## actlawsociety

#### THE LAW SOCIETY OF THE AUSTRALIAN CAPITAL TERRITORY

# Contract for Sale SCHEDULE

CSO6.2013

LAND	The unexpired	Unit	UP No.	Block	Section	Division/District
	term of the Lease	21	495	12	54	MACQUARIE
		and known as 2	1/46 CATCHPOL	E STREET, MAC	QUARIE AC	T 2614
SELLER	Full name	MARGARET PA	ATRICIA COLLIN	S		
<b>0</b>	ACN/ABN					
	Address	PO Box 419, Be	ega NSW 2550			
		·				
SELLER	Firm	COLQUHOUN				
SOLICITOR	Ref	Andy Colquhou	n			
	Phone	02 6248 0499				
	Fax	02 6248 9936				
	DX/Address		Canberra ACT 26			
STAKEHOLDER	Name		JOHNSTON PR		ST ACCOUN	Γ
SELLER AGENT	Firm		JOHNSTON PR	OPERTIES		
	Ref	Jane Ahern				
	Phone	02 6253 3333				
	Fax	02 6253 2222				
	DX/Address	PO Box 3215, E	BELCONNEN DC	ACT 2617		
RESTRICTION ON	Mark one	⊠ Nil	☐ s. 25	·1	. 265	□ s. 298
TRANSFER	Mark one		5. 20	oı	. 200	S. 290
LAND RENT	Mark one		Rent Lease	La	nd Rent Lea	ise
OCCUPANCY	Mark one		ssession	Su	bject to tena	ancy
BREACH OF	Description		the Required Doo			•
COVENANT OR	(Insert other					
UNIT ARTICLES	breaches)					
GOODS	Description	Fixed floor cove	erinas. liaht fittings	s window treatme	ents as inspe	cted
00000	D000p.1.0	Fixed floor coverings, light fittings, window treatments as inspected				
DATE FOR REGIST	TRATION OF					
UNITS PLAN	KAIIGH OI					
DATE FOR COMPL	ETION	On or before 28	days from the da	ata hereof		
An agent may only com	plete the details in this	black box and ex	change this cont	ract. See page 3	for more infor	mation.
BUYER	Full Name					
	A ONL/A DNI					
	ACN/ABN					
	Address					
	Address					
BUYER	Address Firm					
BUYER SOLICITOR	Address Firm Ref					
	Address Firm Ref Phone					
	Address  Firm  Ref  Phone  Fax					
SOLICITOR	Address  Firm  Ref  Phone  Fax  DX/Address					
	Address  Firm  Ref  Phone  Fax		(GST in	clusive unless oth	nerwise speci	fied)
SOLICITOR	Address  Firm  Ref  Phone  Fax  DX/Address		(GST in: (10% of		nerwise speci	fied)
SOLICITOR	Address  Firm  Ref Phone Fax DX/Address  Price Less Deposit		,		nerwise speci	fied)
PRICE	Address  Firm Ref Phone Fax DX/Address Price Less Deposit Balance		,		nerwise speci	fied)
PRICE  DATE OF THIS CO	Address  Firm  Ref Phone Fax DX/Address Price Less Deposit Balance  NTRACT		(10% of	Price)	·	,
PRICE	Address  Firm  Ref Phone Fax DX/Address Price Less Deposit Balance  NTRACT  Mark one	☐ Joint tenant	(10% of		·	,
PRICE  DATE OF THIS CO	Address  Firm  Ref Phone Fax DX/Address Price Less Deposit Balance  NTRACT	☐ Joint tenant	(10% of	Price)	·	,
PRICE  DATE OF THIS CO	Address  Firm  Ref Phone Fax DX/Address Price Less Deposit Balance  NTRACT  Mark one		(10% of	Price)	·	,
PRICE  DATE OF THIS CO  CO-OWNERSHIP	Address  Firm Ref Phone Fax DX/Address Price Less Deposit Balance  NTRACT  Mark one (Show shares)	READ THIS I	s	Price) enants in common	in the followi	ng shares:
PRICE  DATE OF THIS CO  CO-OWNERSHIP  Before signing this co	Address  Firm Ref Phone Fax DX/Address Price Less Deposit Balance  NTRACT  Mark one (Show shares)	READ THIS I	s	Price) enants in common	in the followi	ng shares:
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PRICE  DATE OF THIS CO  CO-OWNERSHIP  Before signing this comportant notes on particular signature	Firm Ref Phone Fax DX/Address Price Less Deposit Balance NTRACT Mark one (Show shares)  ontract you should eage 3. You should go	READ THIS I	s Te  BEFORE SIGN understand your our solicitor.  Buyer signa	Price) enants in common ling rights and oblic	in the followi	ng shares:
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REQUIF	RED DOO	UMENT	S (RESID	ENTIAL P	ROPERTIE	S ONLY)					
The follo	wing mark	ed docum	nents are at	tached and	form part of	this Contrac	t. The Buye	er acknowl	edges that	by executive	on of this
Contract	the Buyer	certifies i	n writing the	at the Buye	r received the	e marked do	cuments pr	ior to ente	ring into thi	is Contract	í <b>.</b>
					`		-		-		

Crown	ease of th	ne Land (including variations)				
	edition of	f the certificate of title for the crown lease				
	ed Plan fo	or the Land				
		Rating Statement				
	_	hown on the certificate of title (excluding a	nv mortgage	e or c	other encumbrance to be dis	charged)
If there Law (Si Lease (Si Building)  Building  Building applies for sale Pest inf Report(sale if the sale if the sale (Si Lease (Si Lea	is an ence ale of Res Conveyan g Conveya - the Pre - this C g and Con ). The insp and if the ormation ( s). The insp	hown on the certificate of title (excluding a umbrance not shown on the certificate of ticlential Property) Regulations cing Inquiry Documents for the Property ancing Inquiry Document (except if: roperty is a class A Unit sidence on the Property has not previously ontract is an "off-the-plan purchase") inpliance Inspection Report(s) (except if s. spection must have been carried out no ear except if the property is a Class A Unit, or is except if the property is a Class A Unit, or is spection must have been carried out no ear has obtained 2 or more reports in the period off-the-plan	tle – a state  y been occu  9(2)(a)(ii) or lier than 3 m hat period, es a residence lier than 3 m	pied s. 9( nonth each e tha	or sold as a dwelling; or (2)(a)(iii) of the Sale of Residus before the Property was a report. It has never been occupied): s before the Property was ad	mplying with the Civil lential Property Act dvertised or offered Pest Inspection vertised or offered for
	pr	oposed plan clusions list				
If the Pi	Ur Cu Cif	a Unit where the Units Plan has registered: nits Plan concerning the Property irrent editions of the certificate of title for the unit is a Class A Unit) minutes of meet 2 years before the Property was advertisection 119 Certificate gistered variations to the articles of the Ow	tings of the ( ed or offere	Owne d for	ers Corporation and executives sale	ve committee for
	prind the de	a Unit where the Units Plan has not register oposed Units Plans or sketch plan clusions list e Default Rules stails of any contract the Developer intends the amount of the Buyer's General Fundany personal or business relationship be Developer's estimate, based on reasonal ars after the Units Plan is registered a Staged Development of the Units is proponendment to the statement	the Owners d Contribution etween the ble grounds osed-the pr	on the Deve	at will be used to service the eloper and another party to the he Buyer's General Fund Co	contract; and ne contract ontribution for 2
If the Pi	Se	a Lot that is part of a Community Title Schelection 67 Statement, as first or top sheet ommunity Title Master Plan ommunity Title Management Statement	me:			
If the Pi	pr	a Lot that will form part of a Community Title oposed Community Title Master Plan or skoposed Community Title Management Sta	etch plan			
GST			ANNEXUR	ES		
Not app     Input ta     Taxable     GST-fre     Buyer a  TENANCY     Tenance	exed supply (in supply (in supply and Seller (in Seller	ly of residential premises ncluding new residential premises) of going concern agree to apply margin scheme nent acy Agreement exists	☐ Annex INVOICES ☐ Buildin ☐ Pest I ASBESTO	xure ng ar nspe <b>S</b> stos /	A – Subject to Finance B – Deposit by Instalments  and Compliance Inspection Rection Report  Advice  sbestos Assessment Report	eport
TENANCY SU	IMM V D A					
Premises	ONINIAK I	<u> </u>			Expiry date	
Tenant Name					Rent	
Commenceme					Rent review date	
						1

TENANCY SUMMARY
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Premises	Expiry date	
Tenant Name	Rent	
Commencement date	Rent review date	
Term	Rent review mechanism	

MANAGING AGENT DETAILS FOR OWNERS CORPORATION OR COMMUNITY TITLE SCHEME (if no managing agent, secretary)

Name	Civium Strata People	Phone	02 6285 0300
Address	Locked Bag 3008, WODEN ACT 2606		

#### COOLING OFF PERIOD

(for residential property only)

- The Buyer may rescind this Contract at any time before 5 p.m. on the 5th working day after the day this Contract is made except if any circumstance in paragraph 2 applies.
- 2 There is no cooling off period if:
  - the Buyer is a corporation; or
  - · the Property is sold by tender; or
  - . the Property is sold by auction; or
  - before signing this Contract, the Buyer gives the Seller a certificate in the form required by the Sale of Residential Property Act signed by the Buyer Solicitor; or
  - this Contract is made on the same day the Property was offered for sale by auction but passed in and the Buyer was recorded in the bidders record as a bidder or a person for whom a bidder was bidding.
- 3 A Buyer exercising the cooling off right by rescinding this Contract forfeits 0.25% of the Price. The Seller is entitled to recover the amount forfeited from the Deposit and the Buyer is entitled to a refund of any balance.

#### **WARNINGS**

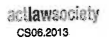
- The Lease may be affected by the Residential Tenancies Act 1997 or the Leases (Commercial & Retail) Act 2001.
- 2 If a consent to transfer is required by law, see cl. 4 as to the obligations of the parties.
- As some risks associated with the Property pass from the Seller to Buyer on the Date of this Contract, (except if the Property is a Unit) the Buyer should take out insurance on the Property on the Date of this Contract.
- The Buyer will usually have to pay stamp duty on this Contract. The Buyer may incur penalties if the Buyer does not pay the stamp duty within the required time.
- There are serious risks to a Buyer releasing the Deposit before Completion. The Buyer should take legal advice before agreeing to release the Deposit.
- The Buyer should consider the application of the Territory Plan and other planning and heritage issues before signing this Contract.
- 7 If the Lease is a concessional lease then restrictions on transfer and other dealings may apply.

#### **DISPUTES**

If there is a dispute, the Law Society encourages the use of informal procedures such as negotiation, independent expert appraisal or mediation to resolve the dispute.

#### **EXCHANGE OF CONTRACT**

- 1 An Agent, authorised by the Seller, may:
  - insert
    - the name and address of, and contact details for, the Buyer;
    - the name and address of, and contact details for, the Buyer Solicitor,
    - the Price:
    - the Date of this Contract,
  - · insert in, or delete from, the Goods; and
  - · exchange this Contract.
- 2 An Agent must not otherwise insert, delete or amend this Contract.
- 3 The Agent must not exchange this Contract unless expressly authorised by the Seller or (if a solicitor is acting for the Seller) by the Seller or the Seller Solicitor.



The Seller agrees to sell and the Buyer agrees to buy the Property for the Price on these terms:

#### 1 Definitions and interpretation

1.1 Definitions appear in the Schedule and as follows:

Affecting Interests any mortgage, encumbrance, lease, lien, charge, notice, order, caveat, writ, or other interest;

Agent has the meaning in the Sale of Residential Property Act;

Balance of the Price the Price less the Deposit;

#### **Breach of Covenant**

- a Development not approved under the Planning Act including a development for which design and siting approval has not been obtained;
- a breach of the Building and Development Provision;
- a breach of any obligation of the Seller in a registered restrictive covenant affecting the Lease,
- a breach of any other term of the Lease:
- a breach of the articles of the Owners Corporation (if the Property is a Unit);
- an Unapproved Structure;

Building Act the Building Act 2004;

Building and Development Provision has the meaning in the Planning Act;

Building Conveyancing Inquiry Document has the meaning in the Sale of Residential Property Act;

Building and Compliance Inspection Report has the meaning in the Sale of Residential Property Act,

Business Day any day other than a Saturday, Sunday, public holiday or bank holiday in the Australian Capital Territory;

Class A Unit has the meaning in the Sale of Residential Property Act;

Common Property for a Unit has the meaning in the Unit Titles Act;

Common Property for a Lot that forms part of a Community Title Scheme has the meaning in the Community Title Act; Community Title Act the Community Title Act 2001:

Community Title Body Corporate the entity referred to as such in the Community Title Act:

Community Title Management Statement has the meaning in the Community Title Act;

Community Title Master Plan has the meaning in the Community Title Act;

Community Title Scheme has the meaning in the Community Title Act;

Completion the time at which this Contract is completed;

Compliance Certificate a certificate issued for the Lease under s.296 of the Planning Act or under s. 28 of the City Area Leases Act 1936; or s. 180 of the Land Act

Covenant includes restrictive covenant;

Default Notice a notice in accordance with cl. 18.5 and cl. 18.6;

Default Rules has the meaning in the Unit Titles Management Act;

Deposit the deposit forming part of the Price;

Developer in respect of a Unit has the meaning in the Unit Titles Act; in respect of a Lot has the meaning in the Community Title Act;

**Developer Control Period** has the meaning in the Unit Titles Management Act;

**Development** has the meaning in the Planning Act;

**Development Statement** has the meaning in the Unit Titles Act:

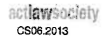
Encumbrance has the meaning in the Sale of Residential Property Act but excludes a mortgage,

Energy Efficiency Rating Statement has the meaning in the Sale of Residential Property Act;

General Fund Contribution has the meaning in s. 78(1) of the Unit Titles Management Act;

GST has the meaning in the A New Tax System (Goods and Services Tax) Act 1999;

GST Rate the prevailing rate of GST specified as a percentage;



Improvements the buildings, structures and fixtures erected on and forming part of the Land;

Income rents and profits derived from the Property;

Land Act the Land (Planning & Environment) Act 1991;

Land Charges rates, land rent, land tax and other taxes and outgoings of a periodic nature in respect of the Property;

Land Rent Act the Land Rent Act 2008:

Land Rent Lease a Lease that is subject to the Land Rent Act,

Lease the lease of the Land having the meaning in the Planning Act;

Lease Conveyancing Inquiry Document has the meaning in the Sale of Residential Property Act;

Legislation Act the Legislation Act 2001;

Liability of the Owners Corporation any actual or contingent liability of the Owners Corporation attributable to the Unit on a Unit Entitlement basis (other than normal operating expenses) or expenditure to be made by the Owners Corporation to fulfil its obligations under the Unit Titles Management Act;

Lot has the meaning in the Community Title Act:

Non-Land Rent Lease a Lease that is not subject to the Land Rent Act.

Notice to Complete a notice in accordance with ct. 18.1 and ct. 18.2 requiring a party to complete;

Owners Corporation the Owners Corporation for the Unit constituted or to be constituted under the Unit Titles Management Act following registration of the Units Plan:

Pest Inspection Report has the meaning in the Sale of Residential Property Act:

Pest Treatment Certificate has the meaning in the Sale of Residential Property Act;

Planning Act the Planning and Development Act 2007;

Planning and Land Authority has the meaning in the Legislation Act;

Prescribed Building has the meaning in the Building Act;

Prescribed Terms has the meaning in the Residential Tenancies Act 1997:

Property the unexpired term of the Lease, the improvements and the Goods, or (if the Land is a Unit) the unexpired term of the Unit Lease, the improvements and the Goods;

Required Documents has the meaning in the Sale of Residential Property Act and includes a Section 119 Certificate but excludes a copy of this Contract;

Rescission Notice has the meaning in the Sale of Residential Property Act;

Sale of Residential Property Act the Civil Law (Sale of Residential Property) Act 2003;

Section 119 Certificate a certificate for the Unit issued under s. 119 of the Unit Titles Management Act;

Section 56 Certificate a certificate for a Lot issued under s. 58 of the Community Title Act:

Section 67 Statement a statement for a Lot complying with s. 67(2)-(4) of the Community Title Act:

Service includes air, communication, drainage, electricity, garbage, gas, oil, radio, sewerage, telephone, television or water service:

Staged Development – see s. 17(3) of the Unit Titles Act.

Tenancy Agreement includes a lease for any term and whether for residential purposes or otherwise,

Unapproved Structure has the meaning in the Sale of Residential Property Act;

Unit the Unit referred to in the Schedule and which has the meaning in the Unit Titles Act;

Unit Entitiement for the Unit has the meaning in the Unit Titles Act,

Unit Title is the Lease together with the rights of the registered lessee of the Unit,

Unit Titles Act the Unit Titles Act 2001;

Unit Titles Management Act the Unit Titles (Management) Act 2011;

Units Plan all the documents relating to the subdivision of the Land registered as the Units Plan for the Unit under the Land Titles (Unit Titles) Act 1970.

#### 1.2 In this Contract:

 a reference to the Seller or to the Buyer includes the executors,



- administrators and permitted assigns of any of them, if an individual, and the successors or permitted assigns of any of them, if a corporation;
- the singular includes the plural, and the plural includes the singular.
- a reference to a person includes a body corporate;
- a term not otherwise defined has the meaning in the Legislation Act;
- a reference to an Act includes a reference to any subordinate legislation made under it or any Act which replaces it.
- 1.3 Headings are inserted for convenience only and are not part of this Contract.
- 1.4 If the time for something to be done or to happen is not a Business Day, the time is extended to the next Business Day, except in the case of cl. 2.1.
- 1.5 A reference to "this Contract" extends to the Schedule, any annexure, additional clauses and attachments forming part of this Contract.
- 1.6 If there is more than one buyer or more than one seller the obligations which they undertake bind them jointly and individually.
- 1.7 Where the Buyer consists of more than one person, as between themselves, they agree to buy the Property in the specified manner of Co-ownership or if one alternative is not marked, as joint tenants.

#### 2 Terms of payment

- 2.1 The Buyer must pay the Deposit on the Date of this Contract, to the Stakeholder or, if no Stakeholder is named, then to the Seller.
- 2.2 The Deposit becomes the Seller's property on Completion.
- 2.3 The Deposit may be paid by cheque or cash but if it is not paid on time or, if it is paid by cheque which is not honoured on first presentation, the Buyer is in default.
- 2.4 If the Buyer is in default under cl. 2.3, then immediately and without the notice otherwise necessary under cl. 18, cl. 19 applies.
- 2.5 On Completion the Buyer must give the Seller an authority directing the Stakeholder to account to the Seller for the Deposit.
- 2.6 On Completion the Buyer must pay to the Seller in Canberra the Balance of the Price by unendorsed bank cheque, or in cash (up to \$200).

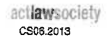
- 2.7 Any money payable to the Seller by the Buyer or the Stakeholder must be paid to the Seller or as the Seller Solicitor directs in writing and payment in accordance with that direction will be sufficient discharge to the person paying.
- 2.8 Completion must take place on the Date for Completion or as otherwise determined by this Contract and if not specified or determined, within a reasonable time.

#### 3 Title to the Lease

- 3.1 The Lease is or will before Completion be granted under the Planning Act.
- 3.2 The Lease is transferred subject to its provisions.
- 3.3 The title to the Lease is or will before Completion be registered under the Land Titles Act 1925.
- 3.4 The title to the Lease must be transferred free from all Affecting Interests except as otherwise provided.
- 3.5 The Buyer cannot insist on any Affecting Interests being removed from the title to the Lease before Completion provided, on Completion, the Seller gives the Buyer any documents and registration fees necessary to remove the Affecting Interests.

#### 4 Restrictions on transfer

- 4.1 The Lease is not subject to any restrictions on transfer other than any Restriction on Transfer.
- 4.2 If the Lease is subject to a Restriction on Transfer under the Planning Act due to non-compliance with the Building and Development Provision then this Contract is subject to the grant of the unconditional consent referred to in s. 298 of the Planning Act. A Restriction on Transfer referring to "s. 298" refers to this restriction.
- 4.3 If the Lease is granted under the Planning
  Act and is a lease of the type referred to in
  s.251 of the Planning Act then this Contract
  is subject to the grant of the unconditional
  consent in s.251 and s.252 of the Planning
  Act. A Restriction on Transfer referring to
  "s.251" refers to this restriction.
- 4.3A If the Lease is subject to a Restriction on Transfer under s.265 of the Planning Act, then this Contract is subject to the grant of the unconditional consent in ss. 265 and 266 of the Planning Act. A Restriction on Transfer referring to "s. 265" refers to this restriction.
- 4.4 Immediately after the Date of this Contract the Seller must do everything reasonably necessary to remove the restriction or obtain



the consent required. If requested in writing, the Buyer must join in any application of the Seller and must do everything reasonably necessary to enable the Seller to obtain the consent. The Seller must pay all associated fees in connection with the application.

4.5 If the consent referred to in cl. 4.2, cl. 4.3 or cl. 4.3A is not granted by the Date for Completion then either party may rescind this Contract (provided that the party seeking to rescind is not then in default) and cl. 21 applies.

# 5 Particulars of title and submission of transfer

- 5.1 Unless cl. 5.3 applies the Selfer need not provide particulars of title
- 5.2 Within 7 days after the Date of this Contract the Seller must give the Buyer a transfer of the Lease executed by the Seller in the form prescribed by the Land Titles Act 1925 to be held by the Buyer on trust for the Seller until Completion only for the purpose of:
  - 5.2.1 signing;
  - 5.2.2 completing the Buyer details and Co-ownership in accordance with this Contract; and
  - 5.2.3 stamping by the Buyer,

and the Buyer must immediately return the transfer if the Seller demands it.

5.3 If the Seller is not the registered proprietor of the Lease at the Date of this Contract, the Seller must give to the Buyer no later than 14 days before the Date for Completion a copy of the instrument and any other documents necessary to enable the Seller to be registered as proprietor.

#### 6 Buyer rights and limitations

- 6.1 If the Buyer establishes before Completion that except as disclosed in this Contract there is any Unapproved Structure on the Property, then the Buyer may:
  - 6.1.1 require the Seller to arrange for the Unapproved Structure to be approved before Completion; and
  - 6.1.2 if the Unapproved Structure is not approved before Completion, rescind or complete and sue the Seller for damages.
- 6.2 If the Buyer establishes, immediately before Completion, that, except as disclosed in this Contract:
  - 6.2.1 the Property is subject to an encumbrance other than the

encumbrances shown on the title to the Lease; or

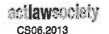
6.2.2 the Buyer is not entitled to vacant possession,

then the Buyer may either:

- 6.2.3 rescind; or
- 6.2.4 complete and sue the Seller for damages.
- 6.3 The Buyer is not entitled to make any requisitions on the title to the Property.
- 6.4 The Buyer cannot make a claim or objection or rescind or terminate in respect of:
  - 6.4.1 a Service for the Property being a joint service or passing through another property, or any Service for another property passing through the Property;
  - 6.4.2 a wall being or not being a party wall or the Property being affected by an easement for support or not having the benefit of an easement for support;
  - 6.4.3 any change in the Property due to fair wear and tear before Completion;
  - 6.4.4 a promise, representation or statement about this Contract, the Property or the Lease, not made in this Contract.
  - 6.4.5 any Breach of Covenant described in the Schedule or disclosed elsewhere in this Contract.
  - 6.4.6 the ownership or location of any dividing fence,
  - 6.4.7 the ownership of any fuel storage tank, and
  - 6.4.8 anything disclosed in this Contract (except an Affecting Interest).

#### 7 Seller warranties

- 7.1 The Seller warrants that at the Date of this Contract:
  - 7.1.1 the Seller will be able to complete at Completion;
  - 7.1.2 the Seller has no knowledge of any unsatisfied judgment, order or writ affecting the Property;
  - 7.1.3 the Seller has no knowledge of any current or threatened claims, notices or proceedings that may



- lead to a judgment, order or writ affecting the Property; and
- 7.1.4 the Seller is not aware of any material change in the matters disclosed in the Required Documents.
- 7.2 The Seller warrants that on Completion:
  - 7.2.1 the Seller will be or will be able to be the registered proprietor of the Lease and will own the rest of the Property free from any Affecting Interests;
  - 7.2 2 the Seller will have the capacity to complete;
  - 7.2.3 there will be no unsatisfied judgment, order or writ affecting the Property.
  - 7.2.4 the Seller has no knowledge of any current or threatened claims, notices or proceedings that may lead to a judgment order or writ affecting the Property;
  - 7.2.5 the Seller is not aware of any encroachments by or upon the Property except as disclosed. This warranty does not extend to the location of any dividing fence:
  - 7 2.6 there will be no Breach of Covenant except as disclosed in this Contract, and
  - 7.2.7 unless disclosed in the Schedule or elsewhere in this Contract, the Lease is a Non-Land Rent Lease and not a Land Rent Lease
- 7.3 The Seller gives no warranties as to the present state of repair of any of the improvements or condition of the Land, except as required by law.

#### 8 Adjustments

- 8.1 Subject to cl. 8.2
  - 8.1.1 the Seller is entitled to the Income and is liable for all Land Charges up to and including Completion after which the Buyer will be entitled to the Income and liable for the Land Charges, and
  - 8.1.2 the parties must pay any adjustment of the Income and Land Charges calculated under this clause on Completion.
- 8.2 If the Property is liable to land tax, the Seller must pay it on or before Completion and no adjustment of land tax will be made if the Buyer warrants (in writing if the Seller

- requires it) that the Buyer is or will on Completion be entitled to an exemption from land tax.
- 8.3 Any concessional Land Charges must be adjusted on the concessional amount of those Land Charges.
- 8.4 If any of the Land Charges have not been assessed on Completion, the Buyer will be entitled to retain in the Buyer Solicitor trust account from the Balance of the Price an amount sufficient to pay the Seller's proportion of those Land Charges.
- 8.5 Attached are copies of the relevant invoices for the cost of obtaining the Building and Compliance Inspection Report and Pest Inspection Report. The Buyer must pay to the Seller the cost of obtaining the Building and Compliance Inspection Report and the Pest Inspection Report as required by s. 18 of the Sale of Residential Property Act on Completion.

#### 9 Terms of possession

- 9.1 The Seller must give the Buyer vacant possession of the Property on Completion unless otherwise marked in the Schedule.
- 9.2 If the Property is sold subject to a tenancy, the Seller has:
  - 9.2.1 attached to this Contract a copy of the signed Tenancy Agreement; or
  - 9.2.2 completed the tenancy summary on page 2.
- 9.3 If the Property is sold subject to a tenancy:
  - 9.3.1 the Seller warrants that except as disclosed in this Contract:
    - (a) If applicable, the rental bond has been provided in accordance with the Residential Tenancies Act 1997;
    - (b) if applicable, the Seller has complied with the Residential Tenancies Act 1997.
    - (c) if applicable, the Seller has no notice of any application by the tenant for the release of the rental bond;
    - (d) no notices relating to the tenancy have been served on the Seller or any agent of the Seller or on the tenant other than as disclosed in this Contract and there are no

- outstanding claims or disputes with the tenant;
- (e) there is no unremedied breach of the Tenancy Agreement by the tenant or the Seller; and
- (f) if applicable, the Tenancy Agreement incorporates:
  - (i) the Prescribed Terms; and
  - (ii) any other terms approved by the Residential Tenancies Tribunal
- 9.3.2 The Seller must hand to the Buyer on Completion:
  - (a) any written Tenancy Agreement to which this Contract is subject.
  - (b) a notice of attornment:
  - (c) if applicable, any notice required to be signed by the Seller to transfer the rental bond by the Office of Rental Bonds to the Buyer, and
  - (d) if applicable, any other notice required to be signed by the Seller under the Residential Tenancies Act 1997.
- 9.3.3 The Buyer indemnifies the Seller in relation to any liability which the Seller incurs or to which the Seller is subject under the tenancy because of matters occurring after Completion.

#### 10 Inspection and condition of Property

- 10.1 The Buyer may on reasonable notice to the Seller and at reasonable times inspect the Property before Completion.
- 10.2 The Seller must leave the Property clean and tidy on Completion.

#### 11 Inspection of building file

11.1 The Seller must, if requested by the Buyer, give to the Buyer all authorities necessary to enable the Buyer (or Buyer's nominee) to inspect and obtain at the Buyer's expense, copies of:

- any document in relation to the Land and Improvements held by any government or statutory authority, and
- 11.1.2 any notices issued by any authority in relation to the Land and Improvements.

#### 12 Additional Seller obligations

- 12.1 Except for any Breach of Covenant disclosed in this Contract, the Seller must before Completion.
  - 12.1.1 comply with any notice issued by any authority before the Date of this Contract which requires work to be done or money to be spent on or in relation to the Property or the Lease;
  - 12.1.2 obtain approval for any Development conducted on the Land;
  - 12.1.3 comply with the Lease to the extent to which the Seller is required to comply up to Completion.
  - 12.1.4 comply with any obligations on the Seller in a registered restrictive covenant affecting the Lease; and
  - 12.1.5 give the Buyer notice of any material change (other than fair wear and tear) the Seller becomes aware of in the matters disclosed in the Required Documents, since the date of each of the relevant Required Documents

#### 13 Compliance Certificate

- 13.1 The Seller must give to the Buyer on Completion a Compliance Certificate unless:
  - 13.1.1 the Lease does not contain a Building and Development Provision; or
  - 13.1.2 the Lease is sold subject to non compliance with the Building and Development Provision within the meaning of cl. 4.2, or
  - 13.1.3 a Compliance Certificate has issued before the Date of this Contract and is either noted on the certificate of title for the Lease or the Seller gives to the Buyer other evidence acceptable to the Registrar General that a Compliance Certificate has issued.
- 13.2 The Seller must give to the Buyer on Completion evidence of approval to conduct any Development on the Land unless:

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- 13.2.1 approval for the Development has been granted by the relevant authority before the Date of this Contract: or
- the Development is disclosed as a 13.2.2 Breach of Covenant in this Contract.

#### 14 Off the plan purchase

If the Lease contains a Building and 14.1 Development Provision which has not been complied with at the Date of this Contract. and cl. 4.2 does not apply, before the Date for Completion, the Seller must at the Seilers expense complete the construction of the improvements promptly and in a good and workmanlike manner substantially in accordance with the proposed plan, specifications and inclusions list attached.

#### 15 Goods

- 15.1 The Seller gives no warranties as to the present state of repair of any of the Goods except as required by law.
- 15.2 The Goods are included in the Price
- The Seller warrants that the Goods are 15.3 unencumbered and that the Seller has the right to sell them.
- The Goods become the Buyer's property on 15.4 Completion
- Except for fair wear and tear, the Seller must 15.5 give the Goods to the Buyer on Completion in the same state of repair they are in at the Date of this Contract

#### Errors and misdescriptions 16

- If, before Completion, the Buyer becomes 16.1 aware of an error in the description of the Property the Buyer may
  - identify whether the error is 16.1.1 material or not material, and ask the Seller to arrange for the error to be corrected before Completion, and
  - 16.1.2 if the error is not corrected before Completion:
    - tor an error that is material (a) - rescind this Contract, or complete this Contract and make a claim for compensation; and
    - for an error that is not (b) material - complete this Contract and make a claim for compensation.

- 16.2 This clause applies even if the Buyer did not take notice of or rely on anything in this Contract containing or giving rise to the error or misdescription.
- The Buyer is not entitled to compensation to 16.3 the extent the Buyer knew the true position before the Date of this Contract.

#### 17 Compensation claims by Buyer

- 17.1 To make a claim for compensation (including a claim under cl. 16) the Buyer must give notice to the Seller before Completion specifying the amount claimed and:
  - the Seller can rescind if in the case of a claim that is not a claim for delav:
    - the total amount claimed (a) exceeds 5% of the Price:
    - the Seller gives notice to (b) the Buyer of an intention to rescind; and
    - the Buyer does not give (c) notice to the Seller waiving the claim within 14 days after receiving the notice, and
  - if the Seller does not rescind under 17.1.2 cl. 17.1.1, the parties must complete and:
    - the lesser of the total (a) amount claimed and 5% of the Price must be paid out of the Price to, and held by, the Stakeholder until the claim is finalised or lapses:
    - (b) the amount held is to be invested by the Stakeholder (at the risk of the party who becomes entifled to it) with an Australian bank in an interest bearing account at call in the name of the Stakeholder in trust for the Seller and the Buyer;
    - (c) the claim must be finalised by an arbitrator appointed by the parties or, if an appointment is not made within 28 days of Completion, by an arbitrator appointed by the President of the Law Society of the Australian Capital Territory at the request of a party;

- (d) the decision of the arbitrator is final and binding;
- (e) the costs of the arbitration must be shared equally by the parties unless otherwise determined by the arbitrator. For clarity, the arbitrator has the power to award indemnity costs on a legal basis against either party;
- (f) the Buyer is not entitled, in respect of the claim, to more than the total amount claimed and the costs of the Buyer;
- (g) interest on the amount held, after deduction of all taxes and bank charges, Stakeholder administration fee and other similar charges and expenses, must be paid to the parties equally or as otherwise determined by the arbitrator, and
- (h) the claim lapses if the parties do not appoint an arbitrator and neither party asks the President of the Law Society of the Australian Capital Territory to appoint an arbitrator within 90 days after Completion and the amount held by the Stakeholder must be paid immediately to the Seller without any further authority being necessary.

# 18 Notice to Complete and Default Notice

- 18.1 If Completion does not take place in accordance with cl. 2.8, either party may, at any time after the Date for Completion, serve the other party a Notice to Complete.
- 18.2 A Notice to Complete must appoint a time during business hours and a date being not less than 14\* days after service of the Notice to Complete (excluding the date of service) by which and a place in Canberra at which to complete this Contract.
- 18.3 At the time the Notice to Complete is served the party serving the Notice to Complete must:

- 18.3.1 not be in default; and
- 18.3.2 be ready willing and able to complete but for some default or omission of the other party.
- 18.4 Completion at the time date and place specified in the Notice to Complete is an essential term.
- 18.5 Where one party is in default (other than failing to complete) the other party may at any time after the default serve the party in default a Default Notice.
- 18.6 A Default Notice:

\*Aller as

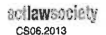
necessary

- 18.6.1 must specify the default;
- 18.6.2 must require the party served with the Default Notice to rectify the default within 7° days after service of the Default Notice (excluding the date of service), and
  - 18.6.3 cannot be used to require a party to complete this Contract.
- 18.7 At the time the Default Notice is served, the party serving the Default Notice must not be in default.
- 18.8 The time specified in a Default Notice to rectify the specified default is an essential term.
- 18.9 Cl. 19 or cl. 20 will apply as appropriate where the party served does not comply with the Notice to Complete or the Default Notice which complies with this clause.
- 18.10 If the party serving a notice under this clause varies the time referred to in the notice at the request of the other party, the time agreed to in the variation remains an essential term.

  The consent to the variation must be in writing and be served on the other party.
- 18.11 The parties agree that the time referred to in cl. 18.2 and cl. 13.6.2 is fair and reasonable.

#### 19 Termination - Buyer default

- 19.1 If the Buyer docs not comply with a Notice to Complete or a Default Notice or is otherwise in breach of an essential term then the Seller may by notice served on the Buyer terminate and may then keep, or recover and keep, the Deposit (except so much of it as exceeds 10% of the Price) and either:
  - 19.1.1 sue the Buyer for breach; or
  - 19.1.2 resell the Property and any deficiency arising on the resale and all expenses of and incidental to the resale or attempted resale and the Buyer's default are recoverable by the Seller from the Buyer as



liquidated damages provided the Seller has entered into a contract for the resale of the Property within 12 months of termination.

19.2 In addition to any money kept or recovered under cl. 19.1, the Seller may retain on termination any other money paid by the Buyer as security for any damages awarded to the Seller arising from the Buyer's default provided that proceedings for the recovery of damages are commenced within 12 months of termination.

#### 20 Termination - Seller default

- 20.1 If the Seller does not comply with a Notice to Complete or a Default Notice or is otherwise in breach of an essential term the Buyer may by notice served on the Seller either.
  - 20 1.1 terminate and seek damages, or
  - 20.1.2 anforce without further notice any other rights and remedies available to the Buyer.
- 20.2 If the Buyer terminates, the Stakeholder is authorised to refund to the Buyer immediately any money paid on account of the Price.

#### 21 Rescission

- 21.1 Unless s. 15 of the Sale of Residential Property Act applies, if this Contract is rescinded, it is rescinded from the beginning, and unless the parties otherwise agree:
  - 21.1.1 the Deposit and all other money paid by the Buyer must be refunded to the Buyer immediately without any further authority being necessary; and
  - 21.1.2 neither party is liable to pay the other any amount for damages, costs or expenses.

#### 22 Damages for delay in Completion

- 22.1 If Completion does not occur by the Date for Completion, due to the default of either party, the party who is at fault must pay the other party as liquidated damages on Completion.
  - 22.1.1 If the defaulting party is the Seller interest on the Price at the rate of % per annum calculated on a daily basis from the date 7 days after the Date for Completion to Completion;

22.1.2 if the defaulting party is the Buyer interest on the Price at the rate of IO % per annum calculated on a daily basis from the date 7 days

after the Date for Completion to Completion; and

#### \*Alter as necessarv

- 22.1.3 the amount of \$440° (including GST) to be applied towards any legal costs and disbursements incurred by the party not at fault if Completion occurs later than 7 days after the Date for Completion.
- 22.2 Whether or not percentages are inserted in cl. 22.1.1 or cl. 22.1.2 the party at fault must pay the amount specified in cl. 22.1.3 in adultion to any other damages to which the party not at fault is entitled both at law and under this Contract.

#### 22.3 The parties agree that:

- 22.3.1 the amount of any damages payable under cl 22.1.1 or cl 22.1.2 to the party not in default is a genuine and honest pre-estimate of loss to that party for the delay in Completion, and
- 22.3.2 the damages must be paid on Completion.

#### 23 Foreign Buyer

- 23 1 The Buyer warrants the Commonwealth
  Treasurer cannot prohibit and has not
  prohibited the transfer of the Lease under
  the Foreign Acquisitions and Takeovers Act
  1975
- 23.2 This clause is an essential term.

#### 24 GST

- 24.1 If a party must pay the Price or provide any other consideration to another party under this Contract, GST is not to be added to the Price or amount, unless this Contract provides otherwise.
- 24.2 If the Price is stated in the Schedule to exclude GST and the sale of the Property is a taxable supply, the Buyer must pay to the Selier on Completion an amount equal to the GST payable by the Seller in relation to the supply.
- 24.3 If under this Contract a party (Relevant Party) must make an adjustment, pay an amount to another party (excluding the Price but including the Deposit if it is released or forfeited to the Seller) or pay an amount payable by or to a third party:
  - 24.3.1 the Relevant Party must adjust or pay at that time any GST added to or included in the amount; but
  - 24.3.2 if this Contract says this sale is a taxable supply, and payment would entitle the Relevant Party to claim

\*Insert percentage

\*Insert

percentage



an input tax credit, the adjustment or payment is to be worked out by deducting any input tax credit to which the party receiving the adjustment or payment is or was entitled multiplied by the GST Rate.

- 24.4 If this Contract says this sale is the supply of a going concern;
  - 24.4.1 the parties agree the supply of the Property is the supply of a going concern;
  - 24.4.2 the Seller must on Completion supply to the Buyer all of the things that are necessary for the continued operation of the enterprise:
  - 24.4.3 the Seller must carry on the enterprise until Completion;
  - 24.4.4 The Buyer warrants to the Seller that on Completion the Buyer will be registered or required to be registered:
  - 24.4.5 If for any reason (and despite cl. 24.1 and 24.4.1) the sale of the Property is not the supply of a going concern but is a taxable supply:
    - (a) the Buyer must pay to the Seller on demand the amount of any GST payable by the Seller in respect of the sale of the Property; and
    - (b) the Buyer indemnifies the Seller against any loss or expense incurred by the Seller in respect of that GST and any breach of cl. 24.4.5(a).
- 24.5 If this Contract says the Buyer and Seller agree that the margin scheme applies to the supply of the Property, the Seller warrants that it can use the margin scheme and promises that it will.
- 24.6 If this Contract says the sale is a taxable supply, does not say the margin scheme applies to the sale of the Property, and the sale is in fact not a taxable supply, then the Seller must pay the Buyer on Completion an amount of one-eleventh of the Price.
- 24.7 On Completion the Seller must give the Buyer a tax invoice for any taxable supply by the Seller by or under this Contract.

#### 25 Power of attorney

25.1 Any party who signs this Contract or any document in connection with it under a

power of attorney must, on request and without cost, provide the other party with a true copy of the registered power of attorney.

#### 26 Notices claims and authorities

- 26.1 Notices, claims and authorities required or authorised by this Contract must be in writing.
- 26.2 To serve a notice a party must:
  - (a) leave it at: or
  - (b) send it by a method of post requiring acknowledgment of receipt by the addressee to,

the address of the person to be served as stated in the Schedule or as notified by that person to the other as that person's address for service under this Contract, or

- (c) serve it on that party's solicitor in any of the above ways; or
- (d) by delivering it to an appropriate place in the facilities of a document exchange system in which the recipient solicitor has receiving facilities (and in the latter case service is deemed effected on the Business Day following delivery); or
- (e) send it by facsimile to a party's solicitor, unless it is not received (a notice is taken to have been received at the time shown in the transmission report that the whole facsimile was sent).
- 26.3 A party's solicitor may give a notice, claim or authority on behalf of that party.

#### 27 Unit title

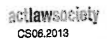
27.1 The following clauses 28 to 39 inclusive apply if the Property is a Unit.

#### 28 Definitions and interpretation

- 28.1 A reference in these clauses 28 to 39 inclusive to a section or Part is a reference to a section or Part of the Unit Titles Management Act.
- 28.2 For the purposes of a claim for compensation pursuant to cl. 39, the provisions of cl. 17 will apply provided that cl. 17.1.1(c) is amended to read "the Buyer does not give notice to the Seller waiving the claim, or so much of it as exceeds 5% of the Price within 14 days after receiving the notice".

#### 29 Title to the Unit

29.1 Cl. 3.1, cl. 3.2 and cl. 3.3 do not apply.



- 29.2 The Unit Title is or will before Completion be granted under the Planning Act and is or will before Completion be registered under the Land Titles (Unit Titles) Act 1970.
- 29.3 The Unit Title is transferred subject to the Units Plan under which the lease to the Unit is held

#### 30 Buyer rights limited

30.1 In addition to cl. 6, the Buyer cannot make any requisition on title or make a claim for compensation in respect of any Breach of Covenant of the Unit Title, any breach of the lease of the Common Property or breach of rules of the Owners Corporation disclosed in this Contract.

#### 31 Adjustment of contribution

31.1 Any adjustment under cl. 8 must include an adjustment of the contributions to the Owners Corporation under s 78 and s.89.

#### 32 Inspection of Unit

32.1 For the purposes of cl. 10.1 Property includes the Common Property.

#### 33 Seller warranties

- 33.1 The Seller warrants that at the Date of this Contract:
  - 33.1.1 To the Seller's knowledge, there are no unfunded latent or patent defects in the Common Property or Owners Corporation assets, other than the following:
    - (a) Defects arising through fair wear and tear; and
    - (b) Defects disclosed in this Contract
  - 33.1.2 The Owners Corporation records do not disclose any defects to which the warranty in cl. 33.1.1 applies.
  - 33.1.3 to the Seller's knowledge, there are no actual, contingent or expected unfunded liabilities of the Owners Corporation that are not part of the Owners Corporation's normal operating expenses, other than liabilities disclosed in this Contract,
  - 33.1.4 the Owners Corporation records do not disclose any liabilities of the Owners Corporation to which the warranty in cl. 33.1.3 applies;
  - 33.1.5 the Seller or any occupier of the Unit has not committed any act or omission which may cause the

- Owners Corporation to incur any costs or perform any repairs;
- 33.1.6 there is no amount payable to the Owners Corporation by the Seller other than a contribution due under s. 78 and s. 89; and
- 33.1.7 except for an unregistered Units Plan, the rules of the Owners Corporation are, as appropriate:
  - (a) as set out in Schedule 4 to the Unit Titles Management Act; or
  - (b) in respect of a corporation established under the *Unit Titles Act 1970 (repealed)* and that was in existence immediately prior to 30 March 2012, the articles in force immediately prior to 30 March 2012; or
  - (c) in respect of a corporation established under the Unit Titles Act and that was in existence immediately prior to 30 March 2012, the articles in force immediately prior to 30 March 2012;

except for any alterations to those rules registered under s. 108.

- 33.2 For clauses 33.1.1 to 33.1.4 inclusive, a
  Seller is taken to have knowledge of a thing
  if the Seller has actual knowledge, or ought
  reasonably to have knowledge, of that thing.
- 33.3 The Seller warrants that at Completion.
  - 33.3.1 to the Seller's knowledge, there are no circumstances (other than circumstances disclosed in this Contract) in relation to the affairs of the Owners Corporation likely to materially prejudice the Buyer.
- 33.4 For the purposes of cl. 7, Property includes the Common Property.
- 33.5 These warranties are in addition to those given in cl. 7.

# 34 Damage or destruction before Completion

- 34.1 If the Unit is destroyed or substantially damaged before Completion not due to the fault of either party then either party may by notice to the other rescind and cl. 21 applies.
- 34.2 For the purposes of cl. 34.1, the Unit is deemed to be substantially damaged if though not destroyed is unfit for the use to

which it was being put at the Date of this Contract or if not being used at that time, for the purpose permitted by the Unit Title.

#### 35 Notice to Owners Corporation

35.1 The parties must comply with the rules of the Owners Corporation in relation to notification of the sale and purchase of the Unit.

#### 36 Section 119 Certificate

36.1 On Completion the Buyer must pay to the Selier the fee as determined by the Minister pursuant to s. 119(5) for the Section 119 Certificate attached.

#### 37 Unregistered Units Plan

- 37.1 This clause 37 applies if at the Date of this Contract, the Units Plan has not been registered.
- 37.2 The Seller must attach a copy of the proposed Units Plan or a sketch plan showing the location and dimensions of the Unit sufficient to enable the Buyer to determine the location and dimensions of the Unit in relation to other units and the Common Property in the proposed development.
- 37.3 If the Units Plan is not registered by the date specified in the Schedule, or elsewhere in this Contract, the Buyer may at any time after that date by notice served on the Seller require that the Units Plan be registered within 14 days of the service of the notice. If the Units Plan is not registered within the time limited by the notice the Buyer may at any time after expiry of the time in the notice rescind and cl. 21 will apply.
- 37.4 If the Seller notifies the Buyer that the Units Plan is registered before rescission under this clause, the Buyer will not be entitled to rescind under this clause.
- 37.5 The Buyer cannot make any objection or requisition on title or claim for compensation in respect of:
  - 37.5.1 any minor variations to the Unit between the plan attached, and the Units Plan registered by the Registrar General; or
  - 37.5.2 any minor alterations required by an authority or the Registrar General in the number, size, location or Unit Entitlement of any other unit in the Units Plan or in or to the Common Property provided the proportion of the Unit Entitlement of the Unit to the other units in the Units Plan is not varied.

In this clause, a minor variation is any variation less than 5% to either

the size or value of the Unit described in the plan attached.

- 37.6 After the Owners Corporation has been constituted under s. 8, the Seller must cause the Owners Corporation to comply with the rules of the Owners Corporation and with Parts 2, 3, 4, 5 and 7 to the extent to which the Owners Corporation is required by law to comply with those provisions up to the Date for Completion.
- 37.7 The Seller must not permit the Owners
  Corporation to vary the rules of the Owners
  Corporation from those set out in Schedule 4
  of the Unit Title Management Act.
- 37.8 If cl. 37.1 applies, the Seller must give to the Buyer a Section 119 Certificate at the Buyer's expense at least 7 days before Completion.
- 37.9 The parties acknowledge that the following must form part of this Contract:
  - 37.9.1 the Default Rules.
  - 37.9.2 details of any contract the Developer intends the Owners Corporation to enter, including—
    - (a) the amount of the Buyer's General Fund Contribution that will be used to service the contract, and
    - (b) any personal or business relationship between the Developer and another party to the contract,
  - 37.9.3 the Developer's estimate, based on reasonable grounds, of the Buyer's General Fund Contribution for 2 years after the Units Plan is registered.
  - 37.9.4 if a right to approve the keeping of animals during the Developer Control Period is reserved—details of the reservation, including the kind and number of animals; and
  - 37.9.5 if a Staged Development of the Units is proposed—the proposed Development Statement and any amendment to the statement.
- 37.10 The Developer warrants that the information disclosed under the items referred to in clauses 37.9.1 to 37.9.5 inclusive is accurate.
- 37.11 The Buyer may, by written notice given to the Developer, cancel this Contract before Completion if:
  - 37.11.1 the information disclosed within the items referred to in clauses 37.9.1



to 37.9.5 inclusive is incomplete or inaccurate; and

37.11.2 the Buyer is significantly prejudiced because the disclosure is Incomplete or inaccurate.

#### 38 Cancellation of Contract

- 38.1 The Buyer may, by written notice given to the Selier, cancel this Contract if there would be a breach of a warranty provided in any of clauses 33.1.1, 33.1.2, 33.1.3, 33.1.4 or 33.3.1, were this Contract completed at the time it is cancelled.
- 38.2 A notice under cl. 38.1 must be given:
  - 38.2 1 if this Contract is entered before the Units Plan for the Unit is registered not later than 3 days before the Buyer is required to complete this Contract, or
  - 38.2.2 in any other case not later than 14 days after the later of the following happens.
    - (a) the Date of this Contract;
    - (b) another period agreed between the Buyer and Seller ends,
- 38.3 If the Buyer cancels this Contract, the Seller must repay any amount paid to the Seller towards the purchase of the Unit and otherwise the provisions of cl. 21 will apply.

#### 39 Claims for compensation

- 39.1 This clause 39 applies if, before Completion, the Buyer reasonably believes that, except as disclosed in this Contract, there would be a breach of a warranty established under any of clauses 33.1.1, 33.1.2, 33.1.3, 33.1.4 or 33.3.1 were this Contract to be completed.
- 39.2 The Buyer may, by written notice given to the Seller:
  - 39,2.1 tell the Seiler:
    - (a) about the breach; and
    - (b) that the Buyer will complete this Contract;
  - 39,2.2 claim compensation for the breach.
- 39.3 A notice under cl. 39.2 must be given:
  - 39.3.1 if this Contract is entered before the Units Plan for the Unit is registered – not later than 3 days

before the Buyer is required to complete this Contract; or

- 39.3.2 in any other case not later than 14 days after the later of the following happens:
  - (a) the Buyer's copy of the Contract is received by the Buyer;
  - (b) another period agreed between the Buyer and Seller ends

#### 40 Community title

40.1 The following clauses 41 to 50 inclusive apply if the Property is, or will on Completion form, a Lot within a Community Title Scheme.

#### 41 Definitions and Interpretation

41.1 A reference in these clauses 40 to 50 inclusive to a section or Part is a reference to a section or Part of the Community Title Act.

#### 42 Buyer rights limited

42.1 In addition to cl. 6, the Buyer cannot make any requisition on title or make a claim for compensation in respect of any breach of the lease of the Common Property or breach of rules or by-laws of the Community Title Body Corporate disclosed in this Contract.

#### 43 Adjustment of contribution

Any adjustment under cl. 8 must include an adjustment of the contributions to the fund under s.45.

#### 44 Inspection of property

44.1 For the purposes of cl. 10.1 Property includes the Common Property.

# 45 Unregistered Community Title Scheme

- 45.1 This clause 45 applies if at the Date of this Contract, the Community Title Scheme has not registered.
- 45.2 The Seller must attach a copy of the proposed Community Title Master Plan, or a sketch plan showing the location and dimensions of the Lot sufficient to enable the Buyer to determine the location and dimensions of the Lot in relation to other lots and the Common Property in the proposed scheme.

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- 45.3 The Seller must attach a copy of the proposed Community Title Management Statement.
- 45.4 The Buyer cannot make any objection or requisition on title or claim for compensation in respect of:
  - 45.4.1 any minor variations to the Lot between the plan attached, and the registered Community Title Master Plan; or
  - 45.4.2 any minor alterations required by an authority or the Registrar General in the number, size, location or entitlement of any other Lct in the Community Title Scheme or in or to the Common Property provided the proportion of the entitlement of the Lot to the other lots in the Community Title Scheme is not varied; or
  - 45.4.3 any minor variations between the proposed Community Title Management Statement and the registered Community Title Management Statement;

In this clause, a minor variation is any variation less than 5% to either the size or value of the Lot described in the plan attached and referred to in the proposed Community Title Management Statement.

- 45.5 The Seller must not permit the Community
  Title Body Corporate to vary the by-laws of
  the Community Title Scheme from those set
  out in Schedule 1 of the Community Title
  Act, unless otherwise disclosed in this
  Contract
- 45.6 After the Community Title Body Corporate has been constituted under s. 30, the Selfer must cause the Community Title Body Corporate to comply with Part 8 to the extent to which the Community Title Body Corporate is required by law to comply with those provisions up to the Date for Completion.

#### 46 Incomplete development of Community Title Scheme

- 46.1 This clause 46 applies if at the Date of this Contract, development of the Community Title Scheme has not completed.
- 46.2 Until the development of a Community Title Scheme is finished, the Developer warrants to the Buyer that the development will be carried out in accordance with the scheme.
- 46.3 Without limiting the damages recoverable for breach of the warranty in cl. 46.2, the Buyer may recover damages for the loss of a

reasonably expected capital appreciation of the Lot that would have resulted from completion of the development in accordance with the terms of the Community Title Scheme.

#### 47 Incomplete development of Lot

- 47.1 This clause 47 applies if at the Date of this Contract, the Lot is to be developed or further developed in accordance with the Community Title Scheme. For clarity, this clause does not apply if an unconditional Compliance Certificate has issued before the Date of this Contract and the Seller gives to the Buyer evidence acceptable to the Registrar General that an unconditional Compliance Certificate has issued for the Lot, or if the Seller gives an unconditional Compliance Certificate to the Buyer on Completion.
- The Buyer becomes bound to develop the Lot in accordance with the Community Title Scheme;
- 47.3 The Seller must give written notice of the proposed sale of the Lot to the Planning and Land Authority;
- 47.4 The Buyer must.
  - 47.4.1 give to the Planning and Land
    Authority a written undertaking to
    develop the Lot in accordance with
    the Community Title Scheme (if a
    form is approved for an
    undertaking, the form must be
    used); and
  - 47.4.2 give the Planning and Land
    Authority any security required by
    the Planning and Land Authority,
    within 28 days after notice of the
    transaction was given to the
    Planning and Land Authority, for
    the development of the Lot in
    accordance with the Community
    Title Scheme

#### 48 Required first or top sheet

- 48.1 The Seller must give to the Buyer, before the Buyer enters into this Contract, a Section 67 Statement.
- 48.2 The Section 67 Statement must:
  - 48.2.1 state that the Lot is included in a Community Title Scheme that imposes obligations on the owner of the Lot,
  - 48.2.2 state the name and address of:
    - (a) the body corporate of the scheme; or

- (b) If it is the duty of the Community Title Body Corporate manager to act for the Community Title Body Corporate in supplying Section 56 Certificates the manager,
- 48.2.3 state the amount of annual contributions currently fixed by the Community Title Body Corporate as payable by the owner of the Lot;
- 48.2.4 identify improvements on common property of the scheme for which the owner of the Lot is responsible,
- 48.2.5 be signed by the Seller or a person authorised by the Seller, and
- 48.2.6 be substantially complete.
- 48.3 The Seller must attach to this Contract, as a first or top sheet, a copy of the Section 67 Statement given to the Buyer under ct. 48.1.
- 48.4 The Buyer may rescind this Contract if:
  - 48.4.1 the Seller has not compiled with clauses 48.1 and 48.3; and
  - 48.4.2 Completion has not taken place.

# 49 Notice to Community Title Body Corporate

49,1 The parties must comply with the rules and by-laws of the Community Title Body Corporate in relation to notification of the sale and purchase of the Lot.

#### 50 Section 56 Certificate

- 50.1 The Seller must give to the Buyer a Section 56 Certificate at least 7 days before Completion.
- 50.2 On Completion, the Buyer must pay to the Seller the fee charged for the Section 56 Certificate

# Important Asbestos Advice for ACT homes built before 1985

Asbestos is hazardous but it can be managed safely.

Follow the three steps for managing materials containing asbestos (MCAs) in your home.

# Step 1. Identify where MCAs may be in your home

#### When was your house built?

- If your house was built before 1985, the table below gives you an indication of where you are likely to find MCAs in your home. There is also a diagram on the back of this sheet showing where MCAs are commonly found.
- If your house was built after 1985, it is unlikely to contain MCAs.
- If in doubt, assume that materials DO contain asbestos.

#### Common locations of MCAs in ACT homes\*

(Percentage (%) of properties sampled where asbestos was detected)

Location	Pre 1965	1965-1979	1980-1984	1985-80W
Eaves	86%	92%	40%	0%
Garage/shed	80%	70%	15%	0%
Bathroom	54%	75%	50%	0%
Laundry	75%	80%	50%	0%
Kitchen	52%	23%	15%	0%

<sup>\*</sup>Results of 2005 Asbestos Survey of over 60 o ACT Homes. \*One MCA was found in a 1985 house supporting roof tiles on a gable end.

# Step 2. Assess the risk

#### Visually check the condition of the MCA - is it cracked, broken, etc?

- If it's in good condition and left undisturbed, it does not pose a health risk.
- If you suspect it is not in good condition, arrange for appropriate maintenance or removal by a qualified person.

# Step 3. Manage safely

#### Make sure you remember to:

- Keep an eye on MCAs to make sure they remain in good condition.
- Consider removal of the MCA by a qualified person, when renovating or doing home repairs.
- Inform tradespeople working on your home of the location of any possible MCAs.
- Engage a qualified person if you decide to obtain a professional asbestos report on MCAs in your home.

For further information or advice on managing asbestos or home renovations visit the asbestos website www.asbestos.act.gov.au or call 13 22 81.



A shestes Awareness. Helping everyone breathe easier.

# some of the materials it was built Asbestos Awareness. Helping everyone breathe easier. from probably contain asbestos. If your house was built before 1985,

Common locations of materials containing asbestos in ACT homes

#### **AUSTRALIAN CAPITAL TERRITORY**

#### **TITLE SEARCH**

Macquarie Section 54 Block 12 on Deposited Plan 7061 with 22 units on Unit Plan 495 Unit 21 (Class B) entitlement 46 of 1000, 0 subsidiaries Lease commenced on 20/04/1988, term 25/06/2086

#### **Sole Proprietor:**

Margaret Patricia Collins

Registered Date	Dealing Number	Description
		Original title is <b>Volume</b> 1073 <b>Folio</b> 71 Purpose Clause: Refer Units Plan
22/09/1992	807261	Mortgage to NATIONAL AUSTRALIA BANK LIMITED  End of interests

#### **AUSTRALIAN CAPITAL TERRITORY**

#### **TITLE SEARCH**

Macquarie Section 54 Block 12 on Deposited Plan 7061 with 22 units on Unit Plan 495 Lease commenced on 20/04/1988

#### **Common Property:**

The Owners - Units Plan No 495 of The Owners Units Plan No 495, Afa House 1/39 Geils Court, Deakin Act

Registered Date	Dealing Number	Description
		Original title is <b>Volume</b> 1073 <b>Folio</b> 73
11/06/1998 21/01/2010	1030978 1666755	Production Application to Note Special Resolution  End of interests

Real Property (Unit Titles) Ordinance 1970

#### UNITS PLAN No. ...495.

OHIIOI EAN	1 1001 1.7. <del>2 </del>
Block 12 Section 54 Register Book Volume 1061 Folio 19	Division of MACQUARIE Deposited Plan No 7061
Address of the Corporation for service of documents,	
of	Approved under the Unit Titles Ordinance 1834 as the Units Plan for the sub-division of the abovement and parcet of land  Dated this
+ (b) each building or building in the course of erection on the parcel is wholly withligher the parcel except to the extent to which -  (i) any eaves and guttering (including downpiping) that form, or a to form, part of the building project or will project age? I faint that differins part of a place that is a public place within the meaning of the Roads and Public Places Ordinance 1937. or  (ii) any rigid awning that forms or is to form, partof the building projects, or will project, over land that forms part of a race that is a public place within the meaning of the Roads and Public Places Ordinance 1937 and any support for such an awning stands or will stand, on land that forms part of a place that is a public place within the meaning of that Ordinance  Dated this	Registered by me on the of
SITE	PI AN
CATCHPOLE 12 17 17 17 19 22	SELCONNEN WAY  100  100  100  100  100  100  100  1
O 10 20 30 40 50 METRES Richards Scale: 1: 1000  Delegate of the Minister for the Environment, Tour	PTY. LIMITED

#### Real Property (Unit Titles) Ordinance 1970 UNITS PLAN NO. 495

Bloc Regi	ж ister	12 Section 54 Division of MACQUARIE. Book Volume 106 Folio 19 Deposited Plan No 106
Addı	ress (	of the Corporation for service of documents . C - 6.Po Box 1539, CANBERRA Gry, ACT 2601
I,	JOHI	N. WARREN FOXLEE
a su	ırvey	or registered under the Surveyors Ordinance 1967, hereby certify that
1.	my 1	survey represented on this plan is accurate and has been made by me or under mmediate supervision, in accordance with the Survey Practice Directions 1987 was completed on9th December. 1987
2.	the	diagram on sheet(s)
	(a)	the boundaries of the abovementioned parcel of land;
*	(b)	the boundaries of each unit that is a Class B unit as defined in the Unit Titles Ordinance 1970 into which the parcel is to be subdivided;
#	(c)	the boundaries at ground level, or projected to ground level, of the extremities of each building or building in the course of erection on the parcel;
#3.		building or building in the course of erection on the parcel is wholly in the parcel.
#4.	wher encr	e part of a wall or part of a building or material attached to either caches beyond the boundaries of the parcel:-
	(a)	all units and unit subsidiaries shown in the diagram are wholly within the parcel;
	(b)	the diagram clearly indicates the existence of the encroachment and its nature and extent; and
	(c)	where the encroachment is onto land, other than a public place within the meaning of the Roads and Public Places Ordinance 1937, that an appropriate easement has been granted and registered as an appurtenance to the parcel.
Dat	ed th	day of DECEMBER. 19.87.
		4 1-

Surveyor, Registered under the Surveyors Ordinance 1967

- \* Delete if not applicable
- # Delete if there is no building or building in the course of construction, on the parcel

David O'Keyfe

#### Real Property (Unit Titles) Ordinance 1970 UNITS PLAN NO. .495.

Approved under the Unit Titles Ordinance 1970 as the Units Plan for the sub-division of the abovementioned parcel of land.

Where the Units Plan indicates a part of a wall or a part of a building or material attached to either encroaches beyond the boundaries of the parcel onto a public place within the meaning of the Roads and Public Places Ordinance 1937, I do not object to the continuance of the encroachment in its present form for the life of the whole building of which the encroachment forms part or for the term of the existing Crown Lease, whichever period is the shorter.

Dated this

nineteash

day of

1988.

Delegation Minister for the Arts, Sport, the Environment, Tourism and Territories

Registered by me on the the Units Plan being 495 20+

o'clock in the Alexanon, the number allocated to

The terms of the leases of the units and the lease of the common property expire on day of June 2086

Registrar of Titles

Real Property (Unit Titles) Ordinance 1970

# UNITS PLAN No. 495

#### **SCHEDULE OF UNIT ENTITLEMENTS**

Block 12 Section 54 Division of MACQUARIE

	Column 1		Column 2		
Unit No. Entitlement Subsidiaries			Certificate of Title		
OIII. 140.	Entitlement	Subsidiaries	Volume	Folio	
1	51		1073	<u>51</u>	
22	51		1073	52	
3	51		1073	53	
4	51		1073	54	
5	46		1073	55	
. 6	46		1073	·56	
7	51		1073	57	
8	51		1073	58	
9	46		1073	59	
10	40		1073	60	
H	40		1073	61	
12	40	·	1073	62	
13	46		1073	63	
14 ,	40		073	64	
15	40		1073	· <b>6</b> 5	
16	40		1073	66	
17	40		1073	67	
18	46	}	1073	68	

Aggregat	Cantinon Shar
	Man Kicktadrate
	David Of suffe
	Applicant
	flumn 1 above is the schedule of unit entitlement proved for the subdivision.

The Certificate of Title Issued for each of the units into which the parcel of land has been sub-divided is as shown 

M .A. RYAN . Deputy.

Registrar of Titles

Minister for the Arts, Sport, the Environment, Tourism and Territories.

Real Property (Unit Titles) Ordinance 1970

# UNITS PLAN No. 495

#### **SCHEDULE OF UNIT ENTITLEMENTS**

Block	Section?.\	Division of MACQUAR	·!5

	Column 1		Column 2 Certificate of Title	
Jait Nie	Unit Entitlement	Unit		
Unit No		Subsidiaries	Volume	Folio
19	46		1073	69
20	46		1073	70
21	46		1073	71
22	46		1073	72
-				
•				
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Aggregate 22	1000	mmon &c
	Martide	To.
	Davia	STADBATE DISTANCE
		Applicant
	ove is the schedule of u	nultlement

N. A. RYAN Deputy
Registrar of Titles

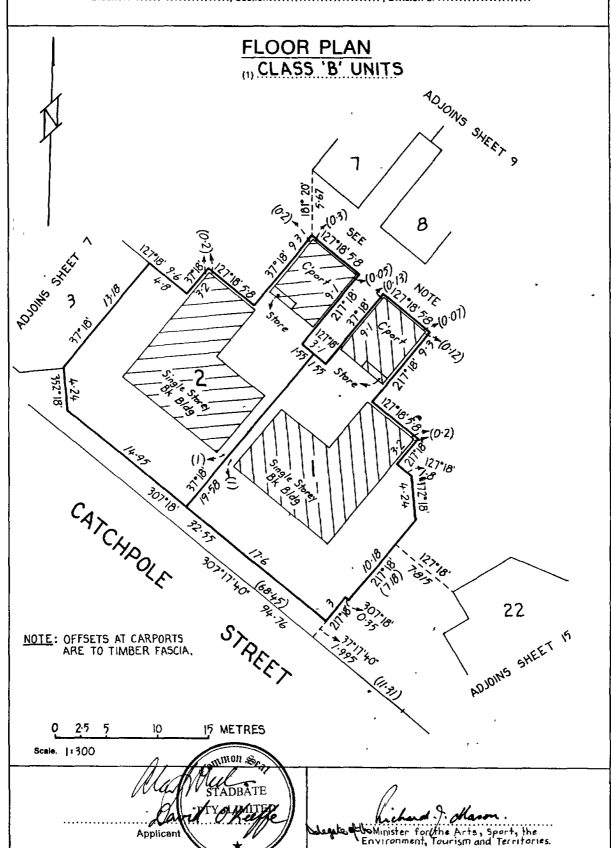
Michael - Mason

Minister for the Arts, Sport, the
Environment, Tourism and Territories.

Real Property (Unit Titles) Ordinance 1970

UNITS PLAN No. 495

Block ... 12 , Section ... 54 , Division of MACQUARIE



Real Property (Unit Titles) Ordinance 1970

UNITS PLAN No. 495

Block .12 , Section 54 , Division of MACQUARIE

FLOOR PLAN

(1) CLASS 'B' UNITS ADJOINS SHEET & 6 NOTE: OFFSETS AT CARPORTS ARE TO TIMBER FASCIA. 2.5 15 METRES 10 Scale. 1:300 Minister for the Arts, Sport, the Environment, Tourism and Territories. Applicant

Real Property (Unit Titles) Ordinance 1970

UNITS PLAN No. 495

Block 12 Section 54 Division of MACQUARIE

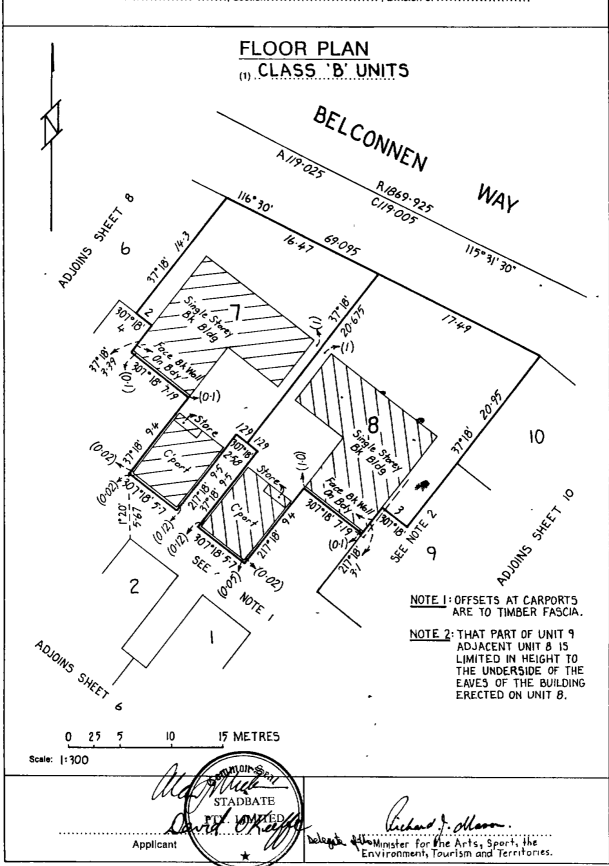
FLOOR PLAN

(1) CLASS 'B' UNITS (1) Number of floor BEL CONNEN WAY ADJOINS SHEET > NOTE: OFFSETS AT CARPORTS ARE TO TIMBER FASCIA. 2.5 5 10 15 METRES Scale 1:300 Minister for the Arts, Sport, the Environment, Yourism and Territories Applicant

Real Property (Unit Titles) Ordinance 1970

#### UNITS PLAN No. 495

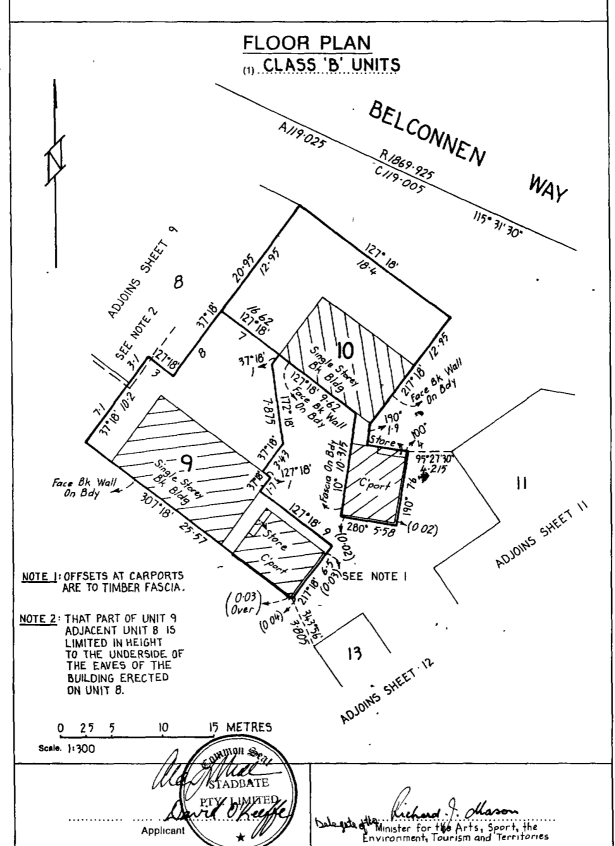
Block 12 Section 54 Division of MACQUARIE



Real Property (Unit Titles) Ordinance 1970

UNITS PLAN No. 495

Block 12 , Section 54 , Division of MACQUARIE



Real Property (Unit Titles) Ordinance 1970

UNITS PLAN No. 495

Block 12 , Section 74 , Division of MACQUARIE FLOOR PLAN

(1) CLASS 'B' UNITS BEL CONNEN WAY 10 101-09 ADJOINS SHEET 95\*27'30" 4.215 9 13 14 ADJOINS SHEET 12 NOTE: OFFSETS AT CARPORTS ARE TO TIMBER FASCIA. 12 DIAGRAM 2.5 10 17 METRES NOT TO SCALE Scale 1:300 Minister for the Arts, Sport, the Environment, Tourism and Territories. **Applicant** 

Real Property (Unit Titles) Ordinance 1970

### UNITS PLAN No. 495

Block .12 ....., Section .54 ...., Division of .MACQUARIE

(1) Number of floor

FLOOR PLAN
(1) CLASS 'B' UNITS o state of the sta 10 NOTE : OFFSETS AT CARPORTS ARE TO TIMBER FASCIA. 9 11 SEE NOTE 12 Face Bk Wall
On Bdy 22 BOOMS SHEET S 1002) 20 ADJOINS SHEET IS 2.5 5 10 15 METRES Scale 1: 300 Minister for the Arts, Sport, the Environment, Tourism and Territories. Applicant

Real Property (Unit Titles) Ordinance 1970

# UNITS PLAN No. 495

(1) Number of floor

Block . 12 , Section . 54 , Division of MACQUARIE

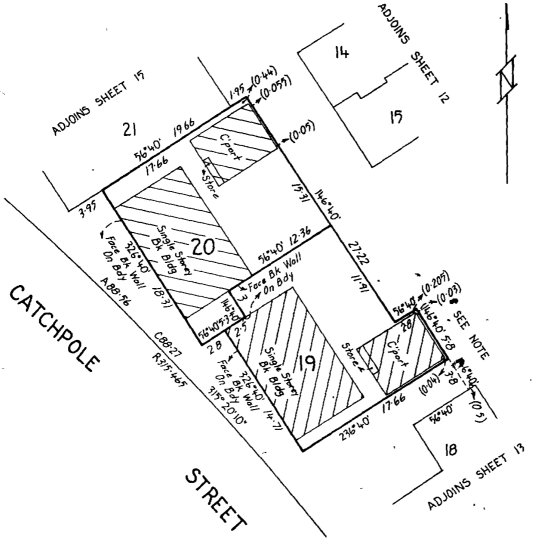
ADJOINS SHEET 12 FLOOR PLAN (1) CLASS 'B' UNITS 15 ADJOINS SHEET IN 19 10.3) NOTE: OFFSETS AT CARPORTS ARE TO TIMBER FASCIA. 2.5 5 10 15 METRES Scale. 1:300 A Minister for the Arts, Sport, the Environment, Tourism and Territories. Applicant

Real Property (Unit Titles) Ordinance 1970

# UNITS PLAN No. 495

Block 12 Section 54 Division of MACQUARIE

# FLOOR PLAN (1) CLASS 'B' UNITS



NOTE: OFFSETS AT CARPORTS ARE TO TIMBER FASCIA.

Scale. 1:300

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#### FORM 3

Real Property (Unit Titles) Ordinance 1970

UNITS PLAN No. 495

(1) Number of floor

Block 12 Section 54 Division of MACQUARIE

FLOOR PLAN
(1) CLASS 'B' UNITS SEE NOTE CATCHPOLE ADJOINS SHEET IN NOTE: OFFSETS AT CARPORTS ARE TO TIMBER FASCIA. 2.5 5 17 METRES Scale: 1:300 STADBATE **Applicant** 

FORM 4

#### Real Property (Unit Titles) Ordinance 1970

### UNITS PLAN NO. 495

Block 12 Section 54 Division of MACQUARIE

#### SCHEDULE OF PROVISIONS COVENANTS AND CONDITIONS SUBJECT TO WHICH LEASES OF UNITS ARE HELD

- In this schedule "unit" means the leased land and the building and other l. improvements constructed or to be constructed on a part of the relevant parcel shown on the Units Plan as a unit.
- 2. The term of the lease of each of the units expires on the twenty fifth day of June Two thousand and eighty six.
- 3. The rent reserved by and payable under the lease of each of the units is five cents per annum if and when demanded.
- 4. Each of the Lessees of Units Nos. 1-22 inclusive covenants with the Commonwealth of Australia (hereinafter called "the Commonwealth") in respect of his relevant unit as follows:
  - to pay to the Commonwealth or to such person as may be authorised by the (a) Commonwealth for that purpose at Canberra the rent hereinbefore reserved and any other moneys payable under the lease within one month of the date of any demand made by the Commonwealth relating thereto and served on the Lessee:
  - (b) to use the unit for residential purposes only as a single unit private dwelling house;
  - not to use any unit subsidiary to that unit as a habitation; (c)
  - not to make any structural alterations to the unit or any unit subsidiary thereto without the previous approval in writing of the Commonwealth; (d)
  - (e) at all times during the term of the lease to maintain repair and keep in repair to the satisfaction of the Commonwealth the unit and any unit subsidiary to that unit;
  - (f) if and whenever the Lessee fails to maintain repair or keep in repair the unit or any unit subsidiary the Commonwealth may by notice in writing to the Lessee specifying the wants of repairs require the Lessee to effect repairs in accordance with the said notice or if the Commonwealth is of the opinion that a building part of a building or other improvement is beyond reasonable repair the Commonwealth may require the Lessee to remove a building or part of a building or other improvement and if after the expiration of one month from the date of receipt of the said notice or such longer time as the Commonwealth may in writing allow the Lessee has not effected the said repairs or removed the said building part of the building or other improvement any person or persons duly authorised by the Commonwealth with such equipment as is necessary may enter the unit and unit subsidiary and effect the said repairs or demolish and remove the building part of the building or other improvement and all expenses incurred by the Commonwealth in effecting such repairs or

Maj Mich O'Keeffe Richard J. Maron

demolition and removal shall be paid by the Lessee to the Commonwealth on demand and from the date of such demand until paid shall for all purposes of this lease be a debt due and payable to the Commonwealth by the Lessee:

- (g) to permit any person or persons authorised by the Commonwealth in that behalf to enter the unit or unit subsidiary at all reasonable times and in any reasonable manner and inspect the unit and unit subsidiary;
- (h) to pay to the Commonwealth or any statutory authority his proportion being the proportion the unit entitlement bears to the aggregate unit entitlement of all the units of any amounts payable by the Corporation to the Commonwealth or a statutory authority (but which has not been paid by the Corporation within the required time under the provisions of any law of the Territory applicable to the unit or common property) and without limiting the generality thereof under the provisions of the City Area Leases Ordinance 1936 and the Unit Titles Ordinance 1970.
- 5. It is mutually covenanted and agreed by the Commonwealth and each of the Lessees of all the units as follows:-
  - (a) the Lessee may at any time upon payment of all rent and other moneys due to the Commonwealth under this lease surrender this lease to the Commonwealth but subject to any law of the Territory to the contrary the Lessee shall not be entitled to receive any compensation from the Commonwealth in respect of such surrender or in respect of any improvements comprising the unit;
  - (b) that if -
    - (i) any rent payable under this lease shall remain unpaid for three months next after the date appointed for payment thereof (whether such rent shall have been formally demanded or not); or
    - (ii) the unit is at any time not used for a period of one year for the purpose for which this lease is granted; or
    - (iii) the Lessee shall commit or suffer a breach of any other covenant contained or implied in this lease

the Commonwealth may determine this lease but without prejudice to any claim which the Commonwealth may have against the Lessee in respect of any breach of the covenants on the part of the Lessee to be observed or performed;

- (c) that acceptance of rent by the Commonwealth or a person authorised by the Commonwealth for that purpose during or after any period referred to in paragraph (b) of this clause shall not prevent or impede the exercise by the Commonwealth of the powers conferred on it by paragraph (b) of this
- (d) that any extension of terms for all the leases shall be in accordance with the provisions of the Unit Titles Ordinance 1970;
- (e) any notice requirement demand consent or other communication to be given to or served upon the Lessee under this lease shall be deemed to have been duly given or served if signed by or on behalf of the Minister and delivered to or sent in a prepaid letter addressed to the Lessee at the unit or at its registered office or at the usual or last-known address of the Lessee or affixed in a conspicuous position on the unit;
- (f) any and every right power and or remedy conferred on the Commonwealth hereunder or implied by law may be exercised on behalf of the Commonwealth by the Minister of State of the Commonwealth for the time being administering the City Area Leases Ordinance 1936 or any Statute or

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Ordinance substituted for that Ordinance or the member of the Executive Council of the Commonwealth for the time being performing the duties of the Minister and includes an authority or person for the time being authorised by the Minister or by law to exercise the powers and functions of the Minister under that Ordinance or any Statute or Ordinance substituted for that Ordinance;

- (g) if the Lessee shall -
  - (i) consist of one person the word "Lessee" shall where the context so admits or requires be deemed to include the Lessee and the executors administrators and assigns of the Lessee;
  - (ii) consist of two or more persons the word "Lessee" shall where the context so admits or requires in the case of a tenancy in common be deemed to include the said persons and each of them and their and each of their executors administrators and assigns and in the case of a joint tenancy be deemed to include the said persons and each of them and the executors administrators and assigns of the survivor of them;
  - (iii) be a corporation the word "Lessee" shall where the context so admits or requires be deemed to include such corporation and its successors and assigns.
- 6. Each of the Lessees of Units Nos. 1-22 inclusive acknowledges that the building or buildings erected on the parcel of land defined as Block 12 Section 54 Division of Macquarie on Deposited Plan Number 7061 in the office of the Registrar of Titles at Canberra in the Australian Capital Territory shall contain not more than twenty two residential units in total.

DATED the

ninedeenth

day of

efficie

1988

STADBATE

STADBATE

STADBATE

OKSELLE

KENTY LIMITED

Delegate of the Minister of State for the Arts Sport the Environment Tourism and Territories

Applicant

#### FORM 5

Sheet No.

#### Real Property (Unit Titles) Ordinance 1970

UNITS PLAN NO. 495

Block 12 Section 54 Division of MACQUARIE

### SCHEDULE OF PROVISIONS COVENANTS AND CONDITIONS SUBJECT TO WHICH LEASE OF THE COMMON PROPERTY IS HELD

- In this schedule "services" means hydraulic mains stormwater drains sewer lines hydraulic fire mains and hydrants together with all necessary appurtenances.
- 2. The term of the lease expires on the twenty fifth day of June Two thousand and eighty six.
- The rent reserved by and payable under the lease is five cents per annum if and when demanded.
- 4. The Proprietors Units Plan No. 495 (hereinafter called "the Corporation") covenants with the Commonwealth of Australia (hereinafter called "the Commonwealth") as follows:-
  - (a) to pay to the Commonwealth or to such person as may be authorised by the Commonwealth for that purpose at Canberra the rent hereinbefore reserved and any other moneys payable under the lease within one month of the date of any demand made by the Commonwealth relating thereto and served on the Corporation;
  - (b) to use the common property for the purpose of performing its duties exercising its powers and performing its functions imposed or conferred on it by the Unit Titles Ordinance;
  - (c) not to erect any building or make any structural alterations in any building or part of a building or other improvements on the common property without the previous approval in writing of the Commonwealth;
  - (d) at all times during the term of the lease to maintain repair and keep in repair to the satisfaction of the Commonwealth all buildings parts of buildings landscaping storage areas covered car parking hardstanding car parking adequately illuminated vehicle access roads and vehicle access drives and all other improvements on the common property and without limiting the generality thereof to maintain repair and keep in good working order the services situated in or on the land forming the common property;
  - (e) except where necessary for compliance with paragraph (d) of this clause not to install any services or make any alterations in any of the services or any part of the services situated in or on the land forming the common property without the previous approval in writing of the Commonwealth;
  - (f) if and whenever the Corporation fails to maintain repair or keep in repair any building part of a building landscaping storage areas covered car parking hardstanding car parking adequately illuminated vehicle access roads and vehicle access drives or other improvements on the common property or to repair or keep in good working order the services or any parts thereof situated in or on the land forming the common property the Commonwealth may by notice in writing to the Corporation specifying the wants of repairs require the Corporation to effect repairs in accordance with the said notice or if the Commonwealth is of the opinion that a building part of a building or other improvement or any part or parts of the services are beyond reasonable repair the Commonwealth may require the Corporation to remove a building part of a building

David O'Keeffe

Ribard J. Aller

or improvement or to replace the part or parts of the services and if after the expiration of one month from the date of receipt of the said notice or such longer time as the Commonwealth may in writing allow the Corporation has not effected the said repairs or removed the said building part of the building or the improvement or replaced the part or parts of the services any person or persons duly authorised by the Commonwealth with such equipment as is necessary may enter the common property and effect the said repairs or demolish and remove the building part of the building or the improvement or replace the part or parts of the service and all expenses incurred by the Commonwealth in effecting such repairs or demolition or removal or replacement shall be paid by the Corporation to the Commonwealth on demand and from the date of such demand until paid shall for all purposes of this lease be a debt due and payable to the Commonwealth by the Corporation;

- (g) to permit any person or persons authorised by the Commonwealth in that behalf to enter upon the common property at all reasonable times and in any reasonable manner and inspect the common property and buildings parts of buildings services parts of services and improvements situated in or on the land forming the common property.
- It is mutually covenanted and agreed by the Commonwealth and the 5. Corporation as follows:
  - that if the common property is at any time not used for a period of one year for the purpose for which this lease is granted the Commonwealth may determine this lease but without prejudice to any claim which the Commonwealth may have against the Corporation in respect of any breach of the covenants on the part of the Corporation to be observed or performed;
  - (b) that acceptance of rent by the Commonwealth or a person authorised by the Commonwealth for that purpose during or after the period referred to in paragraph (a) of this clause shall not prevent or impede the exercise by the Commonwealth of the powers conferred on it by paragraph (a) of this clause;
  - (c) that any extension of terms for all the leases shall be in accordance with the provisions of the Unit Titles Ordinance 1970;
  - any and every right power and or remedy conferred on the Commonwealth hereunder or implied by law may be exercised on behalf of the Commonwealth by the Minister of State of the Commonwealth for the time being administering the City Area Leases Ordinance 1936 or any Statute or Ordinance substituted for that Ordinance or the member of the Executive Council of the Commonwealth for the time being performing the duties of the Minister and includes an authority or person for the time being authorised by the Minister or by law to exercise the powers and functions of the Minister under that Ordinance or any Statute or Ordinance substituted for that Ordinance.
- The Proprietors Units Plan No. 495 acknowledge that the building or buildings erected on the parcel of land defined as Block 12 Section 54 Division of Macquarie on Deposited Plan Number 7061 in the office of the Registrar of Titles at Canberra in the Australian Capital Territory shall contain not more than twenty two residential units in total.

DATED the

day of April lichard. J. olloron.

Delegate of the Minister of State for The Arts Sport the Environment Tourism and Territories

Applicant

SHEET	_ OF ANNEXURE TO UNITS PLAN No	With the state of		
•		M. A RYAM Debuts		
		Registrar of Titles		
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24703/70	W G Mussy, Government Printer, Canberra			

### **ACT GOVERNMENT**

Land Titles Act 1925 Land Titles (Unit Titles) Act 1 Unit Titles Act 2001 Registrar-General's Offic



1666755



Lodging Party Ray White Strata

LTO Box Number or Address Locked Bag 3008 Woden 2606

### SR Form 094

### SPECIAL RESOLUTION

### PRIVACY COLLECTION STATEMENT (PRIVACY ACT 1988 (C'WLTH)) OVERLEAF

Vol:Fol	Edition	District/Division	Section	Block
1073:73	1	MACQUARIE	54	12
. UNITS PLA	N NUMBER			
495				
. DETAILS C	F ARTICLE/S	BEING AMENDED (Insert ar	ticle number/s)	
Motion 8 A 02/04/2009.	mendement:	Erections and alterations to Ar	ticles 4(1) and 4(2) as pe	er enclosed copy of the AGM Minutes held
	NG DOCUME	NTATION		
	y of Minutes of Me			
Sealed C	ppy of Resolution	/ MOUOII		
DATE				\$ \$1.4 \$54 \$2.
	MBER 2009	RS CORPORATION USING A	COMMON SEAL	PLAN NO
ommon Sea	affixed in the	presence of:		ST SE
Signature	Th	Muh	Signature	
Mr Trista	ck Letters)		Full Name (Block Lo	etters)
	e Strata and Street, Phillip	ACT 2606		
Address			Address	
Office Held	SED AGEN		Office Held	
Examined by		0	Annexures	Minutes/Resolution/Motion
Data Entered	by	100		
Registered by			Registration Date	2 1 JAN 2010

AMENDED MINUTES OF THE ANNUAL GENERAL MEETING OF THE OWNERS - UNITS PLAN NO. 495 HELD ON WEDNESDAY 22 APRIL 2009 AT UNIT 7, 46 CATCHPOLE STREET MACQUARIE ACT AT 07:00PM.

PRESENT:

M/S P French & J Zhou

Mr R S Smethills Ms D Sugden Mrs E North Mr I McLean Mr T Veurink

PROXIES:

Milly Lubulwa
Miss M J Vincent
Ms H Lamech
Mr & Mrs E J Martin
Mr H Burlinson

Mr D Hatton & Ms E Beal All in favour of the Chairperson

- 1. Mr I McLean was elected chairperson for the meeting.
- 2. The minutes of the previous Annual General Meeting were taken as read.
- MOTION 1

"RESOLVED and carried that the minutes of the previous Annual General Meeting be confirmed."

4. The only matter arising from previous minutes relates to the fence installation between Units 4 & 5. Apparently the installation destroyed a small plant. It was agreed the gardener investigate and provide advice for a replacement.

#### 5. Financial Statements

5.1 The owner of Unit 4 raised the issue of legal fees and recovery charges that had been levied against their unit for levies owed to the Owners' Corporation that were in arrears. It was agreed that the Managing Agent would contact the owners of Unit 4 to discuss and resolve the matter outside of the AGM.

### MOTION 2

"RESOLVED and carried that the financial statements be accepted as presented."

#### 6. Executive Committee

The following owners shall be Executive Committee Members until the next Annual General Meeting.



Unit 5
Unit 7
Unit 9
Unit 20

### 7. Insurance

7.1 Owners are informed that the existing insurance cover is held through CHU Underwriting Agencies P/L as follows:

POLICY NO. 14A018234UPK

Building Public Liability

Workers Compensation

Renewal date: 22/04/09

\$5 688 000.00 \$10 000 000.00

AS PER ACT

Excess: \$100.00

#### MOTION 3

"RESOLVED and carried that the existing Buildings insurance held by the Corporation be increased by 6% on renewal".

Owners are reminded that it is essential that they have their own Public Liability and Contents insurance to cover any event within their unit."

#### 7.2 Excess

MOTION 4

"RESOLVED and carried that any excess payable on an insurance claim is the responsibility of the relevant owner of the unit to which the claim is related. If an insurance claim relates to the common property then the excess is the responsibility of the Owners Corporation."

### 8. Budget

#### Sinking Fund Forecast

Recent amendments to the Unit Titles Act require each Owners Corporation to obtain and adopt a 10 year Sinking Fund forecast in order to calculate future Sinking Fund contributions to meet capitol expenses.

### MOTION 5

"RESOLVED and carried that the Owners Corporation obtains a professional 10 year Sinking Fund forecast to be arranged by the managing agent."

8.1 It was agreed the incoming Executive Committee investigate this proposal further before obtaining a professional report.

#### MOTION 6

"RESOLVED and carried that the proposed Admin Budget of \$27623.00 and Sinking Fund Budget of \$3000.00 for a Total Budget of \$30623.00 be accepted."



#### 9. Levies

#### MOTION 7

"RESOLVED and carried that the Corporation determine a levy equal to the sum of the budget for the twelve month period and to be contributed to in accordance with unit entitlements. Payment may be made by 4 payment/payments in advance commencing on 01/06/09 provided payment is made within thirty days of the due date. If payment is not made within thirty days of the due date the right to pay by installments may be forfeited and the whole of the year's levy then outstanding shall become due and payable from the first day of the period in which payment is not made."

#### 10. General Business

### 10.1 Article change

Further recent amendments to the Unit Titles Act preclude the managing agent being appointed as a proxy after 31 March 2009. This will mean that owners seeking approvals for alterations to their units (such as air conditioners) will be forced to attend a meeting during business hours in order for the approval to be granted. We suggest to avoid inconvenience that article 4 be amended in order to authorise the Executive Committee to approve structural alterations. This will ensure that approvals are obtained quickly with minimum inconvenience in most cases.

#### MOTION 8

"RESOLVED and carried that the Owners Corporation amend Article 4 to read as follows:

#### 4 Erections and alterations

- (1) A unit owner shall not, except in accordance with the written permission given by the Executive Committee, and in accordance with the provisions of any law in force in the Territory applicable in the circumstances, erect or alter any structure in or on the unit or the common property.
- (2) Permission may be given subject to conditions stated in the resolution."
- 10.2 It was agreed that all committee decisions will be notified to owners.

#### 10.3 Air Conditioners/Water Tanks

As most applications for structural alterations to a unit are for air conditioner compressors or water tanks, it is suggested that a blanket approval for owners to install these structures be resolved.

#### MOTION 9

"RESOLVED and carried that Corporation consent be granted without prior approval to any owner to install, at their own expense, a split system air conditioner when the outdoor unit is attached inside the property boundary of the unit providing it is not installed on a shared wall between units and

ON MA

provided the installation is in accordance with any law in force in the Territory."

### **MOTION 10**

"RESOLVED and carried that Corporation consent be granted, without prior approval, to any owner to install at their own expense, a rain water tank at their unit providing the tanks are invisible from the exterior (e.g., an underdeck tank) or, alternatively, are installed under the eaves of the unit against the dwelling in a colour to blend in with the existing colour scheme of the development, and providing the installation is in accordance with any law in force in the Territory."

11. There being no further business the meeting closed.

#### CHAIRPERSON





CUSTOMER SERVICE CENTRE
DAME PATTIE MENZIES HOUSE
16 CHALLIS STREET
DICKSON ACT 2602

PHONE: 62071923 FACSIMILE: 62071925

### LEASE CONVEYANCING ENQUIRY

Your response is sought to the following questions in relation to:

Ī	<u>LAND</u> : Please provide details of the land you are enquiring about.										
U	nit	21	Block	12	Section	54	Suburb	MACC	UAR	IE	
					behalf of the Co lopment Act 200		under the Lanc	l (Planning an		Yes	
1.	Have ar	ny notices be	en issued relati	ng to the Cro	own Lease?			( X	)	( )	)
2.	Is the L	essor aware	of any notice of	a breach of	the Crown Lease?	?		( X	)	(	)
3.	Has a C		Compliance bee umber: 31373	en issued?	(N/A o	ex-Governmen PR-88	it House)	(	)	( X )	)
4.	Has an	application fo	or Subdivision b	een receive	d under the Unit T	itles Act?			(se	e repo	rt)
5.	5. Has the Property been nominated for provisional registration, provisionally registered (see report) or registered in accordance with provisions of the Heritage Act 2004?										
6.	6. If an application has been determined, is the land subject to a Preliminary Assessment, an  Assessment or an Enquiry under Party IV of the Land Act 1991, or an Environmental Impact  Statement under Chapter 8 of the Planning & Development Act 2007?										
7.					r approval granted Act 2007 in respe			(5	see re	eport)	
8.			een received o ot be included)		or Dual Occupanc	y? (application	s lodged prior	(\$	see r	eport)	
9.	9. Has an Order been made in respect of the Land pursuant to Section 254, 254A, 255 and 256 (see report) of the Land Act 1991 or Part 11.3 of the Planning & Development Act 2007?										
10	Contam contam	inated Land ination statu	Search - Is thei s of the land?	e information	n recorded by Env	ironment ACT	regarding the	(\$	see r	eport)	

Customer Service Centre
ACT Planning and Land Authority

Date: 02-JUN-14 08:59:39

Applicant's Name : Colquhoun Murphy

E-mail Address: kalina.henshall@colquhounmurphy.com

Fax Number :

Client Reference: AC COLLINS 140702



Dame Pattie Menzies Building 16 Challis Street Dickson, ACT 2602

02-JUN-2014 08:59

### PLANNING AND LEASE MANAGER (PaLM) LEASE CONVEYANCING ENQUIRY REPORT

Page 1 of 3

**Building Class: B** 

### INFORMATION ABOUT THE PROPERTY

### MACQUARIE Section 54/Block 12/Unit 21

Area(m2): 12,359.9

Unimproved Value: \$3,534,000 Year: 2013
Subdivision Status: Application received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of

the Act concerning the Land.



Dame Pattie Menzies Building 16 Challis Street Dickson, ACT 2602

D+S Multi Dwelling (Pn)

02-JUN-2014 08:59

# PLANNING AND LEASE MANAGER (PaLM) LEASE CONVEYANCING ENQUIRY REPORT

Page 2 of 3

DEVELOPMENT A	PPLICATIONS ON THE PROP	PERTY (SINCE AF	PRIL 1992)	
Application DA95001	4 <b>Lodged</b> 29-DEC-95	Type Single	Owelling	
Application 1	Details	-		
Description				
District	Division	Section	Block(s)	Unit
Belconnen	Macquarie	54	12-12	8
Involved Par	ties			
Role	Name			
Applicant	Vergola Act			
Activity Name		Status		
Ba Single Hse (N		Approved		
Application DA954889 Lodged 04-DEC-95		<b>Type</b> Single		
Application l	Details	-:		
<b>Description</b> PROPOSED TIM	BER DECK			
	D	G	DI 1()	TET 14
District	Division	Section	Block(s) 12-12	Unit
Belconnen	Macquarie	54	12-12	17
	ties			
Role	Name			
Applicant	Jolly			
		C4 - 4		
Activity Name		Status		

Approved



Dame Pattie Menzies Building 16 Challis Street Dickson, ACT 2602

02-JUN-2014 08:59

# PLANNING AND LEASE MANAGER (PaLM) LEASE CONVEYANCING ENQUIRY REPORT

Page 3 of 3

### DEVELOPMENT APPLICATIONS ON THE ADJACENT PROPERTIES (LAST 2 YEARS ONLY)

The information on development applications on adjacent blocks is to assist purchasers to be aware of possible nearby development activity. Copies of development application(s) can be inspected at ACTPLA's Customer Service Centre, please contact ACTPLA on 6207 1923 to ensure plans are readily available.

PLEASE NOTE: This information does not cover all development activity.

Since the introduction of the Planning and Development Act 2007 a significant range of development activity can now be undertaken without development approval. The full list of activities that are exempt from development approval can be found in the Planning and Development Regulation 2008. Activities that are exempt from development approval include, but are not limited to, new or additions to single residences that comply with relevant Territory Plan codes, certain sheds, carports, pergolas etc. This report does not cover such exempt development activity. For more information on exempt development activities refer to www.actpla.act.gov.au or contact ACTPLA on the number above.

### LAND USE POLICIES

To check the current land use policy in the suburb that you are buying a property in, please check the Territory Plan online at http://www.legislation.act.gov.au/ni/2008-27/current/default.asp

#### CONTAMINATED LAND SEARCH

Records held by the Environment Protection Unit (EPU), Environment ACT for the land indicate the following:

The block is not recorded on the Register of contaminated sites under section 21(A) of the Environment Protection ACT 1997.

At present the EPU has no information on the contamination of the land. However, this does not absolutely rule out the possibility of contamination and should not be interpreted as a warranty that there is no contamination.

I appreciate that this does not absolutely rule out the existence of contamination of the soils. If you or your clients wish to be completely sure you, or they, should arrange to conduct independent tests.

### ASBESTOS SEARCH

Records held by ACTPLA indicate that loose asbestos was not identified in the ceiling cavities of these premises (but not including any shed or garage on the property) during the government programme conducted in the early 1990's. However, ACTPLA cannot say anything about the presence or otherwise of loose asbestos on these premises since that program was conducted.

Notwithstanding the above, ACTPLA gives no warranty or assurance in relation to the accuracy of the information provided above and the enquirer should make their own enquiries and obtain their own reports in relation to the presence or otherwise of asbestos on these premises.

# Unit 21 of 46 Catchpole Street Macquarie

Report Prepared: 22 May 2014



# Portfolio includes:

Property Report
Compliance Report
Timber Pest Report
EER Report
EER Fact Sheet
Insurance Certificate
Invoice
Building File







residential reports.com.au

p 6288 0402 f 6288 9516 35 Poynton Street Hughes ACT 2605 PO Box 3291 Weston ACT 2611 ABN: 97 381 180 850







## **IMPORTANT**

INFORMATION RELATING TO THIS REPORT



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Standard incorporated into this
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It is important that you carefully read the complete report including the "Scope and Limitations" section before you make any critical decisions that may be influenced by this document.

Significant structural defects or maintenance items that have a substantial cost associated with repairs, or where in our opinion may have an influence on the decision to purchase the property, are documented in this report.

Where reference has been made in this report to cracking, settlement, movement or an opinion has been provided on structural integrity, it is important to note that we are not experts in this area and our advice is limited accordingly. If considered necessary, further advice should be obtained from a Structural Engineer before critical decisions are made. Any cracking reported should be monitored for further movement. Superficial or hairline cracks that we consider to have no immediate structural implications will not be identified.

Please refer to the Compliance Report to ensure that you identify any unapproved or non-compliant structures or alterations.

### **PROPERTY DETAILS**

**Inspection Date** 22 May 2014

Our Reference 9812

**Client** Margaret Patricia Collins

**Property** Unit 21 of 46 Catchpole Street, Macquarie

Block Number 12

Section Number 54

Gross Living Area Sqm Approximately 107.00

Weather Conditions Fine

### **REPORT SUMMARY**

### IMPORTANT NOTE FOR THE READER

This report is intended to be read in its entirety. Please read the full document including detailed inspection information and the Scope & Limitations of Report before reaching any conclusions regarding the condition of the property. If there are any discrepancies between the "Report Summary" and the Detailed Report, the detailed report information should be relied upon.

# Having completed a visual inspection and assessment of the dwelling on the subject property it is our opinion that:

- the dwelling is of adequate construction and structural workmanship for this type of residential development and its condition is commensurate with the era of construction, design, age and use
- our inspection of the property and review of the building file provided by the Department of Environment & Sustainable Development did not reveal any unapproved structures or alterations or structures requiring development approval - please refer to the Compliance Report for details
- there are maintenance items that are detailed in this report, please read the entire report carefully
- evidence of termite activity was identified please refer to the Timber Pest Report for more details

### **DESCRIPTION OF PROPERTY**

### **Development Summary**

- townhouse
- split level
- three bedrooms
- · one two way bathroom
- separate toilet
- · laundry room
- · living and dining area
- · kitchen and family area

### **Furniture**

Where a property is furnished at the time of inspection, furnishings, floor coverings, window treatments and stored goods may be concealing some defects.

• the dwelling was furnished at the time of inspection

### Roofing

- timber truss and cut exposed rafters
- · concrete tile roof covering

### **Exterior Walls**

brick veneer construction

### **Flooring**

concrete slab construction

### **Motor Vehicle Accommodation**

double carport

Summary of Structures, Additions and Alterations noted on the Compliance Report Document numbers are noted where applicable, please refer to the Compliance Report for full details.

- new residence and carport 72616
- · retaining walls

### **PROPERTY ACCESS**

Restricted access caused by stored goods, furnishings, window treatments, security devices, vegetation, duct work, confined spaces, insulation and other impediments will limit the scope of this inspection.

- interior our inspection of the interior was restricted by;
  - furniture and stored goods in cupboards
  - floor coverings
- subfloor there is no subfloor, the dwelling is constructed on a concrete slab
- roof cavity access was significantly restricted by;
  - raked ceilings have no accessible area
- external structures access is acceptable



### **SCOPE OF OUR INSPECTION**

This report is written with reference to Australian Standard AS 4349.0-2007 Inspection of Buildings (General requirements) and AS 4349.1-2007 Inspection of Buildings (Pre-purchase inspections - Residential Buildings) and is the result of a VISUAL INSPECTION ONLY – It is intended to be read as a whole.

The report is not designed to quantify features of the property; rather it is our role to conduct a thorough visual inspection and report only on areas of concern and identify <u>critical</u> defects or faults for an intending purchaser, insofar as a property inspector can reasonably identify those defects or faults.

When reading this report, the age of the building needs to be taken into consideration. Some items may not have been detailed, as they are considered a normal occurrence or general wear and tear for a building of this age. Electrical appliances and utilities such as water reticulation, electrical wiring or gas installations, swimming pool and spa equipment were not tested. Qualified technicians should be consulted in regard to these items. Generally, ongoing maintenance items, upgrading, cosmetic works and minor defects or faults will not be detailed.

The following extracts from the Australian Standard AS 4349.1-2007 should assist the reader to understand how we have approached the inspection and define the general focus of the report:

- 2.3.1 GENERAL The inspection shall comprise visual assessment of the property to identify major defects and to form an opinion regarding the general condition of the property at the time of inspection.
- 4.1 GENERAL It is necessary to inspect each of the areas and items set out in Section 3; however, it is not necessary to report on each one. An inspector may choose to report only on an 'exceptions basis', i.e., listing only defects, rather than also reporting items that are in acceptable condition.

5

### **PROPERTY REPORT**

### **STANDARD INDICATORS**

The Property Inspector uses the following terms when describing the standard of a building or a particular item being scrutinised. They are:

### No Significant Defects have been Detected/Good

The feature or area subject to comment is, in the inspector's opinion, of sufficient standard to not require any significant remedial action. There may be minor imperfections in the finish or the structure.

### Minor Defects have been Detected/Fair

The feature or area subject to comment is, in the inspector's opinion, usable but has deteriorated and would benefit from remedial or repair work. For instance, painting may be required, render may require patching, and door or window fittings may require adjustment or repair.

### Defects have been Detected/Poor

The feature or area subject to comment, in the inspector's opinion, requires substantial remedial or repair work, or replacement. Faults are major and possibly structural. Repairs are considered necessary rather than discretionary.

All of the above terms are used having regard for the age, quality of workmanship, style and type of construction of the building being inspected. For example, the features and finishes considered "good" in a 50 year old building are not necessarily going to be so in a modern dwelling.

### WHAT OUR INSPECTOR EXAMINES

To provide relevance and value for the reader, we have at the end of this report included a summary showing aspects that are considered during our inspection. We recommend that you read this information very carefully to gain perspective about the detail of our examination. Comment on many items will only be provided in the event of an adverse finding that may have an influence on any decisions relating to the value of the property. The inspector did not move or remove any ceilings, wall coverings, floor coverings, furnishings, equipment, appliances, pictures or other household goods. In an occupied property, furnishing or household items may be concealing defects.



### FOR THE READER'S INFORMATION:

We are aware that many comments made throughout this report are repetitive. However, this is designed to inform the reader that the elements commented on have been inspected.

### **INTERIOR**

### **Bedroom One**

Overall condition: minor defects have been identified

- · ceilings and cornices good
  - there is small water stains evident, that were dry when tested with a moisture meter. The stains are near the wall of the bathroom and I was unable to determine the source, but it may have been an old roof leak or it may have been caused by steam coming through the bathroom exhaust fan
- · architraves and skirting boards good
- walls fair to good
  - there is some small impact damage which requires repairs
- · doors and windows internal good

### Bedroom Two - Mid Rear

Overall condition: no significant defects have been identified

- · ceilings and cornices good
- · architraves and skirting boards good
- walls good
- · doors and windows internal good

### **Bedroom Three**

Overall condition: minor defects have been identified

- ceilings and cornices good
- architraves and skirting boards good
- walls good
  - there is some minor movement cracking to the wall lining this is a cosmetic matter and repairs required are minimal
- doors and windows internal good

### **Bathroom - Two Way**

Overall condition: defects have been identified

- ceilings and cornices good
- · architraves and skirting boards fair
  - water has decayed the bottom of the door jambs and architraves
- walls good
- doors and windows internal good
  - the entrance door from the bedroom is binding with the frame adjustment is required
- vanity and basin good
- · shower screen good
- bath fair to good
  - acrylic bath
  - the bath has marks and signs of wear which are generally commensurate with the age of the bath
- ventilation good
  - ceiling fan unit (with heat lamps)
  - the fan is noisy in operation
- water leakage -
  - water leakage has been detected
  - there is water in or on the floor getting past the line of the shower screen which has caused decay at the bottom of door jambs and architraves. This does not appear to be due to the membrane around the bathroom
  - consultation with a waterproofing expert is recommended
- wall tiles fair to good
  - there is a broken tile at the rear of the vanity
- floor tiles fair to good
  - there are drummy tiles on the shower hob
- fit-out fair to good
  - the fit-out is in functional condition
- hardware, fixtures and fittings good

### **Toilet**

Overall condition: no significant defects have been identified

- ceilings and cornices good
- walls good
- doors and windows internal good
- architraves and skirting boards good
- toilet suite good
  - single flush acrylic cistern
- water leakage -
  - no water leakage was detected
- wall tiles good
- floor tiles good

8

### Laundry

Overall condition: minor defects have been identified

- · ceilings and cornices good
- architraves and skirting boards good
- walls good
- doors and windows internal fair to good
  - the window winder mechanism is not functioning' correctly and requires replacement
- laundry tub good
  - acrylic laundry tub
- water leakage -
  - no water leakage was detected
- · wall tiles good
- · floor tiles good
- hardware, fixtures and fittings good

### **Kitchen and Family Area**

Overall condition: no significant defects have been identified

- · ceilings and cornices good
- · architraves and skirting boards good
- walls good
- tile splash-back good
- doors and windows internal good
- kitchen fit-out good
  - laminate work tops
- · hardware, fixtures and fittings good

### **Living and Dining Area**

- ceilings and cornices fair to good
  - there is a small section of tape joint that requires resetting
- · architraves and skirting boards good
- walls good
- doors and windows internal fair to good
  - the sliding door to the kitchen requires adjustment to ensure smooth operation

### Hallway - Gallery

Overall condition: no significant defects have been identified

- ceilings and cornices good
- · architraves and skirting boards good
- · walls good
- · doors and windows internal good

### **Roof Cavity**

- insulation -
  - there is no insulation installed in the roof cavity
  - insulation recommended
- sarking -
  - no sarking has been installed in the roof cavity
  - there is a narrow strip of sarking visible at the line of the change to the raked ceiling
- · roof construction -
  - timber truss and cut exposed rafters

### **EXTERIOR**

### **Roof Covering**

Overall condition: minor defects have been identified

- concrete tile roof covering
- bedding and pointing repairs are required to gable barges

### **Gutters and Downpipes**

Overall condition: no significant defects have been identified

 gutters need to be cleared of leaf litter, silt and debris to ensure that maximum roof drainage occurs in all weather conditions

Roof drainage is not tested during our inspection therefore it is not possible to determine the effectiveness of the roof drainage system under all conditions.

### Eaves, Fascia and Barge Ends

Overall condition: no significant defects have been identified

### **Wall Construction Exterior**

Overall condition: no significant defects have been identified

- brick veneer construction
- our inspection did not identify any cracks in the exterior masonry that were considered to be structurally significant at the time of inspection. Cracking of masonry walls is very common, particularly with this regions volatile clay soils. Cracks that were considered to have no structural implications at the time of inspection have not been individually identified

### **Doors and Windows External**

Overall condition: no significant defects have been identified

### Floor Construction

Overall condition: no significant defects have been identified

- concrete slab construction
- there is no evidence that the floor has any significant defects, floor coverings prohibit a visual inspection so it is possible that some minor defects may be concealed

### **Sub Floor**

Overall condition: not applicable

the building is constructed on a concrete slab, there is no sub floor

### **Driveway**

Overall condition: not applicable

common areas not reviewed

### Paths and Paving

### **Steps and Stairs External**

Overall condition: no significant defects have been identified

### **Retaining Walls**

Overall condition: minor defects have been identified

- the railway sleepers have deteriorated. Typically, deteriorating sleepers are susceptible to attack by timber decay and white ants. Having conducted a visual inspection only we are unable to confirm that there is no white ant activity or extensive timber decay occurring beyond the exposed surfaces. A physically intrusive inspection would be required to make this determination

### **Fences and Gates**

Overall condition: minor defects have been identified

- fences have deteriorated commensurate with their age. Timber decay or wood rot is evident in cross-timber and timbers in contact with the ground
- evidence of wood decay (rot) damage was sighted

Where the fence line is obscured by foliage, overgrowth and structures, evidence of timber pest activity or damage may be concealed.

### **Carport**

- · carport type -
  - double carport
- roof covering good
  - concrete tile roof covering
- gutters and downpipes good

### **COMPLIANCE REPORT**

A Residential Conveyancing File from Environment and Sustainable Development (ESDD) has been obtained to complete this Compliance Report. Documentation in this file <u>may</u> include: floor plans, site elevations, certificates of occupancy, file index, survey reports and drainage plans.

This report has been based on a thorough examination of the building file documents and a thorough visual inspection by our Company of this property. The report deals with matters of compliance from the plans and documentation provided by ESDD. Please note that where the detail on plans supplied by the ESDD has been compromised or is illegible, Residential Reports will not accept any liability for omissions or errors in our report. PLEASE READ THE BUILDING FILES NOTATION - in our Scope & Limitations Section.

#### **DEVELOPMENT APPROVAL**

If this report reveals structures or alterations that require Development Approval please note that approval may have been granted, however, documentation is not provided in the building file. The Environment and Sustainable Development Department or the owner may have further information.

### **UNAPPROVED STRUCTURES AND ALTERATIONS**

If you are considering obtaining approval for any unapproved structures or alterations you will need to consult a Building Certifier. We recommend that you;

- Refer to our Resource Library at www.residentialreports.com.au
- Click on the link 'Building Approvals" and consult a registered Certifier

Please note that Residential Reports Inspectors are not licensed Building Certifiers and accordingly cannot assist with Development Approval or the certification of unapproved structures and alterations.

Plan No. (if applicable)	Description	Date of Certificate of Occupancy	Approved	Comments
72616	new residence and carport	11/04/1988	yes	
	retaining walls		see comment	approval is not required

Survey Reports	Date	Comments
John W Foxlee	27/11/1987	the surveyor's report indicates that there are no encroachments onto this property nor by this property onto adjoining properties

### TIMBER PEST REPORT

This report is the result of a **VISUAL INSPECTION ONLY**. Inspection of the subject property and this report has been completed with reference to AUSTRALIAN STANDARD AS 4349.3 - 2010 Inspection of buildings Part 3: Timber Pest Inspections. The report is intended to be read as a whole, please read our detailed inspection information and the 'Scope & Limitations of Report' section, which includes a number of important disclaimers.

**IMPORTANT NOTE** - It is recommended that a full pest inspection be under-taken every 6-12 months. Regular inspections DO NOT prevent timber pest attack, they are designed to limit the amount of damage that may occur through early detection.

### AREAS INSPECTED

Where applicable and where there is reasonable access, the following areas are examined during our Timber Pest inspection:

- Interior and exterior of structures
- Roof cavity
- · Garage or carport
- Subfloor
- Retaining walls and garden borders
- Garden and storage sheds
- Structures, fences and trees within 30m of the building within the boundaries of the property
- Pergolas and decks

### Access

Restricted access caused by stored goods, furnishings, window treatments, security devices, vegetation, duct work, confined spaces, insulation and other impediments will limit the scope of this inspection.

Please refer to ACCESS INFORMATION relating to this property at the beginning of the report

### **Furniture**

the dwelling was furnished at the time of inspection

Where a property is furnished at the time of inspection, you will appreciate that the furnishings, floor coverings and stored goods may be concealing any evidence of Timber Pest Activity.

### REPORT ON AREAS INSPECTED

Our visual inspection is undertaken to identify the following timber pests:

- Subterranean termite activity or damage
- Borer activity
- Wood decay (rot) fungi damage

For more information on timber pests please refer to the fact sheet at the end of this report.

### **IMPORTANT PLEASE NOTE**

In ALL instances throughout this report the inspector is referring to accessible areas only. Areas that were not accessible at the time of inspection or were concealed from view are not covered by this report and inspection. No guarantee is given or implied that those areas are free of timber pest activity.

### **Dwelling**

our visual inspection did not detect any timber pest activity

### **Roof Cavity**

our visual inspection did not detect any timber pest activity

### **Sub-Floor**

the dwelling is built on a concrete slab, there is no sub floor

### **Carport**

our visual inspection did not detect any timber pest activity

### **Fence line**

evidence of wood decay (rot) damage was sighted

Where the fence line is obscured by foliage, overgrowth and structures, evidence of timber pest activity or damage may be concealed.

### Grounds, Retaining Walls, Garden Borders, Pergolas and Decks

- evidence of subterranean termite activity or damage was sighted
  - there is evidence of termite damage in railway sleepers in the garden near the laundry and at the steps from the carport. No live species were sighted. I was informed that the damaged areas were treated some weeks ago by "WilKil" pest control

### **Outbuildings (carport storeroom)**

- our visual inspection did not detect any timber pest activity
  - stored goods in the storage shed of the carport restricted a thorough inspection

### **ENVIRONMENTAL CONDITIONS & SUMMARY**

### **Sub Floor Drainage**

concrete slab construction - not applicable

Poor subfloor drainage increases the likelihood of termite attack. If drainage is considered inadequate, a plumber or other building expert should be consulted.

### **Sub Floor Ventilation**

concrete slab construction - not applicable

Ventilation of the sub-floor region is important in minimising the opportunity for subterranean termites to establish themselves. If the ventilation is found to be inadequate, remedial measures should be taken. Consideration should be given to installing high air flow vents and/or improve the cross flow of air within the subfloor, so as to produce ventilation equivalent to 8400 sq mm net ventilation area per lineal metre on external and internal walls.

### **Evidence of Recent Termite Treatment**

I was advised on site that some termite treatment was carried out in recent weeks

A note present in the metre box would indicate the property has been treated in respect of attack by subterranean termites or has a preventative treatment system.

### **Subterranean Termite Treatment Recommendation**

 at the time of the inspection a treatment in accordance with Australian Standard 3660.1 to control or prevent subterranean termites from infesting and causing damage to the property was not considered necessary

### Overall Susceptibility of the Building to Timber Pest Infestation

 considering all of the relevant factors, it is our opinion that the overall degree of risk of timber pest infestation to the property is MODERATE to HIGH - we strongly recommend that regular inspections are undertaken

### **IMPORTANT PLEASE NOTE**

The overall degree of risk of Timber Pest Infestation is a subjective assessment by the inspector at the time of the inspection, taking into account many factors which include, but are in no way limited to, location and proximity to bushland and trees and/or other timber structures, evidence of timber pest damage or activity close to the inspected structure or within the inspected structure, conducive conditions that raise the potential of timber pest attack, such as timbers in contact with soil, inaccessible areas, slab on ground construction etc, or other factors that, in the inspector's opinion, raise the risk of future timber pest attack.

It should be noted that if the risk factor is considered to be high, this is not meant to deter a purchaser from purchasing the property; it is simply to make them aware that increased vigilance is warranted and any recommendations regarding reducing conducive conditions or frequency of inspections should be observed.

With reference to the degree of pest infestation noted above, it is recommended that pest inspections be completed by a qualified pest inspection every six to twelve months.

### What the Inspector Examines to Prepare a Property Report

To provide relevance and value for our readers, the following pages show (but do not limit) aspects of the property that may be examined, where visual inspection is possible. These items have been extracted from the Australian Standard AS4349.1—2007 Inspection of buildings (Pre-purchase inspections - Residential buildings) and are considered as the inspector reviews each room or area. In most circumstances comment on a particular area or item may only be provided in the event of an adverse finding considered to be worthy of mention.



### WALL CONSTRUCTION

- bulging
- dampness/water damage
- distortion (significant)
- · nail popping
- cracking

- defective lining
- · defective or damaged plaster/render

Settlement cracks, if present, need to be monitored over a period of time to determine if an ongoing structural problem exists. If any reference has been made in this report to cracking, settlement and/or movement, it should be noted that we are not experts in this area and further advice should be obtained from a Structural Engineer.

### **FLOORS, COVERINGS & FINISHES**

#### **Timber Floor Construction**

- · springy boards/sheeting
- · out of level

- squeaky boards/sheeting
- undulations

- timber decay (rot)
- dampness/water damage

#### **Concrete Floor Construction**

cracking

· out of level

• dampness/water damage

#### **Hard Flooring**

wear

- :
- loose or drummy units
- · stains and marks

dampness/water damage

cracking

#### **INTERNAL & EXTERNAL DOORS & DOOR FRAMES**

· binding doors

- · defective hardware
- loose/badly fitting doorsdamage

rotting/corroded frames

#### **TIMBER & METAL WINDOWS**

- putty/glazing sealant
- sillsfittings/hardware

- broken glass
- damage

- rotting frames (timber)
- rotting frames, corrosion (metal)

In most cases access to windows is restricted by window treatments, furniture or security locks. Older style timber windows can sometimes bind with the frame generally due to paint build up. This is viewed as a general maintenance issue. Sash windows sometimes require maintenance to the window balance mechanism or sash cords. We are not able to guarantee that windows will operate smoothly. Sometimes window runners, sashes and balance mechanisms will require maintenance or replacement.

### **PAINTWORK**

The condition of painted surfaces is often a subjective matter. Areas that appear to be acceptable when furnished may not always be considered so when devoid of obstructions. Paint work is normally not considered in Property Inspections and Reports. The opinions provided here are of a general nature only, given that there can be significant differences in the condition of painted surfaces in each area of the property. The reader of this report is urged to conduct their own detailed inspection before reaching a conclusion regarding the acceptability of painted surfaces.

To prevent wood decay of timber surfaces and deterioration of metal components, the condition of these surfaces should be monitored and repainting carried out regularly. Corrosion of any metal roof sheeting should be repaired, treated and painted to avoid water leakages. Painted surfaces can mask areas where timber has deteriorated. Our visual inspection may not detect instances where this has occurred.

### **WET AREAS**

If a wet area was not in service prior to and or at the time of inspection and no elevated moisture readings were recorded, or there was no visible evidence of water leakage, then it is entirely possible that an existing water leak will remain undetected.

- taps, basins, tubs
- drummy tiles
- sealants
- vanity
- fixtures and fittings

- floor waste
- leakage
- cracked/missing tiles
- shower leakage
- ventilation

- cistern/pan
- · water hammer
- · grout defects
- · broken/cracked screen glass
- mirrors

#### WATERPROOFING

Australian Standard AS 3740-2004 - Waterproofing of Wet Areas

A VISUAL INSPECTION OF THE AREA CANNOT PROVIDE CONCLUSIVE EVIDENCE THAT THE AREA IS WATERPROOF. Compliance with Australian Standard AS 370-2004 is critical to meeting waterproofing requirements.

Should conclusive evidence be required regarding the integrity of waterproofing of wet areas, in particular shower areas, we recommend that a qualified technician be engaged to complete a comprehensive test to include:

- Capping the shower rose and leaving the water reticulation system under pressure and then checking for evidence of water leakage around tap spindles etc. (the sound of escaping air when the shower rose cap is removed indicates a water tight system). The technician may be engaged to complete a comprehensive pressure test of the entire water reticulation system.
- Plugging the floor drain of the shower cubicle(s) and filling the base with water to the maximum level. Allowing the water to remain in the base for an extended period and checking that the level has not dropped. If the water has diminished it is most likely that the waterproofing system has failed. In this event, extensive repairs to correct the problem are often the outcome.

#### **KITCHEN**

- · bench tops
- taps
- · drummy tiles
- sealants

- · cupboards
- leakage
- · cracked/missing tiles
- ventilation

- · doors & drawers
- sink
- · grout defects
- · excessive water hammer

This report does not cover any matters relating to the operation of electrical or gas appliances. Any comments made in this regard are from a general observation only.

### **INTERNAL & EXTERNAL STAIRCASES**

- stringers
- handrails · treads (goings)

- balustrades
- risers

### **INTERNAL ROOF SPACE**

newel posts

- party walls (if applicable)
- insulation

sarking

Sarking is a foil insulation/vapour barrier. Used in conjunction with bulk insulation, sarking provides an ideal insulation system for the control of heat and condensation. Sarking can only be installed during construction.

### **EXTERNAL ROOF COVERING, FASCIAS, GUTTERS & DOWNPIPES**

- tiles/slates
- · skylights
- valleys · fascia boards

- · sheet roofing vents
- guttering
- · barge ends

- flashing
- flues
- downpipes
- eaves

It is important to note that a visual inspection of the roof covering may not identify roof leakages. We do not guarantee that the roof will not leak in all weather conditions.

Repainting of timber can mask the existence of timber rot. We cannot guarantee that all timbers are sound. A visual inspection may not, in some circumstances, detect roofing timbers affected by rot.

Roof drainage and the stormwater system are not tested at the inspection. Blocked or non-existent stormwater drains are sometimes accountable for problems relating to roof drainage.

Date Report Prepared: 22 May 2014

Property: Unit 21 of 46 Catchpole Street, Macquarie

#### **EXTERNAL WALLS & NON STRUCTURAL REAINING WALLS**

- cracking/movement
- · weep holes decay

- mortar
- dampness
- · joint sealants

- render
- · visible flashing
- perpends

Settlement cracks, if present, need to be monitored over a period of time to determine if an ongoing structural problem exists. If any reference has been made in this report to cracking, settlement and or movement, it should be noted that we are not experts in this area and further advice, if considered necessary, should be obtained from a Structural Engineer.

### PATHS, PAVING & DRIVEWAY

 cracking sinking

- movement
- · alignment

- uplifting
- · root penetration

### **FENCES & GATES**

palings/panels sagging

- rails
- · timber decay (rot)

posts

### **SUB FLOOR**

#### **Timber Floor Construction**

- · bearers & joists
- dampness
- · cracked or leaking pipes
- · framing
- drainage
- debris

- piers/stumps
- ventilation

#### **Suspended Concrete Floor Construction**

• concrete condition

- cracking
- drainage

- dampness
- ventilation

debris cracked or leaking pipes

If moisture is noted, it is recommended that the sub-floor area be monitored to ensure that surface and sub-surface moisture ingress is not an ongoing issue. If the area remains damp, consideration should be given to upgrading subterranean and surface drainage systems to ensure that moisture is directed away from the building foundations and the sub-floor area is kept dry. A qualified drainage expert should be consulted with regard to drainage issues.

Many serious foundation problems are caused by reactive soil types and trees and gardens being planted too close to the building. Generally, clay soils which as common in the ACT, are reactive soils. Large trees use vast amounts of water and can quickly draw moisture out of the ground during dry periods, this results in destabilised moisture content of the soils around the building and ultimately may cause a foundation problem.

Over watering gardens close to the building may have the opposite effect, especially with clay soil. Over watering increases the moisture content of the soil which can result in "heaving" of the foundations adjacent to the garden. When watering close to the building you should avoid 'pooling' of water in a particular area, as this also affects the moisture content of the soil which in turn can cause damage to footings and foundations. Too much or too little water near the perimeter of the building may cause serious problems with foundations and footings. Damage to foundation footings can cause major structural problems, resulting in costly repairs.

#### HINTS FOR AVOIDING PROBLEMS AND COSTLY REPAIRS:

- Water evenly close to the building and do not over water
- Ensure the ground is graded away from the walls of the building and that the property has adequate drainage
- Promptly repair broken downpipes, leaking taps, sewerage pipes and other water services
- Hot water system overflows should be directed away from the area immediately adjacent to the foundations and the services maintained to ensure excessive leakage does not occur
- Garden beds should not be located against the house

### **SPECIAL PURPOSE REPORTS**

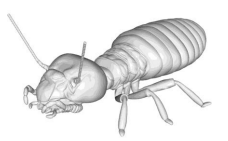
Improvements such as swimming pools and spas are subject to a Special Purpose Report and are not included in our inspection and reports. We recommend that a qualified technician be engaged to report on these items and to advise on current regulations relating to safety fencing and equipment.

Date Report Prepared: 22 May 2014

Property: Unit 21 of 46 Catchpole Street, Macquarie

### **Useful Timber Pest Information**

Information regarding prevention of timber pest infestation is helpful to all property owners. Every year timber pests contribute significantly to property damage in Australia. If left unchecked, a susceptible home can be damaged beyond repair in a matter of months. Routine checks and maintenance can help to minimise risk. As there are no 100% effective detection procedures, it is strongly advised that a professional pest controller is engaged if there are any concerns or evidence regarding the presence of timber pests on your property, and that regular pest inspections are undertaken on all buildings.



### **Termites**

Termites are amazing insects that have mastered cooperation, affording them extraordinary achievements. Building mud skyscrapers, hollowing enormous trees, moving huge amounts of soil and of course, eating your house are all accomplishments boasted by this fascinating creature. Termites (or white ants) can seriously damage the structure of a house or building, they are not selective creatures – every property is vulnerable! Termites feed on wood and serve a crucial function in our environment by converting dead trees into organic matter. They have the ability to bite off and process very small fragments of wood and can cause serious structural damage if wood is attacked in a building.

Under favourable conditions a termite colony of 60,000 workers can consume about a metre of two by four in as little as four months. In other circumstances, it can take as long as six years for termites to cause noticeable damage. Termite activity may remain undetected even after serious damage has occurred. This activity may have gone unnoticed because:

- Swarms have been ignored by the current owner of the property
- Termite activity may be ongoing, but be hidden behind concealed surfaces such as walls or stored goods
- Termite activity typically occurs beneath the surface of a visible wood beam and cannot be detected until
  the damage has occurred

It is impossible to undertake a visual inspection 'looking inside' walls or through wooden beams. Invasive techniques would need to be applied if there was concern about the presence of a termite colony.

Subterranean termites live in nests called colonies that may live as deep as 6 metres below the soil surface. Termites use mud tubes to travel in search of food sources. A mature colony takes approximately five years to mature and may include up to 200,000 workers.

Termites hide. They avoid light and rarely come out into the open. Mud tubes running up walls, floors and other areas of a property are a reliable indication of termite presence. Termites travel from food sources (wood) back to their nests by way of these mud tubes which are commonly found in basements of infested homes or running from soil to the house. Another means of travel is through hollow wood. You would also find evidence of dried mud, because termites have left the area and moved to the next food source in the property.

### **Borers of Seasoned Timbers**

There are many types of wood borers in Australia. Borers are the larvae of various species of beetles. The adult beetles lay their eggs within timber and when the eggs hatch, the larvae 'bore' through the timber which can cause significant structural damage. The larvae may reside totally concealed within the timber for a period of several years before passing into a dormant pupal stage. Within the pupal case they change into the adult beetle which cuts holes in the outer surface of the timber to emerge, mate and lay further eggs to continue the cycle. It is generally only through the presence of these access 'pinholes', frass and dust formed by the activity that their presence can be detected.

Where floors are covered by carpet, tiles, or other coverings, and where there is no underfloor access, it is often not possible to determine the presence of borers. This is particularly the case with the upper floors of a dwelling.

There are many types of wood borer. Those which are most often found in timber in houses and furniture usually belong to one of the following groups.

#### Lyctid borer (Powder Post Beetle)

- powderpost beetles mostly attack during the first 6-12 months of service life of timber
- produce a fine powdery dust, similar to talcum powder
- attack the sapwood of certain susceptible species of hardwood timber and can cause serious structural weakening in timber that has a high sapwood content
- as only the sapwood is destroyed, larger dimensional timbers (rafters, bearers and joists) are seldom weakened significantly; however, smaller dimensional timbers such as tiling or ceiling battens often have extensive sapwood content and its destruction may result in collapse

#### Anobium borer (furniture beetle) and Queensland pine borer

- attack furniture, structural timbers, flooring and decorative wood work
- favour old, well seasoned timber, especially softwoods such as Baltic pine or New Zealand white pine. However some hardwoods are susceptible
- these beetles are responsible for instances of flooring collapse
- attack by this beetle is usually observed in timbers that have been in service for 10-20 years or more and mostly involves flooring and timber wall panelling
- frass from exit holes is fine and gritty and wood attacked by these borers is often honeycombed.
- prefers cool, humid conditions

# **Timber Decay Fungi**

Wood decay by fungi establishes growth in unsealed, split, exposed timbers, in poorly ventilated areas such as subfloors, and around wet areas. Removal of the moisture source is generally the most powerful defence. Fungal decay is attractive to white ants and if the problem is not resolved it is possible that the area may be subject to termite attack.

#### **Brown Rot (Cubic Rot)**

- brown rot fungi feed on the wood's cellulose, leaving a brown residue of lignin, the substance which holds the cells together. Infested wood may be greatly weakened, even before decay can be seen
- advanced infestations of brown rot are evidenced by wood more brown in colour than normal, tending to crack across the grain.
- after it is dried, wood previously infested with brown rot will turn to powder when **crushed.**

#### White Rot

- white rot attacks wood; it breaks down both the lignin and cellulose causing the wood to lose its colour and appear whiter than usual
- wood affected by white rot generally does not crack across the grain; rather it will shrink and collapse when severely degraded
- infested wood gradually loses strength and become springy to the touch

#### **Concrete Slab Homes**

Where a concrete slab forms the foundation of a home, it is important that the edge of the slab is left exposed. Weep holes in between the bricks, found immediately above the slab, must also be left unobstructed. When garden beds, lawns and foliage, decking, pavers and paths conceal the slab it is possible for termites to move in undetected and attack framing timbers of a building. They may move all the way up to truss work and roof frames, by which time massive damage may have been affected. Like any building constructed on a timber frame, a home on a concrete slab should be maintained and regularly inspected to prevent timber pest infestation.











# SCOPE AND LIMITATIONS OF OUR INSPECTION



This report is intended to be read as a whole. Please read the detailed inspection information and the Scope & Limitations of Report sections before reaching any conclusions regarding the condition of the property. Any person who relies upon the contents of this report does so acknowledging that the following clauses, which define the Scope and Limitations of the inspection, form an integral part of the report.

This report has been prepared as a result of a VISUAL INSPECTION with reference to the requirements of Australian Standard AS 4349.0-2007 Inspection of buildings (General requirements), AS 4349.1-2007 Inspection of buildings (Pre-purchase inspections -

Residential buildings) and As 4349.3 - 2010 Inspection of buildings Part 3: Timber Pest Inspections. It is limited to the condition of those areas of the property that were fully accessible (see Reasonable Access) and visible to the inspector at the date of the inspection. In the case of a Strata type property, our inspector only undertakes an examination of the interior of the unit.

## Inspection of buildings - Pre Purchase Inspections - Residential Buildings

Inspection of the subject property and this report has been completed with reference to Australian Standard AS 4349.1-2007. The inspection is a VISUAL INSPECTION ONLY.

AS 4349.1 - Inspection of buildings excludes reporting of the following items: footings, concealed damp-proof course, electrical installations, smoke detectors and residue current devices; Plumbing, drainage, gas fitting, air conditioning and heating; Garage door opening mechanisms; Swimming pools, spas, saunas and associated equipment; The operation of fireplaces and chimneys; alarm systems and intercom systems; soft floor coverings including carpet and vinyl, floating floors; window treatments; appliances including dishwashers, garbage disposal units, ovens, ducted vacuum systems; paint coatings; landscaping.

## **Limitation of Liability**

The report of this property is valid on the date of inspection. No responsibility is accepted for any matter not existing or evident or for any deterioration occurring after the inspection date.

**This inspection is completely visual**. Concealed areas where access is unavailable are unable to be inspected and are not reported on; such defects could include, but are not limited to:

- Breakage, blockage or interference with any concealed pipes, broken window mechanisms (sash cords) etc.
- Any part of the structure which is underground or concealed e.g. footings, wall framing, under floor coverings. Areas concealed by furnishings or stored goods etc.

No responsibility can be accepted for defects which are latent or otherwise not reasonably detected on a visual inspection without interference with or removal of any of the structure including fixtures, fittings, furniture, insulation or stored items within and around the building.

#### Safe and Reasonable Access

Australian Standard 4349.1 – 2007 3.2.2 The extent of accessible areas shall be determined by the inspector at the time of inspection, based on the conditions encountered at the time of inspection. The inspector shall also determine whether sufficient space is available to allow safe access. The inspection shall include only accessible areas and areas that are within the inspector's line of sight and close enough to enable reasonable appraisal. The Australian Standard 4349.3 defines reasonable access as "areas where safe, unobstructed access is provided and the minimum clearances are available; or, where these clearances are not available, areas within the consultant's unobstructed line of sight and within arm's length. NOTE: Reasonable access does not include removing screws and bolts to access covers."

Reasonable access shall be determined in accordance with the provisions of the following Table:

Area	Access Manhole MM	Crawl Space MM	Height
Roof Interior	400 x 500	600 x 600	Accessible from a 3.6 m ladder
Roof Exterior			Accessible from a 3.6 m ladder
Subfloor	500 x 400	Vertical clearance - Timber Floor: 400* Concrete Floor: 500	

<sup>\*</sup> To underside of bearer, joist or other obstruction to access.

Accordingly, this report is not a guarantee that defects and/or damage do not exist in any part of the property not specifically seen and described by the inspector. This report is not a warranty against problems that may develop in the future.

# **Compliance Report**

No attempt is made in this inspection and reporting process to confirm that the existing improvements on the subject property are in strict accordance with approved plans. There may be variations in design, features and dimensions that are in conflict with each other. Additionally, there is no guarantee given that improvements are in accordance with the current Building Code of Australia. In most circumstances there is no requirement to upgrade specifications to the current Building Code.

#### **Building Files**

This report relies on the plans, survey reports, certificates of occupancy and other relevant documents supplied by the Department of Environment and Sustainable Development, the client or their agent. Our company or its employees cannot be held responsible for any omissions or errors in this report where incomplete, inaccurate or illegible information is supplied. It is the responsibility of the property owner to resolve any file discrepancies with the relevant authority. Documentation of any plumbing or electrical alterations is not included in the building file. If required this documentation can be obtained by the owner or other stakeholder from ACTEWAGL

#### **Property Report**

This report does not and cannot make comment upon: defects which may have been concealed; the assessment or detection of defects (including rising damp or leaks) which may be subject to the prevailing weather conditions; whether or not services have been used for some time prior to the inspection and whether this will affect the detection of leaks or other defects; the presence or absence of timber pests; gas fittings; environmental concerns; the proximity of the property to flight paths, railways, or busy traffic; noise levels; health and safety issues; heritage concerns; security concerns, fire protection; site drainage (apart from surface water drainage); the operation of swimming pools and spas; detection and identification of unapproved building work; detection and identification of illegal or inadequate plumbing or electrical work: durability of exposed finishes; neighbourhood problems; document analysis; any matters solely regulated by statute; any area or item that could not be inspected by the inspector.

Unless otherwise specified, no examination has been made of any documentation of any type. We have not referred to statutory authority records nor have we examined any survey or water and sewerage service diagram or any other document prepared by any statutory authority or other party.

#### **Purpose of This Report**

The purpose of this report is to identify major defects or faults in the building for an intending purchaser, insofar as a property inspector can reasonably identify those defects or faults.

This report contains a number of observations but is not intended to list <u>every</u> defect. Defects are common to all properties and are generally attended to during routine maintenance, redecoration and or renovation. Generally, ongoing maintenance items, upgrading requirements, cosmetic works and minor defects or faults have not been included. These items will depend on your personal requirements and budget. The property age and type also needs to be taken into consideration.

#### **Concealed Surfaces**

The inspection did not include breaking apart, dismantling, removing or moving objects, including but not limited to foliage, mouldings, roof insulation or sisalation, floor or wall coverings, sidings, ceilings, floors, furnishings, appliances, or personal possessions.

The inspector cannot see inside walls, between floors, inside skillion roofing, behind stored goods or any other areas that are concealed or obstructed. The inspector did not dig, gouge, force or perform any other invasive procedures. Visible timbers have not been destructively probed or hit.

Some defects may only be visible once furniture and other items have been removed from a property or when alterations are carried out. Built-in cupboards are usually filled with personal items and clothing. Some exterior surfaces may be obscured due to overgrown vegetation. Therefore, we cannot comment on the condition of the surfaces obscured by these items or otherwise concealed.

#### Water Penetration

Some water penetration problems and/or dampness do not become apparent and sometimes cannot be detected unless there has been recent heavy rain or prolonged periods of rain.

Roof drainage is not tested. Therefore, no guarantee is given or implied that the roof will remain weatherproof in all weather conditions. The very best roof drainage systems can fail in extreme weather sometimes impacted by conditions not related to the property under review. (Blocked or impaired stormwater drains for example)

#### Fire Protection Equipment & Ordinance Requirements

These are not covered by this report and these matters should be checked with the statutory authority. Any fire protection equipment has not been tested, e.g. smoke detectors etc.

#### Hazardous Materials & Contamination

Many building products with an asbestos cement component were in use prior to 1980 and are considered safe if left in their present state. The main concern with asbestos products is in relation to the sprayed Limpet Asbestos fibres which were generally used for acoustic and heat insulation in commercial buildings and these should not be tampered with before seeking expert advice which is freely available from Workcover. Our inspection and report does not cover any hazardous materials or prior use of the land and building or any chemicals applied to land and buildings, which may have caused contamination.

#### Retaining Walls & Structural Columns

We are not engineers. Comment in respect of large and/or structural retaining walls and columns are beyond the scope of this report. It is not possible to determine from a visual inspection whether a retaining wall or column has been built in accordance with sound engineering principles and, even if it has, whether it is or will remain sound. An engineer should be consulted in any case where there are large, or structural, retaining walls, columns or similar building elements.

#### **Appliances**

This report does not cover any matters relating to the operation of electrical or gas appliances. Any comments made in this regard are from a general observation only.

#### Cracking/Settlement/Movement & Structural Integrity

Where reference has been made in this report to cracking, settlement, movement or an opinion has been provided on structural integrity, it is important to note that we are not experts in this area and our advice is limited accordingly. If considered necessary, further advice should be obtained from a Structural Engineer before critical decisions are made relative to such matters. Any cracking reported should be monitored for further movement. If further movement is noted, a Structural Engineer should be consulted at the earliest opportunity. Cracking of masonry walls is very common in the ACT, particularly where there are volatile clay soils. There may be some superficial or hairline cracks that we consider have no structural implications which have not been identified.

#### Electrical, Gas & Other Service Installations

We are not licensed electricians, gas fitters or mechanical engineers. This report does not cover any matters relating to electrical and gas installations or any apparatus operated by electronic, mechanical or hydraulic means. You should satisfy yourself as to the operation and condition of any appliances or other installations. Any comments made in this regard are from general observation only. There has been no electrical, data, security or fire detection system testing or investigation.

#### Plumbing & Drainage

We are not licensed plumbers and a specialist inspection of the water service, plumbing and drainage system including roof drainage is excluded from this report. We recommend an inspection by a licensed plumber and drainer to identify any plumbing faults or drainage problems.

#### **Timber Pests**

If this report does not include one, we strongly recommend that an independent inspection and report be obtained from a specialised, accredited Pest Inspector to determine whether the property is free from infestation (whether active or dormant).

#### **Boundaries**

Unless otherwise stated the inspector has not gained access to any neighbouring properties and is therefore unable to comment upon the external state of any boundary fences and walls. The common areas of unit developments are not inspected. Any comments made in relation to common areas are from general observation only.

#### Rural Property Inspection

This inspection and report relates to the residential structure; rural improvements on the property are not inspected or reported on, any comments contained in this report relative to rural improvements are strictly observational.

#### Special Purpose Reports

This Property Report does not contain any assessment or opinion in relation to any item which is the subject of a **Special Purpose Property Report**, or any matter where the inspection or assessment of which is solely regulated by Statute. Special Purpose Property Reports include comment on the following: Common property areas, environmental concerns such as sunlight, privacy, streetscape and views, proximity of property to flight paths, railways and busy traffic or other neighbourhood issues; Noise levels; Health and safety issues including, but not limited to the presence of asbestos, lead or other hazardous materials; Heritage concerns; Security or fire protection systems; Climate control or water heating systems; Analysis of site drainage apart from surface water drainage; Swimming pools and spas; Detection and identification of illegal and unauthorized plumbing work; Durability of exposed finishes.

### **Timber Pest Report**

This inspection DID NOT include breaking, removing or moving objects. Floor and wall coverings, roof insulation, foliage, furniture, appliances and personal possessions may all limit the scope of inspection. The inspector does not have access to the inside of walls, between flooring, inside eaves and skillion roofing, and cannot move stored goods during an inspection. At NO TIME did the inspector use invasive procedures or bang/tap surfaces to reach conclusions. Where the property is occupied, please note that furnishings and household items may be concealing evidence of Timber Pests which may only be revealed when the items are moved. The inspector did not move furniture or stored goods or use invasive procedures to access any area of the property.

#### Scope of the Report

This Report is confined to reporting infestation and/or damage caused by white ants (subterranean and damp wood termites), borers of seasoned timber and Timber Pests (wood decay fungi), present on the date of the Inspection. The Inspection did not cover any other pests and this Report does not comment on them. Dry wood termites and European House Borer (Hylotrupes bujulus Linnaeus) were excluded from the Inspection due to the extreme difficulty in locating the small colonies; however, they will be referred to if, in the course of the Inspection, any visual evidence of infestation happened to be found. Some species of termite and house borers, if discovered, will be reported (by law) to Government Authorities.

#### Limitations

This report does not contain any assessment or provide an opinion with respect to:

- any area or item that was not, or could not be inspected
- a matter that is not within the inspector's expertise
- a matter, the inspection or assessment of which is solely regulated by statute
- any area/item that is the subject of a special-purpose timber pest inspection report

The inspector does not imply that inaccessible or partly inaccessible areas of the property were not, or have not been, infested by Timber Pests. This Report is not a guarantee that an infestation or future infestation and/or damage does not exist in any inaccessible or partly inaccessible areas of the property.

#### **Determining Extent of Damage**

This Report is NOT a structural damage report. You agree that neither we nor the Inspector are responsible or liable for the repair of any damage, whether disclosed by our report or not. Our inspectors are not necessarily specialised builders and any inexpert opinion provided with respect to timber damage CANNOT be relied upon. The Report will not state the full extent of any timber pest damage; rather, we may provide comment on the damage for your information. If evidence of Timber Pest activity and/or damage is reported in the structure(s) or the grounds of the property, then you must assume that there may be further concealed structural damage within the building(s). This concealed damage may only be found when invasive procedures are applied to reveal previously concealed timbers. In the case of Timber Pest activity and/or damage WE STRONGLY RECOMMEND an invasive Timber Pest Inspection is undertaken and a qualified person such as a Builder, Structural Engineer, or Architect be engaged to carry out a structural inspection to determine the full extent of the damage and repairs that may be required.

#### Mould

Mould (also referred to as Mildew and non wood decay fungi) is not considered a Timber Pest. This report does not cover the inspection of Mould. If evidence of mould was observed during the inspection, it may be noted for your information. If you are concerned as to the possible health risk resulting from the presence of mould then you should seek advice from your local Council, State or Commonwealth Government Health Department or a qualified expert.

# **IMPORTANT INFORMATION**

The Purchaser is advised that this Report reflects the condition of the property existing at the time of the inspection date and may not reflect the current state. Timber Pests, particularly termites, may have gained entry to the property since the inspection date. Termites can, in a relatively short period, cause significant damage to both structural and non-structural timbers within and around the buildings of the property. Termites (white ants) may be difficult to detect and much of the damage caused may not be readily visible. If damage exists it may cost thousands of dollars to repair. It is, therefore, strongly recommended that you promptly arrange for an inspection in accordance with Australian Standard AS4349.3 if this report is being read after one hundred and eighty (180) days from the date of inspection.

If the Report indicated the presence of Termites, termite damage, or recommends any treatments or other inspections and reports, you should obtain copies of the treatment proposal, any certificates of treatments carried out, details of all repairs including copies of quotations, invoices and any other reports. It is strongly recommended that you arrange for an inspection in accordance with AS 4349.3 to verify that the treatment has been successful and carried out in accordance with AS 3660.2 and arrange for a further building inspection in accordance with AS 4349.1. The person carrying out the inspection and the company, partnership or sole trader that employs that person will have no liability to you for any damage or loss you may suffer as a result of your entering the contract to purchase the property or in connection with completing the purchase of the property as a result of your failure to heed the advice given in this report, and may use such failure in defence of any claim that you may later make against any of them.

#### General

#### Occupational Health & Safety Act

A non-residential building and the common property of some group residential buildings will fall within the definition of a workplace for the purposes of the Occupational Health and Safety Act,

The owners of workplaces must ensure that:

- premises are safe and without risk
- plant and substances are used without risk
- workers are trained in OH&S, are aware of their obligations and do, in fact, act in a safe manner

A pre-purchase building inspection may identify some safety issues in the common area but it is not an audit conducted for that specific purpose. It is essential that every Owners' Corporation or Company consult an appropriately qualified specialist to ensure it meets its legislative obligations.

#### Safe Working Temperatures for the Inspector

When the temperature of a workspace (for example a ceiling cavity) exceeds the level considered to be safe according to OH&S guidelines, the inspector will complete a risk assessment and the inspection will be limited accordingly. In the event that the inspector decides that the temperature exceeds safe working limits, generally, the inspection will be limited to the area immediately adjacent to the access for inspection.

# **WARRANTY AND USE OF THIS REPORT**

This report is made solely for the use and benefit of:

- 1. The Client named in this report
- 2. The Purchaser of this property

**NO LIABILITY** or responsibility whatsoever, in contract or tort is accepted to any **Other Party** who may rely on the report wholly or in part. Any **Other Party** acting or relying on this report, wholly or in part, does so at their own risk.

**NO LIABILITY** or responsibility whatsoever will be accepted if the invoice for this report is not paid on or before settlement of the sale contract or within one hundred and eighty (180) days from the date of inspection.

**NO LIABILITY** shall be accepted on account of failure of the Report to notify any Termite activity and/or damage present at or prior to the date of the Report in any areas(s) or section(s) of the subject property physically inaccessible for inspection, or to which access for Inspection is denied by or to the Licensed Inspector (including but not limited to any area(s) or section(s) so specified by the Report).

The report is only an opinion of Residential Reports and is valid for one hundred and eighty (180) days from the date of inspection as per the Civil Law (Sale of Residential Property) Act. No liability will be accepted or claims considered after the expiration of this period of liability.

In the event that a defect is identified that has not been documented in this report Residential Reports must be notified before **ANY** remedial action is taken. **NO LIABILITY** shall be accepted where remedial action is taken prior to Residential Reports being advised of the defect and given the opportunity to re-inspect the property and identify the defect.

Copyright remains with Residential Reports, the report is not to be copied or reproduced without the written authority of the author.

This report supersedes any other report, verbal or written, given to you by this company in respect of this property. If items require clarification, please call our office for assistance.

#### Department of Fair Trading

Within 7 days of the preparation of this report the details as stated in the Civil Law Registrations Part 2, 7 (4) have been provided to the Department of Fair Trading as required.

Please feel free to contact our inspector at any time if you have questions or require clarification about the contents of this report prior to acting on this report.

Signed on behalf of:

A About

Avonmore Investments Pty Limited trading as RESIDENTIAL REPORTS

ABN 97 381 180 850

Raymond Short - Class A Building Assessor Licence No. 2011953



# **FirstRate Report**





YOUR HOUSE ENERGY RATING IS:

0 STARS

in Climate: 24

SCORE: -136 POINTS

Name: Margaret Patricia Collins

**Ref No:** 9812

House Title: Block 12, Section 54

**Date:** 22-05-2014

Address: Unit 21 of 46 Catchpole Street

Macquarie 2614

Reference: C:\...\CATCHPOLE STREET MACQUARIE 21 OF 46 1405

This rating only applies to the floor plan, construction details, orientation and climate as submitted and included in the attached Rating Summary. Changes to any of these could affect the rating.

ACT HOUSE ENERGY RATING SCHEME

-136 Points

O Stars

Date

22 May 2014

Ray Short - Lic No. 2011953

Building Assessor – Class A (Energy Efficiency)



#### **IMPROVING YOUR RATING**

The table below shows the current rating of your house and its potential for improvement.

	РО	OR	AVEF	RAGE	GO	OD	V. GOOD
Star Rating	0 Star	*	**	***	****	****	*****
Point Score	-71	-70 -46	-45 -26	-25 -11	-10 4	5 16	17
Current -	136						
Potential	37						

Incorporating these design options will add the additional points required to achieve the potential rating shown in the table Each point represents about a 1% change in energy efficiency. This list is only a guide to the range of options that could be used.

#### **Design options**

#### **Additional points**

Change ceiling insulation	R 4	109
Change added wall insulation	R 2.5	41
Change curtain to	Heavy Drapes & Pelmets	19
Seal External Doors		1
Seal Internal Doors		3

#### **DESIGN OPTIONS**

The design option suggestions to improve this energy rating may be additional to elements already in place. For example, the option to install 'Heavy Drapes and Pelmets' will take into account windows that already have Heavy Drapes and Pelmets installed. Insulation recommendations will take into account existing insulation values.

Some recommendations for improvement will not be practical in all circumstances. For example, if the dwelling is built on a concrete slab or the external walls are solid brick, it would not be possible to install insulation.

FirstRate Mode	
Climate: 24	

RATING SUMMARY for: Block 12, Section 54, Unit 21 of 46 Catchpole Street, Macquarie

Assessor's Nar Net Conditione	-	Short a: 86.2 m <sup>2</sup>						Points	
Feature							Winter	Summer	Total
CEILING							-84	-20	-103
Surface Area:	0	Insulation:	-1	03					
WALL		<u>.</u>					-37	0	-36
Surface Area:	-15	Insulation:	-2	22 Ma	ss:	0			
FLOOR							11	0	11
Surface Area:	0	Insulation:	-	2 Ma	ss:	14			
AIR LEAKAG	E (Percen	tage of sco	re shown	for each	element)		6	0	5
Fire Place	Fire Place 0 % Vented Skylights 0 %								
Fixed Vents 0 % Windows 32 %									
Exhaust Fans	khaust Fans 0 % Doors 55 %								
Down Lights		0 %	Gaps (ar	ound fram	es)	13 %			
DESIGN FEAT	TURES						0	1	1
Cross Ventilation	1	1							
ROOF GLAZI	NG						0	0	0
Winter Gain		0	Winter Lo	oss		0			
WINDOWS							-18	-15	-33
Window Area Point Scores									
Direction	m2	%NCFA	Winter* Loss	Winter Gain	Summer Gain	Total			
NE	13	15%	-35	30	-11	-16			
sw	8	10%	-20	6	-4	-18			

<sup>\*</sup> Air movement over glazing can significantly increase winter heat losses. SEAV recommends heating/cooling duct outlets be positioned to avoid air movement across glass or use deflectors to direct air away from glass.

1

37

0

-15

0

-33

0

-55

NW

Total

0

22

1%

25%

The contribution	of heavyweight materials to th	Winter	Summer	Total	
RATING	No Stars	SCORE	-122	-34	-136*

<sup>\*</sup> includes 19 points from Area Adjustment

#### **Detailed House Data**

#### **House Details**

ClientName Margaret Patricia Collins HouseTitle Block 12, Section 54

StreetAddress Unit 21 of 46 Catchpole Street

Suburb Macquarie Postcode 2614 AssessorName Ray Short FileCreated 22-05-2014

Comments

#### **Climate Details**

State

Town Canberra Postcode 2600 Zone 24

#### **Floor Details**

<u>ID</u>	<u>Construction</u>	Sub Floor	<u>Upper</u>	<u>Shared</u>	<u>Foil</u>	Carpet	<u>Ins RValue</u>	<u>Area</u>
1	Concrete Slab on ground	No Subfloor	No	No	No	Tiles	R0.0	20.6m <sup>2</sup>
2	Concrete Slab on ground	No Subfloor	No	No	No	Carp	R0.0	75.1m <sup>2</sup>

#### **Wall Details**

ID	Construction	Shared	Ins RValue	Length	<u>Height</u>
1	Brick Veneer	No	R0.0	37.8m	2.4m

#### **Ceiling Details**

<u>ID</u>	<u>Construction</u>	Shared	<u>Foil</u>	<u>Ins RValue</u>	<u>Area</u>
1	Attic - Standard	No	No	R0.0	95.7m <sup>2</sup>

#### **Window Details**

									Fixed &	Fixed	Head to
<u>ID</u>	<u>Dir</u>	<u>Height</u>	<u>Width</u>	<u>Utility</u>	<u>Glass</u>	<u>Frame</u>	<u>Curtain</u>	Blind	Adj Eave	<u>Eave</u>	<u>Eave</u>
1	NE	2.1m	1.8m	No	SG	ALSTD	CW	No	0.5m	0.5m	0.3m
2	NE	1.0m	1.6m	No	SG	ALSTD	NC	No	0.5m	0.5m	0.3m
3	NE	2.1m	1.8m	No	SG	ALSTD	CW	No	0.5m	0.5m	0.3m
4	NE	2.1m	1.8m	No	SG	ALSTD	CW	No	0.5m	0.5m	0.3m
5	SW	1.2m	1.8m	No	SG	ALSTD	CW	No	0.6m	0.6m	0.0m
6	SW	1.0m	1.2m	Yes	SG	ALSTD	HB	No	0.6m	0.6m	0.0m
7	SW	1.0m	0.6m	Yes	SG	ALSTD	HB	No	0.6m	0.6m	0.0m
8	SW	1.2m	1.8m	No	SG	ALSTD	CW	No	0.6m	0.6m	0.0m
9	SW	1.2m	1.8m	No	SG	ALSTD	CW	No	0.6m	0.6m	0.0m
10	NW	0.9m	0.5m	Yes	SG	TIMB	NC	No	0.0m	0.0m	0.0m

#### **Window Shading Details**

				Obst	Obst	Obst	Obst	LShape	LShape	LShape	LShape
<u>ID</u>	<u>Dir</u>	<u>Height</u>	Width	<u>Height</u>	<u>Dist</u>	Width	<u>Offset</u>	Left Fin	Left Off	Right Fin	Right Off
1	NE	2.1m	1.8m	1.0m	4.0m	5.7m	3.2m	5.0m	0.5m	0.0m	0.0m
2	NE	1.0m	1.6m	1.0m	4.0m	5.7m	3.2m	5.0m	3.0m	0.0m	0.0m
3	NE	2.1m	1.8m	1.0m	4.0m	5.7m	3.2m	5.0m	5.0m	0.0m	0.0m
4	NE	2.1m	1.8m	1.0m	4.0m	4.7m	-0.1m	5.0m	7.0m	0.0m	0.0m
9	SW	1.2m	1.8m	0.0m	0.0m	0.0m	0.0m	0.0m	0.0m	5.0m	5.0m
10	NW	0.9m	0.5m	2.7m	4.0m	9.1m	-9.0m	0.0m	0.0m	0.0m	0.0m

#### **Zoning Details**

Is there Cross Flow Ventilation? Good

#### Air Leakage Details

Location Suburban
Is there More than One Storey? No
Is the Entry open to the Living Area? No
Area of Heavyweight Mass 0m²
Area of Lightweight Mass 0m²

	Sealed	UnSealed
Chimneys	0	0
Vents	0	0
Fans	0	0
Downlights	0	0
Skylights	0	0
Utility Doors	0	3
External Doors	0	2

Unflued Gas Heaters 0
Percentage of Windows Sealed 98%
Windows - Average Gap Small
External Doors - Average Gap Small
Gaps & Cracks Sealed Yes

#### **Rater Comments**

#### **House Details**

ClientName Margaret Patricia Collins HouseTitle Block 12, Section 54

StreetAddress Unit 21 of 46 Catchpole Street

Suburb Macquarie
Postcode 2614
AssessorName Ray Short
FileCreated 22-05-2014

#### **Rater Comments**

#### MEASUREMENTS USED IN THIS ASSESSMENT

The Energy Rating recorded in this assessment is determined by assessing many elements of the structure and interior treatments including window and floor coverings. The area of external walls and windows, ceiling and floors are part of the assessment.

Some measurements used in this assessment may be nominal. Every effort is made by the assessor to accurately calculate the dimensions of property. However, often accurate and comprehensive plans indicating all dimensions of an existing property, particularly following alterations and extensions are not always available. The reader of this report should not rely on the accuracy of any dimensions used when making critical decisions relating to those dimensions. The assessor will not accept any liability should any discrepancy be revealed.

#### **DESIGN OPTIONS**

The design option suggestions to improve this energy rating may be additional to elements already in place. For example, the option to install 'Heavy Drapes and Pelmets' will take into account windows that already have Heavy Drapes and Pelmets installed. Insulation recommendations will take into account existing insulation values.

Some recommendations for improvement will not be practical in all circumstances. For example, if the dwelling is built on a concrete slab, it will be possible to install floor insulation.

#### DOOR SEALS AND WEATHER STRIPS

A wooden framed door is only considered to be sealed when a draft extruding device is fitted to the bottom of the door AND sealing tape or felt is fitting to the timber frame around the door opening.

#### WINDOW GLAZING RATIOS

Glazing areas in one direction greater than 25% of the nett conditioned floor area will reduce the Energy Efficiency Rating.

# Energy Efficiency Rating Fact Sheet

# Residential Reports Inspectors are ALL Licenced Class A Energy Efficiency Assessors

#### **QUICK FACTS**

- Sellers of residential properties are required to provide an Energy Efficiency Rating (EER) to potential buyers. (This is known as mandatory energy efficiency disclosure.)
- The EER forms part of the Sale Contract and must be published in all advertising material
- The EER rating system uses computer simulations to assess the potential thermal comfort of your home. The more stars, the less likely the occupants need cooling or heating to stay comfortable.
- The ACT Government has two systems in place for Energy Ratings:
  - one is for new homes (2nd Generation Software) and
  - one is for established homes (1st Generation Software)
     Residential Reports (and all other companies preparing reports for the sale of a property) uses 1st Generation Software.
- The consumption of energy in the home for heating, cooling, hot water or lighting and other appliances IS NOT considered when calculating the EER rating.

#### WHAT IS RATED?

The rating is dependent on:

- Layout of the home
- · Construction of its roof, walls, windows and floor
- Wall, floor and ceiling insulations
- Orientation of windows and shading of the sun's path and local breezes
- Influence of the local climate



#### WHY IS THERE A DISCREPANCY BETWEEN MY OLD EER AND MY NEW EER?

- Increasingly, in a number of circumstances particularly where new homes have been rated using 2nd generation software and are being offered for sale where the rating is conducted using 1st generation software, there can be a significant variation between the two ratings:
  - 1st generation software rates to 6 stars
  - 2nd generation software rates to 10 stars
- ACT Legislation currently PROHIBITS Inspectors from assuming insulation values which may have been the case previously. Documented proof or access for a visual sighting is NOW REQUIRED to verify the existence and rating of insulation.

When you engage Residential Reports to complete your EER you have the peace of mind of knowing the Inspector undertaking your assessment is licensed in the ACT as a Class A Energy Assessor and your Energy Rating is calculated using software approved by the ACT Government.

Further information is available via the ACT Planning & Land Authority http://www.actpla.act.gov.au/topics/hiring\_licensing/employ\_professional/energy\_assessors





#### MECON Winsure Insurance Group A.B.N 29 059 310 904 AFSL 253106

www.mecon.com.au / www.winsure.com.au

Tuesday, September 3 2013

#### CERTIFICATE OF CURRENCY

The Insured:

Avonmore Investments Pty Ltd T/as Residential Reports

**Effected With:** 

Certain underwriters at Lloyd's

**Policy Class:** 

Professional Indemnity

Insured's Address:

538 Glen Eira Road CAULFIELD EAST VIC 3145

**Policy Number:** 

HPI908-3055

**Professional Services:** 

Pre purchase building inspections and real estate activities

Period of Insurance:

06-09-2013 to 06-09-2014 at 4:00pm Local Time

**Retroactive Date:** 

06-09-2004

**Limits of Liability:** 

A\$1,000,000.00 any one claim and A\$1,000,000.00 in the aggregate for all

claims made during period of insurance

Extensions:

As per policy

Excess:

A\$5,000.00 each and every loss costs inclusive

**Policy Wording:** 

WINSURE PI 08

Signed on behalf of certain underwriters at Lloyd's by MECON Winsure Insurance Group Pty Ltd

Kind regards,

Matthew Boon General Manager

MECON Winsure Insurance Group Pty Ltd

Fax: (02) 9252 1050

# TAX INVOICE

# PAYMENT PENDING

As per terms and conditions in the Residential Reports Client Guarantee



Job Number 9812

Please ensure this number is used when making payment

22 May 2014

Margaret Collins

For the Property at: Unit 21 of 46 Catchpole Street Macquarie ACT 2614

RAPID INSPECTIONS PACKAGE	
ESDD conveyancing file fees (no GST)	83.40
Drainage Plans (no GST)	20.70
ESDD EER Lodgement Fee (no GST)	29.70
Property Inspection and Report (package price)	260.00
Pest Inspection and Report (package price)	321.20
Building Compliance Inspection and Report (package price)	260.00
1st Rate Energy Efficiency Inspection & Report	0.00
GST INCLUDED IN TOTAL	76.47
TOTAL	\$975.00

thank you for your business

PAYMENT OPTIONS	
Credit Card	Please call our office on 6288 0402 to provide card details. Your account is not debited until the day reports are provided to you. By calling us with these details as soon as possible, you will ensure there is no delay when reports are ready to be released. A 1.8% surcharge applies.
Direct Deposit	Account Name: Residential Reports BSB: 012-997 Account Number: 3521 72543 Reference: 9812 IMPORTANT: <u>PLEASE</u> ensure this unique ID is used
Cash or Cheque	Can be provided to your inspector on the day. Please notify our office if you choose this option so we can note it on their job sheet. Cheques made payable to 'Residential Reports' please.

Avonmore Investments Pty Limited trading as Residential Reports ABN 97 381 180 850 35 Poynton Street Hughes ACT 2605 **p** 6288 0402 **f** 6288 9516 **e** info@residentialreports.com.au

We are a member of the MASTER BUILDERS ASSOCIATION & THE ACT REAL ESTATE INSTITUTE residentialreports.com.au

#### **CONVEYANCING BUILDING FILE INDEX**

SUBURB:	Macquarie	SECTION:	54	BLOCK:	12	UNIT:	21	· EX GOV:	No	PAGE:	1/1
COU ISSUED Y/N	PLAN NUMBER	FOLIO NO.	DESCRIPTION OF WORK	AMEND	DETAILS	INDEM INSUR	SURVEY	PERMIT . NUMBER	COST OF WORKS	COU PLAN NO. & DATE	FOOTINGS DATE
,			. UNIT FILE								
Y	72616	1 .	Townhouse Unit 21					-	\$49,358		
	•	3						72616			
		5								-	25/11/87
	·	19		·					. •	72616 11/11/88	
<u> </u>			MAIN FILE					<del></del>			
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Drainage Plan Number: 48916

Soil Classification Number: No

Comments:



#### CONVEYANCING PART 2

No information is provided in respect of electrical, drainage or sewer matters and or to the location of overhead power lines or underground cables in relation to the building.

		163	140	
1.	<ul><li>(a) Is this a government or ex government house?</li><li>(b) If yes, is there a building file with approvals on it?</li></ul>			•
2.	Is there any record of incomplete building work on the building file?  If yes - file copies attached		$\boxtimes$	
3.	Are there any records on the building file of current (within 5 years) housing Indemnity insurance policies for building work? If yes - file copies attached			
<b>4</b> .	Are there any records on the building file showing building applications still being processed? (Current within 3 years) If yes - file copies attached	<u> </u>	$\boxtimes$	
5.	Are there any records on the building file in relation to loose-fill asbestos insulation?			
	If available, copies of the following documents are provided:  • Certificate/s of Occupancy and Use	<b>M</b> .		
	Survey Certificates			
. •	<ul> <li>Approved Building Plans</li> <li>Ex- government Building Plans</li> </ul>			•
	<ul> <li>Certificate of Completion of Asbestos Removal work**</li> <li>** If YES – this indicates that the property was part of the Loose Asbestos Insulation Property for more information go to the Asbestos Awareness Website – www.asbestos.act.g</li> </ul>			
	If requested:  • Drainage Plan(s)	$\bowtie$		
You she			•	
the lett referer the pro	<b>Note:</b> Building approvals that have been generated via eDevelopment will be issued with er B. Initial building approval documentation will be identified with project number B20X need as B20XXXX/A on the Certificate of Occupancy and Use. Any amendments to the original piect number and an alphanumeric digit. The first amendment will be identified as B20XXX (X/C etc.	XXXX or inal app	nly but will be proval will be i	ssued with
Search	officer comments (if any?)			
Search	officer initials: Laurie Cost of application: \$ 104.10 Date comple	eted:	21/05/201	.4

# Surveyor's Certificate



42 Yiman Street, Waramanga, A.C.T. 2611 P.O. Box 472 Manuka, A.C.T. 2603 Telephones: 88 1257 95 9392

PLANS FILE No. 72616

Block:

12

Section:

54

Division:

MACQUARIE.

Title:

The Manager,
Stadbate Pty. Ltd.,
31 Lathlain Street,
BELCONNEN. A.AC.T. 2617.

Dear Sir,

I certify having surveyed the land being <u>Block 12</u>, <u>Section 54</u>, <u>Division of MACQUARIE</u> in the Belconnen District of the Australian Capital Territory, as delineated in Deposited Plan No. X5975 lodged at the office of the Registrar of Titles, Canberra City. The block has an area of 1235 square metres or thereabouts and has frontages to Catchpole Street and to Belconnen Way.

Upon this land stand several townhouse buildings in the course of erection. The positions of these buildings in relation to the boundaries of the land are as shown on the sketch plans attached.

The brickwork is contained wholly within the boundaries of the land and there are no encroachments by or upon the said land.

Yours faithfully,

John Foxlee.

REGISTERED SURVEYOR.

REGISTERED SURVEYOR.



#### FORM 1

Real Property (Unit Titles) Ordinance 1970

# UNITS PLAN No. 495

Block 12. Section 54	Division of MACQUARIE
Register Book Volume 1061 Folio 19	Deposited Plan No 706!
Address - Lithe Corporation for service of documents	
<u> </u>	Approved under the Unit Titles Ordinance 1934 as the Units Plan for the sub-division of the abovemention of parcel of land
of n surveyor registered under the Surveyors Ordinance 1967, hereby certify that - (A) the diagram on this short shows	for the sub-division of the abovement and parcel of land  Dated this
(a) the diagram on this shreat shows:  (b) the boundaries of the above-mentioned parties of land  (ii) the boundaries of each unit that is a Class Bunit about the Unit Titles	
(iii) The boundaries of each unit that is a Class B unit at the din the Unit Titles Ordinance 1970 into which the parcel is to be sub-dwider, and the boundaries at ground level, or projected to ground surel, of the	
extramilies or each building, or building in the course of erection, on the percel; and	Minister of State for Territories
*(b) each building, or building in the course of erection, on the parcel is wholly within the parcel except to the extent to which -	
(i) any eaves and guttering (including downplping) that form, or to form, part of the building project, or will project aver land that this part of a	Registered by me on the
place that is a public place within the meaning of it Hoads and Public	of
(ii) any cight awning that forms, or is to form, or of the building projects, or will project, over land that forms part of cace that is a public place within the meaning of the Bonds and Public acco Ordinance 1937 and any support	at
meaning of the Roads and Public Taces Ordinance 1937 and any support for such an awning stands — will stand, on land that forms part of a place that is a public place — ion the meaning of that Ordinance	The terms of the leases of the units and to lease of the common property expire
Onted this	on the
	day of
Oplete it an applicable Registered Surveyor Opt of there is no building, or building in the course of erection, on the parcel;	Continue of Films
	Registrar of Titles
SITE F	PLAN
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FORM 2

Real Property (Unit Titles) Ordinance 1970

# UNITS PLAN No. 495

### **SCHEDULE OF UNIT ENTITLEMENTS**

Block 12 Section 54 Division of MACQUARIE

Column 1			Column 2		
Unit No.	Unit	Unit	Certificate	of Title	
Unit No.	Entillement	Subsidiarles .	Volume	Folio	
19	46		1073	69	
20	46		1073	70	
21	46		1073	71	
22	46		1073	72	
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gate 22	1000	MMON SCA	• .		

Column 1 above is the schedule of approved for the subdivision,

Environment, Tourism and Territories.

which the parcel of land has been sub-divided is as shown In Column 2 above. The Certificate of Title for the 

M. A. RYAM Doputs

Registrar of Tit

FORM 3 Real Property (Unit Țitles) Ordinance 1970 UNITS PLAN No. 495 Block 12 Section 54 Division of MACQUARIE FLOOR PLAN

(1) CLASS 'B' UNITS (1) Number of floor of Superior CATCHPOLE ADJON'S SHEET IN NOTE: OFFSETS AT CARPORTS ARE TO TIMBER FASCIA. 0 25 5 15 METRES Scale: |1300 Applicant



#### A.C.T. ADMINISTRATION OFFICE OF CITY MANAGEMENT **BUILDING SECTION**

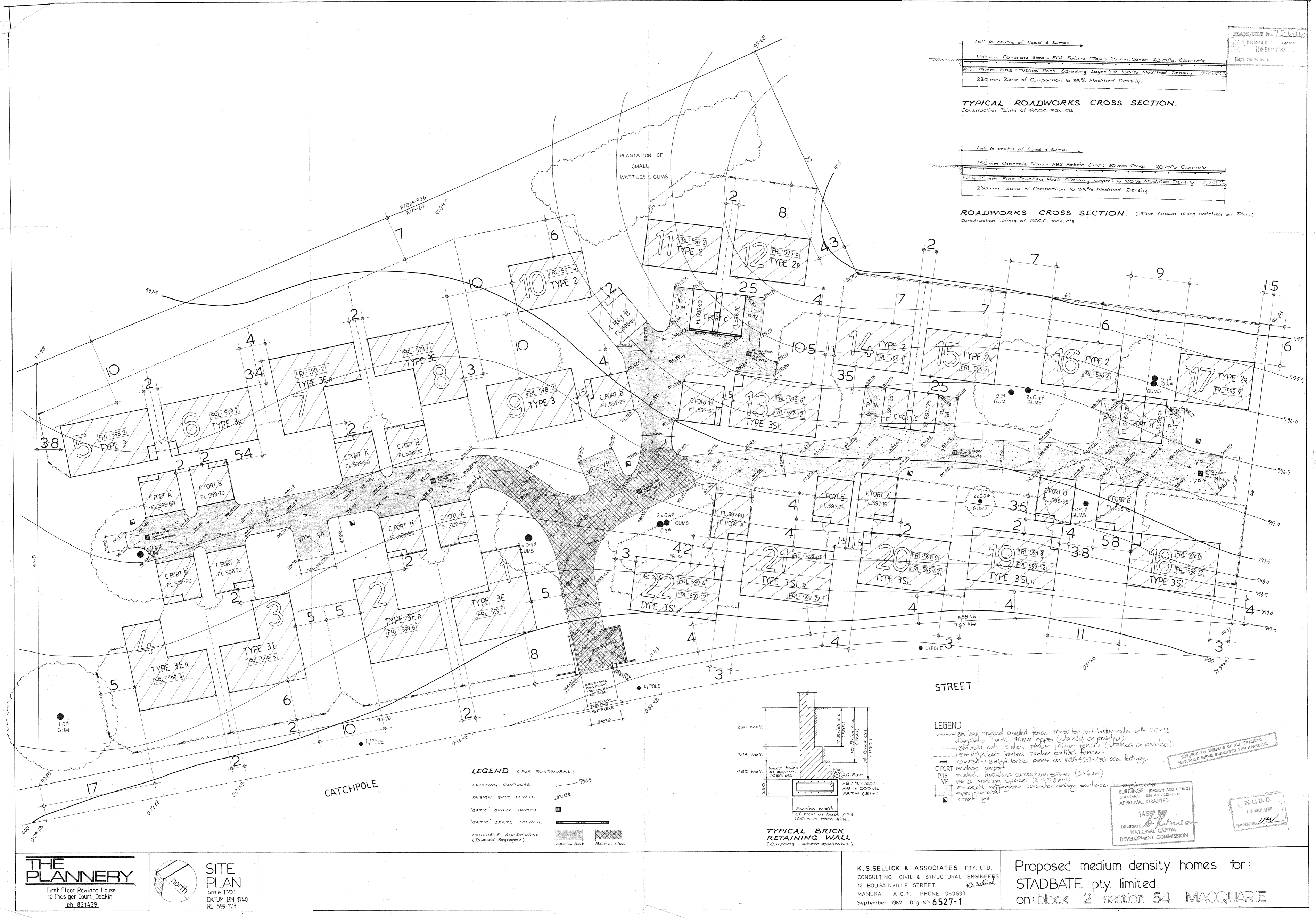
# CERTIFICATE OF OCCUPANCY AND USE

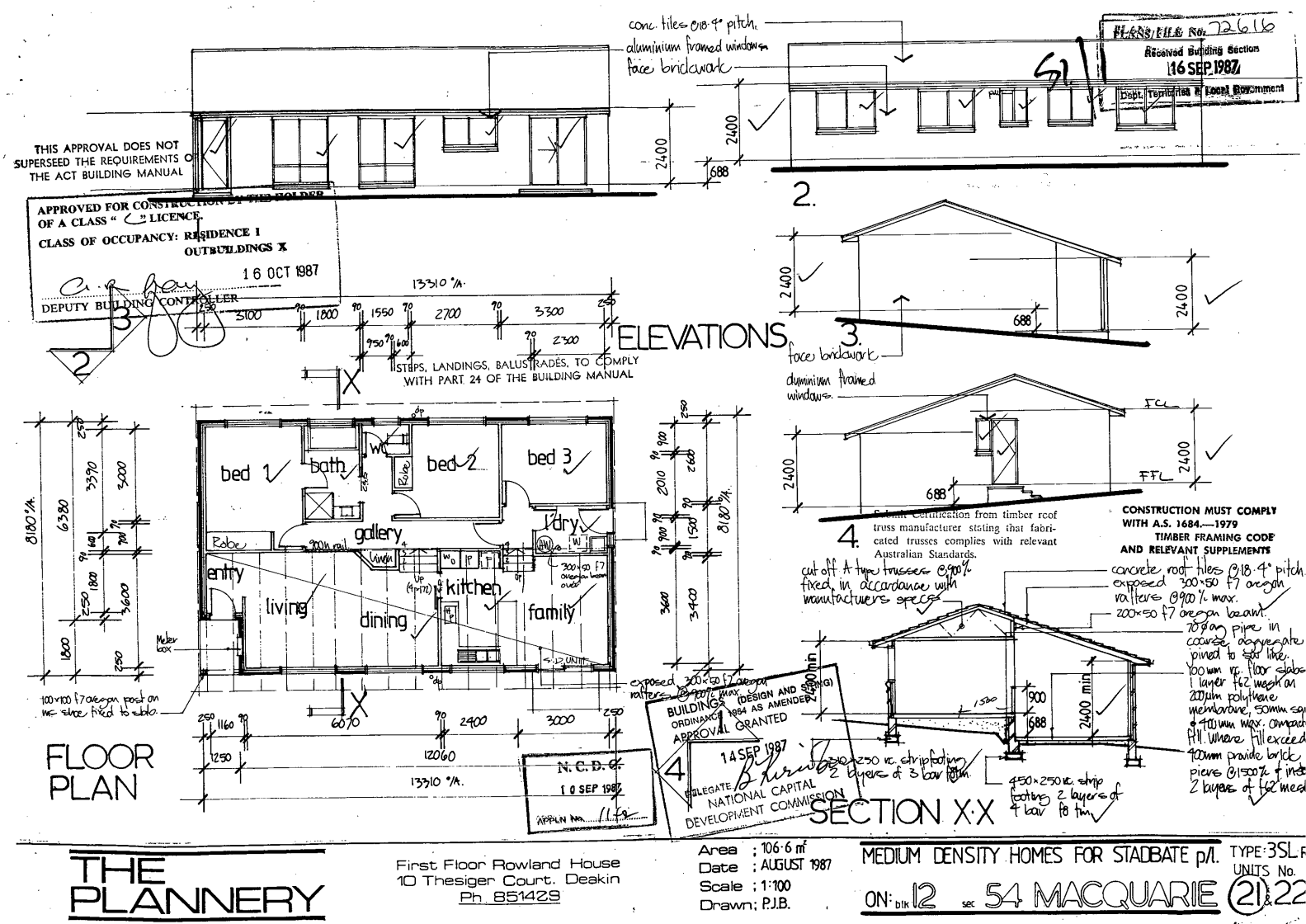
New k	كولاء كراه	21/01 4	Conjoch	
tuated at				
Block	Section	Divisi	Macqu	unie (Unil 21)
and situated at			<u> </u>	
considered to be su the endorsements li		accordance with	the prescribed requ	uirements for occupancy and use, subj
Approved plan Nos.	2616			
Type of construction*		Class of occupand	•	(*as defined in the Building Manual A.C.T.)
Permit No. Nam		Name of permit ho	IO.C. H	ricles
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	rtificate does	not affect the li	ability of a person	to comply with the provisions of a l
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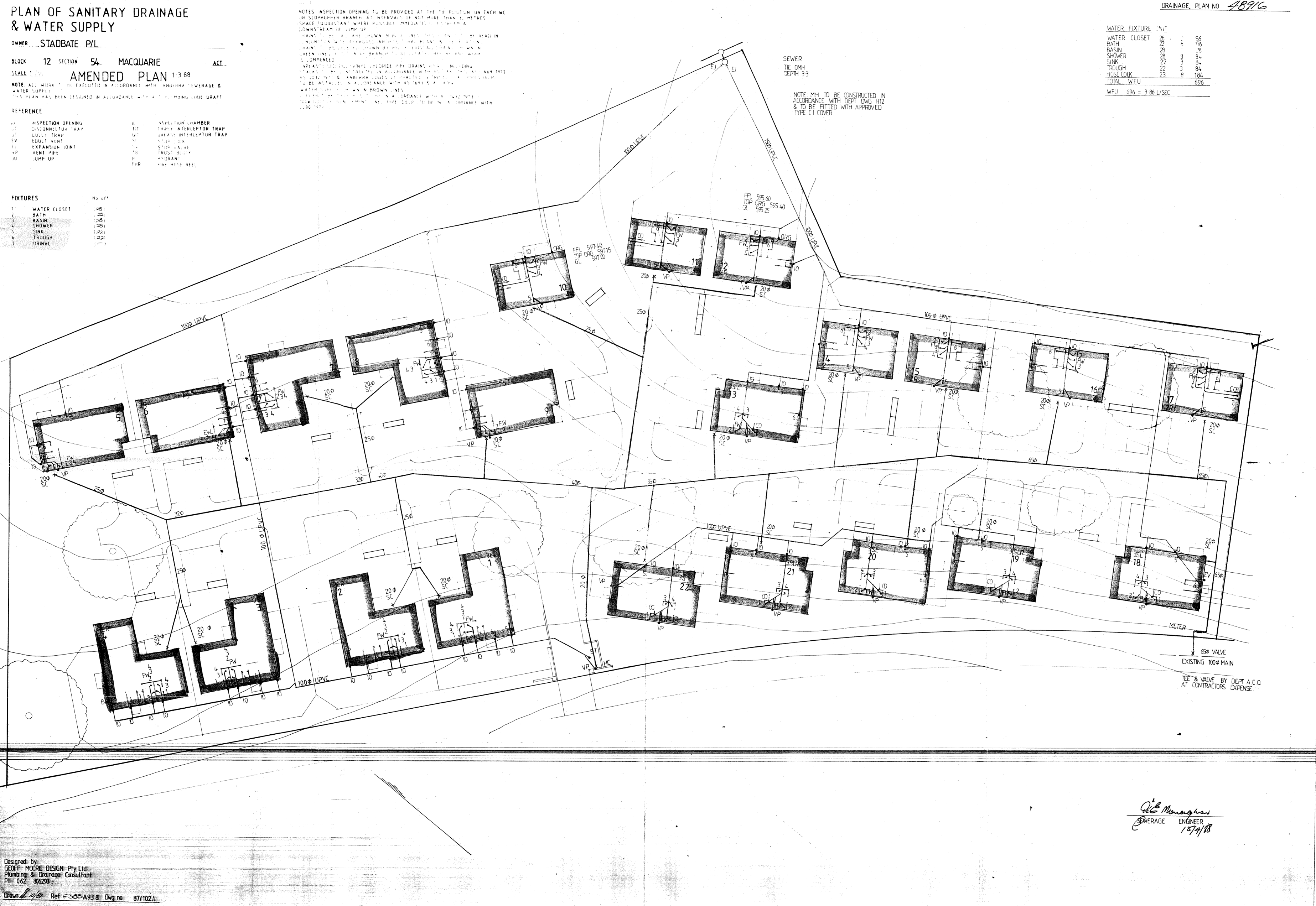
SEE OVERLEAF

7 Jasol 11/4/88 Deputy Building Controller

date







### Tax Invoice

# Civium Strata People

Locked Bag 3008 WODEN ACT 2606 Phone: (02) 6285 0300

DX 24620 DEAKIN

ABN: 56 773 678 429

ACCOUNT: Colquhoun Murphy

Lawyes DX 5609 CANBERRA

RE:

Units Plan No. 495

Unit No:

21

Ref: Collins - sale

\$

To service fees as follows:

Section 119 Certificate \$ 90.90

Information Package (Basic: past 2 years of minutes, certificate of insurance, consolidated Articles with related minutes & financial report)

Book Inspection \$

Urgent Fee \$

Sub Total \$ 90.90

GST \$<u>9.10</u>

Total due & payable \$100.00

Amount paid \$100.00

Balance Due \$ 0.00

Date: 5/6/2014

WITH THANKS

# Unit Titles (Management) ACT 2011

# UNIT TITLE CERTIFICATE SECTION 119

Units Plan No. 495

Unit No. 21

Unit Owner/Eligible Person:

Collins - sale

Colquhoun Murphy Lawyers DX 5609 CANBERRA

Email: andy@colquhounmurphy.com

#### 1. <u>COMMITTEE DETAILS</u>

Ms Dorothy Buckley

Mr N Vincent

Mr I McLean

Christopher Pickett-Heaps

c\- Civium Strata People Locked Bag 3008 WODEN ACT 2606 (02) 6285 0300

#### 2. CORPORATION MANAGER

The name and contact details of the corporations manager:

Civium Strata People Locked Bag 3008 WODEN ACT 2606

#### 3. <u>RECORDS</u>

The place where the corporation's records can be inspected and contact details:

Josh Jasnos Civium Strata People 17-23 Townshend Street PHILLIP ACT 2606

### 4. INSURANCE POLICY DETAILS

Type of Policy Building	Name of Insurer Longitude Insurance Pty	Policy No LNG-STR-73132	Sum I \$8 144 000.0	
	Ltd	Renewal date:	Premium:	\$7 053.25
		21/04/15	Paid: 17/04/1	4
			Excess:	\$250.00
Common Contents			\$81 440.00	
			Excess:	\$0.00
T to Little			010 000 000	0.0
Liability			\$10 000 000.	
			Excess:	\$0.00
Fidelity Guarantee			\$100 000.00	
			Excess:	\$0.00
Office Bearers Liability			\$5 000 000.0	0
Office Beaters Liability			Excess:	\$0.00
			Excess.	30.00
Voluntary Workers			\$200 000.00	
			Excess:	\$0.00
Workers Compensation	CGU Workers	O/14-6633	as per Act	
	Compensation	Renewal date:	Premium:	\$167.31
	p =o	21/04/15	Paid: 08/04/1	
			Excess:	\$0.00

### 5. <u>CONTRIBUTIONS</u>

5.1

Instalments	Administration Fund	Sinking Fund	Due Dates	Special Levy	Due Dates	Amount Paid
1 st	\$408.60	\$57.50	01/06/14			\$0.00
2 <sup>nd</sup>	\$408.60	\$57.50	01/09/14			\$0.00
3 <sup>rd</sup>	\$408.60	\$57.50	01/12/14			\$0.00
4 <sup>th</sup>	\$408.60	\$57.50	01/03/15			\$0.00
TOTAL:	\$1634.40	\$230.00				\$0.00

5.2 The period the contribution for the unit is for: 01/06/14 - 31/05/15

5.3 Is the contribution for the unit paid or unpaid: UNPAID (Paid to 28/2/14)

Overdue Levies 1/3/14 (\$445.39 paid)	\$ 23.91
Overdue Levies 1/6/14	\$466.10
Interest @ 5/6/14	\$1.25
TOTAL OVERDUE @ 5/6/14	\$491.26

5.4 The balance of the fund for the Owners Corporation as at the date of this certificate: \$9,717.21 (Admin Fund: \$18,129.17 DR; Sinking Fund: \$27,846.38)

The fee fixed by the Owners Corporation for this information is \$100.00 inclusive of GST.

All the information in this unit title certificate has been recorded on the following date from details shown in the books, records and other documents of the Owners Corporation:

Date: 5th June 2014

The Common Seal of The Owners – Units Plan No 495 Was hereunto affixed in The presence of

Signature:



Attention: Cathie Chang

Company: Whitbread Insurance brokers

Issue date: 14 April 2014

#### Certificate of Insurance

This document certifies that the policy referred to below is currently intended to remain in force until 4.00pm on the expiry date shown below and will remain in force until that date, unless the policy is cancelled, lapsed, varied or otherwise altered in accordance with the relevant policy conditions or the provisions of the "Insurance Contracts Act, 1984".

INSURED:

The Owners of Unit Plan 495

INTERESTED PARTY(S):

Nil

**DESCRIPTION OF INSURED BUSINESS:** 

Residential Strata

SITUATION OF RISK:

46 Catchpole Street, MACQUARIE, Australian Capital Territory 2614

SECTION 1:

Property - Physical Damage Buildings - \$8,144,000 Common Contents - \$81,440

SECTION 2:

Voluntary Workers Personal Accident

Death & Disablement - Insured

Weekly Benefits - Insured

SECTION 3:

Office Bearers' Liability Limit of Indemnity - \$5,000,000

SECTION 4:

**Fidelity Guarantee** 

Limit in the Aggregate - \$100,000

SECTION 6:

Public Liability Limit of Indemnity - \$10,000,000

SECTION 7:

Government Audit Costs, Workplace Health and Safety Breaches and Legal Expenses

(a) Government Audit Costs Limit of Indemnity - \$25,000

(b) Workplace Health and Safety Breaches

Limit of Indemnity - \$100,000

(c) Legal Defense Expenses Limit of Indemnity - \$50,000

POLICY NUMBER:

LNG-STR-73132

PERIOD OF INSURANCE:

21 April 2014 to 21 April 2015 4pm Local Standard Time

INSURER:

AAI Limited ABN 48 005 297 807 trading as Vero Insurance

This certificate has been arranged by us in our capacity as agents for the insurer/s named above. It does not reflect in detail the policy terms or conditions and merely provides a very brief summary of the insurance that is, to the best of our knowledge, in existence at the date we have issued this certificate. If you wish to obtain details of the policy terms, conditions, restrictions, exclusions or warranties, you must refer to the policy contract.

DISCLAIMER - In arranging this certificate, we do not guarantee that the insurance outlined will continue to remain in force for the period referred to as the policy may be cancelled or altered by either party to the contract at any time in accordance with the terms and conditions of the policy or in accordance with the terms of the "Insurance Contracts Act 1984". We accept no responsibility or liability to advise any party who may be relying on this certificate of such alteration or cancellation to the policy of insurance.

Longitude Insurance Ptv Ltd

Helena Aloysius