contract for sale of land or strata title by offer and acceptance







	fGST is relevant to this transaction then the relevant GST provision should be outlined in the Special Conditions or in an attached GST Annexure, which forms part of this Co BJK Genesis Property Pty Ltd RA 74823 ACN 618 296 414 T/A First National Real Estate Genesis ABN 28 618 296 414					
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contract for sale of land or strata title by offer and acceptance



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CONDITIONS

1. SUBJECT TO FINANCE

If the Buyer signs the "Finance Clause is not Applicable" box in the Schedule, or if no information is completed in the 'Finance Clause is Applicable' box in the Schedule, then this Clause 1 does not apply to the Contract.

If any information is completed in or the Buyer signs the 'Finance Clause is Applicable' box in the Schedule then this Clause 1 applies to the Contract.

- 1.1 Buyer's Obligation to Apply for Finance and Give Notice to the Seller
 - (a) The Buyer must:
 - immediately after the Contract Date make a Finance Application to a Lender or a Mortgage Broker using, if required by the Lender, the Property as security; and
 - (2) use all best endeavours in good faith to obtain Finance Approval
 - (b) If the Buyer does not comply with Clause 1.1(a) or 1.1(c) (1) then the Contract will not come to an end pursuant to clause 1.2 and the Buyer may not terminate the Contract under Clause 1.3. The rights of the Seller under this Clause 1.1 will not be affected if the Buyer does not comply with Clause 1.1.
 - (c) The Buyer must immediately give to the Seller or Seller Agent:
 - (1) an Approval Notice if the Buyer obtains Finance Approval; or
 - (2) a Non Approval Notice if the Finance Application is rejected;

at any time while the Contract is in force and effect.

- 1.2 No Finance Approval by the Latest Time: Non Approval Notice Given This Contract will come to an end without further action by either Party if on or before the Latest Time:
 - (a) the Finance Application has been rejected; or
 - (b) a Non Approval Notice, is given to the Seller or Seller Agent.
- 1.3 No Finance Approval by the Latest Time: No Notice Given

If by the Latest Time the Seller or Seller Agent has not been given:

- (a) an Approval Notice; or
- (b) a Non Approval Notice;

then this Contract will be in full force and effect unless and until either the Seller gives written Notice of termination to the Buyer or the Buyer terminates this Contract by giving a Non-Approval Notice to the Seller or Seller Agent.

1.4 Finance Approval: Approval Notice Given

If by the Latest Time, or if Clause 1.5 applies, before the Contract is terminated:

- (a) Finance Approval has been obtained; or
- (b) an Approval Notice has been given to the Seller or Seller Agent; then this Clause 1 is satisfied and this Contract is in full force and effect.
- 1.5 Notice Not Given by Latest Time: Sellers Right to Terminate

If by the Latest Time an Approval Notice or a Non Approval Notice has not been given to the Seller or Seller Agent then at any time until an Approval Notice or a Non Approval Notice is given, the Seller may terminate this Contract by written Notice to the Buyer.

- 1.6 Buver Must Keep Seller Informed: Evidence
 - a) If requested in writing by the Seller or Seller Agent the Buyer must:
 - (1) advise the Seller or Seller Agent of the progress of the Finance Application; and
 - (2) provide evidence in writing of:
 - the making of a Finance Application in accordance with Clause 1.1 (a) and of any loan offer made, or any rejection; and/or
 - (ii) in the case of any Finance Application made to a Mortgage Broker, any "preliminary assessment" of the suitability of the proposed credit contract provided to the Buyer by the Mortgage Broker pursuant to section 116 of the Credit Protection Act; and
 - (3) if applicable, advise the Seller or Seller Agent of the reasons for the Buyer not accepting any loan offer.
 - (b) If the Buyer does not comply with the request within 2 Business Days then the Buyer authorises the Seller or Seller Agent to obtain from the Lender and/or Mortgage Broker the information referred to in Clause 1.6(a).

1.7 Right To Terminate

- If a Party has the right to terminate under this Clause 1, then:
 - (a) termination must be effected by written Notice to the other Party;
 - (b) Clauses 23 and 24 of the 2022 General Conditions do not apply to the right to terminate:
 - upon termination the Deposit and any other monies paid by the Buyer must be repaid to the Buyer;
 - (d) upon termination neither Party will have any action or claim against the other for breach of this Contract, except for a breach of Clause 1.1 by the Buyer.

1.8 Waiver

The Buyer may waive this Clause 1 by giving written Notice to the Seller or Seller Agent at any time before the Latest Time, or if Clause 1.5 applies, before the Contract is terminated. If waived this Clause is deemed satisfied.

1.9 Definitions

In this Clause:

Amount of Loan means the amount referred to in the Schedule, any lesser amount of finance referred to in the Finance Application or any lesser amount of finance acceptable to the Buyer. If the amount referred to in the Schedule is blank, then the amount will be an amount equivalent to the Purchase Price.

Approval Notice means a statement in writing given by the Buyer, a Lender or a Mortgage Broker to the Seller, or Seller Agent to the effect that Finance Approval has been obtained.

Credit Protection Act means the *National Consumer Credit Protection Act, 2009* (Fwth)

Finance Application means an application made by or on behalf of the Buyer:

- (a) to a Lender to lend any monies payable under the Contract: or
- (b) to a Mortgage Broker to facilitate an application to a Lender.

Finance Approval means a written approval by a Lender of the Finance Application, a written offer to lend or a written notification of an intention to offer to lend made by a Lender:

- (a) for the Amount of Loan;
- b) which is unconditional or subject to terms and conditions:
 - which are the Lender's usual terms and conditions for finance of a nature similar to that applied for by the Buyer; or
 - (2) which the Buyer has accepted by written communication to the Lender, but a condition which is in the sole control of the Buyer to satisfy will be treated as having been accepted for the purposes of this definition; or
 - (3) which, if the condition is other than as referred to in paragraphs (1) and (2) above includes:
 - (i) an acceptable valuation of any property;
 - (ii) attaining a particular loan to value ratio;
 - (iii) the sale of another property; or
 - (iv) the obtaining of mortgage insurance; and has in fact been satisfied.

Latest Time means:

- (a) the time and date referred to in the Schedule; or
- (b) if no date is nominated in the Schedule, then 4pm on the day falling 15 Business Days after the Contract Date.

Lender means any bank, building society, credit union or other institution which makes loans and in each case carries on business in Australia.

Mortgage Broker means means a holder of an Australian Credit Licence pursuant to section 35 of the Credit Protection Act or a credit representative pursuant to sections 64 or 65 of that legislation.

Non Approval Notice means:

- (a) advice in writing given by the Buyer or a Lender to the Seller, or Seller Agent to the effect that the Finance Application has been rejected or Finance Approval has not been obtained; or
- (b) advice in writing from a Mortgage Broker to the Seller or Seller Agent to the effect that:
 - (1) they have made inquiries about the Buyer's requirements and objectives under this Contract;
 - they have conducted a "preliminary assessment" pursuant to sections 116 and 117 of the Credit Protection Act of the suitability of the credit contract proposed for the Buyer arising from the Finance Application; and
 - (iii) they have assessed that proposed credit contract as being unsuitable for the Buyer; or
 - (2) the Finance Application to a Lender has been rejected
- 2. Acceptance of an offer by one Party to the other Party will be sufficiently communicated by the accepting Party to the other Party if verbal or written notification is given by the accepting Party or their Representative or Real Estate Agent that the accepting Party has signed the Contract.
- The 2022 General Conditions are incorporated into this Contract so far as they are not varied by or inconsistent with the Conditions or Special Conditions of this Contract.
 The parties consent to the information in this Contract being used/disclosed by REIWA and the Seller Agent in accordance with the privacy collection notices pursuant to the Australian Privacy Principles that appear on the REIWA and Seller Agent's websites.

SPECIAL CONDITIONS

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contract for sale of land or strata title by offer and acceptance







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04/22



1.

Signature

Name

Date

CONDITION

3.10(a)





ANNEXURE OF CHANGES TO THE 2022 GENERAL CONDITIONS CAUSED BY CHANGES TO THE TRANSFER OF LAND ACT 1893

CHANGES

Delete subclause (1).

LANDGATE WILL NOT ISSUE, OR REQUIRE DUPLICATE CERTIFICATES OF TITLE FOR LAND TO BE PRODUCED, FROM THE 7TH AUGUST 2023, CONSEQUENTLY THE PARTIES AGREE TO VARY THE 2022 GENERAL CONDITIONS IN THE FOLLOWING MANNER:

2.	3.11	Delete clause 3.11.
3.	26.1 definition of " <i>Duplicate Certificate of Title</i> "	Delete the definition of "Duplicate Certificate of Title".
Buyer		Seller
Signature		Signature
Name		Name Roseyface Pty Ltd - Joel Cater
Date		Date
Signature		Signature
Name		Name Roseyface Pty Ltd - Diana Cater
Date		Date
Signature		Signature
Name		Name
Date		Date

Signature

Name

Date

AUSTRALIAN STANDARD PRE-PURCHASE INSPECTION FOR MAJOR STRUCTURAL DEFECTS



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ANNEXURE A

This annexure forms part of the Contract for the Sale of Land or Strata Title for the Property at

79 Bishop Road, Middle Swan WA 6056

NOTE - THIS ANNEXURE ONLY APPLIES TO, AND IS LIMITED TO, MAJOR STRUCTURAL DEFECTS PURSUANT TO APPENDIX "A" OF THE STANDARD AND NOT OTHER DEFECTS, MAINTENANCE OR OTHER SAFETY ISSUES.

1.	The Buyer may at their expense obtain a written Report on any Major Structural Defects of the residential building and of the following described by the structural Defects of the residential building and of the following described by the structural Defects of the residential building and of the following described by the structural Defects of the residential building and of the following described by the structural Defects of the residential building and of the following described by the structural Defects of the residential building and of the following described by the structural Defects of the residential building and of the following described by the structural Defects of the residential building and of the following described by the structural Defects of the residential building and of the following described by the structural Defects of the structural Defect	ibed areas	
	Located upon the Property (" Building "). If nothing is completed in the blank space then the Building will be the residential Building only.		
14 days after acceptance			
2.	The Buyer must serve a copy of the Report on the Seller, Seller Agent or Seller Representative by 4PM on: *complete (a) or (b)		
	(a*) / OR (b*)	("Date")	

- If the Buyer, and Seller Agent or Seller or Seller Representative do not receive the Report before the Date then the Buyer will be deemed to have waived the benefit of this Annexure. Time is of the essence.
- 4. If the Report identifies Major Structural Defects to the Property's Building, the Buyer may at any time but no later than three (3) Business Days after the Date serve a Major Structural Defects Notice on the Seller, Seller Agent or Seller Representative giving the Seller five (5) Business Days to agree to remedy the Major Structural Defects.
- 5. If the Seller elects in writing to remedy the Major Structural Defects in the Major Structural Defects Notice then the Settlement Date will be delayed until the later of: (a) three (3) Business Days after the Seller's Work is completed as certified by the Seller's Builder and (b) the Settlement Date.
- 6. The Seller must do the Work expeditiously and in good and workmanlike manner through a Builder and provide evidence to the Buyer of completion of the Work.
- 7. If, prior to the Seller commencing Work, the Seller and Buyer wish to agree and do agree an amount to be paid by the Seller to the Buyer then the amount will be deducted from the Purchase Price at Settlement and the Seller will not undertake the Work.
- 8. If the Seller does not agree in writing to remedy Major Structural Defects within five (5) Business Days from when the Major Structural Defects Notice was served on the Seller, Seller Agent or Seller Representative then:
 - (a) At any time within a further Five (5) Business Days after (1) that period ending (if no notice is given by the seller); or (2) the date notice in writing is given by the Seller to the Buyer, the Buyer may give notice in writing to the Seller, Seller Agent or Seller Representative terminating the Contract and the Deposit and other monies paid will be repaid to the Buyer;
 - (b) if the Buyer does not terminate the Contract pursuant to this clause 8, then this Annexure ceases to apply and the Contract continues unaffected by this Annexure.
- 9. In this Annexure:
- 9.1 "Builder" means a registered building service contractor (as defined in the *Building Services (Registration) Act 2011* WA) qualified to remedy the matters set out in the Major Structural Defects Notice.
- 9.2 "Consultant" means an independent inspector qualified and experienced in undertaking pre-purchase property inspections to ascertain Major Structual Defects.
- 9.3 "Date" means the date inserted or calculated in clause 2. If nothing is inserted in clause 2 then the Date will be five (5) Business Days from the later of (i) the Contract Date; or (ii) the Latest Time for Financial Approval (if any).
- 9.4 "Major Structural Defects" means a fault or deviation from the intended structural performance of a building element and is a major defect to the building structure of sufficient magnitude where rectification has to be carried out in order to avoid unsafe conditions, loss of utility, or further deterioration of the building structure. Major Structural Defects does not include any non-structural element, e.g., roof plumbing and roof covering, general gas, water and sanitary plumbing, electrical wiring, partition walls, cabinetry, windows, doors, trims, fencing, minor structures, non-structural damp issues, ceiling linings, floor coverings, decorative finishes such as plastering, painting, tiling etc., general maintenance, or spalling of masonry, fretting of mortar or rusting of primary structural elements.
- 9.5 "Major Structural Defects Notice" means a Notice in writing from the Buyer to the Seller to provide the Seller with the opportunity to agree to rectify the Major Structural Defects that the Buyer requires to be rectified.

 Registered Builder
- 9.6 "Report" means the report performed in accordance with Appendix A of the Standard by a Gensaltant. It is not a special purpose report, nor an all-encompassing report dealing with every aspect of the Property. The Report should only be a reasonable attempt to identify Major Structural Defects to the Building structure pursuant to Appendix "A of the Standard. The presence of defects will only be relevant in this Annexure when the defects are a Major Structural Defect.
- 9.7 "Standard" means Australian Standard AS 4349-2007 (as amended from time to time) Inspections of buildings Part 1: Pre-purchase Structural Inspection Residential buildings).
- 9.8 "Work" means the work required to rectify the Major Structural Defects set out in the Major Structural Defects Notice.
- 9.9 Words not defined in this Annexure have the same meaning as defined in the Standard or the 2022 General Conditions.

BUYER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE
BUYER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE
		·	

AUSTRALIAN STANDARD PRE-PURCHASE INSPECTION FOR TIMBER PESTS





ANNEXURE B

This annexure forms part of the Contract for the Sale of Land or Strata Title for the Property at

79 Bishop Road, Middle Swan WA 6056

1. The Buyer may at their expense obtain a non-invasive written Report on any Timber Pest Activity or Damage of the residential building and of the following described areas Located upon the Property ("**Building**"). If nothing is completed in the blank space then the Building will be the residential Building only.

14 days after acceptance

This Annexure does not apply to: (a) any Activity or Damage outside the Building; (b) any comments in the Report about conditions conducive to or susceptibility to Timber Pests; or (c) recommendations for further investigations.

The Buyer must serve a copy of the Report on the Seller, Seller Agent or Seller Representative by 4PM on: *complete (a) or (b)

(a*) ____/ OR (b*) ____ ("Date")

- 3. If the Buyer, and Seller, Seller Agent or Seller Representative do not receive the Report before the Date then the Buyer will be deemed to have waived the benefit of this Annexure. Time is of the essence.
- 4. If the Report identifies Activity on, or Damage to, the Building, the Buyer may at any time within three (3) Business Days after the Date serve a Timber Pest Notice on the Seller, Seller Agent or Seller Representative giving the Seller Five (5) Business Days to agree to Eradicate and/or Repair.
- 5. If the Seller elects in writing to Eradicate and/or Repair pursuant to the Timber Pest Notice then the Settlement Date will be delayed until the later of:
 (a) three (3) Business Days after the Seller's Work is completed as certified by, the Seller's Builder in relation to Repair or a Consultant in relation to Eradication or, the later of them if both are required and (b) the Settlement Date.
- 6. The Seller must do the Work expeditiously and in a good and workmanlike manner through (a) a Builder to Repair or (b) a Consultant to Eradicate, and provide evidence to the Buyer of completion of the Work.
- 7. If, prior to the Seller commencing the Work, the Seller and Buyer wish to agree and do agree an amount to be paid by the Seller to the Buyer then that amount will be deducted from the Purchase Price at Settlement and the Seller will not undertake the Work.
- 8. If the Seller does not agree in writing to Eradicate and/or Repair within Five (5) Business Days from when the Timber Pest Notice was served on the Seller, Seller Agent or Seller Representative then
 - (a) At any time within a further Five (5) Business Days after (1) that period ending (if no notice is given by the seller); or (2) the date notice in writing is given by the Seller to the Buyer, the Buyer may give notice in writing to the Seller, Seller Agent or Seller Representative terminating the Contract and the Deposit and other monies paid will be repaid to the Buyer;
 - (b) if the Buyer does not terminate the Contract pursuant to this clause 8, then this Annexure ceases to apply and the Contract continues unaffected by this Annexure.
- 9 In this Annexure
- 9.1 "Activity" means evidence of the presence of current Timber Pests.
- 9.2 "Builder" means a registered building service contractor (as defined in the *Building Services (Registration) Act 2011* WA) qualified to remedy the matters set out in the Major Structural Defects Notice.
- 9.3 "Consultant" means an independent inspector qualified and experienced in undertaking, pre-purchase property inspections pursuant to the Standard and Eradication.
- 9.4 "Damage" means evidence of damage caused by Timber Pests to the Building.
- 9.5 "Date" means the date inserted or calculated in clause 2. If no date is inserted in clause 2 then the Date will be Five (5) Business Days from the later of: (i) the Contract Date; or (ii) the Latest Time for Finance Approval (if any).
- 9.6 "Eradicate" and "Eradication" mean the treatment necessary to eradicate Activity affecting the Building.
- 9.7 "Repair" means the Work necessary to repair any Damage.
- 9.8 "Report" means a report performed in accordance with the Standard by a Consultant at the Property.
- 9.9 "Standard" means Australian Standard AS 4349.3-2010 (as amended from time to time) Inspection of buildings Timber Pest Inspections.
- 9.10 "Timber Pests" means subterranean and dampwood termites, borers of seasoned timber and wood decay fungi as defined in the Standard.
- 9.11 "Timber Pest Notice" means a Notice in writing from the Buyer to the Seller to provide the Seller with the opportunity to agree to Eradicate and/or Repair that the Buyer requires pursuant to the Report.
- 9.12 "Work" means the work required to Repair pursuant to the Timber Pest Notice.
- 9.13 Words not defined in this Annexure have the same meaning as defined in the Standard or the 2022 General Conditions.

BUYER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE		
BUYER SIGNATURE	RUVER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE		
BUYER SIGNATURE	BUYER SIGNATURE	SELLER SIGNATURE	SELLER SIGNATURE		

WESTERN



AUSTRALIA

TITLE NUMBER

Volume Folio

4057 50

RECORD OF CERTIFICATE OF TITLE UNDER THE TRANSFER OF LAND ACT 1893 AND THE STRATA TITLES ACT OF 1985

The person described in the first schedule is the registered proprietor of an estate in fee simple in the land described below subject to the reservations, conditions and depth limit contained in the original grant (if a grant issued) and to the limitations, interests, encumbrances and notifications shown in the second schedule.



LAND DESCRIPTION:

LOT 1 ON SURVEY-STRATA PLAN 87347 TOGETHER WITH A SHARE IN COMMON PROPERTY (IF ANY) AS SET OUT ON THE SURVEY-STRATA PLAN

REGISTERED PROPRIETOR:

(FIRST SCHEDULE)

ROSEYFACE PTY LTD OF PO BOX 1785 MALAGA WA 6944

(AS Q085296) REGISTERED 8/8/2024

LIMITATIONS, INTERESTS, ENCUMBRANCES AND NOTIFICATIONS:

(SECOND SCHEDULE)

- INTERESTS NOTIFIED ON THE SURVEY-STRATA PLAN AND ANY AMENDMENTS TO LOTS OR COMMON PROPERTY NOTIFIED THEREON BY VIRTUE OF THE PROVISIONS OF THE STRATA TITLES ACT OF 1985 AS AMENDED.
- P591133 MORTGAGE TO WESTPAC BANKING CORPORATION REGISTERED 19/6/2023. 2.

A current search of the sketch of the land should be obtained where detail of position, dimensions or area of the lot is required. Warning:

-----END OF CERTIFICATE OF TITLE------

STATEMENTS:

The statements set out below are not intended to be nor should they be relied on as substitutes for inspection of the land and the relevant documents or for local government, legal, surveying or other professional advice.

SKETCH OF LAND: SP87347 PREVIOUS TITLE: 461-118A

79 BISHOP RD, MIDDLE SWAN. PROPERTY STREET ADDRESS:

LOCAL GOVERNMENT AUTHORITY: CITY OF SWAN



Precontractual Disclosure Statement to the Buyer

Part A | General Information about strata titles schemes

What you need to know

This information applies to a lot in a strata scheme or survey-strata scheme (scheme), which is subject to the *Strata Titles Act 1985* (the Act). Section 156 of the Act sets out that the seller of a strata lot or survey-strata lot (lot) must give the buyer certain information before the buyer signs the contract of sale.

Instruction for the seller

The seller must give the information incorporated in this document to a buyer before the buyer signs a contract for the sale and purchase of a lot in a scheme. Failure to do so may give the buyer the right to avoid the contract and/or delay the proposed settlement date.

Information for the buyer

The buyer should keep this document including any attachments in a safe place as it contains important information which might be needed at a later date.

It is strongly recommended that the buyer read all the information provided by the seller before signing the contract. The buyer should consider obtaining independent professional legal advice before signing the contract.

There are different rights, restrictions and obligations that apply in relation to a lot in a scheme than those that apply to a 'green title' lot. Those rights, restrictions and obligations can be found in the Act, the *Strata Titles (General) Regulations 2019* (regulations), scheme by-laws, the certificate of title, the strata / survey-strata plan for the lot and, if the scheme is a leasehold scheme, the strata lease for the lot. Your right to deal with the lot and to use the common property is restricted by these, as well as by any resolutions and decisions made by the strata company. You will not be able to build on the lot or make any alterations to (including removal of) a building on the lot without the approval of the strata company, except in certain circumstances.

As an owner of a lot, you will also have a share in any common property in the scheme. You will be a member of the strata company, along with all of the other lot owners, and have a right to participate in managing the scheme.

Each lot owner has to abide by the rules of the strata company, known as by-laws. By-laws can be different for each strata scheme and you should understand which by-laws apply to your scheme. The seller must give you the current by-laws before you sign the contract for sale. A strata company can make, amend or repeal by-laws by voting on them, and registering them with the Registrar of Titles at Landgate within 3 months.

As the owner of a lot, you will be liable to pay a strata levy or contribution to the strata company for expenses including for maintenance, repair and insurance of the common property unless the lot is in a scheme of 2 to 5 lots which may be exempt from these requirements. Be aware that if the unpaid amounts for the lot are not paid by the seller before you complete the purchase (settle), you as the new owner will have to pay the strata company these unpaid amounts.



As part of this disclosure you must receive the strata or survey-strata plan (the plan) which includes the lot you are proposing to buy. This plan will show all of the lots and the common property in the scheme. The common property is all the land within the scheme boundary that is not a lot. In a strata plan each lot is clearly identified, but the common property is not; it is everything that is not a lot. In comparison, in a survey-strata plan common property areas are clearly identified as common property. It is important to understand what is your lot, as you will be responsible for repairing and maintaining it, whereas the strata company will generally be responsible for the common property, unless there are by-laws which set out something different.

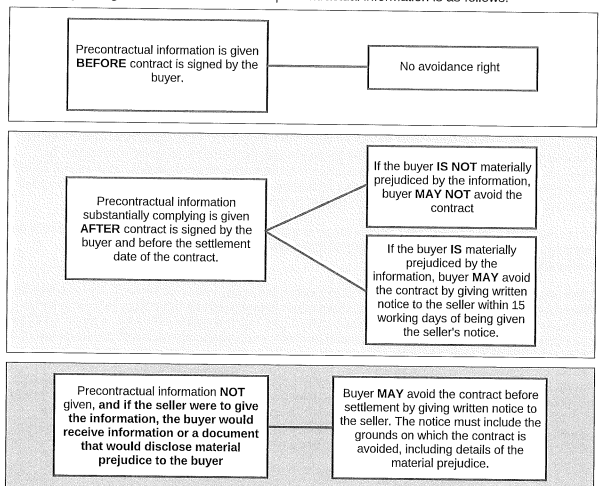
A buyer may consider seeking more information about the lot, the strata company and the strata / survey-strata scheme by asking the seller to provide it, or by making an application to the strata company for more information under section 107 of the Act.

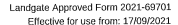
The buyer should consider reading Landgate's publication *A Guide to Strata Titles* as this provides extra information about schemes.

Buyer's avoidance and other rights

Avoidance for failure to give precontractual information to the buyer

The buyer's right to avoid the contract for precontractual information is as follows:







Avoidance rights for notifiable variations

After the buyer has signed the contract, it is possible a particular type of event known as a type 1 or type 2 notifiable variation may occur. If this happens, the seller must provide written notice of the variation to the buyer before the proposed settlement date.

Type 1 and Type 2 notifiable variations are as follows:

Type 1 Notifiable Variation

The area or size of the lot/proposed lot is reduced by 5% or more from the area or size notified to the buyer before the buyer entered into the contract.

- The proportion that the unit entitlement, or a reasonable estimate of the unit entitlement of the lot bears to the sum of the unit entitlements of all the lots is increased/decreased by 5% or more in comparison to that which was notified to the buyer before the buyer entered into the contract.
- Anything relating to a proposal for the termination of the strata titles scheme is served on the seller by the strata company.
- Any other event classified by the regulations as a type 1 notifiable variation.

Type 2 Notifiable Variation

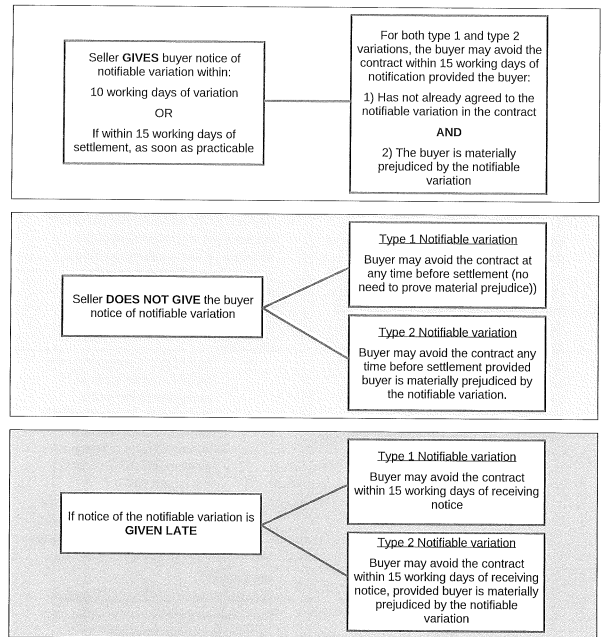
- The current/proposed scheme plan or amendment of the scheme plan for the scheme is modified in a way that affects the lot or the common property (that is not a type 1 notifiable variation).
- The current/proposed schedule of unit entitlements or amendment of the schedule of unit entitlements for the scheme is modified in a way that affects the lot (that is not a type 1 variation).
- The strata company or a scheme developer-
 - (i) enters into a contract for the provision of services or amenities to the strata company or to members of the strata company or a contract that is otherwise likely to affect the rights of the buyer; OR
 - (ii) varies an existing contract of that kind in a way that is likely to affect the rights of the buyer
- The current/proposed scheme by-laws are modified.
- A lease, licence, right or privilege over the common property in the strata titles scheme is granted or varied.
- Any other event classified by the regulations as a type 2 notifiable variation.

See section 161 and 162 of the Act for further details.

Regulation 106 describes when certain notifiable variations are deemed to have occurred.



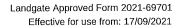
The buyer's right to avoid the contract for notifiable variations is as follows:



See section 163 of the Act for special protections which apply if the lot has not yet been created by the registration of the scheme or an amendment of the scheme - that is, an 'off the plan' sale.

Buyer's right to postpone settlement

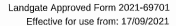
The buyer has a right to postpone settlement date of the contract for the sale and purchase of the lot, by providing written notice to the seller, if the seller has not complied with their obligation to provide pre-contractual information or particulars of a notifiable variation to the buyer. The buyer may postpone settlement date by no more than 15 working days after the latest date that the seller complies with the relevant disclosure requirement.





Disputes about avoidance rights to be heard in the State Administrative Tribunal

If the buyer or seller has a dispute about a right to avoid or whether a seller has provided the notifiable information / notifiable variations as required and within the time required, the buyer and or seller may apply to the State Administrative Tribunal for orders to resolve the dispute.



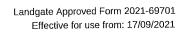


Precontractual Disclosure Statement to the Buyer Part B | Information specific to the sale of the strata lot

This form sets out the information requirements in section 156 of the Strata Titles Act 1985 (the Act), that the seller must give the buyer. It is the information designated as information specific to the sale of a strata lot. which, if included in the contract, must be included in a prominent position (such as the first page). The term 'lot' includes strata and survey-strata lot.

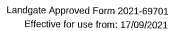
Personal information

The seller(s	s) ROSEYFACE P/L AS TRUS	TEE FOR THE ROSEYFACE UNIT TRUST
Address	PO BOX 1785, MALAGA W	7A 6944
Telephone/m	obile 0417 917 262	Email <u>gelukl@hotmail.com</u>
Name		
Address		
Telephone/m	obile	Email
Scheme Inf	formation	The term 'scheme' includes strata and survey-strata schemes
Scheme Det	ails	
Scheme nam	ne	79 Bishop Road, Middle Swan
Name of the	strata company	
	service of the strata ken from scheme notice)	
Name of Stra	ata Manager	
Address of S	trata Manager	
Telephone/M	lobile	
Email		
The status of ☐ proposed ☑ registered	f the scheme is:	
The scheme	type is:	
strata		
√ survey-str	rata	
The tenure ty	/pe is	
freehold		
leasehold		



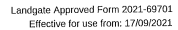


For leasehold only:	
The scheme has a term of years months days commencing on registration of the scheme	
If there is a registered scheme notice, the expiry day for the leasehold scheme is	
For any attachments, please include the attachment number in the column titled 'Att.' on the right-hand side of this document.	Att.
Scheme Documents (must be attached)	
Schemes created on or after 1/5/2020 must provide a copy of the scheme notice. Schemes created before 1/5/2020 only have to provide a scheme notice if a change of scheme name or address was registered on or after 1 May 2020.	Att 2
A copy of the scheme plan showing the exact location and definition of the lot	Att 1
A copy of the scheme by-laws	Att 3
A copy of the scheme by-laws made but not yet registered by the Registrar of Titles at Landgate	
Do the scheme by-laws include staged subdivision by-laws	
If yes, they are included with this form	
If yes, they are not included but a notice concerning staged subdivision by-laws that are spent has been provided	
A copy of the schedule of unit entitlements showing the unit entitlement of the lot AND sum of unit entitlements of all the lots in the scheme	<u>Att</u> ∠
If this is a leasehold lot, a copy of the strata lease for the lot	
Additional comments:	
Minutes (choose one option)	
A copy of the minutes of the most recent annual general meeting and any subsequent extraordinary general meeting(s)	
$oxed{oxed}$ A statement that the strata company does not keep minutes of its meetings*	Exem
$\ \square$ A statement of why the seller has been unable to obtain the minutes	
Additional comments:	
Statement of accounts (choose one option)	
☐ The statement of accounts last prepared by the strata company	
$oxed{oldsymbol{arphi}}$ A statement that the strata company does not prepare a statement of accounts*	Exem
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	
* Note that section 140(1) sets out that 2-lot schemes are not required to keep minutes or statements of account, and section 140(3) provides that 3, 4 and 5-lot schemes are allowed to have a by-law exempting them from these requirements. If this applies to the scheme, write that down in these fields.	
Additional comments:	



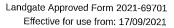


Termination proposal				
Has the seller received a copy of any notice from the sin relation to any current termination proposal for the s	strata company cheme?	✓ no	□ ye	s N/A
If yes, attach a copy.			,	
Lot information (choose all that apply) This lot is on a registered scheme plan				Att.
☐ This lot has not yet been created				
☐ This lot is a leasehold strata expiring on				
(being the expiry day of the scheme set out in the sche	eme notice)			
Street address of the lot (if known)				
Lot1 on scheme plan no87347				
(The lot owner will also own a share in the common property	of the scheme)			
Voting right restrictions	or the sonemey			
Does the contract contain any voting right restriction we meaning in regulation 103 of the Strata Titles (General 2019? *	hich has the l) Regulations	☑ no	☐ ye:	S
If yes, describe the restriction			,	
* A voting right restriction includes if the contract requires the an enduring proxy or power of attorney to the seller.	e buyer to grant			
Exclusive use by-laws				
This lot is a 'special lot', subject to exclusive use by-law exclusive use of an area of common property	vs giving	☑ no	☐ yes	
If yes, please give details				N/A
Strata levy/contributions for the lot (choose one op	tion)			
(Local government rates are payable by the lot owner in addition			ributions)
Contributions that have been determined within the	-			
If not determined, estimated contributions for 12 mo	onths after prop	osed set	ttlement	: date
	Estimated (\$) the proposed			
Administrative fund:	1			
Reserve fund:				
Other levy (attach details)				N/A
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	\$			
Payable \square annually \square bi-annually \square quarterly	other:			
Due dates on	on			
	on			
Strata levy/contributions/other debts owing				_
If the seller has a debt owed to the strata company, the	total amount o	wina ie	\$	N/A
If the seller has a debt owed to a utility company, the to		_	Ψ	N/A
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		J		Page 8 of 10





Details of who is owed, how the debt arose, date on which it arose and the amour outstanding is attached.	nt
Additional comments:	
Scheme developer specific information	
Information specific to the sale of a strata lot - only to be completed if the seller of the lot is a scheme developer The scheme developer is defined as: • The registered owner(s) of a lot(s) before it is subdivided by a strata titles s	Att. scheme
 The registered owner/s of a lot in a staged strata development that is to be subdivided by the registration of an amendment of scheme to which stages subdivision by-laws apply 	e d
This part applies where the seller of the lot is a scheme developer in any of the focircumstances:	llowing
 The scheme has not been registered 	
 The first annual general meeting of the strata company has not been held 	
 The scheme developer owns 50% or more of the lots 	
 The scheme developer owns lots with an aggregate unit entitlement of 50° more of the sum of the unit entitlements of all lots in the scheme 	% or
Statement of estimated income and expenditure	
A statement of the estimated income and expenditure of the strata company for the 12 months after the proposed settlement date is attached.	he N/A
Additional comments:	
Agreements for amenity or service	•
Are there any current or proposed contracts for the provision of any amenity or service to the proposed strata company/strata company or members of	no 🗌 yes
If yes, attach details including terms and conditions, the consideration and estimated costs to members of the strata company	N/A
Additional comments:	
Lease, licence, exclusive right or use and enjoyment or special privilege over common property	
Are there any current or proposed leases, licences, right of exclusive use and enjoyment, restricted right of use and enjoyment, or special privilege over common property?	no □ yes N/A
If yes, attach details including terms and conditions.	IV/A
Additional comments:	
Section 79 Disclosure of remuneration and other benefits	
Has the scheme developer and/or their associate received or reasonably expects to receive remuneration or other benefit?	no 🗌 yes





¹ Select one.

Is there any other direct or indirect pecuniary interest the scheme developer and/or their associate has in the contract, lease or licence other than as a member of the strata company? ☑no □yes If yes, attach details of any remuneration, other benefit and/or pecuniary interest disclosed in accordance with s.79 of the Act, including its value. Additional comments: Acknowledgement by seller and buyer The statements by the seller and buyer relate to the following precontractual disclosures: Part A, general information about strata titles schemes. This information can be included in a form that is separate from the rest of the contract; and Part B, information specific to the sale of a strata lot. This information can be included in a separate form, or within the contract in a prominent position. Both the Part A and Part B disclosures can be provided electronically if the buyer has consented to this. Statement by the seller(s) / seller's representative to the buyer before the buyer signed the contract of sale. Signature Rosevface PTY LTD Name 17/01/2025 Date Signature Name 17/01/2025 Date Statement by the buyer(s) / buyer's representative \square I / \square We¹, the buyer/s, acknowledge that \square I / \square we¹ received Part A and Part B of the required precontractual disclosures before \square I / \square We¹ signed the contract of sale. \Box I / \Box We 1 understand that the disclosures given by the seller(s) or by the seller's representative are not an offer or a contract to purchase a lot (though they may be included in such contract) but only provide information to \square me / \square us¹. Signature Name Date Signature Name Date

Plan Information Tenure Type Freehold Strata Plan Type Survey-Strata Plan Plan Purpose Subdivision

Plan Heading

LOTS 1-5

Strata Scheme Details

Scheme Name	79 Bishop Road, Middle Swan
Lodgement of scheme by-laws	No

Parcel Address

79 BISHOP ROAD, MIDDLE SWAN

Locality and Local Government

Locality	MIDDLE SWAN
Local Government	CITY OF SWAN

Planning Approval

Planning Authority	Western Australian Planning Commission
Reference	167-23

Survey Details

Survey Method	Conventional Survey
Field Records	161134
Declared as Special Survey Area	No

Survey Certificate - Regulation 54

I hereby certify that this plan is accurate and is a correct representation of the ---

(a) survey, and/or (a) survey, and/or (b) *calculations from massurements recorded in the field records; (*) *calculations from massurements recorded in the field records; (*) *cletele if inapplicable) undertaken for the purposes of this plan and that it compiles with the relevant written law(s) in relation to which it is lodged.

Ltuto	Digitally signed by Armin Tuka Date: 2023.05.31 11:59:59 +08'00'	
ARMIN TUKA		Date
Licensed Surveyor		

Survey Organisation

Name	THE LAND DIVISION
Address	MALAGA 6090
Phone	9209 3232
Fax	9249 2551
Email	info@landdlvision.com.au
Reference	23-9952 - 79 Bishop Road-2

Former Tenure

 New Lot / Land	Parent Plan Number	Perent Lot Number	Title Reference	Parent Subject Land Description
 1-5	D10035	LOT 123	461-118A	

New Interests

	Subject	Purpose	Statutory Reference	Origin	Land Burdened	Benefit To	Comments
_		RESTRICTIVE COVENANT	SEC. 129BA OF THE TLA 1893	DOC	LOT 5	CITY OF SWAN	Dwelling Restriction

NOTE: SUBJECT TO WAPC & LANDGATE AUDIT UNCONTROLLED VERSION

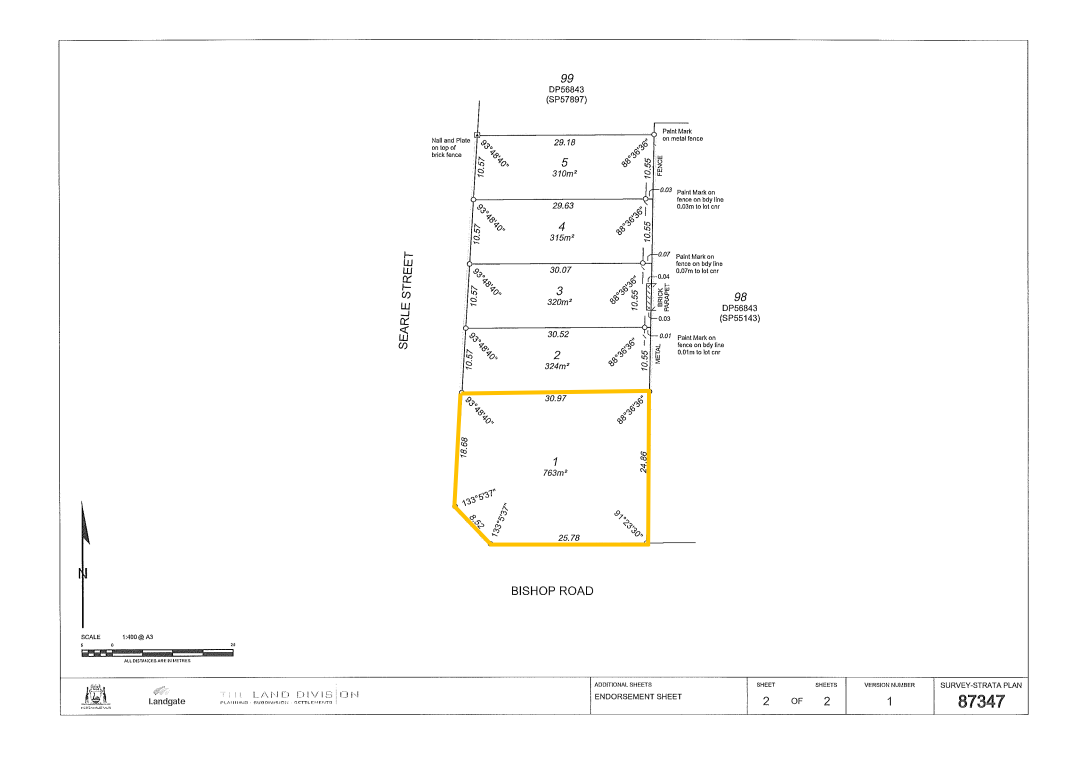








2







Approved Form 2019-74762 Effective for use from: 15/06/2022

SN

Scheme Notice

Strata Titles Act 1985 Section 29

Scheme Number: 87347	
Certificate of Title Volume/Folio Number:	461-118A
Scheme Name:	79 Bishop Road, Middle Swan
Address for Service of the Strata Company ¹ :	
Email address for Strata Company ² :	
Is this a Leasehold Scheme?	□ Yes / ⊠ No
Leasehold Scheme Term ³ :	year(s) / month(s) / day(s) commencing on registration of the scheme.

Version 3 Page 1 of 3

¹ An address for service must be an address of a place within Australia – see section 215 of the Act.

² Ontional

³ Not required unless this is a Leasehold Scheme and must be stated in years, months and days.





Approved Form 2019-74762 Effective for use from: 15/06/2022

Diana Ribeiro Carter

SN

Execution

Date	Ωf	Execution:	1	103/2024
ω	O1	LACCUUOII.	,	10012027

Executed by ROSEYFACE PTY LTD

Signature of Director

Signature of Director / Secretary	Joel Marc Carter
Signature of Owner ⁵	Signature of Owner ⁵
Full Name	Full Name
In the presence of:	In the presence of:
Witness Signature	Witness Signature
Full Name	Full Name
Address	Address
Occupation	Occupation

⁴ Witness not required when signing by a corporation under section 127 of the *Corporations Act 2001*. ⁵ To be signed by owner of the land described in the above-mentioned Certificate of Title.

OFFICE USE ONLY

Instruct if any documents are to issue





The Land Division

CNI		
SIV	Scheme	Notice

Lodged by:6

Address:	PO Box 2444 Malaga WA 6944	to other than Lodging Party
Phone Number:	08 9209 3232	
Email Address:	deanne@landdivision.com.au	
Reference Number:	23-9952 - 79 Bishop Rd	
Issuing Box Number:		
Prepared by:	The Land Division	
Address:	PO BOX 2444 MALAGA WA 6944	
Phone Number:	08 9209 3232	
Email Address:	deanne@landdivision.com.au	
Reference Number:		
Titles, Leases, Evidence	e, Declarations etc. lodged herewith	OFFICE USE ONLY
1		Landgate Officer
2		Number of Items Descrived
 4. 		Number of Items Received:
		Landgate Officer Initial:

Version 3 Page **3** of **3**

 $^{^{\}rm 6}$ Lodging Party Name may differ from Applicant Name.





Approved Form 2023-38056 Effective for use from: 15/06/2023

SB

Scheme By-laws

Strata Titles Act 1985 (STA) Part 4 Division 4

Part 4 Division 4	
Scheme Number: 87347	
Part 1 – Applicant	
(a) For existing schemes:	
The Owners of ¹	_ (strata company); or
(b) For new schemes: The owner(s) ² ROSEYFACE PTY LTD (ACN: described as ³ Lot 123 on Diagram 10035	650 524 333) of land the subject of the plan
Part 2 – Select Option	
☐ Option 1 – Voluntary Consolidation⁴	

[This option is to be selected by schemes registered prior to 1/5/2020 that choose to lodge a consolidated set of by-laws updated solely to take account of changes to by-laws made by *Strata Titles Act 1985* Schedule 5 clause 4]

In compliance with the *Strata Titles Act 1985* section 56 and Schedule 5 clause 4 and the *Strata Titles (General) Regulations 2019* regulation 180(2), the Applicant applies to the Registrar of Titles for registration of an amendment to the strata titles scheme by registration of a consolidated set of scheme by-laws at Part 4.

[This option is to be selected if this form is being lodged together with the **Application to register strata titles scheme** and the governance by-laws in Schedule 1 and conduct by-laws in Schedule 2 of the *Strata Titles Act 1985* are being added to, amended or repealed.]

The Applicant applies to the Registrar of Titles to have the consolidated set of scheme by-laws as set out in Part 4 registered with the **Application to register strata titles scheme** in respect of the above land.

☐ Option 3 – Application to Amend

[This option is to be selected by schemes registered under the *Strata Titles Act 1985* that are making additions, amendments or repeals to the existing scheme by-laws.]

In compliance with the *Strata Titles Act 1985* section 56 and *Strata Titles (General) Regulations* 2019 regulation 56 and if *Strata Titles Act 1985* Schedule 5 clause 4 and the *Strata Titles (General)*

Version#

Page 1 of 8

¹ To be completed as "[scheme name + scheme type + scheme number]" under s.14(2) of the Act, e.g. Pretty Ponds Survey-Strata Scheme 12345.

² Insert the full name(s) of the owners of land the subject of the plan as shown on the certificate of title.

³ Insert the description of parcel, e.g. Lot 1 on Deposited Plan 12345.

⁴ No resolution is required for by-law changes set out in the *Strata Titles Act 1985* Schedule 5 clause 4 and renumbering consequential on those changes.



Landgate

Approved Form 2023-38056 Effective for use from: 15/06/2023

SB

Regulations 2019 regulation 56 and 180(1) apply to the by-laws of the strata company, the Applicant applies to the Registrar of Titles for registration of an amendment to the strata titles scheme by amending the scheme by-laws at Part 3 and including a consolidated set of scheme by-laws at Part 4.

Part 3 – Application to Amend [In this part specify additions, amendments and repeals of by-laws]
The Applicant certifies that:
By resolution without dissent, the voting period for which opened on and closed on (and which must be registered within 3 months after the closing date) the □ additions/ □ amendments/ □ repeal⁵ to the Governance by-laws were made as detailed here
Insert Governance by-law(s) additions, amendments or repeal and their by-law number here]
\square and / \square or 5
By special resolution, the voting period for which opened on and closed on and which must be registered within 3 months after the closing date) the additions/ amendments/ repeal ⁵ to the Conduct by-laws were made as detailed here.
Insert Conduct by-law(s) additions, amendments or repeal and their by-law number here]
□ and / □ or⁵
By ordinary resolution passed on a by-law specifying a period of 12 months ending on a different date to 30 June was made as detailed here and taken to be a governance by aw in accordance with Strata Titles (General) Regulations 2019 regulation 175(4).
Insert Governance by-law addition and by-law number here] [Insert Governance by-law addition and by-law number here]
50-1-4

⁵ Select one.

Version#

Page 2 of 8





Approved Form 2023-38056 Effective for use from: 15/06/2023

SB

Part 4 – Consolidated set of by-laws

[In this part provide the full text of the current set of scheme by-laws for the scheme classified as governance or conduct and with the relevant by-law number]

The strata company certifies that the consolidated set of by-laws set out below is the current full set of by-laws for the scheme with the scheme number specified on page 1.

Governance by-laws

Schedule 1 by-laws 1 to 10 are repealed and replaced with the following by-laws 1 to 8:

1. DUTIES OF OWNER

(1) The owner of a lot must -

(a) immediately carry out all work that may be ordered under a written law in respect of the lot other than such work as may be for the benefit of the building generally and pay all rates, taxes, charges, outgoings and assessments that may be payable in respect of the lot;

(b) maintain and repair the lot, and keep it in a state of good condition, reasonable wear and tear,

and damage by fire, storm, tempest or act of God excepted.

(1A) The owner of a lot must -

(a) notify in writing the strata company immediately on becoming the owner of the lot, including in the notice the owner's address for service for the purposes of this Act; and

(b) if required in writing by the strata company, notify the strata company of any mortgage or other dealing in connection with the lot, including in the case of a lease of a lot, the name of the lessee and the term of the lease.

2. CONSTITUTION OF COUNCIL

(1) If there are not more than 3 lots in the scheme, the council consists of all of the owners of the lots and, if there are more than 3 lots in the scheme, the council consists of not less than 3 nor more than 7 of the owners of the lots, as is determined by the strata company.

(2) All acts done in good faith by the council, even if it is afterwards discovered that there was some defect in the appointment or continuance in office of any member of the council, are as valid as if

that member had been duly appointed or had duly continued in office.

3. CHAIRPERSON, SECRETARY AND TREASURER OF COUNCIL

(1) The members of a council must, at the first meeting of the council after they assume office as such members, appoint a chairperson, a secretary and a treasurer of the council.

(2) A person -

(a) must not be appointed to an office referred to in sub-bylaw (1) unless the person is a member of the council; and

(b) may be appointed to 1 or more of those offices.

4. CHAIRPERSON, SECRETARY AND TREASURER OF STRATA COMPANY

(1) Subject to sub-bylaw (2), the chairperson, secretary and treasurer of the council are also respectively the chairperson, secretary and treasurer of the strata company.

(2) A strata company may at a general meeting authorise a person who is not an owner of a lot to act as the chairperson of the strata company for the purposes of that meeting.

(3) A person appointed under sub-bylaw (2) may act until the end of the meeting for which the person was appointed to act.

5. MEETINGS OF COUNCIL

Version #

Page 3 of 8





Approved Form 2023-38056 Effective for use from: 15/06/2023

SB

(1) At meetings of the council, all matters must be determined by a simple majority vote.

(2) A member of a council may appoint an owner of a lot, or an individual authorised under the Strata Titles Act 1985 section 136 by a corporation which is an owner of a lot, to act in the member's place as a member of the council at any meeting of the council.

6. POWERS AND DUTIES OF SECRETARY OF STRATA COMPANY

The powers and duties of the secretary of a strata company include -

- (a) the giving on behalf of the strata company and of the council of the notices required to be given under the Act; and
- (b) the answering of communications addressed to the strata company.

7. POWERS AND DUTIES OF TREASURER OF STRATA COMPANY

The powers and duties of the treasurer of a strata company include -

- (a) the notifying of owners of lots of any contributions levied under the Strata Titles Act 1985; and
- (b) the receipt, acknowledgment and banking of and the accounting for any money paid to the strata company.

8. EXEMPTION FROM CERTAIN PROVISIONS OF THE ACT

- (1) The strata company shall pursuant to section 140 of the Strata Titles Act 1985 be exempt from the following designated functions -
- (a) Section 100(1)(a) the requirement for an administrative fund;
- (b) Section 101 accounting records and statement of account;
- (c) Section 104(1)(b) keep minutes of meetings (except for the first AGM);
- (d) Section 104(3)(a) a strata company letterbox;
- (e) Section 105(1) keep a roll of owners/occupiers.
- (2) The strata company or an owner may convene a meeting as and when necessary by giving fourteen (14) days' notice of the meeting to all other proprietors and mortgagees setting out the general nature of the business to be discussed.

Conduct by-laws

Schedule 2 by-laws 1 to 15 are repealed.







Approved Form 2023-38056 Effective for use from: 15/06/2023

Part 5 - By-laws of significance

[Please complete Parts 5 and 6 if making, amending or repealing a governance by-law of the kind described in Part 5 and ensure that relevant consents/approvals accompany the Scheme by-laws form]

The Applicant acknowledges that the following governance by-laws need consent from a party other than the strata company if they are to be made, amended or repealed. For more information about who these parties are, refer to the *Strata Titles Act 1985* and the *Strata Titles (General) Regulations 2019*:

	By-law number(s)	
Staged subdivision by-laws ⁶ :		
By-law under planning (scheme by-laws) condition ⁷ :		
Exclusive use by-laws ⁸ : (existing and new)		
		Western Australian Planning Commission (WAPC) approval number (if applicable) ⁹ :
Leasehold by-laws ¹⁰ :		

Version#

⁶ Refer Strata Titles Act 1985 section 42.

⁷ Refer Strata Titles Act 1985 section 22.

⁸ Refer Strata Titles Act 1985 section 43.

⁹ Refer Strata Titles Act 1985 section 20. Will not be applicable for schemes registered prior to 1/5/2020.

¹⁰ Refer *Strata Titles Act 1985* section 40. Will not be applicable for schemes registered prior to 1/5/2020.





Approved Form 2023-38056 Effective for use from: 15/06/2023

SB

Part 6 – Accompanying documents

[Select those documents to be lodged as evidence]

Consent Statement – Designated Interest ¹¹ Holders for making / amendment / repeal of staged subdivision by-laws
Written consent of owner of each lot granted exclusive use (owners of special lots)
Written consent of Western Australian Planning Commission (WAPC) or Local Government (as relevant) to amendment or repeal of any by-laws created in relation to a planning (scheme by-laws) condition
Consent of the Owner of the Leasehold Scheme ¹² to leasehold by-laws or staged subdivision by-laws
Approval of WAPC to making, amendment or repeal of leasehold by-laws providing for postponement of the expiry day for the scheme

¹¹ Refer to section 3(1) of the *Strata Titles Act 1985* for the meaning of designated interest.

Owner of the leasehold scheme has the meaning in section 3(1) of the *Strata Titles Act 1985*. Version #





SB Scheme By-laws

Part 7 - Execution

1. For new schemes, owners to sign here:		
Date of Execution:		
(To be signed by each Applicant)		
Executed By: ROSEYFACE PTY LTD (ACN: 650 524 333)		

Signature of Applicant

Joel Marc Carter - Director/Secretary

Full Name

Signature of Applicant

<u> Diana Ribeiro Carter - Director</u>

Full Name

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SB Scheme By-laws

Lodged by: ¹³		Instruct if any documents are to
Address:		issue to other than Lodging Party
Phone Number:		
Fax Number:		
Reference Number:		
Issuing Box Number:		
Prepared by:	The Land Division	
Address:	PO Box 2444 Malaga WA 6944	
Phone Number:	08 9209 3232	
Fax Number:	deanne@landdivision.com.au	
Reference Number:	<u>22-9952 - 79 Bishop</u>	
Titles, Leases, Eviden	ice, Declarations etc. lodged	OFFICE USE ONLY
herewith		
1		Landgate Officer
2		
		Number of Items Received:
		Landards Office L W.
5		Landgate Officer Initial:

 $^{^{\}rm 13}$ Lodging Party Name may differ from Applicant Name.





Schedule of Unit Entitlements

Approved form number 2021-47738 Effective for use from 07/07/2021



Legislation

Strata Titles Act 1985

Section 37, Schedule 2A cl. 21T(1)(d) & Schedule 2A cl. 31E(1)(c)

Unit Entitlement Schedule

Scheme Number SP87347

Scheme Address 79 Bishop Road, Middle Swan

Lot Number	Unit Entitlement
1	60
2	35
3	35
4	35
5	35

Sum of all unit entitlements of all lots in the strata titles scheme: 200

CERTIFICATE OF LICENSED VALUER

I, Darren Starcevich, being a Licensed Valuer, licensed under the Land Valuers Licensing Act 1978, certify that the proportion that the unit entitlement of a lot as stated in the Schedule of Unit Entitlements above bears to the sum of the unit entitlements of all lots in the strata titles scheme is not greater than 5% more or 5% less than the proportion that the value (as that term is defined in section 37(3) of the Strata Titles Act 1985) of that lot bears to the sum of the value of all the lots in the strata titles scheme.

11th March 2024	
Date	Licensed Valuer Signatur