payment:			
If more than one supplier, provide the above de	etails for each s	supplier.	
Amount purchaser must pay - price multiplied by the GSTI		ntial withholding rate).	: \$
Amount must be paid: ☐ AT COMPLETION ☐ at another	r time (specify):		
Is any of the consideration not expressed as an amount in	money? ☐ NO		
If "yes", the GST inclusive market value of the non-r	nonetary consid	eration: \$	
Other details (including those required by regulation or the	ATO forms):		

## **List of Documents**

General		Strata or community title (clause 23 of the contract)		
□ 1 property certificate for the land		☐ 33 property certificate for strata common property		
	an of the land	□ 34	plan creating strata common property	
□3 ur	aregistered plan of the land		strata by-laws	
□ 4 pl:	an of land to be subdivided		strata development contract or statement	
□ 5 dc	ocument that is to be lodged with a relevant plan		strata management statement	
	ection 10.7(2) planning certificate under		strata renewal proposal	
	nvironmental Planning and Assessment Act		strata renewal plan	
5000	979	□ 40	leasehold strata - lease of lot and common	
	dditional information included in that certificate	□ 41	property property certificate for neighbourhood property	
	under section 10.7(5) ewerage infrastructure location diagram		plan creating neighbourhood property	
I	ervice location diagram)		neighbourhood development contract	
	ewer lines location diagram (sewerage service		neighbourhood management statement	
	agram)		property certificate for precinct property	
	ocument that created or may have created an		plan creating precinct property	
CALLET AND MODELLO TO THE PARTY OF	asement, profit à prendre, restriction on use or		precinct development contract	
	ositive covenant disclosed in this contract		precinct management statement	
☐ 11 pla	anning agreement		property certificate for community property	
☐ 12 se	ection 88G certificate (positive covenant)		plan creating community property	
	urvey report		community development contract	
THE STATE OF THE S	uilding information certificate or building		community management statement	
	ertificate given under legislation		document disclosing a change of by-laws	
	ccupation certificate		document disclosing a change in a development	
1	ase (with every relevant memorandum or		or management contract or statement	
	ariation) ther document relevant to tenancies	□ 55	document disclosing a change in boundaries	
	cence benefiting the land	□ 56	information certificate under Strata Schemes	
	d system document		Management Act 2015	
1	rown purchase statement of account	□ 57	information certificate under Community Land	
2000 DV Po DV DV	uilding management statement		Management Act 2021	
	orm of requisitions		disclosure statement - off the plan contract	
	earance certificate	Other	other document relevant to the off the plan contract	
	nd tax certificate			
CONTRIBUTOR PRODUCT SECURE	uilding Act 1989	00		
	surance certificate			
	rochure or warning			
	vidence of alternative indemnity cover			
	ing Pools Act 1992			
1				
	ertificate of compliance			
0.000-0.000-0.000-0.000	vidence of registration elevant occupation certificate			
A CONTRACT OF THE CONTRACT OF	ertificate of non-compliance			
I	etailed reasons of non-compliance			
L 32 UE	etalieu reasons of hon-compliance			

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

## IMPORTANT NOTICE TO VENDORS AND PURCHASERS

Before signing this contract you should ensure that you understand your rights and obligations, some of which are not written in this contract but are implied by law.

## WARNING—SMOKE ALARMS

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

## WARNING-LOOSE-FILL ASBESTOS INSULATION

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

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

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

Cooling off period (purchaser's rights)

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

## **DISPUTES**

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

## **AUCTIONS**

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

#### WARNINGS

Various Acts of Parliament and other matters can affect the rights of the parties to 1. this contract. Some important matters are actions, claims, decisions, licences.

notices, orders, proposals or rights of way involving:

APA Group

**Australian Taxation Office** 

Council

**County Council** 

Department of Planning and Environment Public Works Advisory

**Department of Primary Industries** 

Electricity and gas

Land and Housing Corporation

**Local Land Services** 

NSW Department of Education

**NSW Fair Trading** 

Owner of adjoining land

Privacy

Subsidence Advisory NSW

Telecommunications Transport for NSW

Water, sewerage or drainage authority

If you think that any of these matters affects the property, tell your solicitor.

- A lease may be affected by the Agricultural Tenancies Act 1990, the Residential 2. Tenancies Act 2010 or the Retail Leases Act 1994.
- If any purchase money is owing to the Crown it will become payable before 3. obtaining consent, or if no consent is needed when the transfer is registered.
- If a consent to transfer is required under legislation, see clause 27 as to the 4. obligations of the parties.
- The vendor should continue the vendor's insurance until completion. If the vendor 5. wants to give the purchaser possession before completion, the vendor should first ask the insurer to confirm this will not affect the insurance.
- Most purchasers will have to pay transfer duty (and, sometimes, if the purchaser is 6. not an Australian citizen, surcharge purchaser duty) on this contract. Some purchasers may be eligible to choose to pay first home buyer choice property tax instead of transfer duty. If a payment is not made on time, interest and penalties may be incurred.
- If the purchaser agrees to the release of deposit, the purchaser's right to recover the 7. deposit may stand behind the rights of others (for example the vendor's mortgagee).
- The purchaser should arrange insurance as appropriate. 8.
- Some transactions involving personal property may be affected by the Personal 9. Property Securities Act 2009.
- A purchaser should be satisfied that finance will be available at the time of 10. completing the purchase.
- Where the market value of the property is at or above a legislated amount, the 11. purchaser may have to comply with a foreign resident capital gains withholding payment obligation (even if the vendor is not a foreign resident). If so, this will affect the amount available to the vendor on completion.
- Purchasers of some residential properties may have to withhold part of the purchase 12. price to be credited towards the GST liability of the vendor. If so, this will also affect the amount available to the vendor. More information is available from the ATO.

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

## Definitions (a term in italics is a defined term)

In this contract these	terms (in any form) mean	I —
adjustment data	the earlier of the givi	ng of possession to the nur

earlier of the giving of possession to the purchaser or completion; adjustment date details of the adjustments to be made to the price under clause 14; adjustment figures a Subscriber (not being a party's solicitor) named in a notice served by a party as authorised Subscriber being authorised for the purposes of clause 20.6.8: the Reserve Bank of Australia or an authorised deposit-taking institution which is a bank bank, a building society or a credit union; any day except a bank or public holiday throughout NSW or a Saturday or Sunday; business day a cheque that is not postdated or stale; cheque a certificate within the meaning of s14-220 of Schedule 1 to the TA Act, that covers clearance certificate one or more days falling within the period from and including the contract date to completion: the time of day at which completion is to occur; completion time the rules made under s12E of the Real Property Act 1900; conveyancing rules a deposit bond or guarantee with each of the following approved by the vendor deposit-bond

the issuer:

the expiry date (if any); and

the amount:

depositholder vendor's agent (or if no vendor's agent is named in this contract, the vendor's solicitor, or if no vendor's solicitor is named in this contract, the buyer's agent); discharging mortgagee

any discharging mortgagee, chargee, covenant chargee or caveator whose provision of a Digitally Signed discharge of mortgage, discharge of charge or withdrawal of caveat is required in order for unencumbered title to the property to

be transferred to the purchaser;

document of title document relevant to the title or the passing of title; **ECNL** the Electronic Conveyancing National Law (NSW);

a dealing as defined in the Real Property Act 1900 which may be created and electronic document

Digitally Signed in an Electronic Workspace;

a Conveyancing Transaction to be conducted for the parties by their legal electronic transaction

representatives as Subscribers using an ELN and in accordance with the ECNL and the participation rules;

electronic transfer a transfer of land under the Real Property Act 1900 for the property to be prepared

and Digitally Signed in the Electronic Workspace established for the purposes of the parties' Conveyancing Transaction;

the percentage mentioned in s14-200(3)(a) of Schedule 1 to the TA Act (12.5% as FRCGW percentage

at 1 July 2017);

a remittance which the purchaser must make under s14-200 of Schedule 1 to the FRCGW remittance

TA Act, being the lesser of the FRCGW percentage of the price (inclusive of GST, if

any) and the amount specified in a variation served by a party;

GST Act A New Tax System (Goods and Services Tax) Act 1999;

GST rate the rate mentioned in s4 of A New Tax System (Goods and Services Tax Imposition

- General) Act 1999 (10% as at 1 July 2000);

a payment which the purchaser must make under s14-250 of Schedule 1 to the TA GSTRW payment

Act (the price multiplied by the GSTRW rate);

the rate determined under ss14-250(6), (8) or (9) of Schedule 1 to the TA Act (as at GSTRW rate

> 1 July 2018, usually 7% of the price if the margin scheme applies, 1/11 in if not); any mortgagee who is to provide finance to the purchaser on the security of the property and to enable the purchaser to pay the whole or part of the price;

an Act or a by-law, ordinance, regulation or rule made under an Act;

a Conveyancing Transaction in which a dealing forming part of the Lodgment Case manual transaction

at or following completion cannot be Digitally Signed;

subject to any other provision of this contract; normally the participation rules as determined by the ECNL; participation rules

party each of the vendor and the purchaser;

property the land, the improvements, all fixtures and the inclusions, but not the exclusions; planning agreement a valid voluntary agreement within the meaning of s7.4 of the Environmental Planning and Assessment Act 1979 entered into in relation to the property;

to complete data fields in the Electronic Workspace; populate

incoming mortgagee

legislation

requisition rescind serve an objection, question or requisition (but the term does not include a claim);

rescind this contract from the beginning; serve in writing on the other *party*;

settlement cheque

an unendorsed cheque made payable to the person to be paid and -

• issued by a bank and drawn on itself; or

 if authorised in writing by the vendor or the vendor's solioito, some other cheque:

solicitor

in relation to a party, the party's solicitor or licensed conveyanger named in this

contract or in a notice served by the party;

TA Act terminate title data Taxation Administration Act 1953; terminate this contract for breach:

the details of the title to the property made available to the Electronic Workspace by

the Land Registry;

variation within work order

1.2

a variation made under s14-235 of Schedule 1 to the TA Act; in relation to a period, at any time before or during the period; and

a valid direction, notice or order that requires work to be done or money to be spent on or in relation to the *property* or any adjoining footpath or road (but the term does not include a notice under s22E of the Swimming Pools Act 1992 or clause 22 of the Swimming Pools Regulation 2018).

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

## 2 Deposit and other payments before completion

2.1 The purchaser must pay the deposit to the depositholder as stakeholder.

2.2 Normally, the purchaser must pay the deposit on the making of this contract, and this time is essential.

2.3 If this contract requires the purchaser to pay any of the deposit by a later time, that time is also essential.

2.4 The purchaser can pay any of the deposit by -

2.4.1 giving cash (up to \$2,000) to the deposit holder;

2.4.2 unconditionally giving a *cheque* to the *depositholder* or to the vendor, vendor's agent or vendor's solicitor for sending to the *depositholder*; or

2.4.3 electronic funds transfer to the *depositholder's* nominated account and, if requested by the vendor or the *depositholder*, providing evidence of that transfer.

2.5 The vendor can terminate if -

2.5.1 any of the deposit is not paid on time;

2.5.2 a cheque for any of the deposit is not honoured on presentation; or

2.5.3 a payment under clause 2.433 is not received in the depositholder's nominated account by 5.00 pm on the third business day after the time for payment.

This right to terminate is lost as soon as the deposit is paid in full.

2.6 If the vendor accepts a deposit bond for the deposit, clauses 2.1 to 2.5 do not apply.

2.7 If the vendor accepts a deposit-bond for part of the deposit, clauses 2.1 to 2.5 apply only to the balance.

2.8 If any of the deposit or of the balance of the price is paid before completion to the vendor or as the vendor directs, it is a charge on the land in favour of the purchaser until *termination* by the vendor or completion, subject to any existing right.

2.9 If each party tells the depositholder that the deposit is to be invested, the depositholder is to invest the deposit (at the risk of the party who becomes entitled to it) with a bank, in an interest-bearing account in NSW, payable at call, with interest to be reinvested, and pay the interest to the parties equally, after deduction of all proper government taxes and financial institution charges and other charges.

#### 3 Deposit-bond

3.1 This clause applies only if the vendor accepts a deposit-bond for the deposit (or part of it).

3.2 The purchaser must provide the *deposit-bond* to the vendor's *solicitor* (or if no solicitor the *depositholder*) at or before the making of this contract and this time is essential.

3.3 If the *deposit-bond* has an expiry date and completion does not occur by the date which is 14 days before the expiry date, the purchaser must *serve* a replacement *deposit-bond* at least 7 days before the expiry date. The time for service is essential.

3.4 The vendor must approve a replacement deposit-bond if -

3.4.1 it is from the same issuer and for the same amount as the earlier deposit-bond; and

3.4.2 it has an expiry date at least three months after its date of issue.

3.5 A breach of clauses 3.2 or 3.3 entitles the vendor to *terminate*. The right to *terminate* is lost as soon as – 3.5.1 the purchaser *serves* a replacement *deposit-bond*; or

3.5.2 the deposit is paid in full under clause 2.

3.6 Clauses 3.3 and 3.4 can operate more than once.

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

### 4 Electronic transaction

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

and in both cases clause 30 applies.

- 4.2 If, because of clause 4.1.2, this Conveyancing Transaction is to be conducted as a manual transaction 4.2.1 each party must
  - bear equally any disbursements or fees; and
  - otherwise bear that party's own costs;
  - incurred because this Conveyancing Transaction was to be conducted as an electronic transaction; and
  - 4.2.2 if a party has paid all of a disbursement or fee which, by reason of this clause, is to be borne equally by the parties, that amount must be adjusted under clause 14.
- 4.3 The parties must conduct the electronic transaction -
  - 4.3.1 in accordance with the participation rules and the ECNL; and
  - 4.3.2 using the nominated *ELN*, unless the *parties* otherwise agree. This clause 4.3.2 does not prevent a *party* using an *ELN* which can interoperate with the nominated *ELN*.
- 4.4 A party must pay the fees and charges payable by that party to the ELNO and the Land Registry.
- 4.5 Normally, the vendor must within 7 days of the contract date create and populate an Electronic Workspace with title data and the date for completion, and invite the purchaser to the Electronic Workspace.
- 4.6 If the vendor has not created an *Electronic Workspace* in accordance with clause 4.5, the purchaser may create and *populate* an *Electronic Workspace* and, if it does so, the purchaser must invite the vendor to the *Electronic Workspace*.
- 4.7 The parties must, as applicable to their role in the Conveyancing Transaction and the steps taken under clauses 4.5 or 4.6
  - 4.7.1 promptly join the *Electronic Workspace* after receipt of an invitation;
  - 4.7.2 create and populate an electronic transfer;
  - 4.7.3 invite any discharging mortgagee or incoming mortgagee to join the Electronic Workspace; and
  - 4.7.4 populate the Electronic Workspace with a nominated completion time.
- 4.8 If the transferee in the *electronic transfer* is not the purchaser, the purchaser must give the vendor a direction signed by the purchaser personally for that transfer.
- 4.9 The vendor can require the purchaser to include a covenant or easement in the *electronic transfer* only if this contract contains the wording of the proposed covenant or easement, and a description of the land burdened and benefited.
- 4.10 If the purchaser must make a *GSTRW payment* or an *FRCGW remittance*, the purchaser must *populate* the *Electronic Workspace* with the payment details for the *GSTRW payment* or *FRCGW remittance* payable to the Deputy Commissioner of Taxation at least 2 *business days* before the date for completion.
- 4.11 Before completion, the parties must ensure that -
  - 4.11.1 all electronic documents which a party must Digitally Sign to complete the electronic transaction are populated and Digitally Signed;
  - 4.11.2 all certifications required by the ECNL are properly given; and
  - 4.11.3 they do everything else in the *Electronic Workspace* which that *party* must do to enable the *electronic transaction* to proceed to completion.
- 4.12 If the computer systems of any of the *Land Registry*, the *ELNO*, Revenue NSW or the Reserve Bank of Australia are inoperative for any reason at the *completion time* agreed by the *parties*, a failure to complete this contract for that reason is not a default under this contract on the part of either *party*.

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

### 5

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

#### 6 Error or misdescription

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

#### 7 Claims by purchaser

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

- the vendor can rescind if in the case of claims that are not claims for delay -7.1
  - the total amount claimed exceeds 5% of the price; 7.1.1
  - the vendor serves notice of intention to rescind; and 7,1.2
  - the purchaser does not serve notice waiving the claims within 14 days after that service; and 7.1.3
- 7.2
- if the vendor does not rescind, the parties must complete and if this contract is completed –
  7.2.1 the lesser of the total amount claimed and 10% of the price must be paid out of the price to and held by the depositholder until the claims are finalised or lapse;
  - 722 the amount held is to be invested in accordance with clause 2.9;
  - the claims must be finalised by an arbitrator appointed by the parties or, if an appointment is not 7.2.3 made within month of completion, by an arbitrator appointed by the President of the Law Society at the reguest of a party (in the latter case the parties are bound by the terms of the Conveyancing Arbitration Rules approved by the Law Society as at the date of the appointment);
  - 7.2.4 the purchaser is not entitled, in respect of the claims, to more than the total amount claimed and the costs of the purchaser;
  - net interest on the amount held must be paid to the parties in the same proportion as the amount 7.2.5 held is paid; and
  - hethe parties do not appoint an arbitrator and neither party requests the President to appoint an 7.2.6 arpitrator within 3 months after completion, the claims lapse and the amount belongs to the vendor.

#### Vendor's rights and obligations

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

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

#### 9 Purchaser's default

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

9.1 keep or recover the deposit (to a maximum of 10% of the price);

- 9.2 hold any other money paid by the purchaser under this contract as security for anything recoverable under this clause
  - 9.2.1 for 12 months after the termination; or
  - 9.2.2 if the vendor commences proceedings under this clause within 12 months, until those proceedings are concluded; and
- 9.3 sue the purchaser either -
  - 9.3.1 where the vendor has resold the *property* under a contract made *within* 12 months after the *termination*, to recover
    - the deficiency on resale (with credit for any of the deposit kept or recovered and after allowance for any capital gains tax or goods and services tax payable on anything recovered under this clause); and
    - the reasonable costs and expenses arising out of the purchaser's non-compliance with this contract or the notice and of resale and any attempted resale; or
  - 9.3.2 to recover damages for breach of contract.

## 10 Restrictions on rights of purchaser

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

## 11 Compliance with work orders

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

#### 12 Certificates and inspections

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

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

14 Adjustments

14.1 Normally, the vendor is entitled to the rents and profits and will be liable for all rates, water, sewerage and drainage service and usage charges, land tax, levies and all other periodic outgoings up to and including the adjustment date after which the purchaser will be entitled and liable.

14.2 The parties must make any necessary adjustment on completion, and

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

15 Date for completion

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

### 16 Completion

#### Vendor

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

Purchaser

- 16.5 On completion the purchaser must pay to the vendor -
  - 16.5.1 the price less any -
    - deposit paid;
    - FRCGW remittance payable;
    - · GSTRW payment; and
    - amount payable by the vendor to the purchaser under this contract; and

16.5.2 any other amount payable by the purchaser under this contract.

- 16.6 If any of the deposit is not covered by a *deposit-bond*, at least 1 *business day* before the date for completion the purchaser must give the vendor an order signed by the purchaser authorising the *depositholder* to account to the vendor for the deposit, to be held by the vendor in escrow until completion.
- 16.7 On completion the deposit belongs to the vendor.

#### 17 Possession

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

#### 18 Possession before completion

- This clause applies only if the vendor gives the purchaser possession of the property before completion. 18.1
- 18.2 The purchaser must not before completion -
  - 18.2.1 let or part with possession of any of the property:
  - 18.2.2 make any change or structural alteration or addition to the property; or
  - 18.2.3 contravene any agreement between the parties or any direction, document, legislation, notice or order affecting the property.
- 18.3 The purchaser must until completion -
  - 18.3.1 keep the property in good condition and repair having regard to its condition at the giving of possession: and
  - 18.3.2 allow the vendor or the vendor's authorised representative to enter and inspect it at all reasonable
- The risk as to damage to the *property* passes to the purchaser immediately after the purchaser enters into 18.4 possession.
- If the purchaser does not comply with this clause, then without affecting any other right of the vendor -18.5 18.5.1 the vendor can before completion, without notice, remedy the non-compliance; and
  - 18.5.2 if the vendor pays the expense of doing this, the purchaser must pay it to the vendor with interest at the rate prescribed under s101 Civil Procedure Act 2005,
- If this contract is rescinded or terminated the purchaser must immediately vacate the property. 18.6
- If the parties or their solicitors on their behalf do not agree in writing to a fee or rent, none is payable. 18.7

#### 19 Rescission of contract

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

#### 20 Miscellaneous

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

- 20.14 The details and information provided in this contract (for example, on pages 1 4) are, to the extent of each party's knowledge, true, and are part of this contract.
- 20.15 Where this contract provides for choices, a choice in BLOCK CAPITALS applies unless a different choice is marked.
- 20.16 Each party consents to -
  - 20.16.1 any party signing this contract electronically, and
  - 20.16.2 the making of this contract by the exchange of counterparts delivered by email, or by such other electronic means as may be agreed in writing by the *parties*.
- 20.17 Each party agrees that electronic signing by a party identifies that party and indicates that party's intention to be bound by this contract.
- 21 Time limits in these provisions
- 21.1 If the time for something to be done or to happen is not stated in these provisions, it is a reasonable time.
- 21.2 If there are conflicting times for something to be done or to happen, the latest of those times applies.
- 21.3 The time for one thing to be done or to happen does not extend the time for another thing to be done or to happen.
- 21.4 If the time for something to be done or to happen is the 29th, 30th or 31st day of a month, and the day does not exist, the time is instead the last day of the month.
- 21.5 If the time for something to be done or to happen is a day that is not a *business day*, the time is extended to the next *business day*, except in the case of clauses 2 and 3.2.
- 21.6 Normally, the time by which something must be done is fixed but not essential.
- 22 Foreign Acquisitions and Takeovers Act 1975
- 22.1 The purchaser promises that the Commonwealth Treasurer cannot prohibit and has not prohibited the transfer under the Foreign Acquisitions and Takeovers Act 1975.
- 22.2 This promise is essential and a breach of it entitles the vendor to terminate.
- 23 Strata or community title
  - Definitions and modifications
- This clause applies only if the land (or part of it) is a lot in a strata, neighbourhood, precinct or community scheme (or on completion is to be a lot in a scheme of that kind).
- 23.2 In this contract -
  - 23.2.1 'change', in relation to a scheme, means -
    - a registered or registrable change from by-laws set out in this contract;
    - a change from a development or management contract or statement set out in this contract; or
    - a change in the boundaries of common property;
  - 23.2.2 'common property' includes association property for the scheme or any higher scheme;
  - 23.2.3 'contribution' includes an amount payable under a by-law;
  - 23.2.4 'information certificate' includes a certificate under s184 Strata Schemes Management Act 2015 and s171 Community Land Management Act 2021;
  - 23.2.5 'interest notice' includes a strata interest notice under s22 Strata Schemes Management Act 2015 and an association interest notice under s20 Community Land Management Act 2021;
  - 23.2.6 'normal expenses', in relation to an owners corporation for a scheme, means normal operating expenses usually payable from the administrative fund of an owners corporation for a scheme of the same kind;
  - 23.2.7 'owners corporation' means the owners corporation or the association for the scheme or any higher scheme;
  - 23.2.8 'the property' includes any interest in common property for the scheme associated with the lot; and
  - 23.2.9 'special expenses', in relation to an owners corporation, means its actual, contingent or expected expenses, except to the extent they are
    - normal expenses;
    - due to fair wear and tear;
    - disclosed in this contract; or
    - covered by moneys held in the capital works fund.
- 23.3 Clauses 11, 14.8 and 18.4 do not apply to an obligation of the owners corporation, or to property insurable by
- 23.4 Clauses 14.4.2 and 14.6 apply but on a unit entitlement basis instead of an area basis.
  - Adjustments and liability for expenses
- 23.5 The parties must adjust under clause 14.1 -
  - 23.5.1 a regular periodic contribution;
  - 23.5.2 a contribution which is not a regular periodic contribution but is disclosed in this contract; and
  - on a unit entitlement basis, any amount paid by the vendor for a normal expense of the owners corporation to the extent the owners corporation has not paid the amount to the vendor.

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

## Notices, certificates and inspections

- 23.10 Before completion, the purchaser must *serve* a copy of an interest notice addressed to the owners corporation and signed by the purchaser.
- 23.11 After completion, the purchaser must insert the date of completion in the interest notice and send it to the owners corporation.
- 23.12 The vendor can complete and send the interest notice as agent for the purchaser.
- 23.13 The vendor must *serve* at least 7 days before the date for completion, an information certificate for the lot, the scheme or any higher scheme which relates to a period in which the date for completion falls.
- 23.14 The purchaser does not have to complete earlier than 7 days after *service* of the information certificate and clause 21.3 does not apply to this provision. On completion the purchaser must pay the vendor the prescribed fee for the information certificate.
- 23.15 The vendor authorises the purchaser to apply for the purchaser's own information certificate.
- The vendor authorises the purchaser to apply for and make an inspection of any record or other document in the custody or control of the owners corporation or relating to the scheme or any higher scheme.
   Meetings of the owners corporation
- 23.17 If a general meeting of the owners corporation is convened before completion -
  - 23.17.1 if the vendor receives notice of it, the vendor must immediately notify the purchaser of it; and
  - 23.17.2 after the expiry of any cooling off period, the purchaser can require the vendor to appoint the purchaser (or the purchaser's nominee) to exercise any voting rights of the vendor in respect of the lot at the meeting.

#### 24 Tenancies

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

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

## 25 Qualified title, limited title and old system title

- 25.1 This clause applies only if the land (or part of it) -
  - 25.1.1 is under qualified, limited or old system title; or
  - 25.1.2 on completion is to be under one of those titles.
- 25.2 The vendor must serve a proper abstract of title within 7 days after the contract date.
- 25.3 If an abstract of title or part of an abstract of title is attached to this contract or has been lent by the vendor to the purchaser before the contract date, the abstract or part is *served* on the contract date.
- 25.4 An abstract of title can be or include a list of documents, events and facts arranged (apart from a will or codicil) in date order, if the list in respect of each document
  - 25.4.1 shows its date, general nature, names of parties and any registration number; and
  - 25.4.2 has attached a legible photocopy of it or of an official or registration copy of it.
- 25.5 An abstract of title -
  - 25.5.1 must start with a good root of title (if the good root of title must be at least 30 years old, this means 30 years old at the contract date);
  - 25.5.2 in the case of a leasehold interest, must include an abstract of the lease and any higher lease;
  - 25.5.3 normally, need not include a Crown grant; and
  - 25.5.4 need not include anything evidenced by the Register kept under the Real Property Act 1900.
- 25.6 In the case of land under old system title -
  - 25.6.1 in this contract 'transfer' means conveyance;
  - 25.6.2 the purchaser does not have to *serve* the transfer until after the vendor has *served* a proper abstract of title; and
  - 25.6.3 each vendor must give proper covenants for title as regards that vendor's interest.
- 25.7 In the case of land under limited title but not under qualified title -
  - 25.7.1 normally, the abstract of title need not include any document which does not show the location, area or dimensions of the land (for example, by including a metes and bounds description or a plan of the land);
  - 25.7.2 clause 25.7.1 does not apply to a document which is the good root of title; and
  - 25.7.3 the vendor does not have to provide an abstract if this contract contains a delimitation plan (whether in registrable form or not).
- 25.8 On completion the vendor must give the purchaser any document of title that relates only to the property.
- 25.9 If on completion the vendor has possession or control of a *document of title* that relates also to other property, the vendor must produce it as and where necessary.
- 25.10 The vendor must give a proper covenant to produce where relevant.
- 25.11 The vendor does not have to produce or covenant to produce a document that is not in the possession of the vendor or a mortgagee.
- 25.12 If the vendor is unable to produce an original document in the chain of title, the purchaser will accept a photocopy from the Land Registry of the registration copy of that document.

- 26 Crown purchase money
- 26.1 This clause applies only if purchase money is payable to the Crown, whether or not due for payment.
- 26.2 The vendor is liable for the money, except to the extent this contract says the purchaser is liable for it.
- 26.3 To the extent the vendor is liable for it, the vendor is liable for any interest until completion.
- 26.4 To the extent the purchaser is liable for it, the parties must adjust any interest under clause 44.
- 27 Consent to transfer
- This clause applies only if the land (or part of it) cannot be transferred without consent under legislation or a 27.1 planning agreement.
- The purchaser must properly complete and then *serve* the purchaser's part of an application for consent to 27.2 transfer of the land (or part of it) within 7 days after the contract date.
- The vendor must apply for consent within 7 days after service of the purchaser's part. 27.3
- 27.4 If consent is refused, either party can rescind.
- If consent is given subject to one or more conditions that will substantially disadvantage a party, then that 27.5 party can rescind within 7 days after receipt by or service upon the party of written notice of the conditions.
- 27.6 If consent is not given or refused -
  - 27.6.1 within 42 days after the purchaser serves the purchaser's part of the application, the purchaser can
  - 27.6.2 within 30 days after the application is made, either party can rescind.
- 27.7 Each period in clause 27.6 becomes 90 days if the land (or part of it) is -
  - 27.7.1 under a planning agreement; or
  - in the Western Division.
- If the land (or part of it) is described as a lot in an unregistered plan, each time in clause 27.6 becomes the 27.8 later of the time and 35 days after creation of a separate folio/for the lot.
- The date for completion becomes the later of the date for completion and 14 days after service of the notice 27.9 granting consent to transfer.

#### 28 Unregistered plan

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

#### 29 Conditional contract

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

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

#### 30 Manual transaction

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

#### Transfer

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

#### Place for completion

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

## • Payments on completion

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

#### 31 Foreign Resident Capital Gains Withholding

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

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

## IMPORTANT NOTICE TO VENDORS AND PURCHASERS

Before signing this Contract you should ensure that you understand your rights and obligations, some of which are not written in this contract but are implied by the

## SPECIAL CONDITIONS

## 30. Alterations to the printed form of 2022 NSW Contract for Sale of Land

- 30.1 Clause 7.1.1 is amended by deleting '5%' and replacing with '\$1.00'.
- 30.2 Clause 18 is amended by including additional Clause 18.8 'The purchaser cannot make a claim, requisition, objection or delay completion after entering into possession of the property'.
- 30.3 Condition 14.2 of this agreement is hereby varied by the addition of the following sentence after the word "Completion";

The amounts and figures for water consumption furnished by the relevant water rating authority, even if estimated or provisional shall be conclusive for the purposes of such apportionment and adjustment.

- 30.4 Clause 25 is amended as follows:
  - 30.4.1 Delete the words 'qualified, limited' in Clause 25.1.1.
  - 30.4.2 Delete the words '7 days' and replace with '21 days' in Clause 25.2.
  - 30.4.3 Delete Clause 25.7 in its entirety.
- 30.5 Should there be any inconsistency between the 2022 NSW Contract for Sale of Land Clause, pages 1 to 20 inclusive, and these additional Special Conditions, then it is expressly agreed by the parties that these additional Special Conditions shall apply with regard to any such inconsistency.
- 30.6 In the event there are Clauses or Conditions which are void or voidable, then such Clauses or Conditions may be severed from the Contract for Sale and such severance shall not affect the validity or enforceability of the remaining Clauses in this Contract for Sale.

#### 31. Claim by Purchaser

Notwithstanding the provisions of conditions 6 & 7 hereof the parties expressly agree that any claim for compensation shall be deemed to be an objection or requisition for the purposes of condition 8 hereof entitling the vendor to rescind this agreement.

## 32. Purchaser Warranty – Agent

32.1 The purchaser warrants that he, she or it was not introduced to the property by any Real Estate Agent other than the Vendor's Agent (if any) referred to in paragraph A of the Particulars AND covenants and agrees to be responsible for any commission payable by the vendor as a result of a breach of such warranty. The parties agree that the obligations under this special condition shall not merge on completion.

## 33. Deposit if Cooling Off Period Applies

- 37.1 Should the parties agree that on the making of this Contract that the deposit may be paid by instalments, then notwithstanding any other provision of this Contract, the Purchaser shall pay the deposit by instalments as follows:
- 33.1 0.25% of the purchase price to be paid on or before the date of this Contract;

- 33.2 Balance of the ten per cent (10%) deposit, to be paid on or before the expiration of the cooling- off period in accordance with clauses 2.1 and 2.2 of the printed Contract;
- 33.2 The parties hereto acknowledge that the agreement to pay the deposit by instalments is part of the consideration for this Contract.

### 34. Deposit by Instalments

- 34.1 The Purchaser acknowledges that the deposit payable hereunder is ten per cent (10%) of the purchase price. If the Vendor on the making of this Contract agrees that the deposit may be paid by instalments, then notwithstanding any other provision of this Contract, the Purchaser shall pay the deposit by instalments as follows:
  - 34.1.1 five per cent (5%) of the purchase price is to be paid on or before the date of this Contract for Sale in accordance with the provisions of 2.1 and 2.2 of the printed Contract; and
  - 34.1.2 the balance of the deposit on or before completion of this Contract and the provisions of clause 2.3 shall apply.
- 34.2 The parties hereto acknowledge that the agreement to pay the deposit by instalments is part of the consideration for this Contract.
- 34.3 If the purchaser:
  - (a) Defaults in the observance or performance of any obligation hereunder which is or the performance of which has become essential; and
  - (b) Has paid a deposit of less than 10% of the purchase price; and
  - (c) The vendor has terminated this agreement;

then the Vendor shall be entitled to recover from the purchaser an amount equal to 10% of the purchase price less the deposit paid as liquidated damages and it is agreed that this right be in addition to and shall not limit any other remedies available to the vendor herein contained or implied notwithstanding any rule of law or equity to the contrary. The purchaser expressly acknowledges and declares that in the event the vendor validly claims the deposit, that the payment of the balance of the 10% deposit will not, shall not and does not constitute a penalty on the purchaser, but is in fact payment of the full deposit as agreed by the parties in accordance with terms and conditions of the agreement. This clause shall not merge on termination of this agreement.

## 35. Completion

35.1 Completion of this Agreement shall take place on or before 5pm on the completion date referred to on page one hereof. In the event that the Agreement is not so completed each party, being a party not in default hereunder, shall forthwith be at liberty to serve a notice requiring completion at the expiration of fourteen (14) days of the date of service thereof and the

Notice may provide for time to be of the essence. Neither party shall be at liberty to make any objection to the length of time provided in the said Notice.

In the event the Vendor serves a Notice to Complete upon the Purchaser, the Vendor shall be entitled to claim an amount of \$400.00 exclusive of GST for the Vendor's further legal expenses of issuing such Notice. Such amount shall be paid to the Vendor on settlement, which will form an essential term of this Contract.

## 36. Condition of Property

- 36.1 Subject to any warranty set out in this agreement the purchaser acknowledges the property is being purchased in its present condition and state of repair, and with any defects as regards construction or repair of any improvements or inclusions thereon, and subject to any infestation and dilapidation and as a result of the Purchaser's own inspection. The Purchaser further acknowledges that the Vendor has not, nor has anyone on the Vendor's behalf, made any representation or warranty as to the fitness for any particular purpose or otherwise in respect of the property or any part thereof or any improvements thereon, other than as expressly set out in this Agreement. The vendor is not required to clean the property or remove existing rubbish, materials debris or other items from the property prior to completion.
- Notwithstanding anything else herein contained the purchaser is not entitled to rescind this contract because of any State Environment Planning Policy or Development Control Plan or any exhibited draft Local Environment Plan or any matter or thing contained or disclosed in any drainage/sewerage diagram annexed to the contract (if any) which affects the property but which is not disclosed in the Contract unless the purchaser can show that any affectation is to the detriment of the purchaser.
- 36.3 The purchaser acknowledges and agrees that he shall not make nor be entitled to make any requisition, claim for compensation, delay completion, rescind or terminate if it should be found that;
  - (a) Any sewers, drains, pipes, cables, wires, water courses or other installations or things are on or pass through or over the property or are used in common with any adjoining property or pass through any other property or that there are any easements or rights in respect of such installation affecting the property; or
  - (b) Any rainwater drainpipe is connected to the sewer;
  - (c) Any fence is not on the boundary of the property;
  - (d) Any fence is a give and take fence;
  - (e) Any boundary of the property is not fenced;
  - (f) Any swimming pool is not fenced as required by the Swimming Pool Act 1992.

(g) The property does not comply with the regulations of the Environmental Planning and Assessment Act 1979 (NSW) relating to the installation of smoke alarms.

## 37. Whole Agreement

37.1 The purchaser acknowledges that the provisions of this agreement constitute the full and complete understanding between the parties and that there is no other understanding, agreement, warranty or representation or otherwise relating to the provisions of this agreement or binding on the parties hereto with respect to any of the matters to which this agreement relates.

## 38. Death, Mental Capacity or Bankruptcy/Insolvency

- Notwithstanding any rule of law or equity to the contrary, should the purchaser or vendor prior to completion:
  - (a) die or become mentally ill then either party may by notice served on the other party rescinds this agreement and such rescission shall be a rescission pursuant to Clause 19 hereof.
  - (b) be declared bankrupt or enter into any scheme or make any assignment for the benefit of creditors or being a company resolve to go into liquidation or have a petition for its winding up presented or enter into a scheme of arrangement with it's creditor, or should a liquidator, receiver or official manager be appointed in respect thereof, then such party shall be deemed to be in default hereunder and the other party shall be at liberty to exercise all or any of its rights conferred hereunder.

## 39. Delayed Settlement

## 39.1 Where:

- i. the vendor is ready, willing and able to execute the assurance of the property and complete this contract; and
- ii. the purchaser does not complete the contract on the completion date

the purchaser must pay to the vendor on completion:

- iii. the sum of \$400.00 plus GST on account of the additional legal fees incurred by the vendor because of the delay; and
- iv. interest on the balance of the purchase price at the rate of eight per cent (8%) per annum (calculated daily) from and including the completion date to the date of actual completion.
- 39.2 The parties agree that the payments under this clause are made on account of damages and that the vendor shall not be required to settle unless such amounts are paid by the purchaser on completion.
- 39.3 The vendors rights to the payments under this special condition shall not limit any other rights the vendor may have against the purchaser as a result of the purchasers failure to complete this contract in accordance with the provisions of this contract.

### 40. Purchaser Warranties

- 40.1 The purchaser warrants to the Vendor the following:
  - (i) (a) That they either hold a current loan approval in an amount and upon terms satisfactory to them and sufficient to enable completion of this contract within the time stipulated and upon the terms and conditions set out herein. The purchasers further acknowledge that the Vendor relies upon this warranty in entering into this contract; or
    - (b) They do not require finance to complete this purchase.
  - (ii) That they are not an undischarged bankrupt and have not committed an act of bankruptcy;
  - (iii) The purchaser does not require the approval or consent of the Foreign Investment Review Board to purchase the property; and
  - (iv) The purchaser is over the age of 18 years.
- 40.2 The purchaser acknowledges that the vendor relies on this warranty in entering into this contract and will indemnify the vendor against any loss, expense, damage, penalty or liability arising out of or as a consequence of a breach of this warranty by the purchaser.

## 41. Qualified or Limited title

41.1 Notwithstanding any other provision in this Contract, in the event that title is Limited Title or Qualified Title, the vendor shall be under no obligation to provide to the purchaser any Abstract of Title or Old System Documents in relation to the subject property.

### 42. **Boundary Identification Survey**

Should an identification survey be annexed to this agreement, the purchaser accepts the subject property with notice of all matters referred to in such identification survey and will make no objection, requisition or claim for compensation in respect thereto. The vendor does not warrant the accuracy of any Survey.

## 43. Swimming Pool

If the property contains a swimming pool, then;

- (a) The Vendor does not warrant that the swimming pool on the property complies with the requirements imposed by the Swimming Pools Act 1992 and the Regulations prescribed under that Act.
- (b) The Purchaser agrees that after completion the Purchaser will comply with the requirements of the Act and Regulations relating to access to the swimming pool, fencing and the erection of a warning notice and this Special Condition shall not merge on completion of this contract.
- (c) The Purchaser may not make any claim or raise any requisition whatsoever in relation to the swimming pool or any non-compliance with the Swimming Pools Act 1992 or other relevant legislation.

## 44. Requisitions

- 44.1 The form of requisitions to be served on the purchaser under Clause 5.1 shall be in the form of requisitions attached to this contract and no other.
- 44.2 Requisitions provided for in this clause shall be deemed to have been served by the purchaser on the date of this contract.

#### 45. **GST**

#### **45.1** In this clause:

- **45.1.1** "GST" refers to goods and service tax under A New Tax System (Goods and Services)

  Act 1999 ("GST Act") and the terms used to have the meanings as defined in the GST Act.
- **45.1.2** The Vendor warrants that the property has been occupied as a residence and is residential premises under the GST Act.
- **45.1.3** The Purchaser agrees, on and after completion of this sale, to use the property predominantly for residential accommodation.
- **45.1.4** In the event of the Vendor being liable for GST, because of the Purchaser's failure to comply with 51.3;
  - (a) the Purchaser agrees to pay to the Vendor, within 14 days after the Vendor's liability for GST on this sale is confirmed by correspondence or an assessment from the Commissioner, the amount of GST, including any additional penalty and interest.
  - (b) The Vendor shall deliver to the purchaser, as a precondition of such payment, a tax invoice in a form, which complies with the GST Act and the regulations.

#### 46. Solar Panels

- 46.1 If applicable, the purchaser acknowledges that if there are solar panels installed on the roof of the dwelling constructed on the property being sold, then the parties agree as follows:
  - (a) Whether or not any benefits currently provided to the vendor by agreement with the current energy supplier with respect to feed-in tariffs pass with the sale of this property is a matter for enquiry and confirmation by the purchaser;
  - (b) The purchaser agrees that they will negotiate with the current energy supplier or an energy supplier of their choice with respect to any feed-in tariffs for the electricity generated or any other benefits provided by the said solar panels and the purchaser shall indemnify and hold harmless the vendor against any claims for any benefits whatsoever with respect to the said solar panels; and

(c) The vendor makes no representations or warranties with respect to the solar panels in relation to their condition, state of repair, fitness for the purposes for which they were installed, their in-put to the electricity grid or any benefits arising from any electricity generated by the said solar panels.

## 47. Deposit Bond

**47.1** This clause applies if the Purchaser provides a deposit bond.

- (a) If the Vendor serves on the Purchaser a notice under clause 9, then to the extent that the amount had not already been paid by the Guarantor under the Bond, the purchaser shall forthwith pay the deposit (or so much thereof as has not been paid) to the deposit holder.
- (b) The Vendor acknowledges that payment by the Guarantor under the Bond shall, to the extent of the amount paid, satisfy the purchaser's obligations to pay the deposit under the previous paragraph.

## 48. Hunter Water

48.1 The vendor discloses that Hunter Water Corporation will not provide a Sewer Lines Location Diagram for the subject property and the purchaser cannot make any objection, requisition, claim for compensation, rescind or terminate in respect to such disclosure.

### 49. Electronic Execution

49.1 If either party elects to sign the contract via docusign, that party has no obligation to provide an original wet signature counterpart contract to the other party or their legal representative.

#### 50. Adjustments

The parties agree to adjust all usual outgoings and all amounts under the contract on settlement, however, if any amount, including but not limited to, balance settlement monies, deposit, rates, is incorrectly calculated, overlooked or an error is made in the calculations, the parties agree and warrant to correct such error to reimburse each other accordingly after settlement. This clause shall not merge on completion.

#### 51. Directors Guarantee

## **RECITALS**

- **A.** The guarantor is a director of the Purchaser.
- **B.** In consideration of the Purchaser entering into the Contract, a copy of which is attached to this guarantee, with the Purchaser at the request of the guarantor the guarantor, has agreed to guarantee the observance and due performance by the Purchaser of its obligations under the Contract.

#### **OPERATIVE PART**

#### (1) Interpretation

This guarantee is governed by the laws of New South Wales and the parties submit to the nonexclusive jurisdiction of the courts of that state. In the interpretation of this quarantee:

- (a) References to legislation or provisions of legislation include changes or reenactments of the legislation and statutory instruments and regulations issued under the legislation;
- (b) Words denoting the singular include the plural and vice versa, words denoting individuals or persons include bodies corporate and vice versa, words denoting one gender include all genders, and references to documents or agreements also mean those documents or agreements as changed, novated or replaced;
- (c) Grammatical forms of defined words or phrases have corresponding meanings;
- (d) Parties must perform their obligations on the dates and times fixed by reference to the capital city of New South Wales;
- (e) Reference to an amount of money is a reference to the amount in the lawful currency of the Commonwealth of Australia;
- (f) If the day on or by which anything is to be done is a Saturday, a Sunday or a public holiday in the place in which it is to be done, then it must be done on the next business day;
- (g) References to a party are intended to bind their executors, administrators and permitted transferees; and
- (h) Obligations under this deed affecting more than one party bind them jointly and each of them severally.

## (2) Guarantee

- (a) In consideration of the Vendor entering into the Contract, the guarantor guarantees to the Vendor the performance by the Purchaser of all of its obligations under the Contract, and indemnifies the Vendor from and against all and any costs, claims, damages and expenses whatsoever, and howsoever, arising out of the breach or non-performance by the Purchaser of the terms of the Contract.
- (b) This guarantee and indemnity continues during the currency of the Contract between the Purchaser and the Vendor, and the guarantor's liability is not affected by the Vendor giving time, or any other concession, indulgence or compromise to the Purchaser for the performance of its obligations.
- (c) This guarantee and indemnity may be enforced against the guarantor without the Vendor first taking action against the Purchaser, or pursuing any other available recourse, and may be enforced despite any neglect or omission to enforce any rights against the Purchaser, or if any of the agreements between the Purchaser and the Vendor are wholly, or partially unenforceable, or if the Purchaser goes into liquidation.

Guarantor	Guarantor	
Witness	Witness	· 



315 Main Road Cardiff NSW 2285 PO Box 75 Cardiff NSW 2285 Phone: 02 4954 8666

reception@dawsongardiner.com.au ABN: 41626430028

### RESIDENTIAL PROPERTY REQUISITIONS ON TITLE

Vendor:
Purchaser:
Property:

#### Dated:

3.

#### Possession and tenancies

- 1. Vacant possession of the Property must be given on completion unless the Contract provides otherwise.
- 2. Is anyone in adverse possession of the Property or any part of it?
  - (a) What are the nature and provisions of any tenancy or occupancy?
    - (b) If they are in writing, all relevant documentation should be produced, found in order and handed over on completion with notices of attornment.
    - (c) Please specify any existing breaches.
    - (d) All rent should be paid up to or beyond the date of completion.
    - (e) Please provide details of any bond together with the Rental Bond Board's reference number.
    - (f) If any bond money is held by the Rental Bond Board, the appropriate transfer documentation duly signed should be handed over on completion.
- 4. Is the Property affected by a protected tenancy (a tenancy affected by Schedule 2, Part 7 of the Residential Tenancies Act 2010 (NSW))? If so, please provide details.
- 5. If the tenancy is subject to the Residential Tenancies Act 2010 (NSW):
  - (a) has either the vendor or any predecessor or the tenant applied to the NSW Civil and Administrative Tribunal for an order?
  - (b) have any orders been made by the NSW Civil and Administrative Tribunal? If so, please provide details

#### Title

- 6. Subject to the Contract, on completion the vendor should be registered as proprietor in fee simple of the Property free from all encumbrances and notations.
- 7. On or before completion, any mortgage, caveat, writ or priority notice must be discharged, withdrawn, cancelled or removed as the case may be or, in the case of a mortgage, caveat or priority notice, an executed discharge or withdrawal or removal handed over on completion.
- 8. Are there any proceedings pending or concluded that could result in the recording of any writ on the title to the Property or in the General Register of Deeds? If so, full details should be provided at least 14 days prior to completion.
- 9. When and where may the title documents be inspected?
- 10. Are any chattels or fixtures subject to any hiring or leasing agreement or charge or to any security interest under the *Personal Property Securities Act 2009* (Cth)? If so, details must be given and all indebtedness cleared and title transferred unencumbered to the vendor prior to completion.

#### Adjustments

- All outgoings referred to in clause 14.1 and 23.5 to 23.7 (inclusive) of the Contract must be paid up to and including the date of completion.
- 12. Is the vendor liable to pay land tax or is the Property otherwise charged or liable to be charged with land tax? If so:
  - (a) to what year has a return been made?
  - (b) what is the taxable value of the Property for land tax purposes for the current year?
- 13. If any land tax certificate shows a charge for land tax on the land, the vendor must produce evidence at completion that the charge is no longer effective against the land.

#### Survey and building

16.

- 14. Subject to the Contract, the survey should be satisfactory and show that the whole of the Property is available and that there are no encroachments by or upon the Property and that all improvements comply with local government/planning legislation.
- 15. Is the vendor in possession of a survey report? If so, please produce a copy for inspection prior to completion. The original should be handed over on completion.
  - (a) Have the provisions of the Local Government Act 1993 (NSW), the Environmental Planning and Assessment Act 1979 (NSW) and their regulations been complied with?
  - (b) Is there any matter that could justify the making of an upgrading or demolition order in respect of any building or structure?
  - (c) Has the vendor a Building Information Certificate or a Building Certificate which relates to all current buildings or structures? If so, it should be handed over on completion. Please provide a copy in advance.
  - (d) Has the vendor a Final Occupation Certificate (as referred to in the former Section 109C of the Environmental Planning and Assessment Act 1979 (NSW)) or an Occupation Certificate as referred to in Section 6.4 of the Environmental Planning and Assessment Act 1979 (NSW) for all current buildings or structures? If so, it should be handed over on completion. Please provide a

copy in advance.

(e) In respect of any residential building work carried out in the last 7 years:

(i) please identify the building work carried out;

(ii) when was the building work completed?

(iii) please state the builder's name and licence number;

(iv) please provide details of insurance or any alternative indemnity product under the Home Building Act 1989 (NSW).

(f) Have any actions been taken, including the Issuing of any notices or orders, relating to any building or building works under the *Residential Apartment Bulldings (Compliance and Enforcement Powers) Act 2020* (NSW) or have any undertakings been given by any developer under that Act? Any outstanding obligations should be satisfied by the vendor prior to completion.

(a) Has the vendor (or any predecessor) entered into any agreement with or granted any Indemnity to the Council or any other authority concerning any development on the Property?

(b) Is there any planning agreement or other arrangement referred to in Section 7.4 of the Environmental Planning and Assessment Act 1979 (NSW), (registered or unregistered) affecting the Property? If so please provide details and indicate if there are any proposals for amendment or revocation?

18. If a swimming pool is included in the sale:

(a) did its installation or construction commence before or after 1 August 1990?

(b) has the swimming pool been installed or constructed in accordance with approvals under the Local Government Act 1919 (NSW) and Local Government Act 1993 (NSW)?

 does it comply with the provisions of the Swimming Pools Act 1992 (NSW) and regulations relating to access? If not, please provide details or the exemptions claimed;

(d) have any notices or orders issued or been threatened under the Swimming Pools Act 1992 (NSW) or regulations?

(e) if a certificate of non-compliance has issued, please provide reasons for its issue if not disclosed in the contract;

 originals of certificate of compliance or non-compliance and occupation certificate should be handed over on settlement,

19.

17.

(a) To whom do the boundary fences belong?

(b) Are there any party walls?

(c) If the answer to Requisition 19(b) is yes, specify what rights exist in relation to each party wall and produce any agreement. The benefit of any such agreement should be assigned to the purchaser on completion.

(d) Is the vendor aware of any dispute regarding boundary or dividing fences or party walls?

(e) Has the vendor received any notice, claim or proceedings under the *Dividing Fences Act 1991* (NSW) or the *Encroachment of Buildings Act 1922* (NSW)?

#### Affectations/Benefits

20.

(a) Is the vendor aware of any rights, licences, easements, covenants or restrictions as to use affecting or benefiting the Property other than those disclosed in the Contract? If a licence benefits the Property please provide a copy and indicate:

(i) whether there are any existing breaches by any party to it;

(ii) whether there are any matters in dispute; and

(iii) whether the licensor holds any deposit, bond or guarantee.

(b) In relation to such licence:

- All licence fees and other moneys payable should be paid up to and beyond the date of completion;
- (ii) The vendor must comply with all requirements to allow the benefit to pass to the purchaser.
- 21. Is the vendor aware of:

(a) any road, drain, sewer or storm water channel which intersects or runs through the land?

(b) any dedication to or use by the public of any right of way or other easement over any part of the land?

(c) any latent defects in the Property?

22. Has the vendor any notice or knowledge that the Property is affected by the following:

a) any resumption or acquisition or proposed resumption or acquisition?

- (b) any notice requiring work to be done or money to be spent on the Property or any footpath or road adjoining? If so, such notice must be complied with prior to completion.
- (c) any work done or intended to be done on the Property or the adjacent street which may create a charge on the Property or the cost of which might be or become recoverable from the purchaser?

(d) any sum due to any local or public authority? If so, it must be paid prior to completion.

(e) any realignment or proposed realignment of any road adjoining the Property?

the existence of any contamination including, but not limited to, materials or substances dangerous to health such as asbestos and fibreglass or polyethylene or other flammable or combustible material including cladding?

- 23. If the Property is a building or part of a building to which external combustible cladding has been applied, has the owner provided to the Planning Secretary details of the building and the external combustible cladding and is the building recorded in the Register maintained by the Secretary?
- 24.

  (a) Does the Property have the benefit of water, sewerage, drainage, electricity, gas and telephone
  - (b) If so, do any of the connections for such services pass through any adjoining land?
  - Do any service connections for any other property pass through the Property?
- 25. Has any claim been made by any person to close, obstruct or limit access to or from the Property or to prevent the enjoyment of any rights appurtenant to the Property?

Capacity

26. If the Contract discloses that the vendor is a trustee, evidence should be produced to establish the trustee's power of sale.

Requisitions and transfer

- 27. If not attached to the Contract and the transaction is not an excluded transaction, any clearance certificate under Section 14-220 of Schedule 1 of the *Taxation Administration Act 1953* (Cth) should be served on the purchaser at least 7 days prior to completion.
- 28. The vendor should furnish completed details within the time specified in the contract, sufficient to enable the purchaser to make any *GSTRW* payment.
- 29. If any document required for completion is executed pursuant to a power of attorney, then at least 7 days prior to completion a copy of the registered power of attorney should be produced and found in order.
- 30. If the vendor holds a certificate of title, it must be delivered to the purchaser immediately after completion or as directed by the purchaser, in accordance with the Contract.
- 31. Searches, surveys, enquiries and inspection of title deeds must prove satisfactory.
- 32. The purchaser reserves the right to make further requisitions prior to completion.
- 33. Unless we are advised by you to the contrary prior to completion, it will be assumed that your replies to these requisitions remain unchanged as at the completion date.

Off the plan contract

- 34. If the Contract is an off the plan contract:
  - (a) Is the vendor aware of any inaccuracy in the disclosure statement attached to the Contract? If so, please provide particulars.
  - (b) The vendor should before completion serve on the purchaser a copy of the registered plan and any document that was registered with the plan.
  - (c) Please provide details, if not already given, of the holding of the deposit or any instalment as trust or controlled monies by a real estate agent, licensed conveyancer or law practice.
  - (d) Has any developer provided to the Secretary of the Department of Customer Services an expected completion notice under the *Residential Apartment Buildings (Compliance and Enforcement Powers) Act 2020* (NSW) in relation to the Property? If so, when was it made?
  - (e) The vendor should provide an occupation certificate as referred to in Section 6.4 of the Environmental Planning and Assessment Act 1979 (NSW) for all buildings or structures on the Property.





NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH

FOLIO: 4/1198523

SEARCH DATE TIME EDITION NO DATE ---------\_\_\_\_\_ ----5 18/9/2023 4/2/2025 4:03 PM

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

LAND

LOT 4 IN DEPOSITED PLAN 1198523 AT ABERGLASSLYN LOCAL GOVERNMENT AREA MAITLAND

PARISH OF MAITLAND COUNTY OF NORTHUMBERLAND

TITLE DIAGRAM DP1198523

FIRST SCHEDULE

\_\_\_\_\_

(T AQ617414)

#### SECOND SCHEDULE (6 NOTIFICATIONS)

1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)

- DP1169718 RESTRICTION(S) ON THE USE OF LAND REFERRED TO AND NUMBERED (2) IN THE S.88B INSTRUMENT
- 3 DP1169718 EASEMENT TO DRAIN WATER 3 METRE(S) WIDE AND VARIABLE AFFECTING THE PART(S) SHOWN SO BURDENED IN THE TITLE DIAGRAM
- DP1169718 EASEMENT TO DRAIN WATER 3 METRE(S) WIDE AND VARIABLE 4 APPURTENANT TO THE LAND ABOVE DESCRIBED
- 5 AQ617415 MORTGAGE TO PEPPER FINANCE CORPORATION LIMITED
- AT445445 MORTGAGE TO WESTPAC BANKING CORPORATION

NOTATIONS

UNREGISTERED DEALINGS: NIL

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

25/726...

PRINTED ON 4/2/2025

Req:R442584 /Dec:DF 1198523 P /Rev:25-Dul-2014 /NSW LRS /Pgs:ALL /Prt:05-Aug-2020 12:05 /Seq:2 of 3-Plan © Office of the Registrar-General /Src:TRISEARCH /Ref:200716

PLAN FORM 6 (2012) WARNING: Creasing or folding will lead to rejection Sheet 1 of 2 sheet(s)

DEPOSITED PLAN	DMINISTRATION SHEET		
Registered: 25.7.2014 Office Use Onl	Office Use Only		
Title System: TORRENS	DP1198523		
Purpose: SUBDIVISION			
Purpose: SUBDIVISION  PLAN OF SUBDIVISION OF LOT 2425 IN DP1169718  Crown Lands NSW/Western Lands Office Approval    Authorised Officer   Authorised Officer   In approving this plan-certify that all necessary approvals in regard to the allocation of the land shown hereon have been given.  Signature:  Subdivision Certificate    Authorised Person   General Manageri   Approvided Certifier, certify that the provisions of s. 193 of the Environmental Pinning and Assessment Act 1979 have been satisfied in relation to the proposed subdivision, new road or reserve set cut herein.  Signature:    Approvided   Authority   Authority   Approvided   Authority   Authority	*(c) The land shown in this plan was compiled in accordance with the Surveying and Spatial Information Regulation 2012.  Signature		
Signatures, Seals and Section 868 Statements should appear on PLAN FORM 6A	If space is insufficient continue on PLAN FORM 6A Surveyors Reference: B874		

Req:R442684 /Doc:DP 1198523 P /Rev:25-Jul-2014 /NSW LRS /Pgs:ALL /Prt:05-Aug-2020 12:05 /Seq:3 of 3 © Office of the Registrar-General /Src:TRISEARCH /Ref:200716

PLAN FORM 6A (2012)

WARNING: Creasing or folding will lead to rejection

ePlan

#### DEPOSITED PLAN ADMINISTRATION SHEET Office Use Only Office Use Only Registered: (25.7.2014 DP1198523 PLAN OF SUBDIVISION OF LOT 2425 IN DP1169718 This sheet is for the provision of the following information as required: A schedule of lots and addresses - See 60(c) SSI Regulation 2012 Statements of intention to create and release affecting interests in accordance with section 889 Conveyancing Act 1919 131785 Signatures and seals- see 195D Conveyancing Act 1919 Subdivision Certificate number: .... Any Information which cannot fit in the appropriate panel of sheet 16.6.14 Date of Endorsement: ...... 1 of the administration sheets.

PURSUANT TO SECTION 88B OF THE CONVEYANCING ACT, 1919. AS AMENDED, IT IS INTENDED TO CREATE:-

1. EASEMENT FOR REPAIRS 0.9 WIDE

LOT	STREET NUMBER	STREET NAME	STREET TYPE	LOCALITY
1	45	DUNNART	STREET	ABERGLASSLYN
2	43	DUNNART	STREET	ABERGLASSLYN
3	41	DUNNART	STREET	ABERGLASSLYN
4	39	DUNNART	STREET	ABERGLASSLYN

## REGISTERED PROPRIETORS

FOUR SEASONS (N.S.W.) PTY LTD (ACN 003 490 079)

MORTGAGEE

AUSTRALIA AND NEW ZEALAND BANKING THOUGH LIMITED

Executed for and on behalf of Australia and New Zealand Basking Group Limited ABN 11 005 387 522

under Power of Atlomey dated 18th November 2002 and registered in New South Wales

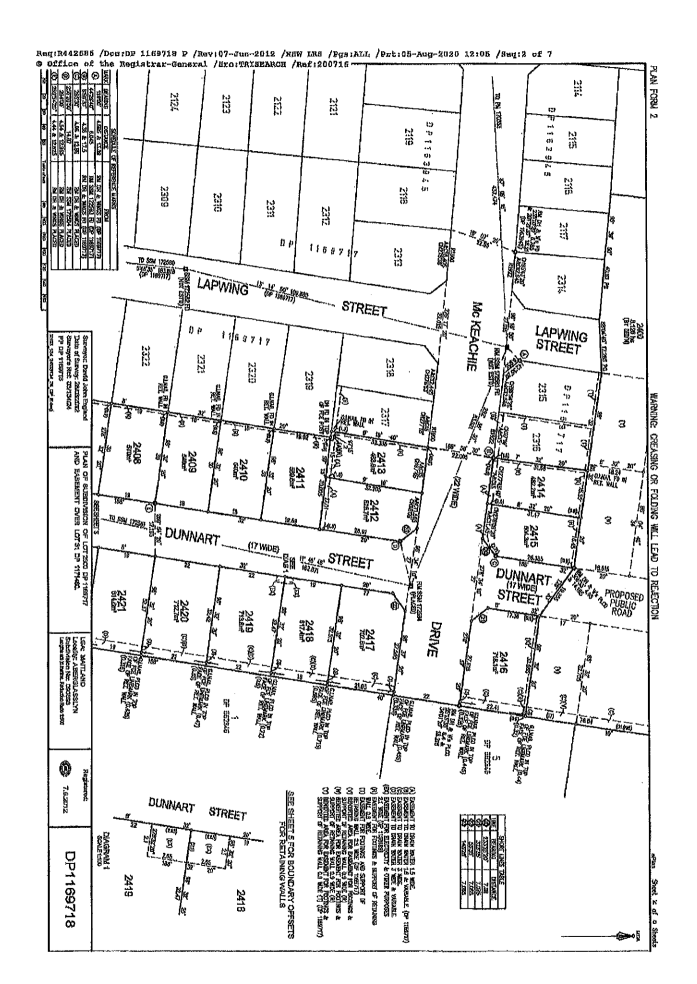
Book: 4376 Folia: 410 by

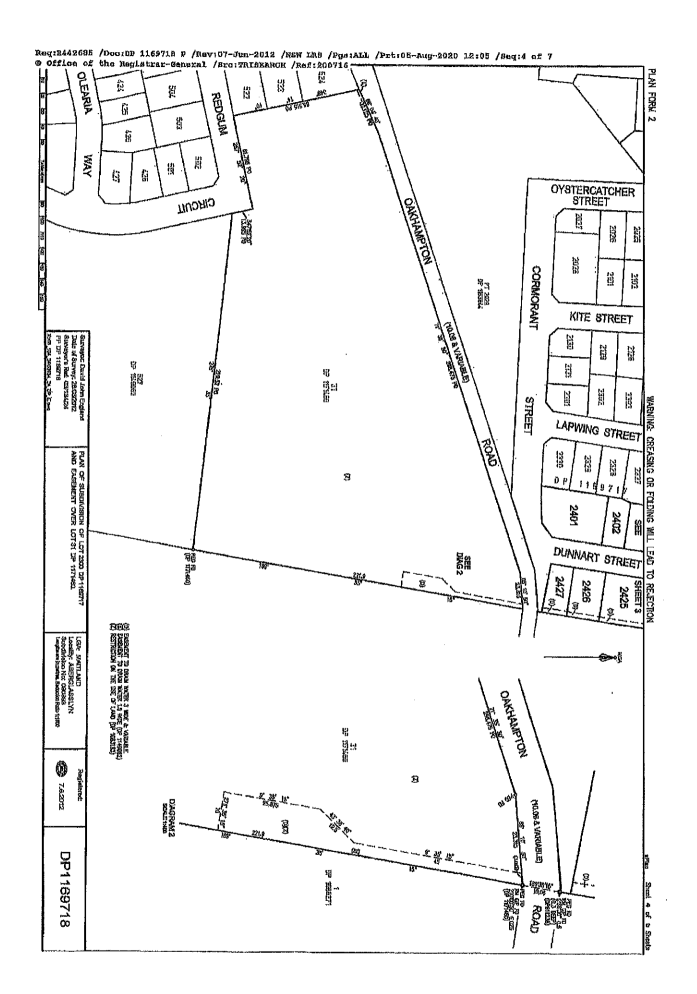
Ignature of Witness

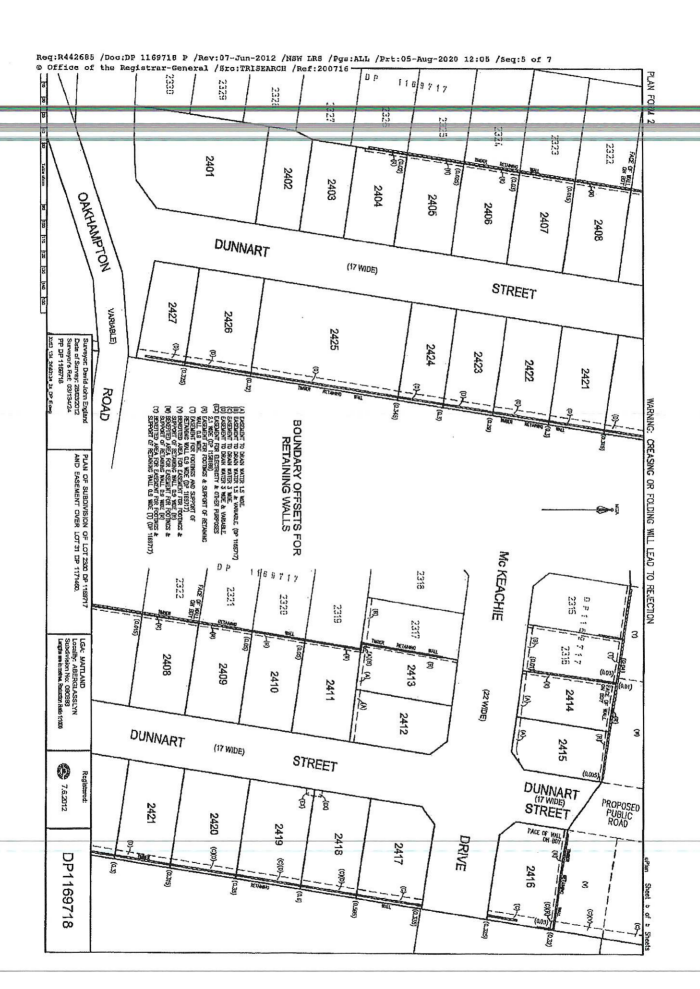
who certifies that he/she is a Senior Manager / Manager and that he/she has not received notice of revocation of that Power space is insufficient use weather by in moture sheet

CHANDRA GREENE Print name of Witness 18/242 Pht Street SYDNEY NSW 2000

Surveyors Reference: B874







Req:R442685 /Dog:DF 1169718 F /Rev:07-Jun-2012 /NSW LRS /Pgs:ALL /Frt:05-Aug-2020 12:05 /Seq:6 of 7 © Office of the Registrar-General /Src:TRISEARCH /Ref:200716 || lead to rejection ePlan

#### **DEPOSITED PLAN ADMINISTRATION SHEET**

Sheet 1 of 2 sheet(s)

SIGNATURES, SEALS and STATEMENTS of Intention to dedicate public roads, to create public reserves, drainage reserves, easements, restrictions on the use of land or positive covenants.

It is intended to dedicate Dunnart Street, the extension of Cormorant Street & the extension of McKeachle Drive to the public as Public Road.

Pursuant to Section 88B of the Conveyencing Act 1919, as amended.

It is intended to create:

- 1. Easement to drain water 1.5 wide (A)
- 2. Restriction on the Use of Land
- 3. Easement for footings & support of retaining wall 0.9 wide (R)
- 4. Restriction on the Use of Land
- 5. Easement to drain water 3 wide (C)
- 6. Easement to drain water 3 wide & variable (D)

Use PLAN FORM 6A for additional certificates, signatures, seals and statements

Crown Lands NSW/Western Lands Office Approvat
(Authorised Officer)  (Authorised Officer)  that all necessary approvals in regard to the allocation of the land shown herein have been given
Signature: Date:
File Nymber
Subdivision Certificate I certify that the provisions of s. 109J of the Environmental Planding and Assessment Act 1979 have been satisfied in relation to:
the proposedSUBDIVISIONset out herein (Insert 'subdivision' or 'new road')

Denotel Manager/Accredited Certifier

Ascreditation no:
Subdivision Certificate no: 290843
File no: 600.09-0893

Delete whichever is inapplicable,

\* Authorised Person

# DP1169718

Registered:



7,6,2012

Title System:

**TORRENS** 

Purpose:

SUBDIVISION

PLAN OF SUBDIVISION OF LOT 2300 DP1169717 and easement over Lot 31 DP1171460

LGA:

Maltland

Locality:

Aberglasslyn

Parish:

Maltland

County:

Northumberland

Surveying & Spatial Information Regulation, 2006

I, David John England - Pulver Cooper & Blackley ....

been made in accordance with the Surveying & Spallal Regulation Regulation, 2008 and was completed on: 28th March 2012

The survey relates to .. Lots 2401-2427, Lot 2400 to partly compiled 24146404641464146446652116564118664186641266642444439996481866413644696444694446944

100 ([22])22])24])44]444 >>b6 [22][234]44[[44]-2604([22])144[[12])2400[44] (specify the land actually surveyed or specify any land shown in the plan that is not the subject of the survey)

unger the Surveying & Spellol Information Act, 2002

Daled: 10.8112

Detum Line:...'X'~'Y'..... Type: Urban/Rural

Plans used in the preparation of survey/compilation

DP1171460

DP1124849

DP1158189

DP1163945

DP1163946

DP1163847

DP1169717

(if insufficient space use Plan Form 6A armexure sheet)

SURVEYOR'S REFERENCE 03/134/24 30/03/2012

(PP DP1169710)

# INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 1 of 9 Sheets)

Plan

DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 9.5.12

Full name and address of the owner of the land:

Stockland Development Pty Ltd ACN 000 064 835 Level 25, 133 Castlereagh Street SYDNEY NSW 2000

#### Part 1 (Creation)

Number of item	Identity of easement, profit a	Burdened lot(s)	Benefited lot(s), road(s), bodies
shown in the	prendre, restriction or positive	or parcel(s)	or Prescribed Authorities
intention panel on	covenant to be created and	0000	ANA 55 150 E
the plan	referred to in the plan.		
1	Easement to Drain Water	2413	2317/1169717 and
	1.5 wide (A)		2318/1169717
		2412	2413, 2317/1169717 and
		strebus stretch	2318/1169717
		2414	2315/1169717 and
Bi .			2316/1169717
		2415	2414, 2315/1169717 and
			2316/1169717
2	Restriction on the Use of Land	2401 to 2427	Every other lot excluding 2400
	except for part of easement for		
	electricity and other purposes		
	2.1 wide benefitting Ausgrid		
3	Easement for Footings and	2404	2326/1169717
	Support of Retaining Wall 0.9	2405	2325/1169717
	wide (R)	2406	2324/1169717
		2407	2323/1169717
23		2408	2322/1169717
		2409	2321/1169717
		2410	2320/1169717
		2411	2319/1169717
		2413	2319/1169717 and
			2317/1169717
		2414	2316/1169717 & Part Lot 2400
			designated 'W'

INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 2 of 9 Sheets)

DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 9.5.12

Number of item shown in the intention panel on the plan	Identity of easement, profit a' prendre, restriction or positive covenant to be created and referred to in the plan.	Burdened lot(s) or parcel(s)	Benefited lof(s), road(s), bodies or Prescribed Authorities  Part Lot 2400 designated 'W'
		2416	Part Lot 2400 designated 'V'
4	Restriction on use of Land	2404	2326/1169717
	Í	2405	2325/1169717
		2406	2324/1169717
		2407	2323/1169717
		2408	2322/1169717
	'	2409	2321/1169717
		2410	2320/1169717
		2411	2319/1169717
		2413	2319/1169717 and
			2317/1169717
		2414	2316/1169717 & Part Lot 2400
			designated 'W'
		2415	Part Lot 2400 designated 'W'
		2416	Part Lot 2400 designated 'V'
5	Easement to Drain Water 3 wide (C)	2400, 2416	5/248331 to 8/248331 inclusive
		2417 to 2420	Maitland City Council,
		inclusive	5/248331 to 8/248331 inclusive
	Easement to Drain Water 3	2418	2417
	wide & variable (D)	2419	2417, 2418
		2420	2417 to 2419 inclusive
		2421	2417 to 2420 inclusive
		2422	2417 to 2421 inclusive
		2423	2417 to 2422 inclusive
		2424	2417 to 2423 inclusive
	I	<b>2</b> 425	2417 to 2424 inclusive
		2426	2417 to 2425 inclusive
		2427	2417 to 2426 inclusive
		31/1171460	2417 to 2427 inclusive

INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 3 of 9 Sheets)

Plan: DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 9.5.12

#### Part 2 (Terms)

1. TERMS OF EASEMENT TO DRAIN WATER NUMBERED 1, 5 AND 6 IN THE PLAN

An easement to Drain Water in the terms of Part 3 Schedule 8 of the Conveyancing Act, 1919 is created,

- 2. TERMS OF EASEMENT, PROFIT A' PRENDRE, RESTRICTION OR POSITIVE COVENANT NUMBERED 2 IN THE PLAN
- In these restrictions on the use of the land numbered 2 referred to in the abovementioned plan (which shall include the statement at the completion hereof stipulating the party by whom and with whose consent the said restrictions as to user may be released, varied or modified) unless something in the subject matter or context is inconsistent therewith, the following expressions have the meaning attributed thereto in this restriction, that is to say:-

The Local Council

means Maitland City Council

The Prohibited Area

means:-

- (i) in the case of a lot which faces only one (1) public road, that area between the front building line of the main building erected thereon and the public road to which the said lot abuts but shall not include area which is not visible from any public road and/or place; and:
- (ii) in the case of a lot which faces more than one (1) public road, that area between the front building line of the main building erected thereon and the public road to which the said main building faces and any other area of the lot that is not screened from any other public road but shall not include any area which is not visible from any public road and/or place.

McKeachies Run Design Guidelines

means the design guidelines for the carrying out of development for McKeachies Run development published by Stockland from time to time.

**Prohibited Item** 

means any plant, machinery and/or other equipment including but without limiting the generality thereof any carayan, box

PCB Ref: 03/134/24 PP DP1169718 30/03/2012

aPlan

INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 4 of 9 Sheets)

Plan: DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 3.5.12

trailer, boat trailer, car trailer, motor vehicle or any part thereof BUT shall not include any motor car, motor station wagon and/or utility that is properly registered for use on a public road.

Stockland

means Stockland Development Pty Limited ACN 000 064 835 and each of its successors and assigns.

- 2. No Prohibited Item shall be permitted to remain on any part of the Prohibited Area of the lot burdened for a period exceeding fourteen (14) consecutive days without being moved from the lot burdened. Any Prohibited Item that is removed from the lot burdened for a period of less than seven (7) days shall be deemed to have remained on the lot burdened for the period during which it was removed.
- 3. No privy shall be erected or permitted to remain on any part of the Prohibited Area of the lot burdened.
- 4. No structure of a temporary character or nature which is intended for habitation, including, but without limiting the generality thereof, any basement, tent, shed, shack, garage, trailer, camper or caravan, shall be exected or permitted to remain on the lot burdened.
- 5. No earth, stone, gravel or trees shall be removed or excavated from any lot burdened except where such removal or excavation is necessary for the erection of a building on the relevant lot burdened or to facilitate all reasonable landscaping of the said lot and no lot shall be permitted to be, appear or remain in an excavated or quarried state.
- No fuel storage tanks (except any such tank or tanks used for oil heating purposes) shall be placed upon or permitted to remain on any lot burdened.
- No noxious, noisome or offensive occupation, trade, business, manufacturing or home industry shall be conducted or carried out on any lot burdened.
- No commercial or boarding kennels shall be constructed or permitted to remain on any lot burdened.
- 9. No advertisement hoarding sign or matter of any description shall be erected or displaced on any lot burdened without the prior written consent of Stock land having been given to the registered proprietor for the time being of the lot burdened which approval may be given or withheld at the absolute discretion of Stockland BUT nothing in this restriction shall prevent the proprietor of any lot burdened from displaying not more than one (1) sign on the lot burdened advertising the fact that the relevant lot burdened is for sale IF;-
  - any such sign does not exceed nine hundred millimetres (900mm) in width and nine hundred millimetres (900mm) in height; and

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INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 5 of 9 Sheets)

Plan: DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 9.5.12

- (ii) any such sign is painted and/or decorated in its entirety by a professional signwriter.
- 10. No motor truck, lorry or semi-trailer with a load carrying capacity exceeding two point five (2.5) tonnes shall be parked or permitted to remain on any lot burdened unless the same is used in connection with the erection of a Dwelling on the relevant lot burdened.
- 11. No building shall be permitted to be constructed on the lot burdened nor shall the construction of any building be permitted to continue on the lot burdened:-
  - unless the dwelling to be constructed, external materials, colours and finishes including roof tiles and bricks of the dwelling, fencing and landscaping have been designed in accordance with the McKeachies Run Design Guidelines;
  - (ii) unless the plans, elevations and schedule of external materials, colours and finishes including roof tiles and bricks (plans) have been submitted to and approved in writing by Stockland, which approval of Stockland must be obtained before application is made to any relevant authority and may not be withheld by Stockland if the plans comply with the McKeachies Run Design Guidelines;
  - (iii) in the event, for any reason whatsoever, that any object or thing generated by the construction of the building on the lot burdened, including but without limiting the generality thereof any spoil or builder's rubbish, is deposited or permitted to remain on any lot adjoining the lot burdened; and
  - (iv) unless the lot burdened is maintained in a clean and tidy condition as is practicable having regard to the nature of the construction being carried out; and
  - (v) unless all rubbish or refuse generated by such construction works is collected and removed from the lot burdened not less than once every four (4) weeks.
- 12. No clothes line shall be erected or permitted to remain on the lot burdened unless the same is not visible from any public road and/or place BUT nothing in this restriction shall prevent the erection and maintenance of a clothes line where all care has been taken to ensure that the same is as least obvious as possible having regard to the topography of the relevant lot burdened as related to any surrounding public roads and/or places.
- 13. No air conditioning plant and/or equipment shall be installed or permitted to remain on any building erected on the lot burdened unless the same is either;-
  - (i) not visible from any public road and/or place; or
  - (ii) is screened from any public road and/or; place in a manner approved by Stock land.

PCB Ref: 03/134/24 PP DP1169718 30/03/2012

Req:R442686 /Doc:DF 1169718 B /Rev:07-Jun-2012 /NSW LRS /Pgs:ALL /Prt:05-Aug-2020 12:05 /Seq:6 of 9 Office of the Registrar-General /Src:TRISEARCH /Ref:200716

INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 6 of 9 Sheets)

Plan: DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 9.5.12

- 14. No radio musts and/or antennas shall be erected or permitted to remain on the lot burdened unless the same are not visible from any public road and/or place.
- 15. No television masts and/or antennas shall be erected or permitted to remain on the lot burdened unless the same are erected at or near the rear of the main building erected on the lot burdened, or appropriately screened such that it is not visible from any public road or place.
- 16. No dividing fence shall be erected on the lot burdened unless it is erected without expense to Stockland, its successors and assigns other than purchasers on sale.
- 17. No building, apart from the main building erected on the lot burdened, shall be erected or permitted to remain on the lot burdened unless:-
  - (i) that building or those buildings are not visible from any public road and/or place; or
  - (ii) that building or those buildings are of a design which compliments the main building erected on the lot burdened and are constructed of the same or similar materials to those used in the main building erected on the lot burdened; or
  - (iii) it is a garden shed which is visible from a public road and/or place where:-
    - (a) all care has been taken to ensure that the same is as least obvious as possible.
    - (b) The same is constructed of metal which has been treated by the process commonly known as "colour bonding" or any other similar factory pre-coated process.
- 18. This restriction on use of land does not apply to that part of lots 2418 and 2419 burdened by the easement for electricity and other purposes 2.1 wide EX (DP1158189) benefiting Ausgrid.
- 3. TERMS OF EASEMENT FOR FOOTINGS AND SUPPORT OF RETAINING WALL 0.9 WIDE NUMBERED 3 IN THE PLAN.
- 3.1 In this Easement, the following terms means:

Footings means the footings of the Retaining Wall.

Retaining Wall means the retaining wall located on the Lots Benefited,

- 3.2 The Owner of Lot Benefited:
  - may insist that the Footings that are located within the Easement Site on the Lot Burdened remain;
  - (ii) must keep the Footings in good repair and safe condition; and
  - (iii) may do anything reasonably necessary for that purpose including:

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PCB Ref: 05/134/24 PP DP1169718 30/03/2012

INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 7 of 9 Sheets)

DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 3.5.12

- (a) entering the Lot Burdened;
- (b) taking anything onto the Lot Burdened; and
- (c) carrying out work.
- 3.3 The Owner of the Lot Burdened grants to the Owner of the Lot Benefited a right of support over that part of the Lot Burdened containing the Easement Site for the purpose of supporting the Retaining Wall.
- 3.4 The Owner of the Lot Burdened must:
  - (i) not do anything which will detract from the support of the Retaining Wall; and
  - (ii) allow the Grantee to enter the Lot Burdened and to remain for any reasonable time for the purpose of carrying out any work necessary to ensure the support of the Retaining Wall and the Lot Benefited is maintained.
- 3.5 The Owner of the Lot Benefited:
  - (i) must keep the Retaining Wall in good repair and safe condition; and
  - (ii) may do anything reasonably necessary for that purpose including;
    - (a) entering the Lot Burdened;
    - (b) taking anything onto the Lot Burdened; and
    - (c) carrying out work.
- 3.6 The Owner of the Lot Benefited, in exercising its rights under this Easement must:
  - (i) ensure all work is done properly;
  - (ii) cause as little inconvenience as is practicable to the Owner and any occupier of the Lot Burdened;
  - (iii) restore the Lot Burdened as nearly as practicable to its former condition; and
  - (iv) make good any collateral damage.
- 3.7 Except when urgent work is required, the Owner of the Lot Benefited must:
  - give the Owner of the Lot Burdened reasonable notice of intention to enter the Lot Burdened; and

INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 8 of 9 Sheets)

Plan: DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 9.5.12

(ii) only enter the Lot Burdened during times reasonably agreed with the Owner of the Lot Burdened.

# 4. TERMS OF RESTRICTION ON USE OF LAND NUMBERED 4 IN THE PLAN.

The Owner of the Lot Burdened must not do anything or carry out any works on the Lot Burdened which may destabilise the retaining wall located on the Lots Benefited.

NAME OF PERSON OR AUTHORITY EMPOWERED TO RELEASE, VARY OR MODIFY EASEMENT TO DRAIN WATER NUMBERED 1 AND 6 IN THE PLAN.

The owners of the lot burdened but only with the consent of Maitland City Council.

NAME OF PERSON OR AUTHORITY EMPOWERED TO RELEASE, VARY OR MODIFY RESTRICTION, POSITIVE COVENANT OR EASEMENT NUMBERED 2 IN THE PLAN.

Stockland whilst ever it owns any lot or any part of a lot in the registered plan (other than Lot 2400) pursuant to which these restrictions were created and for a period of three (3) years thereafter, and thereafter by the registered proprietors of the lots contained in the registered plan pursuant to which these restrictions were created.

NAME OF PERSON OR AUTHORITY EMPOWERED TO RELEASE, VARY OR MODIFY EASEMENT FOR FOOTINGS AND SUPPORT OF RETAINING WALL NUMBERED 3 IN THE PLAN AND RESTRICTION ON THE USE OF LAND NUMBERED 4 IN THE PLAN.

Maitland City Council. The cost and expense of any release, variation or modification shall be borne by the person or corporation requesting the same in all respects.

NAME OF PERSON OR AUTHORITY EMPOWERED TO RELEASE, VARY OR MODIFY EASEMENT TO DRAIN WATER NUMBERED 5 IN THE PLAN,

Maifland City Council,

Authorised Officer of Maitland City Council

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Req:R442686 /Dog:DF 1169718 B /Rev:07-Jun-2012 /NSW LRS /Rgs:ALL /Prt:05-Aug-2020 12:05 /Seq:9 of 9 © Office of the Registrar-General /Sro:TRISEARCH /Ref:200716

INSTRUMENT SETTING OUT TERMS OF EASEMENTS OR PROFITS À PRENDRE INTENDED TO BE CREATED OR RELEASED AND OF RESTRICTIONS ON THE USE OF LAND OR POSITIVE COVENANTS INTENDED TO BE CREATED PURSUANT TO SECTION 88B CONVEYANCING ACT 1919.

(Sheet 9 of 9 Sheets)

Plan: DP1169718

Plan of Subdivision of Lot 2300 DP1169717 and easement over Lot 31 DP1171460 covered by Council Subdivision Certificate No. 090893 dated 9.5.12

Signature of Witness

Name of Witness .

133 Castlereagh Street

Sydney

Address of Witness

Executed for and on behalf of Stockland Development Pty Umited ACN 060 064 635 by its duty authorised attorney under Power of Attorney registered in Book 4598 No. 484 who declares that he has no notification of revocation of the said Power of Augment In the presence of:

PCB Ref: 03/134/24 PP DP1169718 30/03/2012

REGISTERED



7.6.2012



Certificate No.: PC/2025/360 Certificate Date: 05/02/2025

Fee Paid: \$69.00 Receipt No.: 2113771 Your Reference: 25/726

#### **SECTION 10.7 PLANNING CERTIFICATE** Environmental Planning and Assessment Act, 1979 as amended

**APPLICANT:** 

Infotrack Pty Ltd

ecertificates@infotrack.com.au

PROPERTY DESCRIPTION:

39 Dunnart Street ABERGLASSLYN NSW 2320

**PARCEL NUMBER:** 

52954

**LEGAL DESCRIPTION:** 

Lot 4 DP 1198523

#### IMPORTANT: Please read this Certificate carefully.

The information provided in this Certificate relates only to the land described above. If you need information about an adjoining property or nearby land, a separate certificate will be required.

All information provided is correct as at the date of issue of this Certificate. However, it is possible for changes to occur at any time after the issue of this Certificate.

For more information on the Planning Certificate please contact our Customer Experience team on 4934 9700.

#### **SECTION 10.7(2)**

The following matters relate to the land, as required by section 10.7(2) of the Environmental Planning and Assessment Act (1979) ("the Act") and clause 284 and Schedule 2 of the Environment Planning and Assessment Regulation 2021.

# ITEM 1 - Names of relevant planning instruments and development control plans

The following environmental planning instruments and development control plans apply to the carrying out of development on the land:

#### **State Environmental Planning Policies**

The Minister for Planning has notified that the following State Environmental Planning Policies (SEPPs) shall be specified on Certificates under Section 10.7 of the Environmental Planning and Assessment Act, 1979.

The land is affected by the following State Environmental Planning Policies:

- SEPP65 Design Quality of Residential Apartment Development
- SEPP (Biodiversity and Conservation) 2021
- SEPP (Industry and Employment) 2021
- SEPP (Primary Production) 2021
- SEPP (Planning Systems) 2021
- SEPP (Housing) 2021
- SEPP Building Sustainability Index: BASIX 2004
- SEPP (Exempt and Complying Development Codes) 2008
- SEPP (Resources and Energy) 2021
- SEPP (Transport and Infrastructure) 2021
- SEPP (Resilience and Hazards) 2021

#### Local Environmental Plan (LEP)

Maitland LEP 2011, published 16 December 2011, applies to the land.

#### **Development Control Plan prepared by Council**

Maitland Development Control Plan 2011 applies to the land.

The following proposed environmental planning instruments and draft development control plans are or have been the subject of community consultation or on public exhibition under the Environmental Planning and Assessment Act 1979, apply to the carrying out of development on the land and:

#### Planning Proposal for a Local Environmental Plan

Council has placed on exhibition the following draft Local Environmental Plan(s) applying to the land:

# DLEP Implementation of Maitland Local Housing and Rural Land Strategies

1. Introduce new LEP clauses for 'Farm stay accommodation' and 'Farm gate

premises' to support and guide agritourism.

- 2. Introduce 'Artisan food and drink industry' as a land use 'Permitted with consent' within RU2 Rural Landscape zone.
- 3. Increase the number of bedrooms allowed for 'bed & breakfast accommodation', under Maitland LEP Clause 5.4
- 4. Remove 'Mineral Resource Area Map' and related Maitland LEP Clause 7.5 Significant extractive resources
- 5. Remove 'Caravan parks' from 'Permitted with consent' within RU2 Rural Landscape zone.
- 6. Introduce the W2 Recreational Waterways zone over the land containing Hunter and Paterson Rivers.
- 7. Amend the Maitland LEP Clause 4.1A Exceptions to minimum lot sizes in R1 General Residential zone to provide better clarity on permissibility and requirements for development proposals.
- 8. Introduce 'Secondary dwellings' as a use 'Permitted with consent' within R5 Large Lot Residential zone.
- 9. Introduce a new LEP clause for 'Essential services'

Detailed information on draft environmental planning instruments is available at the NSW Department of Planning and Environment Current LEP Proposals website; or Maitland City Council's website.

#### **Draft Development Control Plans**

No draft Development Control Plan(s) that have been on public exhibition under the Act are applicable to the land.

#### **Draft State Environmental Planning Policies**

No draft State Environmental Planning Policy(s) applying to the land is, or has been publicised the subject of community consultation or on public exhibition under the Act.

#### ITEM 2 - Zoning and land use under relevant planning instruments

For each environmental planning instrument or proposed instrument referred to in clause 1 (other than a State Environmental Planning Policy or proposed State Environmental Planning Policies)

#### Zone and Land Use Table from Local Environmental Plan

#### **R1 General Residential**

#### 1 Objectives of zone

- · To provide for the housing needs of the community
- To provide for a variety of housing types and densities
- To enable other land uses that provide facilities or services to meet the day to day needs of residents

#### 2 Permitted without Consent

Home occupations

#### 3 Permitted with Consent

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Building identification signs; Business identification signs; Centre-based child care facilities; Community facilities; Dwelling houses; Group homes; Home-based child care; Home industries; Hostels; Hotel or motel accommodation; Multi dwelling housing; Neighbourhood shops; Oyster aquaculture; Places of public worship; Pond-based aquaculture; Residential flat buildings; Respite day care centres; Roads; Semidetached dwellings; Seniors housing; Serviced apartments; Shop top housing; Tank-based aquaculture; Any other development not specified in item 2 or 4

#### 4 Prohibited

Agriculture: Air transport facilities; Airstrips; Amusement centres; Animal boarding or training establishments; Biosolids treatment facilities; Boat building and repair facilities; Boat launching ramps; Boat sheds; Camping grounds; Car parks; Caravan parks; Cemeteries; Charter and tourism boating facilities; Commercial premises; Correctional centres; Crematoria; Depots; Eco-tourist facilities; Entertainment facilities; Extractive industries; Farm buildings; Forestry; Freight transport facilities; Function centres; Heavy industrial storage establishments; Helipads: Highway service centres; Home occupations (sex services); Industrial retail outlets; Industrial training facilities; Industries; Information and education facilities; Jetties; Marinas; Mooring pens; Moorings; Mortuaries; Open cut mining; Passenger transport facilities; Public administration buildings; Recreation facilities (indoor); Recreation facilities (major); Registered clubs; Research stations; Restricted premises; Rural industries; Rural workers' dwellings; Service stations; Sewage treatment plants; Sex services premises; Signage; Storage premises; Tourist and visitor accommodation; Transport depots; Truck depots; Vehicle body repair workshops; Vehicle repair stations; Veterinary hospitals; Warehouse or distribution centres; Waste or resource management facilities; Water recreation structures; Water recycling facilities; Wharf or boating facilities; Wholesale supplies.

Detailed information on the land zone mapping is available at the NSW Department of Planning and Environment ePlanning Spatial Viewer website; or Maitland City Council's website.

**Note:** Detailed information on the local environmental plan is available at NSW Legislation – In force legislation.

Whether development standards applying to the land fix minimum land dimensions for the erection of a dwelling house on the land and, if so, the fixed minimum land dimensions.

For the land zoned R1 General Residential the Maitland LEP 2011 does not contain a development standard specifying the land dimensions required to permit the erection of a dwelling house on the land.

Is the land in an area of outstanding biodiversity value under the Biodiversity Conservation Act 2016?

The land IS NOT identified in an area of outstanding biodiversity value under the Biodiversity Conservation Act.

Is the land within a conservation area, however described?

The land IS NOT in a Heritage Conservation Area.

# Is there an item of environmental heritage in a local environmental plan?

The land does NOT contain an item of Environmental Heritage.

**Note**: An item of environmental heritage, namely Aboriginal heritage, listed on the Aboriginal Heritage Information Management System (AHIMS), may be situated on the land. The Department of Planning and Environment, Biodiversity and Conservation Division.

#### ITEM 3 - Contribution plans

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

- Maitland S94A Levy Contributions Plan 2006
- Maitland City Wide Section 94 Contributions Plan 2016
- Maitland S94 Contributions Plan (City Wide) 2006

If the land is in a special contributions area under the Act, Division 7.1, the name of the area.

The land IS NOT in a special contributions area.

**Note:** In addition to the above developer contribution plans, Development Servicing Plans for water and sewer connection may be applicable, attracting additional contributions for the development, particularly where development will connect to water and/or sewer services.

#### ITEM 4 - Complying Development

If the land is land on which complying development may be carried out under each of the complying development codes under State Environmental Planning Policy (Exempt and Complying Development Codes) 2008, because of that Policy, clause 1.17A(1)(c)-(e), (2), (3) or (4), 1.18(1)(c3) or 1.19.

Complying development under the **Housing Code** may be carried out on the land.

Complying development under the **Low Rise Medium Density Housing Code** may be carried out on the land. Complying development under the **Greenfield Housing Code** may be carried out on the land, but only if the land is identified on the *Greenfield Housing Code Area Map* issued by the NSW Department of Planning and Environment.

Complying development under the **Rural Housing Code** may not be carried out on the land as it is not within an applicable zone.

Complying development under the **Housing Alterations Code** may be carried out on the land.

Complying development under the **General Development Code** may be carried

out on the land.

Complying development under the Commercial and Industrial Alterations

Complying development under the **Commercial and Industrial (New Buildings and Additions) Code** may not be carried out on the land as it is not within an applicable zone.

Complying development under the **Subdivisions Code** may be carried out on the land.

Complying development under the **Demolition Code** may be carried out on the land

Complying development under the **Fire Safety Code** may be carried out on the land.

Complying development under the **Container Recycling Facilities Code** may not be carried out on the land.

Note: Despite the above provisions, if only part of a lot is subject to an exclusion or exemption under Clause 1.17A or Clause 1.19 of State Environmental Planning Policy (Exempt and Complying Development Codes) Amendment (Commercial and Industrial Development and Other Matters) 2013, complying development may be carried out on that part of the lot that is not affected by the exclusion or exemption. The complying development may not be carried out on the land because of the following provisions of Clauses 1.17A(1)(c) to (e), (2), (3) and (4), 1.18(1)(c3) and 1.19 of the Policy.

The provisions of Clauses 1.17A(1)(c) to (e), (2), (3) and (4), 1.18(1)(c3) and 1.19 are not identified on the land. Complying development may be undertaken in accordance with the State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 as amended.

**Note:** This information needs to be read in conjunction with the whole of the State Environment Planning Policy. If an identification, restriction or characteristic of land referred to above is not located on or does not comprise, the whole of the relevant land, complying development may be carried out on any part of the land not so identified, restricted or characterised.

**Note:** Information regarding whether the property is affected by flood related development controls or is bushfire prone land is identified in other sections of this certificate. If your property is identified as being impacted by bushfire or flooding, a specific technical assessment of these issues will be required as part of any Complying Development Certificate application under the State Environment Planning Policy, or a development application for any other type of development requiring consent from Council.

**Note:** Despite any references above advising that Complying Development may be undertaken on the land, certain Complying Development may be precluded from occurring on the land due to requirements contained in the remainder of State Environment Planning Policy (Exempt and Complying Development Codes) 2008. It is necessary to review the State Environment Planning Policy in detail to ensure that specific types of complying development may be undertaken on the land.

If the council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land, a statement that

- (a) a restriction applies to the land, but it may not apply to all of the land,
- (b) and that council does not have sufficient information to ascertain the extent to which complying development may or may not be carried out on the land.

If the complying development codes are varied, under that Policy, clause 1.12, in relation to the land.

There are no variations to the exempt development codes within the State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 that apply in the Maitland local government area.

For further information on complying development, please refer to the Department of Planning and Environment.

#### ITEM 5 - Exempt Development

If the land is land on which exempt development may be carried out under each of the exempt development codes under State Environmental Planning Policy (Exempt and Complying Development Codes) 2008, because of that Policy, clause 1.16(1)(b1)-(d) or 1.16A.

If exempt development may not be carried out on the land because of 1 of those clauses, the reasons why it may not be carried out under the clause.

If the council does not have sufficient information to ascertain the extent to which exempt development may or may not be carried out on the land, a statement that

- a) a restriction applies to the land, but it may not apply to all of the land, and
- b) the council does not have sufficient information to ascertain the extent to which exempt development may or may not be carried out on the land.

If the exempt development codes are varied, under that Policy, clause 1.12, in relation to the land.

Council does not have sufficient information to determine the extent to which exempt development may or may not be carried out.

# ITEM 6 - Affected building notices and building product rectification orders

#### Whether the council is aware that -

The Council IS NOT aware of any affected building notice which is in force in respect of the land.

The Council is NOT aware of any building product rectification order which is in

force in respect of the land and that has not been fully complied with.

The Council IS NOT aware of any notice of intention to make a building product rectification order being given in respect of the land and that is outstanding.

### ITEM 7 - Land Reserved for Acquisition

Whether an environmental planning instrument or proposed environmental planning instrument referred to in section 1 makes provision in relation to the acquisition of the land by an authority of the State, as referred to in the Act, section 3.15.

No environmental planning instrument, deemed environmental planning instrument or draft environmental planning instrument applying to the land provides for the acquisition of the land by a public authority, as referred to in section 3.15 of the Act.

# ITEM 8 - Road widening and road realignment

Whether the land is affected by road widening or road realignment under -

- a) The land is NOT affected by road widening under Division 2 of Part 3 of the Roads Act 1993.
- b) The land is NOT affected by road widening under any environmental planning instrument
- c) The land is NOT affected by any road-widening or realignment under any resolution of the Council
- d) The land is NOT affected by road-widening or realignment under a resolution of the Council

Note: This item relates to Council's road proposals only. Other authorities, including the NSW Roads and Traffic Authority may have road widening proposals.

# ITEM 9 - Flood related development controls

The land or part of the land IS within the flood planning area and subject to flood related development controls.

The land or part of the land IS between the flood planning area and the probable maximum flood and subject to flood related development controls.

The Maitland LEP 2011 identifies the flood planning level (FPL) as the level of a 1:100 ARI flood event plus 0.5m freeboard. The probable maximum flood has the same meaning as the Floodplain Development Manual.

Note in this section – **flood planning area** has the same meaning as in the Floodplain Development Manual. **Floodplain Development Manual** means the Floodplain Development Manual (ISBN 0 7347 5476 00) published by the NSW Government in April 2005. **probable maximum flood** has the same meaning as in Floodplain Development Manual

Note: The information provided in item 9 is based on the data and information presently available to the Council and on development controls in force as at the

date of this certificate. The identification of land as not being subject to flood related development controls does not mean that the land is not, or may not be, subject to flooding or that the land will not in the future be subject to flood related development controls, as additional data and information regarding the land become available.

### ITEM 10 - Council and other public authority policies on hazard risk restrictions

Whether any of the land is affected by an adopted policy that restricts the development of the land because of the likelihood of land slip, bush fire, tidal inundation, subsidence, acid sulfate soils, contamination, aircraft noise, salinity, coastal hazards, sea level rise or another risk, other than flooding.

All land within the Maitland Local Government Area has the potential to contain acid sulfate soils. Clause 7.1 of the Maitland Local Environmental Plan 2011 generally applies. Development consent is required where works described in the Table to this clause are proposed on land shown on the Maitland LEP 2011 Acid Sulfate Soils Map as being of the class specified for those works.

The Council has adopted by resolution a policy on contaminated land which may restrict the development of the land to which this certificate relates. This policy is implemented when zoning or land use changes are proposed on lands which:

- are considered to be contaminated; or
- which have previously been used for certain purposes; or
- which have previously been used for certain purposes but Council's records do not have sufficient information about previous use of the land to determine whether the land is contaminated; or
- have been remediated for a specific use.

Consideration of Council's adopted policy and the application of provisions under relevant State legislation is warranted.

Note in this section -

adopted policy means a policy adopted -

- a) by the council, or
- b) by another public authority, if the public authority has notified the council that the policy will be included in a planning certificate issued by council.

#### ITEM - 11 Bush fire prone land

If any of the land is bush fire prone land, designated by the Commissioner of the NSW Rural Fire Service under the Act, section 10.3, a statement that all or some of the land is bush fire prone land.

The land is mapped as bushfire prone land and as such restrictions may apply to new development on this land.

**Note** – In accordance with the *Environmental Planning and Assessment Act 1979*, bush fire prone land, in relation to area, means land recorded for the time being as bush fire prone on a bush fire prone land map for the area. This mapping is subject to periodic review.

**Note** – The identification of land as not being bushfire prone does not mean that the land is not, or may not be affected by bushfire or that the land will not in the future be subject to bushfire related development controls, as additional data and information regarding the land become available.

#### ITEM - 12 Loose-fill asbestos insulation

If the land includes residential premises, within the meaning of the Home Building Act 1989, Part 8, Division 1A, that are listed on the Register kept under that Division, a statement to that effect.

There are no premises on the subject land listed on the register.

#### ITEM - 13 Mine subsidence

Whether the land is declared to be a mine subsidence district, within the meaning of the Coal Mine Subsidence Compensation Act 2017.

The land has NOT been proclaimed to be within a Mine Subsidence District under the meaning of section 20 of the Coal Mine Subsidence Compensation Act 2017.

#### ITEM - 14 Paper subdivision information

There is no development plan that applies to the:

- 1) Land or that is proposed to be subject to a consent ballot
- 2) There is no subdivision order that applies to the land.

#### ITEM - 15 Property vegetation plans

If the land in relation to which a property vegetation plan is approved and in force under the Native Vegetation Act 2003, Part 4, a statement to that effect, but only if the council has been notified of the existence of the plan by the person or body that approved the plan under that Act.

The Council has not received any notification from Hunter Local Land Services that this land is affected by a property vegetation plan under Part 4 of the Native Vegetation Act 2003 (and that continues in force).

### ITEM - 16 Biodiversity stewardship sites

If the land is a biodiversity stewardship site under a biodiversity stewardship agreement under the Biodiversity Conservation Act 2016, Part 5, a statement to that effect, but only if the council has been notified of the existence of the agreement by the biodiversity Conservation Trust.

The Council is not aware if the land is a biodiversity stewardship site under a biodiversity stewardship agreement under part 5 of the *Biodiversity Conservation Act 2016.* 

**Note** – Biodiversity stewardship agreements include biobanking agreements under the *Threatened Species Conservation Act 1995*, Part 7A that are taken to be biodiversity stewardship agreements under the *Biodiversity Conservation Act 2016*, Part 5.

#### ITEM 17 - Biodiversity certified land

If the land is biodiversity certified land under the Biodiversity Conservation Act 2016, Part 8, a statement to that effect.

The land is not biodiversity certified land under Part 8 of the Biodiversity

Conservation Act 2016.

**Note** – Biodiversity certified land includes land certified under the *Threatened Species Conservation Act 1995*, Part 7AA that is taken to be certified under the *Biodiversity Conservation Act 2016*, Part 8.

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

Whether an order has been made under the Trees (Disputes Between Neighbours) Act 2006 to carry out work in relation to a tree on the land, but only if the council has been notified or the order.

Council has NOT received notification from the Land and Environment Court of NSW that the land is affected by an Order under Trees – (Disputes Between Neighbours) Act 2006.

# ITEM 19 – Annual charges under Local Government Act 1993 for coastal protection services that relate to existing coastal protection works

If the *Coastal Management Act 2016* applies to the council, whether the owner, or a previous owner, of the land has given written consent to the land being subject to annual charges under the *Local Government Act 1993*, section 496B, for coastal protection services that relate to existing coastal protection works.

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

**Note -** In this section existing coastal protection works has the same meaning as in the Local Government Act 1993, section 553B.

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

#### ITEM 20 - Western Sydney Aerotropolis

The State Environmental Planning Policy (Precincts – Western Parkland City) 2021 does not apply to land within the Maitland City Council local government area.

# ITEM 21 - Development consent conditions for seniors housing

If State Environmental Planning Policy (Housing) 2021, Chapter 3, Part 5 applies to the land, any conditions of a development consent granted after 11 October 2007 in relation to the land that are of the kind set out in that Policy, section 88(2).

Clause 88(2) of the *State Environmental Planning Policy (Housing) 2021* restricts occupation of development approved for seniors housing to:

- a) Seniors or people who have a disability
- b) People who live in the same household with seniors or people who have a disability,
- c) Staff employed to assist in the administration and provision of services to housing provided under this Part.

# ITEM 22 – Site compatibility certificates and development consent conditions for affordable rental housing

Whether there is a current site compatibility certificate under State Environmental Planning Policy (Housing) 2021, or a former site compatibility certificate, of which the council is aware, in relation to proposed development on the land and, if there is a certificate—

- a) the period for which the certificate is current, and
- b) that a copy may be obtained from the Department.

If State Environmental Planning Policy (Housing) 2021, Chapter 2, Part 2, Division 1 or 5 applies to the land, any conditions of a development consent in relation to the land that are of a kind referred to in that Policy, section 21(1) or 40(1).

Any conditions of a development consent in relation to land that are kind referred to in State Environmental Planning Policy (Affordable Rental Housing) 2009, clause 17(1) or 38(1).

Note - No Seniors Housing development consent conditions apply to this land.

**Note -** In this section – Former site compatibility certificate means a site compatibility certificate issued under State Environmental Planning Policy (Affordable Rental Housing) 2009.

Council is unaware if a Site Compatibility Certificate (Affordable Rental Housing) has been issued in accordance with State Environmental Planning Policy (Affordable Rental Housing) 2009.

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

#### **Contaminated Land**

- a) The land to which this certificate relates is NOT significantly contaminated land within the meaning of the Contaminated Land Management Act 1997.
- b) The land to which this certificate relates is NOT subject to a management order within the meaning of the Contaminated Land Management Act 1997.
- c) The land to which this certificate relates is NOT the subject of an approved voluntary management proposal within the meaning of the Contaminated Land Management Act 1997.
- d) The land to which this certificate relates is NOT the subject to an ongoing maintenance order within the meaning of the Contaminated Land Management Act 1997.
- e) Council has NOT been provided with a site audit statement, within the meaning of the Contaminated Land Management Act 1997, for the land to which this Certificate relates.

Jeff Smith General Manager



# **HUNTER WATER CORPORATION**

A.B.N. 46 228 513 446

#### SERVICE LOCATION PLAN

Enquiries: 1300 657 657 APPLICANT'S DETAILS



Info Track

N/A

N/A/

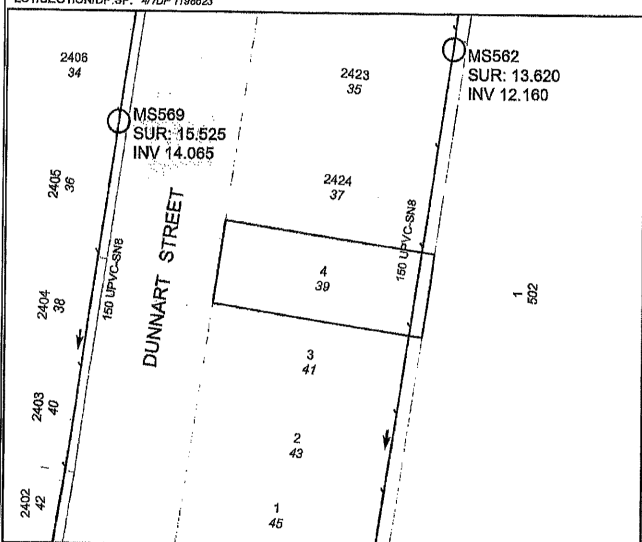
APPLICATION NO.: 5625820126

APPLICANT REF; M 200716

RATEABLE PREMISE NO.: 8642332392

PROPERTY ADDRESS: 39 DUNNART STABERGLASSLYN 2320

LOT/SECTION/DP:SP: 4//DP 1198523



SEWER POSITION APPROXIMATE ONLY. SUBJECT PROPERTY BOLDED. ALL MEASUREMENTS ARE METRIC.

IF A SEWERMAIN IS LAID WITHIN THE BOUNDARIES OF THE LOT, SPECIAL REQUIREMENTS FOR THE PROTECTION OF THE SEWERMAIN APPLY IF DEVELOPMENT IS UNDERTAKEN. IN THESE CASES, IT IS RECOMMENDED THAT YOU SEEK ADVICE ON THE SPECIAL REQUIREMENTS PRIOR TO PURCHASE. PHONE 1300 657 667, FOR MORE INFORMATION.

IMPORIANT:
IF THIS PLAN INDICATES A SEWER CONNECTION IS AVAILABLE OR
PROPOSED FOR THE SUBJECT PROPERTY, IT IS THE INTENDING OWNERS
RESPONSIBILITY TO DETERMINE WHETHER IT IS PRACTICABLE TO
DISCHARGE WASTEWATER FROM ALL PARTS OF THE PROPERTY TO THAT CONNECTION.

ANY INFORMATION ON THIS PLAN MAY NOT HE UP TO DATE AND THE CORPORATION ACCEPTS NO RESPONSIBILITY FOR ITS ACCURACY,

Date: 8/08/2020

Scale at A4: 1:500

CADASTRAL DATA 6 LPI OF NSW CONTOUR DATA 6 AMHAIGH 6 Department of Planning

SEWER/WATER/REDYCLED WATER UTILITY DATA BHUNTER WATER CORPORATION

