

Strata Titles General Regulations 1996

Compare between:

[03 Sep 2010, 06-a0-01] and [01 Jul 2011, 06-b0-02]



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Strata Titles Act 1985

Strata Titles General Regulations 1996

Part 1 — Preliminary

1. Short title

These regulations may be cited as the *Strata Titles General Regulations* 1996 ¹.

2. Commencement

These regulations come into operation on the day on which the *Strata Titles Amendment Act 1995* comes into operation ¹.

3. Terms used

In these regulations, unless the context otherwise requires — *form* means a form in Schedule 3;

Licensed Surveyors Regulations means the Licensed Surveyors (Guidance of Surveyors) Regulations 1961;

plan means a strata/survey-strata plan;

section means a section of the Act;

Survey Regulations means the Licensed Surveyors Regulations, the TLA Regulations and the Transfer of Land (Surveys)

Regulations 1995 or such other regulations, including any directions, instructions or guidelines which may be issued under

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Preliminary

any of those regulations, as are for the time being in force for the guidance of surveyors when practising under the *Transfer of Land Act 1893*;

TLA Regulations means the *Licensed Surveyors (Transfer of Land Act 1893) Regulations 1961.*

Part 2 — Strata/survey-strata plans and forms

[Heading amended in Gazette 24 Jan 2006 p. 432.]

4. Quality of plans

A plan or form lodged for registration under the Act, including a sketch plan referred to in section 21T(1)(b) and a survey-strata plan referred to in section 31E(1)(a), must conform to the following requirements, namely —

- (a) the medium must be of such type and size as may be approved by the Registrar of Titles, unblemished and free of creases:
- (b) a margin of at least 10 mm must be left on all edges of any drawing;
- (c) writing, drawing or typewriting on any drawing must be only on one side of it;
- (d) drawings, writing or typewriting must be clear and legible and of sufficient density and size to permit photographic or other reproduction and must not be blurred or liable to blur.

[Regulation 4 amended in Gazette 17 Jan 1997 p. 453; 24 Jan 2006 p. 432; 21 Mar 2006 p. 1084.]

5. Plan specifications

- (1) All plans lodged for registration under the Act, including a survey-strata plan referred to in section 31E(1)(a), must be in the form approved by the Registrar of Titles.
- (1a) All such plans must specify
 - (a) in the case of a drawing the north point, which must direct upwards;
 - (b) in the case of a drawing the scale to which the plan is drawn, being a scale which will allow all details and notations to be clearly shown;

- in the case of a floor plan (c)
 - the boundaries of lots or whole separate parts of lots by continuous lines so that boundaries defined by walls or other structural features are clearly distinguished from boundaries defined by lines only; and
 - which includes survey information under (ii) section 3(2a), except to the extent that the Survey Regulations are inconsistent with these regulations, the information required by the Survey Regulations (including without limitation, regulation 5 of the TLA Regulations) as if —
 - (I) references in the Survey Regulations to a lot, a plan or a boundary included references to a lot or common property, a strata plan or a boundary of a lot or common property; and
 - (II)field books or notes were only required to be lodged under regulation 8 of the Licensed Surveyors Regulations and regulation 8 of the TLA Regulations in the circumstances determined by the Registrar of Titles; and
 - (III)the balance of regulation 12 of the TLA Regulations from and including the words "Consecutive numbering from one upwards" were deleted; and
 - regulations 55A to 55E inclusive of the (IV) Licensed Surveyors Regulations and regulations 61 and 62 of the TLA Regulations were deleted;

- (d) in the case of a location plan
 - (i) if the Registrar of Titles so requires, the relationship of the boundaries of the parcel to the location of the building; and
 - (ii) offsets in any case where part of the building is within 2 metres of a boundary of the parcel; and
 - (iii) encroachments, if any,

(but no other dimensions are necessary);

- (e) in the case of a survey-strata plan
 - (i) all common property as a lot or lots, prefixed by the letters "CP";
 - (ii) if a cubic space lot (limited in height and depth) is created, the upper and lower boundaries of that lot defined by reference to Australian Height Datum, or such other datum as is approved by the Registrar of Titles;
 - (iii) all angles in degrees, minutes and seconds;
 - [(iv) deleted]
 - (v) except to the extent that the Survey Regulations are inconsistent with these regulations, the information required by the Survey Regulations (including without limitation, regulation 5 of the TLA Regulations) as if
 - (I) references in the Survey Regulations to a lot, a plan or a boundary included references to a lot or common property lot, a survey-strata plan or a boundary of a lot or common property lot; and
 - (II) field books or notes were only required to be lodged under regulation 8 of the Licensed Surveyors Regulations and regulation 8 of the TLA Regulations in

- the circumstances determined by the Registrar of Titles; and
- (III) the balance of regulation 12 of the TLA Regulations from and including the words "Consecutive numbering from one upwards" were deleted; and
- (IV) the expression "section 22(2) of the Strata Titles Act 1985," were inserted after "under" in regulation 3(2)(a) of the Transfer of Land (Surveys) Regulations 1995; and
- (V) regulations 55A to 55E inclusive of the Licensed Surveyors Regulations and regulations 61 and 62 of the TLA Regulations were deleted;
- [(f) deleted]
- (g) the name and address of the surveyor or other person who is responsible for certifying the plan under subregulation (1b).
- (1b) All such plans must be certified by a licensed surveyor in the form of the Table to regulation 54 of the Survey Regulations.
 - (2) All linear connections shown on a strata plan must be referred to a stated surface of a floor, wall, ceiling, or permanent structural feature shown on the plan.
 - (3) Except as provided in section 3(2a), no reference may be made in a floor plan to the relationship of boundaries of lots to boundaries of the parcel.
 - (4) Subject to subregulation (7), every plan in the form of a drawing must be drawn to one of the following ratios, or multiples of 10 of the ratios —

1:50

1:75

1:100

1:125 1:200 1:250 1:300 1:400 1:600

1:800

and must show a scale bar.

- Additional plan sheets in a form approved by the Registrar of (5) Titles may be used as required.
- (6) A plan lodged for registration under the Act may include a cross-sectional diagram to illustrate the horizontal boundaries of cubic space of the lots on the plan. A cross-sectional diagram must be drawn —
 - (a) to a suitable scale approved by the Registrar of Titles; and
 - so as to identify, by suitable notation, those areas that (b) are a part of a lot and those areas that are common property; and
 - in the case of a strata plan, in compliance with (c) regulation 5(2).
- A plan lodged for registration under the Act may, with the approval of the Registrar of Titles, include an enlargement of part of the plan.
- I(8)deleted]
- (9) Subregulations (2) to (8) also apply to
 - a sketch plan referred to in section 21T(1)(b); and
 - (b) a survey-strata plan referred to in section 31E(1)(a).

[Regulation 5 amended in Gazette 17 Jan 1997 p. 453-4; 2 Sep 2004 p. 3824; 24 Jan 2006 p. 432-3.]

5A. Statements required on plans (Act s. 5(1)(aa))

The prescribed form of the statement to be contained on a strata plan for the purposes of section 5(1)(aa) is —

(a) where section 3(2)(a) applies —

"

The boundaries of the lots or parts of the lots which are buildings shown on the strata plan are the inner surfaces of the walls, the upper surface of the floor and the under surface of the ceiling, as provided by section 3(2)(a) of the *Strata Titles Act 1985*.

"

and

(b) where section 3AB applies —

"

The boundaries of the lots or parts of the lots which are buildings shown on the strata plan are the external surfaces of those buildings, as provided by section 3AB of the *Strata Titles Act 1985*.

"

and, if applicable —

"

Where 2 lots have a common or party wall or have buildings on them which are joined, the centre plane of that wall, or the plane at which they are joined, is the boundary.

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[Regulation 5A inserted in Gazette 17 Jan 1997 p. 454-5.]

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6. Numbering of lots on plans

- (1) In a plan lodged for registration under the Act
 - (a) each lot must be numbered consecutively commencing with lot 1 and terminating with a lot number corresponding with the total number of lots comprised in the plan; and
 - (b) the abbreviation "CP" may not be used other than in the circumstances permitted by subregulation (5)(a).
- (2) In a plan lodged for registration under the Act as a plan of consolidation or as a plan of re-subdivision each lot must be numbered consecutively, the lowest lot number being greater by one than the highest number of any lot in the existing scheme.
- (3) Where different parts of a parcel (including parts of a building) constitute a single lot, reference must be made on each sheet on the plan that depicts part of that lot, to any other sheet of the plan that refers to that part or another part of that lot.
- (4) In all plans, where a numbered lot is shown as consisting of more than one part, each part must be described as part of that numbered lot, using the abbreviation "Pt." before the number.
- (5) In a survey-strata plan lodged for registration under the Act
 - (a) all common property lots must be prefixed by the letters "CP" and must be included in the consecutive numbering of the lots on the plan required by subregulation (1)(a) or (2) as the case requires, but on every survey-strata plan and every plan of re-subdivision or consolidation for a survey-strata scheme, the lots must be numbered first followed by the numbering of the common property lots; and
 - (b) subregulations (3) and (4) apply to common property lots as if a reference in those subregulations to a lot included a reference to a common property lot.

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- (5a) In
 - a sketch plan referred to in section 21T(1)(b); or (a)
 - (b) a survey-strata plan referred to in section 31E(1)(a),

each lot (not including any common property lot) must have the same number as that lot has in the existing scheme.

The Registrar of Titles may, after giving notice to all persons (6) who will be affected by his or her decision, number or re-number any lots in any plan lodged for registration or registered under the Act or the Strata Titles Act 1966².

[Regulation 6 amended in Gazette 17 Jan 1997 p. 455.]

7. Plan of survey

- (1) Where
 - land which comprises more than 1 lot, allotment or portion of land is proposed to be the subject of a scheme; or
 - (b) it is proposed to amalgamate adjoining land with a parcel under section 18,

the plan must be accompanied by a plan of survey amalgamating the land into 1 lot.

- (2) Where an amalgamation referred to in subregulation (1) is effected an application for a certificate of title for the land not included in the amalgamation must accompany the transfer.
- The plan of survey referred to in subregulation (1) must comply (3) with the Survey Regulations.

8. Description of parcel etc.

- The parcel must be described in a plan other than a plan of (1) re-subdivision, a plan of consolidation or a plan referred to in section 31E(1)(a) by reference
 - to the certificate of title or Crown grant; and

- to a lot, allotment or portion illustrated on the relevant plan held by the Authority.
- (2) In a plan of re-subdivision or a plan of consolidation lodged for registration under the Act the parcel must be described by reference to the lots and common property in the scheme.
- In a survey-strata plan referred to in section 31E(1)(a) the parcel must be described by reference to the lots and common property in the scheme.

[Regulation 8 amended in Gazette 17 Jan 1997 p. 455-6; 24 Jan 2006 p. 433; 29 Dec 2006 p. 5913.]

9. Schedule of unit entitlement

- (1) The vertical interval between items in a schedule of unit entitlement or an amended schedule of unit entitlement must be not less than 8 millimetres.
- All common property lots must be included in any schedule of (2) unit entitlement or amended schedule of unit entitlement which relates to a survey-strata scheme, but the number of each common property lot must be prefixed by the letters "CP" and the words "COMMON PROPERTY" must be noted against each entry for a common property lot.

10. Licensed valuer's certificate

- (1) Subject to the Act, a certificate given by a licensed valuer for the purposes of the Act is valid for a period of 2 years.
- Despite subregulation (1), upon registration of a plan the (2) certificate of a licensed valuer is valid until the unit entitlement of the scheme is reallocated or amended under the Act and registered or recorded on the relevant schedule to the plan.

[Regulation 10 amended in Gazette 17 Jan 1997 p. 456.]

11. **Consents of registered persons**

The consents required under —

- section 8A(i) and (j); and (a)
- (b) section 9(3)(c); and
- (c) section 15(2)(b); and
- (d) section 21T(1)(e); and
- (e) section 31E(1)(e),

must be endorsed on or bound into or must accompany the plan, notice of resolution or application in the manner approved by the Registrar of Titles.

[Regulation 11 amended in Gazette 17 Jan 1997 p. 456.]

12. Alteration

- (1) A sheet of a plan lodged with the Registrar of Titles for registration must be
 - altered only by striking through the matter intended to be altered and not by rubbing, scraping or cutting the surface of the sheet; and
 - replaced, if in the opinion of the Registrar of Titles any (b) alteration will render it unsuitable for copying by photographic or similar means.
- (2)Every alteration to a sheet of a plan, other than a deletion under regulation 13(4) or an alteration made by the Registrar of Titles under section 129A or regulation 6(6) must be authenticated
 - by the surveyor, unless the sheet shows only the whole or part of a schedule of proposed unit entitlement; and
 - (b) if the alteration
 - relates to the definition of a lot boundary, by the Commission where the plan is required to be approved by the Commission under section 25(1)

page 12 Published on www.legislation.wa.gov.au

- or 25B(2), or the local government in any other case; or
- (ii) affects the proportional unit entitlement of any lot in the scheme, by the licensed valuer.

[Regulation 12 amended in Gazette 28 Jun 1996 p. 3060; 29 Dec 2006 p. 5913.]

13. Arrangement and presentation of plans etc.

- The certificates, schedule of unit entitlement, directions, (1) consents, instruments or documents required by the Act to accompany a plan must be presented, arranged or bound with the plan in the manner approved by the Registrar of Titles.
- (2) Subject to regulation 5(5), any strata plan lodged for registration under the Act may incorporate on one sheet a floor plan and a location plan.
- (3) Any certificate, schedule of unit entitlement, direction or consent required to be lodged with or accompany a plan lodged under the Act may be contained on a separate sheet or may be endorsed on the plan if each plan, certificate, schedule, direction or consent is identified as such and is sufficiently separated from each other in a manner approved by the Registrar of Titles.
- (4) Where on any plan, form, certificate, schedule of unit entitlement, direction or consent lodged under the Act or required to be lodged with or accompany a plan lodged under the Act —
 - (a) the words "strata/survey-strata" appear, the word "strata" or "survey-strata" must be struck through as appropriate or the appropriate word substituted for the words "strata/survey-strata"; and
 - (b) any expression or passage is inapplicable, it
 - may be printed on the form and struck through;
 - (ii) need not be printed.

[Regulation 13 amended in Gazette 17 Jan 1997 p. 456-7; 24 Jan 2006 p. 433.]

14. Numbering of strata/survey-strata plans

The Registrar of Titles must —

- upon accepting a plan for registration, allot a distinctive reference to the plan; and
- cause to be kept a record of all plans registered under (b) the Act.

[Regulation 14 amended in Gazette 29 Dec 2006 p. 5913.]

Part 2A — Easements on survey-strata plans

[Heading inserted in Gazette 17 Jan 1997 p. 457.]

14A. Prescribed easements (Act s. 5H)

The following easements are prescribed for the purposes of section 5H —

- (a) an easement relating to vehicle access, parking or turning;
- (b) an easement for access or use of light and air;
- (c) an easement for party wall rights;
- (d) an easement for the right of a structure to intrude into another lot where that intrusion would constitute a permitted boundary deviation if the scheme were a single tier strata scheme;
- (e) an easement for pedestrian access.

[Regulation 14A inserted in Gazette 17 Jan 1997 p. 457.]

14B. Notation of easements on survey-strata plan (Act s. 5D)

- (1) For the purposes of section 5D(4), notations under section 5D(3)(a) and (b) are to be in the following manner or in such other manner as may be approved by the Registrar of Titles
 - (a) the location of the easement is to be marked on the survey-strata plan by dotted lines showing
 - (i) in the case of an easement of the kind mentioned in regulation 14A(a), (b) and (e) two dimensions, being the length and width of the easement area; and
 - (ii) in the case of an easement of the kind mentioned in regulation 14A(d) three dimensions, being the height, length and width of the easement area; and

(iii) in the case of an easement of the kind mentioned in regulation 14A(c) — two dimensions, being the length and height of the easement area;

and

- (b) the dominant and servient lots are to be shown in tabular form, by reference to the prescribed short form description of the easement.
- (2) Unless stated otherwise on the survey-strata plan, the height and depth of any easement of a kind mentioned in regulation 14A is to be the height and depth limits of the lot (if any).

[Regulation 14B inserted in Gazette 17 Jan 1997 p. 457-8.]

14C. Provision for terms of easement on plan etc. (Act s. 5E(1))

For the purposes of section 5E(1), any term, condition or provision of or in relation to an easement under section 5D may be made —

- (a) by notation on a survey-strata plan, in respect of the apportionment of liability for the costs of upkeep of an area over which the easement is created by inclusion in the table referred to in regulation 14B(1)(b) of a specified percentage for each of the dominant and the servient lots; or
- (b) by memorial or other instrument lodged with a survey-strata plan, in respect of any matter relating to the easement.

[Regulation 14C inserted in Gazette 17 Jan 1997 p. 458.]

14D. Provisions applicable to r. 14E to 14I

(1) The terms, conditions and provisions of and relating to easements that may be created under section 5D, and the short form description of each such easement are prescribed, for the purposes of section 5H(1), in regulations 14E to 14I.

- (2) In the terms, conditions and provisions of and relating to the easements in regulations 14E to 14I
 - (a) **dominant lot** and **servient lot** have the same meanings as those terms have in section 5D(2)(b) and as are marked on the survey-strata plan; and
 - (b) *easement area* means the area of the servient lot marked on the survey-strata plan as being subject to the relevant easement; and
 - (c) where an easement is expressed to be granted in favour of the grantee, that grant is to be taken to be in favour of the grantee as a person entitled to an estate or interest in possession in the dominant lot or any part of the dominant lot which is capable of enjoyment of the rights granted by the relevant easement.

[Regulation 14D inserted in Gazette 17 Jan 1997 p. 458; amended in Gazette 2 Sep 2004 p. 3824.]

14E. Vehicle Access Easement

The short form description for an easement relating to vehicle access, parking or turning is "Vehicle Access Easement", and the terms, conditions and provisions of and relating to the easement are as follows —

"

- 1. The registered proprietor of the servient lot ("grantor") grants to the registered proprietor and every occupier of the dominant lot or lots from time to time ("grantee") the rights for the grantee and his or her independent contractors, employees, agents and visitors, at any time
 - (a) to park vehicles in such car parking areas (if any) as may be marked on the survey-strata plan or as may be set aside or marked out for that purpose at the date of creation of this easement; and

- to turn and drive vehicles over such areas as (b) may be marked on the survey-strata plan or as may be set aside, at the date of creation of this easement, for the purpose of gaining access to and egress from the dominant lot to any street or any part of the parcel.
- 2. The grantor and the grantee are liable for the cost of repairing, maintaining, replacing, cleaning (including the removal of any solid or liquid dropped or leaking from any vehicle) or upkeeping the easement area in proportion to the unit entitlements of their respective lots shown on the survey-strata plan from time to time.
- 3. The grantee agrees to indemnify and keep indemnified the grantor against all actions, liabilities, proceedings, claims, costs and expenses which the grantor may suffer, incur or sustain in connection with, or arising in any way out of the loss of or damage to any property or the death or injury of any person resulting from the use of the easement area by the grantee or his or her independent contractors, employees, agents and visitors.

[Regulation 14E inserted in Gazette 17 Jan 1997 p. 458-9.]

14F. **Light and Air Easement**

The short form description for an easement for access or use of light and air is "Light and Air Easement", and the terms, conditions and provisions of and relating to the easement are as follows —

1. The registered proprietor of the servient lot ("grantor") grants to the registered proprietor and every occupier of the dominant lot from time to

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time ("grantee") the right to full and unimpeded access to light and air to, through and for the windows or openings in any building or buildings on the dominant lot at the date of creation of this easement for the use and enjoyment of the dominant lot, without any obstruction or interruption caused by or consequent upon the erection of any building, structure or thing (other than the existing building or buildings on the servient lot or any future building erected on the same foundations and of the same or lesser dimensions) except as is reasonably incidental to the use by the grantor of the servient lot.

- 2. The grantee may enter on the servient lot at any reasonable time with or without independent contractors, employees or agents and necessary materials, equipment and vehicles for the purpose of taking all reasonable steps to prevent or remove any buildings, structures, trees or vegetation obstructing or interrupting the unimpeded access to light and air. The grantee, in exercising such right must cause as little inconvenience as is reasonably possible and must make good all damage caused in exercising the right of entry.
- 3. If the whole or the part of the building or buildings on the dominant lot in respect of which this easement is used or enjoyed is destroyed, it must be reinstated within one year, or an extended period ordered under section 103O of the Act, after the destruction, and if it is not so reinstated this easement is terminated in respect of the whole or part which is destroyed.

"

[Regulation 14F inserted in Gazette 17 Jan 1997 p. 459-60; amended in Gazette 30 Dec 2004 p. 6944.]

14G. Party Wall Easement

The short form description for an easement for party wall rights is "Party Wall Easement", and the terms, conditions and provisions of and relating to the easement are as follows —

"

- 1. The registered proprietor of the servient lot ("grantor") grants to the registered proprietor and every occupier of the dominant lot from time to time ("grantee") the right to use a party wall within or on the boundary of the servient lot for the support of the walls, floors, footings, ceilings, roofs or other parts of any building built or placed on the dominant lot.
- 2. The grantee may enter on the servient lot at any reasonable time with or without independent contractors, employees or agents and necessary materials, equipment and vehicles for the purpose of repairing, maintaining, renewing or otherwise remedying any failure to maintain the above right to use a party wall including the right to erect scaffolding or equipment as is reasonably necessary for upholding and maintaining the party wall. The grantee, in exercising such right must cause as little inconvenience as reasonably possible and must make good all damage caused in exercising the right of entry.
- 3. If the whole or the part of the building or buildings on the dominant lot which are supported by the party wall is destroyed, it must be reinstated within one year, or an extended

period ordered under section 103O of the Act, after the destruction, and if it is not so reinstated this easement is terminated in respect of the whole or part which is destroyed.

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[Regulation 14G inserted in Gazette 17 Jan 1997 p. 460; amended in Gazette 30 Dec 2004 p. 6944.]

14H. Intrusion Easement

The short form description for the right of a structure to intrude into another lot where that intrusion would constitute a permitted boundary deviation if the scheme were a single tier strata scheme is "Intrusion Easement", and the terms, conditions and provisions of and relating to the easement are as follows —

"

- 1. The registered proprietor of the servient lot ("grantor") grants to the registered proprietor and every occupier of the dominant lot or lots from time to time ("grantee") the right for the grantee and his or her independent contractors, employees, agents and visitors, at any time to retain, construct, inspect, alter, maintain, repair, replace and use roofs, floors, walls, footings, eaves, gutters, downpipes, pipes, and all parts of any building or any thing attached to or which projects from a building on the dominant lot, which intrude into the servient lot in the easement area at the date of creation of this easement.
- 2. The grantee may enter on the servient lot at any reasonable time with or without independent contractors, employees or agents and necessary materials, equipment and vehicles for the purpose of exercising the rights granted in this easement. The grantee, in exercising such rights must cause

- as little inconvenience as is reasonably possible and must make good all damage caused in exercising the right of entry.
- 3. The grantee agrees to indemnify and keep indemnified the grantor against all actions, liabilities, proceedings, claims, costs and expenses which the grantor may suffer, incur or sustain in connection with, or arising in any way out of the loss of or damage to any property or the death or injury of any person resulting from the exercise of the rights granted in this easement, including the right of entry.
- 4. If the whole or the part of the building or buildings which intrude into the servient lot in the easement area is destroyed, it must be reinstated within one year, or an extended period ordered under section 103O of the Act, after the destruction, and if it is not so reinstated this easement is terminated in respect of the whole or part which is destroyed.

[Regulation 14H inserted in Gazette 17 Jan 1997 p. 461; amended in Gazette 30 Dec 2004 p. 6945.]

14I. Pedestrian Access Easement

The short form description for an easement for pedestrian access is "Pedestrian Access Easement", and the terms, conditions and provisions of and relating to the easement are as follows —

".

"

1. The registered proprietor of the servient lot ("grantor") grants to the registered proprietor and every occupier of the dominant lot or lots from time to time ("grantee") the right for the grantee and his or her independent contractors,

- employees, agents and visitors, at any time to pass and repass on foot for any purpose over the easement area.
- 2. The grantor and the grantee are liable for the cost of repairing, maintaining, replacing, cleaning or upkeeping the easement area in proportion to the unit entitlements of their respective lots shown on the survey-strata plan from time to time.
- 3. The grantee agrees to indemnify and keep indemnified the grantor against all actions, liabilities, proceedings, claims, costs and expenses which the grantor may suffer, incur or sustain in connection with, or arising in any way out of the loss of or damage to any property or the death or injury of any person resulting from the use of the servient lot by the grantee or his or her independent contractors, employees, agents and visitors.

[Regulation 14I inserted in Gazette 17 Jan 1997 p. 461-2.]

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Part 2B — Merger of common property in strata scheme

[Heading inserted in Gazette 17 Jan 1997 p. 462.]

14J. Form of resolution — merger of buildings (Act s. 21F(1))

The prescribed form of a resolution for the purposes of section 21F(1) is —

"

That in relation to the lots or parts of the lots which are buildings shown on the strata plan, the boundaries are to be fixed by reference to the external surfaces of those buildings, as provided for by section 3AB of the *Strata Titles Act 1985*.

and, if applicable —

"

Where 2 lots have a common or party wall, or have buildings on them which are joined, the centre plane of that wall or the plane at which they are joined, is the boundary.

".

[Regulation 14J inserted in Gazette 17 Jan 1997 p. 462.]

14K. Form of resolution — merger of land (Act s. 21Q(1))

- (1) The prescribed form of a resolution for the purposes of section 21Q(1), is
 - "
- 1. That the strata plan be amended as follows
 - *(a) to show an extension or alteration to an existing building shown on the strata

- plan, as depicted on the sketch plan tabled for the purposes of this resolution;
- *(b) to include a building on the strata plan, as depicted on the sketch plan tabled for the purposes of this resolution;
- *(c) to merge land that is common property into a lot or lots on the strata plan
 - as depicted on the sketch plan tabled for the purposes of this resolution; or
 - by (describe merger). (ii)

and, if applicable —

- 2. That the horizontal boundaries of the land in the lots on the strata plan are —
 - *(a) the existing horizontal boundaries shown on the strata plan; or
 - *(b) metres above and metres below (describe boundaries).
- 3. That an easement or easements relating to motor vehicle access, parking or turning (in terms of section 21W of the Strata Titles Act 1985) be created, as depicted on the sketch plan tabled for the purposes of this resolution.
- That it consents to the schedule of unit 4. entitlement for the scheme as set out in the schedule tabled for the purposes of this resolution.

(2) Where an asterisk (*) appears in subregulation (1) next to a paragraph designation, the contents of that paragraph may be deleted or not inserted, if it is inapplicable.

[Regulation 14K inserted in Gazette 17 Jan 1997 p. 462-3.]

14L. Requirements for sketch plan (Act s. 21T(1)(b))

A sketch plan lodged under section 21T(1)(b) must be in a form approved by the Registrar of Titles and must be drawn showing —

- (a) the matters provided for in regulation 5(1a)(a), (b) and (g);
- if the sketch plan shows any extension or alteration of a (b) building or includes a building not shown on the strata plan
 - a floor plan of all floors or levels, prepared in the (i) manner provided for in regulation 5(1a)(c); and
 - a location plan prepared in the manner provided (ii) for in regulation 5(1a)(d),

as if a reference in regulation 5(1a)(c) and (d) to a plan were a reference to a sketch plan lodged under section 21T(1)(b);

- if the sketch plan merges land that is common property into a lot or defines any area that is subject to an easement under section 21W
 - a floor plan of the ground floor or level, and if there is more than one floor or level, a notation on the floor plan of the ground floor or level that the floor plan(s) in respect of upper or lower levels remain as provided on the strata plan, but which is otherwise prepared in the manner provided for in regulation 5(1a)(c) as if the following sub-subparagraph appeared after sub-subparagraph (IV) —

"

(V) the reference in regulation 34(b) of the Licensed Surveyors Regulations to "1 in 8 000" were deleted and a reference to "1 in 1 000" were substituted in its place;

",

and

(ii) a location plan prepared in the manner provided for in regulation 5(1a)(d),

as if a reference in regulation 5(1a)(c) and (d) to a plan were a reference to a sketch plan lodged under section 21T(1)(b).

[Regulation 14L inserted in Gazette 17 Jan 1997 p. 463-4; amended in Gazette 24 Jan 2006 p. 433-4.]

14M. Matters to be certified by surveyor (Act s. 21U(4)(a))

- (1) The matters prescribed for the purposes of section 21U(4)(a), as to which a licensed surveyor is to certify under section 21U(3), are
 - (a) the number of car parking bays and rights of vehicular turning and access to a street or parts of the common property;
 - (b) in the case of residential developments, rights to private open space for the occupiers of each of the lots;
 - (c) rights of pedestrian access to a street or parts of the common property;
 - (d) rights for access and use of storage areas, service areas, mail boxes and service meters;
 - (e) rights for service access;

having regard to —

(f) the provisions of the relevant town planning scheme; and

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

- the existing development approval for the strata scheme; (g) and
- (h) any implied easements or other provisions contained in the Act: and
- any easements or restrictive covenants granted or to be (i) created on registration of the notice of resolution.
- (2) In the case of a residential development, any expression used in subregulation (1) that is defined in the document titled "Statement of Planning Policy No. 1 — Residential Planning Codes" published in the Gazette on 30 January 1985 has the same meaning as it has from time to time in that document.
- (3) If the sketch plan shows any land that is common property to be merged into a lot, the certificate is to show whether or not an easement is required to be created on the sketch plan under section 21W for the purposes of satisfying section 21U(3)(b).
 - [Regulation 14M inserted in Gazette 17 Jan 1997 p. 464-5.]

Part 2C — Conversion to a survey-strata scheme

[Heading inserted in Gazette 17 Jan 1997 p. 465.]

14N. Form of resolution — conversion to survey-strata scheme (Act s. 31C(1))

(1) The prescribed form of a resolution for the purposes of section 31C(1) is —

"

1. That the strata scheme be converted to a survey-strata scheme, as depicted on the survey-strata plan tabled for the purposes of this resolution.

The owners acknowledge —

- (a) that the unit entitlement for a survey-strata scheme is determined on site value; and
- (b) that they are aware that this is different from the capital value, which is the basis on which the unit entitlement is determined for a strata scheme.

That it consents to the schedule of unit entitlement for the scheme as set out in the schedule tabled for the purposes of this resolution.

"

and, if applicable —

"

- 2. That the following easement(s) be created under section 31G of the *Strata Titles Act 1985*
 - *(a) Vehicle Access Easement
 - *(b) Intrusion Easement
 - *(c) Light and Air Easement

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

- *(d) Party Wall Easement
- *(e) Pedestrian Access Easement,

as depicted on the survey-strata plan.

3. The *height and/or depth of survey-strata lot(s) (*insert lot number*(s)) is or are limited to (*describe limits*).

".

(2) Where an asterisk (*) appears in subregulation (1) next to a paragraph designation, the contents of that paragraph may be deleted or not inserted, if it is inapplicable.

[Regulation 14N inserted in Gazette 17 Jan 1997 p. 465-6.]

140. Matters to be certified by surveyor (Act s. 31F(3)(a))

- (1) The matters prescribed for the purposes of section 31F(3)(a), as to which a licensed surveyor is to certify under section 31F(2)(e), are
 - (a) the number of car parking bays and rights of vehicular turning and access to a street or parts of the common property;
 - (b) rights to light and air;
 - (c) rights of support, or for an intrusion into another lot which constitutes a permitted boundary deviation before the conversion;
 - (d) in the case of residential developments, rights to private open space for the occupiers of each of the lots;
 - (e) rights of pedestrian access to a street or parts of the common property;
 - (f) rights for access and use of storage areas, service areas, mail boxes and service meters;
 - (g) rights for service access;

having regard to —

- the provisions of the relevant town planning scheme; and
- the existing development approval for the strata scheme; (i)
- any implied easements or other provisions contained in the Act; and
- (k) any easements or restrictive covenants granted or to be created on registration of the notice of resolution.
- In the case of a residential development, any expression used in subregulation (1) that is defined in the document titled "Statement of Planning Policy No. 1 — Residential Planning Codes" published in the Gazette on 30 January 1985 has the same meaning as it has from time to time in that document.
- (3) The certificate is to show, for the purpose of satisfying section 31F(2)(e)(ii), whether or not any easements are required to be created on the survey-strata plan under section 5D, and if so which easements.

[Regulation 140 inserted in Gazette 17 Jan 1997 p. 466-7.]

Part 3 — Exemptions under section 25(2)

15. Exemption — residential strata plan

- (1) Subject to subregulation (2), a proposed strata plan, or a plan of re-subdivision or consolidation for a strata scheme is exempt from the requirement of a certificate of approval given by the Commission for the purposes of section 5B, 8A or 9 where
 - the strata scheme is a residential development of no more than 5 dwelling units situate on a parcel of no more than 2 500 square metres; and
 - each lot on the proposed strata plan, or plan of (b) re-subdivision or consolidation for a strata scheme contains one dwelling unit; and
 - the land is -(c)
 - within the area of and conforms with a town planning scheme approved under section 7 of the *Town Planning and Development Act 1928* ³ excluding any non-urban zone; or
 - within an area that has been, or is to be regarded (ii) as having been, constituted a townsite, and given a name, under section 10 of the Land Act 1933⁴, where there is no town planning scheme referred to in subparagraph (i).
- (2) A plan which has the effect of
 - creating more than 5 lots in a strata scheme; or (a)
 - (b) creating, in a strata scheme, a lot that does not contain a dwelling unit,

is not exempt from approval by the Commission by subregulation (1).

[Regulation 15 amended in Gazette 28 Jun 1996 p. 3060.]

Part 4 — Registration

16. Application to register

- (1) A person who wishes to register a plan or any notice of resolution or other notice, order, consent or objection or make any application to the Registrar of Titles under the Act must apply in writing to that effect to the Registrar of Titles.
- (2) In the case of an application to register a plan, including a plan of re-subdivision or a plan of consolidation, the application must contain the names and addresses of all local government, water and sewerage authorities to which the Registrar of Titles is required to deliver a copy of the plan under section 60.
- (3) Except where otherwise provided by the Act or prescribed by these regulations, an order, consent, notice or application must be in the form approved by the Registrar of Titles.

[Regulation 16 amended in Gazette 17 Jan 1997 p. 467; 24 Jun 1997 p. 2989.]

17. Certificate of title to be produced

Except where otherwise provided by the Act or prescribed by these regulations, a document lodged for registration under the Act must be accompanied by the duplicate certificate of title (if any) for the land or lot that will be affected upon the registration of the document.

[Regulation 17 amended in Gazette 17 Jan 1997 p. 467.]

18. Prescribed manner of registration

Except where otherwise prescribed by these regulations, registration of a document under the Act is effected by —

(a) the notation of sufficient information to identify the transaction and the time and date of registration of the document on the relevant plan or relevant form in the plan or the certificate of title, as the case requires; and

r. 19

the authentication of that notation by the affixing of the seal and the facsimile signature of the Registrar of Titles.

[Regulation 18 amended in Gazette 17 Jan 1997 p. 468; 24 Jan 2006 p. 434; 29 Dec 2006 p. 5914.]

19. Amendment of plans, schedule of unit entitlement

- Where a plan of re-subdivision or a plan of consolidation is (1) lodged for registration under the Act, the Registrar of Titles must make a notation to that effect on all sheets of the registered plan, and attach the plan of re-subdivision or plan of consolidation to the registered plan.
- (2) Where a schedule of unit entitlement is amended under the Act, the Registrar of Titles must amend the schedule of unit entitlement to the plan registered under the Act by either
 - if an amended schedule of unit entitlement is lodged, striking through the schedule to the registered plan, making a notation on that schedule referring to the amended schedule and attaching the amended schedule to the registered plan; or
 - if the amended schedule of unit entitlement is included (b) in a document lodged for registration under the Act, striking through the relevant entitlements on the schedule to the registered plan and endorsing the new entitlements.
- (3) Where a lot is converted into common property under section 10, the Registrar of Titles must
 - strike through the lot number on the plan and, in the case (a) of a survey-strata plan, substitute it with the letters "CP" followed by the lot number which is greater by one than the highest number of any lot (including any common property lots) in the scheme; and

- (b) on the schedule of unit entitlement strike through the lot number and the unit entitlement of the lot and decrease the aggregate unit entitlement by an amount equal to the unit entitlement of the lot.
- (4) Where a scheme is terminated under the Act, the Registrar of Titles must make a notation to that effect on all sheets of the registered plan.
- (5) Where part of a lot in a strata plan is resumed, the Registrar of Titles must make a notation on all sheets of the floor plan and the location plan to the new plan lodged by the resuming authority and attach the new plan to the registered plan.
- (6) The following notations to the floor plan of a strata plan are prescribed to be made by the Registrar of Titles, as the case requires, for the purposes of section 21J and section 21N —

As at (insert applicable date), unless a notice of resolution under section 21H or an objection under section 21O has been recorded on the strata plan —

- the boundaries of the lots or parts of the lots which are buildings shown on the strata plan are the external surfaces of those buildings, as provided by section 3AB of the *Strata Titles Act 1985*;
- the scheme may not be a single tier strata scheme, as defined in section 3(1) of the *Strata Titles Act 1985*;
- the areas of the lots shown on the strata plan may have changed;
- where 2 lots have a common or party wall, or have buildings on them which are joined, the centre plane of that wall or the plane at which they are joined, is the boundary;

the horizontal boundaries of the lots or parts of the lots which are not buildings shown on the plan (if any) remain as provided on this strata plan.

- Where a notice of resolution is registered under section 21X, the (7) following amendments are prescribed to be made by the Registrar of Titles for the purposes of section 21Z
 - if a sketch plan accompanies the notice of resolution, he or she must
 - make a notation on all sheets of the registered plan to that effect; and
 - (ii) attach the sketch plan to the registered plan; and
 - if the notice of resolution includes a resolution to merge (b) land that is common property into a lot or lots on the strata plan and a sketch plan is not attached to the notice of resolution, he or she must make a notation on the registered plan to the effect of that resolution and the resolution defining the horizontal boundaries of the land in the lots on the strata plan.
- (8) Where a notice of resolution is registered under section 31I, the Registrar of Titles must, for the purposes of section 31K
 - make a notation on all sheets of the registered plan to (a) that effect: and
 - attach the survey-strata plan to the registered plan. (b) [Regulation 19 amended in Gazette 17 Jan 1997 p. 468-9.]

20. Abbreviated procedure for conversion of tenancies in common

The Registrar of Titles may direct that instead of the normal (1) procedure that would but for that direction apply the procedure

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02] Published on www.legislation.wa.gov.au

- an application for conversion to a scheme must be made to the Registrar of Titles;
- an application referred to in paragraph (a) must be (b) accompanied by
 - the certificates of title issued in respect of the interests held in the land the subject of the application; and
 - a disposition statement in the form of Form 22 (ii) signed by the proprietors of the land comprised in the scheme;
- (c) upon being satisfied that the plan and the relevant instruments are in order for registration the Registrar must direct that
 - the certificates of title issued in respect of the land the subject of the application be cancelled;
 - certificates of title be issued in respect of each lot (ii) on the plan;
 - (iii) each certificate of title so issued be endorsed so that every notation relating to an encumbrance that applies to the land held under the tenancies in common is brought forward and endorsed on the certificates of title issued in respect of the lots on the plan or the strata/survey-strata plan in respect of the common property on the plan, as the case requires, in accordance with the disposition statement that accompanies the application,

and effect must be given to those directions.

(2) The disposition statement may not effect —

- a change of the registered proprietor of a lot on the (a) strata/survey-strata plan, from any registered proprietor of the land the subject of the application; or
- (b) either
 - the complete release, removal or discharge of an (i) encumbrance or caveat; or
 - (ii) the release, removal or discharge of an entire interest in an encumbrance;

or

- (c) either -
 - (i) the registration of any registered interest (other than as registered proprietor, or the creation of any easement or restrictive covenant which may be created on the strata/survey-strata plan); or
 - (ii) the lodgment of a caveat,

in respect of a lot or the common property if a part of that lot or the common property, which was formerly comprised in the land the subject of the application, was not previously subject to that registered interest or caveat.

[Regulation 20 amended in Gazette 17 Jan 1997 p. 469-70.]

21. Abbreviated procedure for plan of re-subdivision (Act s. 8B(2))

- For the purposes of section 8B(2), the procedure for the (1) registration of a disposition statement in respect of a plan of re-subdivision is as follows
 - an application for registration of the plan of (a) re-subdivision must be made to the Registrar of Titles;
 - (b) an application referred to in paragraph (a) must be accompanied by
 - the certificates of title issued in respect of the lots in the scheme the subject of the application; and

page 38 Published on www.legislation.wa.gov.au

- a disposition statement in the form of Form 23 signed under the seal of the strata company and by the proprietors of the lots who will be affected by the proposed subdivision (other than in respect of their share in the common property);
- upon being satisfied that the plan of re-subdivision and (c) the relevant instruments are in order for registration the Registrar must direct that
 - the certificates of title in respect of the lots the subject of the application be cancelled;
 - certificates of title be issued in respect of each lot (ii) on the plan of re-subdivision;
 - (iii) each certificate so issued or the strata/survey-strata plan be endorsed so that every notation relating to an encumbrance that applied to the lots and common property in the scheme the subject of the application is brought forward and endorsed on the certificates of title issued in respect of the lots on the plan of re-subdivision or the strata/survey-strata plan in respect of the common property on the plan of re-subdivision, as the case requires, in accordance with the disposition statement that accompanies the application,

and effect must be given to those directions.

- The disposition statement may not effect (2)
 - a change of the registered proprietor of a lot on the strata/survey-strata plan, from the registered proprietor of the land the subject of the application; or
 - (b) either —
 - (i) the complete release, removal or discharge of an encumbrance or caveat; or
 - the release, removal or discharge of an entire (ii) interest in an encumbrance;

or

- either (c)
 - the registration of any registered interest (other than as registered proprietor); or
 - (ii) the lodgment of a caveat,

in respect of a lot or the common property if a part of that lot or the common property was not previously subject to that registered interest or caveat; or

- (d) a change of
 - any person having a registered interest in any encumbrance registered; or
 - the proprietor of an interest the subject of any (ii) caveat lodged,

in respect of a lot or the common property, from the person or proprietor as previously registered or lodged.

[Regulation 21 amended in Gazette 17 Jan 1997 p. 470-1; 24 Jan 2006 p. 434.]

21A. Abbreviated procedures for notices of resolution (Act s. 21V(2) and 31H(2))

- (1) For the purposes of section 21V(2) and 31H(2), the procedure for the registration of a disposition statement to give effect to a notice of resolution lodged for registration under sections 21S(1) and 31D(1) respectively, is as follows
 - the notice of resolution and any accompanying sketch plan or survey-strata plan, as the case requires, must be lodged for registration;
 - the notice of resolution must be accompanied by a (b) disposition statement in the form of Form 39 signed
 - under the seal of the strata company and the proprietors of the lots who will be affected by the notice of resolution (other than in respect of their share in the common property);

page 40

- (ii) by all of the proprietors, where there are not more than 5 lots in the scheme; or
- (iii) by one proprietor, where a notice of resolution lodged for registration under section 21S(1) is accompanied by a copy of any relevant order made under section 103C or 103M;
- (c) if the Registrar of Titles is satisfied that the notice of resolution and the relevant instruments are in order for registration he or she must direct that
 - the certificates of title in respect of the lots the subject of the notice of resolution be amended to give effect to the resolution and accompanying documents; and
 - (ii) each certificate of title or the strata/survey-strata plan be endorsed so that every notation relating to an encumbrance that applied to the lots and common property in the scheme the subject of the notice of resolution is brought forward and endorsed on the certificates of title in respect of the lots
 - (I) on the strata plan, as amended by the notice of resolution; or
 - (II) on the survey-strata plan, as converted by the notice of resolution,

or the strata/survey-strata plan in respect of the common property, as amended by the notice of resolution, as the case requires, in accordance with the disposition statement that accompanies the notice of resolution,

and effect must be given to those directions.

- (2) The disposition statement may not effect
 - (a) a change of the registered proprietor of a lot on the strata/survey-strata plan, from the registered proprietor of that lot on the plan as previously registered; or

r. 22

- (b) either
 - the complete release, removal or discharge of an (i) encumbrance or caveat; or
 - the release, removal or discharge of an entire (ii) interest in an encumbrance;

or

- (c) any of the following
 - the registration of any registered interest (other than as registered proprietor or the creation of any easement or restrictive covenant which may be created on the lodgment of a sketch plan referred to in section 21T(1)(b) or survey-strata plan referred to in section 31E(1)(a)); or
 - the lodgment of a caveat, (ii)

in respect of a lot or the common property, if a part of that lot or the common property was not previously subject to that registered interest or caveat; or

- a change of (d)
 - any person having a registered interest in any encumbrance registered; or
 - (ii) the proprietor of an interest the subject of any caveat lodged in respect of a lot or the common property, from the person or proprietor as previously registered or lodged.

[Regulation 21A inserted in Gazette 17 Jan 1997 p. 471-3; amended in Gazette 30 Dec 2004 p. 6945.]

22. **Quality of documents**

Except as otherwise prescribed by these regulations a document lodged for registration under the Act must conform as to its quality and size to the requirements prescribed for the quality and size of documents registered under the Transfer of Land Act 1893.

Part 5 — Strata companies

23. First meeting of strata company (Act s. 49(1))

The following provisions apply to and with respect to the meeting to be held pursuant to section 49(1) -

- not less than 14 days notice must be given of the time, day and meeting place of the strata company;
- the notice referred to in paragraph (a) must be in writing (b) and must be
 - delivered to each proprietor personally or sent by prepaid mail to the proprietor's last known address, or if the proprietor's address is not known, leaving it in a conspicuous place in the proprietor's lot or unit; and
 - (ii) delivered or sent by prepaid mail to each registered first mortgagee who has notified its interest to the strata company to the address notified by the mortgagee;
- the notice referred to in paragraph (a) must specify the (c) business to be conducted at the meeting;
- (d) the original proprietor or the agent of the original proprietor must preside at the meeting;
- the meeting must be conducted in accordance with such (e) of the provisions of Schedule 1 to the Act as apply to and with respect to the conduct of meetings of a strata company.

24. Period of retention of certain records (Act Sch. 3 cl. 16)

The prescribed period for the purposes of clause 16 of Schedule 3 to the Act is —

14 years commencing on 30 June 1985 i.e. the day on (a) which the Act came into operation; or

if the strata company is wound up before that period, until the winding up of the strata company.

25. Period and types of records to be retained (Act s. 35(1)(h))

- (1) The prescribed period under section 35(1)(h) is
 - in the case of documents kept under section 35(1)(h)(ii) to (vii) — a period of 7 years; or
 - (b) in the case of documents kept under section 35(1)(h)(i) and (viii) and under subregulation (2)(a) and (b)
 - a period of 20 years; or
 - (ii) a period ending when the document has ceased to have effect,

whichever is the longer; or

- in the case of documents kept under (c) subregulation (2)(c)
 - if the documents comprise material delivered under section 49(3)(a) — the life of the scheme;
 - if the documents comprise material delivered (ii) under section 49(3)(b) and are of the same type as documents referred to in paragraph (a) of this subregulation — the period referred to in paragraph (a); or
 - if the documents comprise material delivered (iii) under section 49(3)(b) and are of the same type as documents referred to in paragraph (b) of this subregulation — the period referred to in paragraph (b).
- (2) The prescribed documents under section 35(1)(h)(ix) are
 - resolutions without dissent; and (a)
 - (b) policies of insurance; and

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02] Published on www.legislation.wa.gov.au

(c) material delivered under section 49(3) by an original proprietor to a strata company at its first annual general meeting.

[Regulation 25 inserted in Gazette 24 Jan 2006 p. 434-5.]

26. Interest on unpaid contributions (Act s. 36(4)(b))

The prescribed rate of interest under section 36(4)(b) is 15%.

27. Provision excluded for 3, 4 or 5 lot schemes (Act s. 36B(1)(b))

Without affecting section 49, by-law 11(1) of Schedule 1 is prescribed for the purposes of section 36B(1)(b).

28. Maximum amount of penalty in by-law (Act s. 42A(1))

The prescribed amount for the purposes of section 42A(1) is \$500.

[Regulation 28 amended in Gazette 24 Jan 2006 p. 435.]

29. Prescribed amount (Act s. 47(1))

The prescribed amount for the purposes of section 47(1) is \$65. [Regulation 29 amended in Gazette 24 Jan 2006 p. 435.]

Part 6 — Approval of erection, alteration or extension of structure

30. Statement in notice of meeting (Act s. 7(4)(a))

The following statement is prescribed for the purposes of section 7(4)(a) —

"

As proprietor, you may vote —

- against a resolution to approve the application; or
- in support of a resolution to refuse approval of the application,

on any of the following grounds, but not on any other ground —

- 1. The carrying out of the proposal will breach the plot ratio restrictions or open space requirements for the lot, ascertained in accordance with section 7A(3) of the *Strata Titles Act 1985* ("the Act").
- 2. If the lot is not a vacant lot, the carrying out of the proposal:
 - (i) will result in a structure that is visible from outside the lot and that is not in keeping with the rest of the development;
 - (ii) may affect the structural soundness of a building; or
 - (iii) may interfere with any easement created by section 11 or 12 of the Act.
- 3. The carrying out of the proposal will contravene a specified by-law or specified by-laws of the strata company.

page 46

"

A vote of the kind mentioned above is of no effect unless when voting you disclose as a ground for your vote one or more of the grounds listed above, including in the case of the third ground, the by-law(s) which will be contravened.

NOTE: A **vacant lot** is one that is wholly unimproved apart from having merged improvements, as defined in the *Valuation of Land Act 1978*.

31. Prescribed grounds of refusal (Act s. 7(5)(c))

The fact that the carrying out of a proposal will contravene a specified by-law or specified by-laws of the strata company, is prescribed as a ground for the purposes of section 7(5)(c).

32. Improvements prescribed (Act s. 7(6))

The improvements prescribed for the purposes of the definition of *structure* in section 7(6) are any dwelling, shop, factory, commercial premises, garage, carport or other building or improvement —

- (a) the construction or erection of which is required to be approved by the local government or any other authority; or
- (b) the area of which is to be taken into account for the purposes of determining the plot ratio restrictions or open space requirements for the lot under section 7A,

whether free standing or annexed to or incorporated with any existing building on the lot.

[Regulation 32 inserted in Gazette 17 Jan 1997 p. 473.]

33. Improvements prescribed (Act s. 7A(4))

The improvements prescribed for the purposes of the definition of *structure* in section 7A(4) include any dwelling, shop,

factory, commercial premises, garage, carport, shed or any other building or improvement, whether free standing or annexed to or incorporated with any existing building on the lot, the area of which is to be taken into account for the purposes of determining the plot ratio restrictions or open space requirements for the lot under section 7A.

34. Prescribed information to accompany application (Act s. 7B(1))

- (1) The prescribed information for the purposes of section 7B(1) are plans and specifications for the construction of the improvements and the prescribed information specified in subregulation (2), (4), (5) and (6) as applicable.
- (2) In the case of a strata plan the following information is prescribed, subject to subregulation (3)
 - (a) the plot ratio restrictions and open space requirements in relation to the parcel; and
 - (b) the pro rata entitlements of or requirements for the lot ascertained in accordance with section 7A(3); and
 - (c) if the application is approved, the area of the structure, including the area of all existing and proposed structures to be taken into account for the purposes of calculating the restrictions and requirements; and
 - (d) whether or not the carrying out of the proposal will breach the plot ratio restrictions or open space requirements for the lot ascertained in accordance with section 7A(3) and if it does the percentage and area by which such pro rata entitlement or requirement is exceeded; and
 - (e) the location and dimensions of the proposed structure upon its completion in relation to any existing structure on the lot or to the boundaries of the lot; and
 - (f) any contravention of the by-laws of the strata company, whether of a permanent or temporary nature, which is

- likely to occur during or as a result of the erection, alteration or extension of the structure, and any proposed manner of dealing with that contravention.
- (3) Paragraphs (a) to (d) of subregulation (2) do not apply if the applicant supplies the statement described in subregulation (4) and the strata company or the other proprietor, as the case requires, does not request in writing that the applicant supply the information referred to in those paragraphs.
- (4) If the area of the structure, upon its erection, alteration or extension, would not be required to be taken into account for the purposes of calculating the plot ratio restrictions and open space requirements in relation to the parcel, the prescribed information includes a statement to that effect and the reason why it would not be required to be taken into account.
- (5) In the case of a lot on a strata plan that is not a vacant lot, as is defined in section 7(6), the following additional information is prescribed
 - (a) full details of the materials to be used in the structure or the alteration or extension of a structure; and
 - (b) the colours of those parts of the structure that will be visible from outside the lot; and
 - (c) the method of construction to be used in and an estimated work plan for the erection, alteration or extension of the structure; and
 - (d) any likely interruption to or interference with any easement created by section 11 or 12, whether of a permanent or temporary nature, and any proposed manner of dealing with that interruption or interference.
- (6) In the case of a survey strata plan the following information is prescribed
 - (a) the calculation of the plot ratio restrictions and open space requirements in relation to the parcel; and

- the pro rata entitlements of or requirements for the lot (b) ascertained in accordance with section 7A(3); and
- (c) if the application is approved, the area of the structure, including the area of all existing and proposed structures to be taken into account for the purposes of calculating the restrictions and requirements; and
- the percentage and area by which such pro rata (d) entitlement or requirement is exceeded; and
- the dimensions of the proposed structure upon its (e) completion.

35. Terms used: open space, plot ratio

- (1) For the purpose of the definition of *open space* in section 3(1), open space is to be calculated in relation to a parcel in the same manner as it is required to be calculated by the local government in relation to that parcel.
- (2) For the purposes of the definition of *plot ratio* in section 3(1), plot ratio is to be calculated in relation to a parcel in the same manner as it is required to be calculated by the local government in relation to that parcel.

Part 7

Part 7 — Management statement

36. Sufficient compliance by plan with by-laws (Act s. 8A(a)(ii)(II))

- (1) For the purposes of section 8A(a)(ii)(II), a plan sufficiently complies with any by-laws of the kind described in item 8 in Schedule 2A if
 - (a) it is the same as the plan contained in the management statement lodged under section 5C; or
 - (b) it only contains minor variations from the plan contained in the management statement lodged under section 5C.
- (2) The Registrar of Titles is to determine whether subregulation (1) applies to a plan.
- (3) For the purposes of such a determination any variation between what is shown on the plan contained in the management statement and on the plan of re-subdivision lodged under section 8A in respect of any of the following matters cannot be treated as a minor variation
 - (a) the number of lots, including in the case of a survey-strata plan the common property lots; or
 - (b) the area of any one lot, and in the case of a strata plan the area of common property or in the case of a survey-strata plan the area of any common property lot, if the variation exceeds 10%; or
 - (c) the general configuration of the lots, and in the case of a strata plan the common property or in the case of a survey-strata plan the common property lots; or
 - (d) the unit entitlement of each of the lots; or
 - (e) any easement or other encumbrance registered or area shown as vested or dedicated on the plan, which variation will materially adversely affect any lot or common property shown on the registered plan or the plan of re-subdivision; or

(f) in the case of a strata plan, the location of any building or other improvement shown on the floor plan or location plan contained in the management statement but not shown on the floor plan or location plan respectively of the registered strata plan, in relation to the boundary of the parcel.

37. Prescribed requirements (Act Sch. 2A cl. 8(a))

- (1) The prescribed requirements for the purposes of clause 8(a) of Schedule 2A are
 - (a) the statement required to be provided under clause 8(b) of Schedule 2A must be accompanied by a certificate of a licensed valuer in the form of Form 27; and
 - (b) the provisions must state any proposed new by-law or amendment to or repeal of any of the by-laws of the strata company that relate to or will take effect on the re-subdivision; and
 - (ba) the provisions must contain the following statement —

WARNING

The proposed re-subdivision in by-law is not binding on the Western Australian Planning Commission, local government or any other public or statutory authority. Any of these authorities may not approve, or may require changes before approving, the proposed re-subdivision.

".

and

(c) in respect of a strata scheme, the provisions must include plans and specifications, whether by architectural drawings or otherwise, of any building or other improvements shown on the proposed floor plan or the

Part 7

- proposed location plan but not shown on the floor plan or the location plan of the registered strata plan.
- (2) Plans referred to in subregulation (1)(c) must include drawings (to a scale not less than 1:100 or to such other scale as the Registrar of Titles permits) showing –
 - a plan of every storey or, if every storey is the same, a plan of one storey with a note that every other storey is the same; and
 - at least 2 elevations of external fronts; and (b)
 - (c) one or more sections, transverse or longitudinal; and
 - (d) the heights of each storey; and
 - levels of ground; and (e)
 - approximate relative levels of the lot on which the (f) building or other improvement is to be constructed with respect to any adjoining street, way or lot.
- Specifications referred to in subregulation (1)(c) must include a (3) description of the materials to be used in the construction of the walls, floors and roofs.

[Regulation 37 amended in Gazette 17 Jan 1997 p. 473-4.]

Part 8 — Miscellaneous

37A. Permitted boundary deviations

- (1) For the purposes of the definition of *permitted boundary deviation* in section 3(1), a part of a lot may be above or below another lot in the following circumstances
 - (a) where no part of a floor of a lot or part of a lot in a building forms or joins the ceiling of another lot or part of a lot in a building; or
 - (b) where the part of a lot extends horizontally above or below another lot by not more than 3 metres.
- (2) In subregulation (1), a reference to a building includes any building whether shown on the strata plan or not.

[Regulation 37A inserted in Gazette 17 Jan 1997 p. 474.]

37AA. Manner of describing boundaries (Act s. 3(2)(b))

For the purposes of section 3(2)(b), the boundaries of any cubic space referred to in paragraph (a) of the definition of *floor plan* in section 3(1) must be described —

- (a) if the cubic space is within a building that is not part of a single tier scheme
 - (i) in the case of a vertical boundary, where the base of any wall corresponds substantially with any line referred to in paragraph (a) of that definition by reference to the inner surface of that wall; and
 - (ii) in the case of a horizontal boundary, where any floor or ceiling joins a vertical boundary of that cubic space by reference to the upper surface of that floor and the under surface of that ceiling;

and

(b) in any other case — in a manner that unambiguously defines the cubic space and its location in relation to the relevant building.

[Regulation 37AA inserted in Gazette 24 Jan 2006 p. 435-6.]

37B. Attachments included (Act s. 3AB(1)(a)(i))

The following things are prescribed for the purposes of section 3AB(1)(a)(i) to be included as part of a lot —

- hot water systems including solar hot water panels; and (a)
- refrigeration, airconditioning, cooling or heating plant or (b) equipment; and
- antennae or aerials for telecommunication; and (c)
- skylights; and (d)
- chimneys; and (e)
- (f) roof ornaments; and
- pipes, wires and cables; and (g)
- (h) awnings, blinds, shutters and window grilles; and
- light fittings; and (i)
- meter boxes; and (i)
- signs; and (k)
- any thing of a kind similar to any of the things referred (1) to in the preceding paragraphs.

[Regulation 37B inserted in Gazette 17 Jan 1997 p. 475.]

37C. Attachments excluded (Act s. 3AB(1)(a)(ii))

The following things are prescribed for the purposes of section 3AB(1)(a)(ii) as not being included as part of a lot if they are not shown on the floor plan in respect of that lot —

- (a) patios; and
- carports and pergolas; and (b)
- (c) enclosed rooms; and

- (d) storage rooms; and
- (e) any structure of a kind similar to any of the structures referred to in the preceding paragraphs.

[Regulation 37C inserted in Gazette 17 Jan 1997 p. 475.]

38. Prescribed period (Act s. 19(10))

The prescribed period for the purposes of section 19(10) is 10 years, except —

- (a) where section 20(1)(d) of the *Town Planning and*Development Act 1928³ applies, the prescribed period is 21 years; and
- (b) where section 20(1a) of the *Town Planning and*Development Act 1928³ applies, the prescribed period is the period stipulated as a condition by the Commission under that section, but in a case where no period is so stipulated there is no prescribed period under section 19(10) for that case.

39. Considerations prescribed (Act s. 23(2a) and 24(2a))

- (1) The prescribed considerations for the purposes of section 23(2a) to which a local government is to have regard for the purposes of determining whether the building is of sufficient standard to be brought under the Act are
 - (a) in the case of an existing building
 - (i) that at the time the building was constructed it complied with relevant written laws then in force; and
 - (ii) that it complies with such of the requirements of relevant written laws as the local government considers should reasonably apply to the building having regard to
 - (I) the age and condition of the building and the obligations of the strata company under section 35(1)(c) in

page 56

- (II) the use to which the building is put; and
- (III) the amenity of the neighbourhood;

or

- (b) in the case of a new building, that the building, when constructed, will comply with the relevant written laws.
- (2) The prescribed consideration for the purposes of section 24(2a) to which a local government is to have regard for the purposes of determining whether the building is of sufficient standard to be brought under the Act is that the building, when constructed, will comply with relevant written laws.
- (3) In this regulation —

relevant written laws means written laws administered by the local government relating to the control of building works and buildings.

[Regulation 39 amended in Gazette 28 Jun 1996 p. 3060.]

40. Period prescribed (Act s. 25A(3))

The prescribed period under section 25A(3) for the purposes of section 27(3)(c) is 90 days or any longer period that has been agreed between the Commission and the applicant under section 24(4) of the *Town Planning and Development* Act 1928³.

41. Requirements of plan on partial resumption of strata lot $(Act\ s.\ 29B(2))$

For the purposes of section 29B(2) the plan must —

- (a) define the boundaries of the balance of the lot that remains in the scheme after the resumption and do so by reference to a location plan; and
- (b) in relation to the balance of any lot that remains in the scheme after the resumption, designate each such lot as a

whole lot and assign it the same lot number as it had before being partially resumed.

42. Disclosure statement by vendor (Act s. 69(3))

Form 28 is prescribed for the purposes of section 69(3).

43. Notifiable information prescribed (Act s. 69A(f))

The information prescribed for the purposes of section 69A(f) is that contained in Form 29.

44. Maximum amount of penalty by order of referee (Act s. 103I(4))

The prescribed amount for the purposes of section 103I(4) is \$500.

[Regulation 44 amended in Gazette 24 Jan 2006 p. 436.]

45. Fees (Sch. 1)

- (1) Subject to subregulation (2), the fees specified in Schedule 1 are payable in respect of the matters specified in that Schedule.
- (2) No fees are payable to the Registrar of Titles on the lodgment of any notice of resolution or other notice, objection, memorial, transfer, disposition statement or instrument under
 - (a) Division 2A of Part II, Division 3 of Part III, section 123A(4) or section 123C(4) of the Act; or
 - (b) section 30(4) of the Strata Titles Amendment Act 1996.

[Regulation 45 amended in Gazette 17 Jan 1997 p. 475-6.]

46. Forms (Sch. 2 and 3)

- (1) A form referred to in the second column of Schedule 2 opposite to a reference to a provision of the Act or these regulations in the first column is prescribed for the purposes of that provision.
- (2) The forms so prescribed are set out in Schedule 3.

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

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[47. *Omitted under the Reprints Act* 1984 s. 7(4)(f).]

48. Transitional provisions

- (1) Subject to subregulations (2) and (3) any plan, certificate, schedule of unit entitlement, consent, instrument, document, order or direction which is in a form which complied with the Act as in force before the commencement of the *Strata Titles Amendment Act 1995*⁵, or with the *Strata Titles Regulations 1985*⁶ may be lodged for registration or recording under the Act or may accompany any plan lodged for registration under the Act after the commencement of these regulations until 31 December 1996.
- (2) Any plan, certificate, schedule of unit entitlement, consent, instrument, document, order or direction to which subregulation (1) applies must have endorsed on it or be accompanied by such additional information in the manner approved by the Registrar of Titles as is required to comply with the Act as in force after the commencement of the *Strata Titles Amendment Act 1995* or these regulations, including but without limitation, in the case of a strata plan being lodged for registration under the Act
 - (a) whether or not a management statement is being lodged with the plan under section 5C; and
 - (b) the name of the scheme; and
 - (c) the address of the parcel.
- (3) After 31 December 1996 the Registrar of Titles may reject or refuse to accept any plan, certificate, schedule of unit entitlement, consent, instrument, document, order or direction to which subregulation (1) applies which was not registered or recorded under the Act before that day.

Schedule 1

[Regulation 45]

Fees

1.	The fee	s payable to the Registrar of Titles are —	\$
	(a)	on lodgment of any plan — general fee, including —	
		(i) plan of conversion; and	
		(ii) sketch plan for merger of strata schemes	213 <u>227</u> .00
	than Crow	for each lot shown on the plan, other a lot that is proposed to be vested in the on under the <i>Planning and Development</i> 005 section 152	58 <u>62</u> .00
	(b)	on lodgment of a replacement plan	213 <u>227</u> .00
	(c)	on the issuing, by the Registrar of Titles, of a requisition in respect of a lodged plan	96 100.00
	(d)	on lodgment of any application for the registration of a plan	135 160.00
	lot th under section	for each lot shown on the plan, other than a at is proposed to be vested in the Crown the <i>Planning and Development Act 2005</i> on 152 or, in the case of a survey-strata a proposed common property lot	6.00
	(e)	on lodgment of any other application	135 <u>160</u> .00
		• • • • • • • • • • • • • • • • • • • •	
	(f)	on lodgment of any notification	135 160.00
	(g)	for entering any notice or order	135 160.00

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02] Published on www.legislation.wa.gov.au

- (h) for a procedure or function required or permitted to be done under the Act and not specified in this item but which is specified in the Transfer of Land Regulations 2004 — the fee prescribed by those regulations
- (i) for a procedure or function required or permitted to be done under the Act and not specified in this item or in the Transfer of Land Regulations 2004 the fee, if any, assessed by the Registrar but which is not to exceed the cost of providing the service
- 2. The fees payable to a local government are —

(a)

for a certificate under section 5B(2) 20 cents per square metre of the floor space of the building or \$100.00 which ever is greater

(b) for a certificate under section 8A(f) or 9(3)

20 cents per square metre of floor space being subdivided or consolidated or \$100.00 which ever is greater

- 3. The fees payable to the Commission on an application under section 25(3) for a certificate of approval under section 25 are
 - for 1 to 5 lots \$637656.00 plus \$6465.00 for each lot;

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

page 61

- (b) for 6 to 100 lots \$957981.00 (being the fee payable for the first 5 lots under subitem (a)) plus \$42.4043.50 for each other lot:
- for 101 or more lots \$4 985.005 113.50.
- 4. The fees payable to the strata company are —

\$

(a)	for an application made under	
	section 43(1)(a)	10.00

(b) for the inspection of records under section 43(1)(b) —

> (i) by any proprietor or mortgagee who has notified an interest to the strata company Nil

(ii) 40.00 by any other person

(c) for a certificate under section 43(1)(c) and (d) 100.00

(d) for copies provided under section 43(1a) \$40.00 for the first 5 pages and \$1.00 for each subsequent

page

- 5. A fee payable under item 4 to the strata company is increased by 10%, if the company is required to remit GST for the provision of the service for which the fee is payable.
- 6. In item 5 —

GST has the meaning given in section 195-1 of the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

[Schedule 1 inserted in Gazette 2 Sep 2004 p. 3825-7; amended in Gazette 24 Jun 2005 p. 2759-60; 24 Jan 2006 p. 436; 7 Jul 2006 p. 2513; 1 Sep 2006 p. 3596; 25 Jun 2007 p. 2962-3 and 2965; 20 Jun 2008 p. 2709-10; 9 Jan 2009 p. 27-8; 19 Jun 2009 p. 2243-4; 18 Jun 2010 p. 2678-9; 14 Jun 2011 p. 2138.]

Schedule 2

[Regulation 46]

Table of prescribed forms

Section or regulation	Number and description of form
Section 5(1)(c), 5A(d), 5B(1)(b), 8A(h), 14(2), 21T(1)(d), 31E(1)(d)	Form 3 — Schedule of Unit Entitlement and Certificate of Licensed Valuer.
Section 5B(1)(a), 8A(d), 8A(e), 22(1)	Form 5 — Certificate of Licensed Surveyor.
Section 8A(e), 22(2)	Form 6 — Certificate of Licensed Surveyor.
Section 5B(2), 8A(f), 23(1)	Form 7 — Certificate of Local Government.
Section 5(1)(f), 5A(g), Regulation 5(1)	Form 8 — Annexure of Strata/Survey Strata Plan No. and Schedule of Encumbrances.
Section 10(2)(a)	Form 9 — Certificate of Local Government Consenting to Conversion of Common Property.
Section 10(2)(b)	Form 10 — Certificate of Strata Company Consenting to Conversion of Common Property.
Section 15(2)(a)	Form 11 — Certificate of Consent by Strata Company to Amended Schedule of Unit Entitlement.
Section 16(2)(a)	Form 12 — Certificate of Strata Company Authorising Application to State Administrative Tribunal.
Section 18(2)(b)	Form 13 — Certificate of Strata Company Authorising Acceptance of Transfer or Lease.
Section 19(6), 20(5)	Form 14 — Certificate of Resolution and Consents to Transfer or Lease, Easement or Restrictive Covenant.
Section 30, 30A	Form 15 — Notification of Resolution of Termination of Scheme.
Section 40(2)(b)	Form 16 — Notice of Change of Address for Service of Notices.

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

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Section or regulation	Number and description of form
Section 40(2)(b), 41(2)(b)	Form 17 — Notice of Change of Name of Scheme and change of Address for Service of Notices.
Section 9(3)(b)	Form 18 — Certificate of Local Government Consenting to Strata Plan of Consolidation.
Section 6(4)	Form 19 — Notice of Resolution to Vary, Remove or Add a Restriction.
Section 8A(a), 18, 19	Form 20 — Application for Re-subdivision by Strata Company.
Section 42(4)(a)	Form 21 — Notice of Amendment, Repeal or Addition of By-law.
Section 130(f), Regulation 20(1)(b)(ii)	Form 22 — Disposition on Subdivision.
Section 8B(2), Regulation 21(1)(b)(ii)	Form 23 — Disposition on Re-subdivision.
Section 25(3)	Form 24 — Application to Western Australian Planning Commission for Approval to Strata Plan.
Section 5C(1)(a)	Form 25 — Management Statement.
Section 25(1), 25(4)	Form 26 — Certificate of Grant of Approval by Western Australian Planning Commission to a Strata Plan.
Regulation 37	Form 27 — Certificate of a Licensed Valuer.
Section 69(3)	Form 28 — Disclosure Statement.
Section 69A(f)	Form 29 — Buying and Selling a Strata Titled Lot.
Section 21G	Form 30 — Notice of Resolution of Merger of Buildings.
Section 21O	Form 31 — Notice of Objection to Automatic Merger of Buildings.
Section 21S	Form 32 — Notice of Resolution of Merger of Land.

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

page 65

Section or regulation	Number and description of form
Sections 21G, 21S	Form 33 — Notice of Resolution of Merger of Buildings and Land.
Sections 21T(1)(c), 21U	Form 35 — Certificate of Licensed Surveyor — Merger in Strata Scheme.
Section 21T	Form 36 — Certificate of Licensed Valuer — Merger in Strata Scheme.
Section 31D	Form 37 — Notice of Resolution of Conversion to a Survey-Strata Scheme.
Sections 31E(1)(b), 31F	Form 38 — Certificate of Licensed Surveyor — Conversion to a Survey-Strata Scheme.
Sections 21V, 31H, Regulation 21A(1)(b)	Form 39 — Disposition on Merger of Land or Conversion to a Survey-Strata Scheme.
Sections 123A, 123C	Form 40 — Notice of Objection to Change of Fencing Provisions.
Section 30 Strata Titles Amendment Act 1996	Form 41 — Notice of Termination of Insurance Order.

[Schedule 2 amended in Gazette 28 Jun 1996 p. 3061; 17 Jan 1997 p. 476-8; 30 Dec 2004 p. 6945; 24 Jan 2006 p. 436-7.]

page 66

Schedule 3

[Regulation 46]

[Forms 1 and 2 deleted in Gazette 24 Jan 2006 p. 437.]

Form 3

		STRATA/SURVEY-STRATA PLAN NO.	STRATA PLAN NO.		
Schedule of Unit Entitlement	itlement	Office Use Only	Schedule of Unit	Office Use Only	
		Current Cs of Title	Entitlement	Current Cs of Title	
Lot No.	Unit Entitlement	Vol. Fol.	Lot No.	Unit Entitlement	Vol. Fol.
			Aggregate		
			1		
	DESCH	DESCRIPTION OF PARCEL AND BUILDING/PARCEL	AND BUILDING/PA	RCEL	
		CERTIFICATE OF LICENSED VALUER STRATASURVEY-STRATA	ICENSED VALUER VEY-STRATA		
I, entitionent of each lot (in this certificate, excluding any common property lots), as stated in the schedule bears in relation to the aggregate unit entitlement of all lots delineated on the proportion not greater than 5% more or 5% less than the proportion that the value (as that term is defined in section 14 (2a) of the Strata Titles Act 1985) of that lot bears to the aggregate value of all the lots delineated on the plan.	t (in this certificate, er nent of all lots delineate is defined in section 1	Licensed Valuer licens scluding any common so on the plan a propor 4 (2a) of the <i>Strata Tit</i>	sed under the <i>Land Vai</i> property lots), as state tion not greater than <i>t</i> tes Act 1985) of that lo	uers Licensing Act 1972 ed in the schedule bea 5% more or 5% less tha it bears to the aggregat	s certify that the unit rs in relation to the in the proportion that e value of all the lots
	•				

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]
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		STRATA/SURVEY-STRATA PLAN NO.	STRATA PLAN NO.		
Schedule of Unit Entitlement	itlement	Office Use Only	Schedule of Unit	Office Use Only	
		Current Cs of Title	Entitlement	Current Cs of Title	
Lot No.	Unit Entitlement	Vol. Fol.	Lot No.	Unit Entitlement	Vol. Fol.
			Aggregate		
			1		
	DESCH	DESCRIPTION OF PARCEL AND BUILDING/PARCEL	AND BUILDING/PAI	RCEL	
		CERTIFICATE OF LICENSED VALUER STRATA/SURVEY-STRATA	ICENSED VALUER FY-STRATA		
I, each lot (in this certificate, excluding any common property lots), as stated in the schedule bears in relation to the aggregate unit entitlement of all lots delineated on the plan a proportion not greater than 5% more or 5% less than the proportion that the value (as that term is defined in section 14 (2a) of the Strata Titles Act 1985) of that lot bears to the aggregate value of all the lots delineated on the plan.	t (in this certificate, end to fall lots delineat	a Licensed Valuer licens actuding any common ed on the plan a propor [4 (2a) of the <i>Strata Tit</i>	ed under the <i>Land Val</i> property lots), as state tion not greater than 5 <i>les Act 1985</i>) of that lo	uers Licensing Act 197 ed in the schedule bee 1% more or 5% less the t bears to the aggregal	8 certify that the unit ars in relation to the an the proportion that te value of all the lots
Date	:				Signed

[Form 3 inserted in Gazette 17 Jan 1997 p. 478-9.] [Form 4 deleted in Gazette 24 Jan 2006 p. 437.]

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02] Published on www.legislation.wa.gov.au

Form 5

Strata Titles Act 1985
Sections 5B(1), 8A, 22(1)

STRATA PLAN No.

DESCRIPTION OF PARCEL & BUILDING CERTIFICATE OF LICENSED SURVEYOR

I,, being a licensed surveyor registered under the Licensed Surveyors Act 1909 certify that in respect of the strata plan which relates to the parcel and building described above (in this certificate called "the plan"): each lot that is not wholly within a building shown on the plan is (a) within the external surface boundaries of the parcel; and either each building shown on the plan is within the external surface (b) boundaries of the parcel; or in a case where a part of a wall or building, or material attached to (c) a wall or building, encroaches beyond the external surface boundaries of the parcel — (i) all lots shown on the plan are within the external surface boundaries of the parcel; the plan clearly indicates the existence of the encroachment (ii) and its nature and extent; and where the encroachment is not on to a public road, street or (iii) way, that an appropriate easement has been granted and will be lodged with the Registrar of Titles to enable it to be registered as an appurtenance of the parcel; and *(d) if the plan is a plan of re-subdivision, it complies with Schedule 1 by-law(s) no(s) on Strata Plan no. registered in respect of (name of scheme) or sufficiently complies with that/those by-law(s) in a way that is allowed by regulation 36 of the Strata Titles General Regulations 1996. Licensed Surveyor Date *Delete if inapplicable [Form 5 amended in Gazette 17 Jan 1997 p. 480.]

in a contention in Sugarra 1, convince, princes,

Strata Titles Act 1985

Sections 8A(e), 22(2)

SURVEY-STRATA PLAN No.

DESCRIPTION OF PARCEL

CERTIFICATE OF LICENSED SURVEYOR

Licensed S		ing a licensed surveyor registered under the relates to
(a)	is a plan of re-subdiv	vision; and
(b)	Survey-strata Plan N respect of (name of s	dule 1 by-law(s) No(s)on [oregistered in scheme) or sufficiently complies with that/those nat is allowed by regulation 36 of the <i>Strata lations</i> 1996.
	Date	Licensed Surveyor
I	Form 6 inserted in Go	nzette 24 Jan 2006 p. 437.]

Strata Titles Act 1985
Sections 5B(2), 8A(f), 23(1)

STRATA PLAN No.

DESCRIPTION OF PARCEL AND BUILDING CERTIFICATE OF LOCAL GOVERNMENT

...., the local government hereby certifies that in respect of the strata plan which relates to the parcel and building described above (in this certificate called "the plan") the building and the parcel shown on the plan have been (1) *(a) inspected and that it is consistent with the approved building plans and specifications in respect of the building; *(b) the building has been inspected and the modification is consistent with the approved building plans and specifications relating to the modification; (2) the building, in the opinion of the local government, is of sufficient standard to be brought under the Strata Titles Act 1985; (3) where a part of a wall or building, or material attached to a wall or building, encroaches beyond the external surface boundaries of the parcel on to a public road, street or way the local government is of the opinion that retention of the encroachment in its existing state will not endanger public safety or unreasonably interfere with the amenity of the neighbourhood and the local government does not object to the encroachment; and (4) any conditions imposed by the Western Australian *(a) Planning Commission have been complied with; or *(b) the within strata scheme is exempt from the requirement of approval by the Western Australian Planning Commission. Date Chief Executive Officer *Delete if inapplicable.

[Form 7 amended in Gazette 17 Jan 1997 p. 480.]

	,					F	ori	m 8			1	1		
REGISTRAR OF TITLES		Signature of Registrar of Titles												
REGISTR.			Time						uc					
		Instrument	Registered						Cancellation					
	an	Instru	Number											
vey-strata Pla			Nature		NCES ETC.									
NNEXURE OF STRATA/SURVEY-STRATA PLAN No Schedule of Dealines on Strata/Survey-strata Plan	Dealings on Strata/Sun							SCHEDULE OF ENCUMBRANCES ETC.	Signature of	Registrar of Titles				
	Schedule of	ata Plan						SCHEDU	Regist'd					
A/SURVEY-STRA		on Strata/Survey-str							Particulars					
OF STRAT		Dealings registered or recorded on Strata/Survey-strata Plan							Instrument	Number				
ANNEXURE		Dealings reg							Inst	Nature				

Note: Entries may be affected by subsequent endorsements.

CERTIFICATE OF LOCAL GOVERNMENT

Strata Titles Act 1985
Section 10

Section 10	
The City/Town/Shire of consents to the convers common property of Lot(s) in Strata/Survey-strata Plan N	
Date Chief Executive Office	
[Form 9 amended in Gazette 17 Jan 1997 p. 480.]	
Form 10	
CERTIFICATE OF THE STRATA COMPANY	
Strata Titles Act 1985	
Section 10	
The Owners of (name of scheme) Strata/Survey-strata Plan Nocertifies that it has by *resolution without dissent/unanimous resolution (case of a two-lot scheme) consented to the conversion into common proplot(s)in Strata/Survey-strata Plan No	in the
The Common Seal of the Owners of (name of scheme) Strata/Survey-strate No in the presence	
Members of the Council.	
*Delete whichever is inapplicable. [Form 10 amended in Gazette 17 Jan 1997 p. 480.]	

page 74

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02] Published on www.legislation.wa.gov.au

CERTIFICATE THAT STRATA COMPANY AGREES TO AMENDED SCHEDULE OF UNIT ENTITLEMENT

Strata Titles Act 1985
Section 15

*Delete whichever is inapplicable

CERTIFICATE OF THE STRATA COMPANY

Strata Titles Act 1985
Section 16
The Owners of (name of scheme) Strata/Survey-strata Plan No hereby certifies that it has by special resolution authorised an application to the State Administrative Tribunal for an order that the schedule of unit entitlement be amended.
The Common Seal of the Owners of (name of scheme) Strata/Survey-strata Plan No was hereunto affixed on in the presence of —
Members of the Council.
[Form 12 amended in Gazette 30 Dec 2004 p. 6945.]
Form 13
CERTIFICATE OF THE STRATA COMPANY
Strata Titles Act 1985
Section 18
The Owners of (name of scheme) Strata/Survey-strata Plan No hereby certifies that the resolution authorising the acceptance of the transfer/lease of (description of land) by was a *resolution without dissent/unanimous resolution (in the case of a two-lot scheme).
The Common Seal of the Owners of (name of scheme) Strata/Survey-strata Plan No in the presence of —
page 76 Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

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Members of the Council

*Delete whichever is inapplicable

CERTIFICATE OF STRATA COMPANY

Sections 19 & 20

Sections 19 & 20
The Owners of (name of scheme) Strata/Survey-strata Plan No hereby certifies with relation to the undermentioned instrument that a *resolution without dissent/unanimous resolution (in the case of a two-lot scheme) was duly passed and that all necessary consents were given.
Instrument: *Transfer (or as the case may be) dated to
$\ldots \ldots $
The Common Seal of the Owners of (name of scheme) Strata/Survey-strata Plan No was hereunto affixed on in the presence of —
Members of the Council.
*Delete whichever is inapplicable
 ,
Form 15
NOTIFICATION OF TERMINATION OF A SCHEME
Strata Titles Act 1985
Sections 30 & 30A
The Owners of (name of scheme) Strata/Survey-strata Plan No hereby certifies that it has by unanimous resolution resolved that the Scheme the subject of Strata/Survey-strata Plan No be terminated.
The Common Seal of the Owners of (name of scheme) Strata/Survey-strata Plan No in the presence of —
page 78 Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Members of the Council.

Strata Titles General Regulations 1996

Schedule 3

NOTICE OF CHANGE OF ADDRESS FOR SERVICE OF NOTICES

Strata Titles Act 1985 Section 40

The Owners of (name of scheme) Strata/Survey-strata Plan No hereby gives notice that the address for service of notices on the Company has now been changed to —
The Common Seal of the Owners of (name of scheme) Strata/Survey-strata Plan No was hereunto affixed on in the presence of —
Members of the Council.

NOTICE OF CHANGE OF NAME OF SCHEME AND CHANGE OF ADDRESS FOR SERVICE OF NOTICES

Strata Titles Act 1985 Sections 40 & 41

The (Owners of (name of scheme) Strata/Survey-strata Plan No
*	certifies that it has by special resolution resolved that the name of the scheme be changed —
from	
to	
*	gives notice that the address for service of notices on the strata company has now been changed to —
No	Common Seal of the Owners of (name of scheme) Strata/Survey-strata Plan was hereunto affixed on in the nce of —
	bers of the Council.
*Delet	e whichever is inapplicable.

[Form 17 amended in Gazette 17 Jan 1997 p. 481.]

CERTIFICATE OF LOCAL GOVERNMENT

Strata Titles Act 1985 Section 9

The City/T	Town/Shire of	certifies that: —
(1)	it consents to the consolidation of Lots Plan No	on Strata
(2)	to above is exempt from the Australian Planning	
	* all conditions imposed by the Western Commission in respect of the consolidate been complied with.	e
_	Date chever is inapplicable.	Chief Executive Officer

[Form 18 amended in Gazette 17 Jan 1997 p. 481.]

CERTIFICATE OF THE STRATA COMPANY

Strata Titles Act 1985 Section 6

	s of (name of scheme) Strata/Survey-strata Plan No hereby t it has, by resolution without dissent consented to: —								
(a)	The removal of the restriction to use set out below from (identify area of the parcel from which restriction is removed, if necessary by reference to a plan).								
(b)	The variation of or amendment to the restriction to use set out below pertaining to (identify area of the parcel subject to the variation or amendment, if necessary by reference to a plan).								
(c)	The addition of the restriction to use set out below pertaining to (identify area of parcel subject to the additional restriction, if necessary by reference to a plan).								
in the	following manner —								
Previ	ous Restrictions								
Varie	d or Amended Restrictions								
Addit	tional Restrictions								
	on Seal of the Owners of (name of scheme) Strata/Survey-strata Plan was hereunto affixed on in the presence of —								
Members of the Council.									

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

APPLICATION FOR RE-SUBDIVISION BY STRATA COMPANY

Strata Titles Act 1985 Sections 8A, 18 & 19

The Owners of (name of scheme) Strata/Survey-strata Plan No. request that the Registrar of Titles register this strata/survey-strata plan of re-subdivision and confirm that —

- *(a) (i) it has by unanimous resolution consented to
 - (I) the re-subdivision of (brief description of re-subdivision);
 - (II) the proposed aggregate unit entitlement; and
 - (III) the proposed allocation of unit entitlement set out below;

and

(ii) it has by *resolution without dissent/unanimous resolution (in the case of a two-lot scheme) consented to the acquisition or transfer by the strata company of any common property, as provided for in the plan of re-subdivision.

PROPOSED ALLOCATION OF UNIT ENTITLEMENT

Lot No.	Proposed Unit Entitlement	Lot No.	Proposed Unit Entitlement

*(b) the plan of re-subdivision complies with Schedule 1 by-law(s) no(s)...... on Strata/Survey-strata Plan No..... or sufficiently complies with that/those by-law(s) in a way that is allowed by regulation 36 of the *Strata Titles General Regulations* 1996.

Details of the relevant rating authorities to be notified by the Registrar of Titles are as follows.

Local Governmen	t												
Name													
Address		 	 	 	 	 	 	 •		 			

page 84

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

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Facsimile No	 	 	

Strata Titles General Regulations 1996

Schedule 3

Water Authority
Name
Sewerage Authority
Name
CONSENT BY PERSONS HAVING REGISTERED INTERESTS AND CAVEATORS (IF ANY) TO PROPOSED ALLOCATION OF UNIT ENTITLEMENT
ENCUMBRANCE Document & No.
SIGNATURE in the presence of
Witness
Name
Address
Occupation
(ADDITIONAL CONFIRMATIONS AS REQUIRED)
The Common Seal of the Owners of (name of scheme) Strata/Survey-strata Plan No was affixed hereto on in the presence of —
Members of the Council
*Delete whichever is inapplicable.
[Form 20 inserted in Gazette 17 Jan 1997 p. 482-3.]

Form 21 NOTIFICATION OF CHANGE OF BY-LAWS

Strata Titles Act 1985

Section 42 The Owners of (name of scheme) Strata/Survey-strata Plan No. hereby certifies that by resolution without dissent duly passed at a meeting of the strata company on which became unconditional on the by-laws in Schedule 1 to the Act that by special resolution duly passed at a meeting of the strata company on which became unconditional on the by-laws in Schedule 2 to the Act as they applied to the strata company, were added to, amended, or repealed as follows -(Set out terms of resolution) The Common Seal of the Owners of (name of scheme) Strata/Survey-strata Plan No. in the presence of — Members of the Council

[Form 21 amended in Gazette 17 Jan 1997 p. 483.]

DISPOSITION ON SUBDIVISION

Strata Titles Act 1985 Regulation 20(1)(b)(ii)

We, the proprietors, persons having registered interests in and caveators of the land the subject of Strata/Survey-strata Plan No. hereby confirm and consent to —

- (a) the disposition of the lots created by the above-mentioned strata/survey-strata plan together with the registered interests and caveats (if any) as set out in the table below; and
- (b) the disposition of registered interests and caveats (if any) against the common property (if any) as set out in the table below.

(A) LOTS		
LOT NO.	FULL NAME IN WHICH	ENCUMBRANCES
	LOT IS TO VEST	(Document & Number)
	(Additional panels as required)	

(B) COMMON PROPERTY	
CP	ENCUMBRANCES (Document and Number)
LOT	
NO.	
(if applicable)	
	(Additional panels as required)

We, the proprietors of the land the subject of Strata/Survey-strata Plan No. hereby agree and confirm that in consideration of our agreeing to the registration of the plan —

- (a) the lots, registered interests and caveats are to be disposed of in the manner set out in the tables above; and
- (b) additional consideration (if any) is to be paid or given or has been paid or given in the manner set out in the table below.

CONSIDERATION paid or g	iven or to be paid or given	
By whom	To whom	Consideration
(Additional panels as required)		

CAVEATORS (IF A	SONS HAVING REGISTERE NY)	ED INTERESTS AND
ENCUMBRANCE D	ocument & No.	
SIGNATURE in the presence of		
Witness		
Name		
Address		
Occupation		
(ADDIT	IONAL CONFIRMATIONS A	AS REQUIRED)
DATED THIS	DAY OF	20
SIGNATURE OF PROPRIETOR		
in the presence of		
Witness		
Name		
Address		
Occupation		
(TO BE SIGNED BY	EACH PROPRIETOR)	
[Form 22 i	nserted in Gazette 17 Jan 199	7 p. 483.]

DISPOSITION ON RE-SUBDIVISION

Strata Titles Act 1985

Section 8B(2) and Regulation 21(1)(b)(ii)

We, the proprietors, persons having registered interests in and caveators of the land the subject of the plan of re-subdivision in respect of Strata/Survey-strata Plan No. hereby confirm and consent to —

- (a) the disposition of the lots created by the above-mentioned plan of re-subdivision together with the registered interests and caveats (if any) as set out in the table below; and
- (b) the disposition of registered interests and caveats (if any) against the common property (if any) as set out in the table below.

(A) LOTS		
LOT NO.	FULL NAME IN WHICH LOT IS TO VEST	ENCUMBRANCES (Document & Number)

(B) COMMON	N PROPERTY
CP LOT NO. (if applicable)	ENCUMBRANCES (Document and Number)
	(Additional panels as required)

We, the proprietors of the lots the subject of the plan of re-subdivision in respect of this Strata/Survey-strata Plan hereby agree and confirm that in consideration of our agreeing to the registration of the plan of re-subdivision —

- (a) the lots, registered interests and caveats are to be disposed of in the manner set out in the tables above; and
- additional consideration (if any) is to be paid or has been paid or (b) given in the manner set out in the table below.

CONSIDERATION paid or given or to be paid or given		
By whom	To whom	Consideration
(Additional panels as required)		

(Additional panels as required)
CONSENT BY PERSONS HAVING REGISTERED INTERESTS AND CAVEATORS (IF ANY)
ENCUMBRANCE Document & No.
SIGNATURE in the presence of
Witness
Name
Address
Occupation
(ADDITIONAL CONSENTS AS REQUIRED)

DATED THIS	DAY OF	20
	·	of scheme) Strata/Survey-strata Plan in the presence of —
Members of the Cou		

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Strata Titles General Regulations 1996 Schedule 3

SIGNATURE OF
PROPRIETOR
in the presence of

Witness

Name

Address

Occupation

(TO BE SIGNED BY THE STRATA COMPANY AND PROPRIETOR(S) OF EACH AFFECTED LOT)

[Form 23 inserted in Gazette 17 Jan 1997 p. 486-8.]

Strata Titles Act 1985

Section 25(3)

Application to Western Australian Planning Commission for Certificate of Approval for a strata plan, plan of re-subdivision or consolidation

LODGE AT:

Department for Planning and Infrastructure Albert Facey House 469-489 Wellington Street PERTH WA 6000

1.	*City/Town/Shire of
2.	Name(s) of owner(s):
	Surname/Company Name
	Other Names(Mr/Ms/Mrs/Miss/Dr)
	Surname/Company Name
	Other Names (Mr/Ms/Mrs/Miss/Dr)
	Surname/Company Name
	Other Names (Mr/Ms/Mrs/Miss/Dr)
3.	Address in full
4.	Applicant's name in full (if owner, put "Self")
5.	Address for correspondence
	Telephone

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

6.	Indicate which of the following this application refers to:			
	strata plan Yes/No*			
	plan of re-subdivision for a strata scheme Yes/No*			
	plan of consolidation for a s	strata scheme	Yes/No*	
	(referred to in this form as '	"the plan")		
7.	Locality of property the sub	pject of the plan	n (street, nearest street junction,	
8.	Title particulars: *whole/part lot(s)			
	Location(s)		Deposited plan(s)	
	Certificate(s) of Title Vol Folio Vol Folio			
	Vol Folio			
9.	State the number of lots and specify the lot number(s) on the plan that have, or are proposed to have, the following purposes —			
	Purpose or proposed purpose	Number of lots	Lot Number(s)	
	Residential	02 2000		
	Rural			
	Industrial			
	Commercial			
	Retirement Village			
	Other			
	(please specify)			
10.	State details of any restricti	•	•	

	(b)	Are there any proposed buildings appro local government which will form a par the subject of the plan? If so, please spe	ved for construction by the tof the proposed strata scheme cify
12.	Is it	proposed to create a vacant strata lot by	registration of the plan?
	Yes/No If yes, how many?		ny?
Sign	ature	e(s) of owner(s)	
			Date
			Date
(If si	gnin	g on behalf of a company)	
			Date
Dire	ctor/	Secretary*	
			Date
Dire	ctor/	Secretary*	
* De	lete	whichever does not apply	

Notes

- 1. The following documents are to be attached to this application
 - (a) in the case of a plan in respect of a building that is constructed or proposed to be modified or constructed, 2 copies of the plan, showing full particulars of the division of the property into lots or proposed lots;
 - (b) in the case of a plan in respect of any vacant strata lot, 6 copies of the plan, showing full particulars of the division of the property into lots or proposed lots;
 - (c) a sketch of all buildings that are constructed or proposed to be modified or constructed showing the location of water and sewerage pipes within the property;

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

- (d) evidence of any approval by the local government to the proposed modification of a building or to the construction of any proposed buildings;
- 2. A person who wishes to apply to the State Administrative Tribunal for a review of a decision of the Western Australian Planning Commission may do so under section 27 of the Strata Titles Act 1985.

[Form 24 inserted in Gazette 13 May 2005 p. 2083-5.]

Strata Titles Act 1985 Section 5C(1)

STRATA/SURVEY-STRATA PLAN No. MANAGEMENT STATEMENT

(Name of original proprietors of land the subject of the plan)
(Description of parcel the subject of the plan)
This management statement lodged or to be lodged with a strata/survey-strata plan in respect of the above land sets out the by-laws of the strata company or amendments to the by-laws contained in Schedule 1 and/or Schedule 2 of the <i>Strata Titles Act 1985</i> that are to have effect upon registration of the strata/survey-strata plan.
1. The Schedule 1 by-laws are amended, repealed, or added to as follows —
(Set out terms of amendment, repeal or addition)
2. The Schedule 2 by-laws are amended, repealed, or added to as follows —
(Set out terms of amendment, repeal or addition)
(Delete as appropriate)
DATED THIS DAY OF
SIGNATURE OF APPLICANT in the presence of
Witness
Name
Address
Occupation

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

(TO BE SIGNED BY EACH APPLICANT)

SIGNED BY PERSONS HAVING REGISTERED INTERESTS AND CAVEATORS (IF ANY)

ENCUMBRANCE Document & No

SIGNATURE in the presence of

Witness

Name

Address

Occupation

(ADDITIONAL SIGNATURES AS REQUIRED)

[Form 25 amended in Gazette 17 Jan 1997 p. 490.]

		Form 26		
WAPC Ref.		STRATA PLAN NO		
	St	rata Titles Act 1985		
	S	ections 25(1), 25(4)		
_		RANT OF APPROVAL BY WESTERN ING COMMISSION TO STRATA PLAN		
	n has been granted p	proval of the Western Australian Planning bursuant to section 25(1) of the <i>Strata Titles</i>		
*(i)		an of re-subdivision/plan of consolidation		
	and relating to the property described below;			
*(ii)	the sketch submitte	ed on		
Property De	lots on a Strata Pla Strata Plan specific	ubdivision of the property described below into un/re-subdivision/consolidation of the lots on the ed below, subject to the following conditions — or Strata Plan) No		
Property De		of Strata Francisco		
		ion		
	Local	ity		
	Local	Government		
Lodged by:				
		For Chairman, Western Australian Planning Commission		
(*To be delete	d as appropriate.)	Date		

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Strata	Titles	General	Regulations	1996
Sched	ule 3			



Strata Titles Act 1985 Regulation 37(1)(a)

STRATA/SURVEY-STRATA PLAN No. CERTIFICATE OF LICENSED VALUER

[. being a Licensed Valuer under the Land Valuers
Licensing Act 1978 certify tha	at if a re-subdivision were effected in accordance
with a by-law of the strata/sur	rvey-strata scheme made under clause 8 of
oursuant to clause 8(a) of Sch	ne basis of information provided in the by-law nedule 2A, a licensed valuer would be able to under section 14(2) in respect of the proposed unit
Date	Licensed Valuer

DISCLOSURE STATEMENT

SALE OF STRATA TITLED LOT OR PROPOSED STRATA TITLED LOT

Section 69 Strata Titles Act 1985

FOR SELLER'S INFORMATION

The information incorporated in this statement —

- must be given to a prospective purchaser of a strata titled lot before the prospective purchaser makes an offer to purchase, accepts an offer to sell or enters into a contract to purchase the strata titled lot; and
- may be given in the form of this statement or may be incorporated in the contract of sale of the strata titled lot.
- 2. This statement applies to the sale of a lot on a strata plan or a survey-strata plan.
- 3. If certain changes occur in relation to the strata company, the strata/survey-strata plan or the common property (as set out in section 69C(3) of the *Strata Titles Act 1985* and mentioned in Form 29), before settlement, you must give notice in writing of those changes to the prospective purchaser as soon as you become aware of those changes.
- 4. Failure to give this statement or incorporate the information in the contract of sale or failure to notify of any changes may give the prospective purchaser the right to terminate the contract. Exercise of this right by the prospective purchaser is restricted if this statement or notification of any changes was given at any time before settlement.

Parts 1 and 3 must be completed in <u>every</u> sale of a strata titled lot or proposed strata titled lot.

Part 2 must be completed where the strata titled lot or proposed strata titled lot is being sold by the original proprietor, in

FOR PURCHASER'S INFORMATION

- The land to which this statement relates, and any ensuing contract of sale, is part of a strata titled scheme which is governed by the Strata Titles Act 1985.
- You should read the information incorporated in this statement as it
 - identifies the lot which you are proposing to purchase; and
 - sets out what your rights and obligations will be in relation to the lot if you purchase the lot.
- 3. You may have a right to terminate the contract to purchase the lot if
 - before entering into the contract, you were not given this statement or the information in this statement was not incorporated into the contract; or
 - certain changes occur in relation to the strata company, the strata/survey-strata plan or the common property (as set out in section 69C(3) of the Strata Titles Act 1985 and mentioned in Form 29) before settlement and you have not been given notice in writing of those changes.
- Your right to terminate the contract is restricted if this statement or notification of any changes was given at any time before settlement.
- 5. If you are uncertain as to any of these matters you should obtain independent advice from a lawyer or other expert before signing any offer to purchase, accepting an offer to sell or entering into a contract to purchase the lot.

any of the cases listed in Part 2.

PART 1 — COMPULSORY DISCLOSURE OF INFORMATION BY EVERY VENDOR

Parti	culars of purchaser and strata company
Descri	ption of lot to be sold: lot on *strata/survey-strata plan no
Street	address of lot.
Name	of prospective purchaser(s)
Purcha	aser's address
Name	of Scheme (Building)
*Addr	ess of strata company / name and address of agent
(for obta	aining section 43 certificate or inspection of records of strata company)
Contac	ct person (if known)
(*	Delete whichever is inapplicable)
Infor	mation in relation to Lot, Strata/Survey-strata scheme
The fo	llowing documents must be attached to this statement:
1.	A copy of Form 29 entitled "Buying and Selling a Strata Titled Lot".
	The standard by-laws are set out in or attached to Form 29.
	See Attachment No. 1.
2.	A copy of the registered or proposed strata/survey-strata plan with the lot to be purchased clearly identified and drawing attention to any information on the plan which relates especially to the lot.
	See Attachment No. 2.
3.	A statement of the unit entitlement or proposed unit entitlement of all lots in the scheme or proposed scheme and the aggregate or proposed aggregate unit entitlement. This statement may be —
	• included in the attached copy of the registered or proposed

- a separate statement see Attachment No. 3.
- 4. A copy of all non-standard strata company by-laws
 - in the case of an existing scheme, that have been recorded on the strata/survey-strata plan or have been passed by the strata company within the previous 3 months and not yet recorded on the strata/survey-strata plan; or
 - in the case of a proposed scheme, that are proposed to apply to the scheme, including, where applicable, a Schedule 2A Management Statement.

PART 2 — DISCLOSURE BY ORIGINAL PROPRIETOR WHEN STRATA LOT SOLD FOR FIRST TIME

Part 2 must be completed only where the original proprietor is the vendor and —

- the strata titled lot being purchased is on a strata/survey-strata plan that has not been registered; or
- if the first annual general meeting of the strata company has not been held by the original proprietor; or
- if the original proprietor is the owner of 50% or more of the lots in the strata/survey-strata scheme; or
- if the original proprietor has 50% or more of the aggregate unit entitlement in the strata/survey-strata scheme.

Additional information in relation to strata/survey-strata scheme

1. Agreements for provision of amenities, management or other services

Have either of the strata company or the original proprietor entered into, or propose to enter into, any management agreement, service or maintenance agreement or other agreement for the provision of any amenity or service to the strata company or to any part of the common property or any lot?

YES	[] NO[]
If ye	s —
•	give details of the terms and conditions of every such agreement, the consideration for it and the estimated costs to the proprietor of the lot.
	OR
•	attach copies of the agreements — see Attachment No
2.	Pecuniary interest in agreements
	s the original proprietor have any direct or indirect pecuniary interest, other than as a rietor of a lot, in any of the agreements referred to in question 1?
YES	[] NO[]

If yes —
• give details of the pecuniary interest(s)
OR
attach details — see Attachment No
3. Estimated strata company receipts and expenditure
Attach a copy of the estimated receipts and expenditure of the strata company for the 12 month period from the later of —
• the day of registration of the strata/survey-strata plan; or
• the day of the last annual general meeting or, if none has been held during the 15 months preceding the date of the contract, from the settlement date stated in the contract.
See Attachment No
4. Administrative fund of the strata company
Is there an administrative fund or proposed administrative fund?
YES [] NO []
If yes, the contribution or proposed contribution for the Lot, under section 36(1) of the <i>Strata Titles Act 1985</i> , is \$ per annum, which is payable —
[] annually
[] by half-yearly instalments of \$
[] by quarterly instalments of \$
[] otherwise (please specify)
5. Reserve fund of the strata company
Is there a reserve fund or a proposed reserve fund?
YES[] NO[]

If yes, the amount of the contribution or proposed contribution for the Lot, under section 36(2) of the <i>Strata Titles Act 1985</i> , is \$ per annum, which is payable —
[] annually
[] by half-yearly instalments of \$
[] by quarterly instalments of \$
[] otherwise (please specify)
6. Proposed lease, licence, exclusive use or special privilege
Have either of the strata company or the original proprietor granted or propose to grant any lease, licence, right of exclusive use or special privilege over the common property or any part of it to the purchaser or any other person?
YES[] NO[]
If yes —
• give details of each lease, licence, right of exclusive use or special privilege, or proposed lease, licence, right of exclusive use or special privilege.
OR
attach copies of each lease, licence, right of exclusive use or special privilege or proposed lease, licence, right of exclusive use or special privilege — see Attachment No

PART 3 — ACKNOWLEDGMENT OF RECEIPT OF NOTIFIABLE INFORMATION

Statement by Vendor(s)
Name(s)
Address(es)
*I/We, the Vendor(s), hereby certify that the notifiable information in relation to the Strata lot as described in Part 1 of this form, as required by section 69 of the <i>Strata Titles Act 1985</i> , has been given to —
* the prospective purchaser(s); or
* the listing agent to provide it to the prospective purchaser(s),
before the offer or contract to purchase this property was signed by the purchaser.
*I/We authorise the prospective purchaser(s) to inspect the records of the strata company.
Vendor(s) signature(s)
Date
(* Delete whichever is inapplicable)
Acknowledgment by prospective purchaser(s)
*I/We, the prospective purchaser(s) described in Part 1 of this form, acknowledge that *I/we have received notifiable information in respect of the lot described in Part 1 of this form and understand that the disclosure given by the vendor(s) or by the selling agent is not an offer or a contract to purchase a strata titled lot, but only provides information to *me/us.
Prospective purchaser(s) signature(s)
Date
(* Delete whichever is inapplicable)

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Strata Titles General Regulations 1996 Schedule 3

Statement by selling agent
I,
of
as selling agent, hereby certify that the notifiable information for this property, as provided by the vendor, has been given to the prospective purchaser(s).
Selling agent's signature
Date

[Form 28 inserted in Gazette 14 Apr 2000 p. 1884-9.]

Strata Titles Act 1985
Section 69A(f)

BUYING AND SELLING A STRATA TITLED LOT

This information applies to lots in a strata scheme and a survey-strata scheme.

If you are uncertain about any matter mentioned below you should obtain independent advice from a lawyer or other expert **BEFORE** signing an offer to purchase or sell or entering into a contract to purchase a strata titled lot.

If you intend **BUYING A STRATA TITLED LOT**, you should note that as owner of the lot you will be subject to the following obligations and restrictions.

- 1. You will be buying the strata titled lot AND a share in the common property in the strata titled scheme.
 - The lot number on the strata or survey-strata plan may not correspond with the unit/apartment number used for postal purposes.
- 2. The strata titled scheme consists of all of the lots and the common property which are shown on the strata or survey-strata plan.
 - On a <u>strata plan</u>, the common property may comprise parts of a building or buildings (eg. walls, floors, roof) in which the lots may be situated and any land not part of a lot.
 - On a <u>survey-strata plan</u>, the common property is those lots shown as "CP lots" on the plan and will include any building which is situated on a common property lot.
- 3. As an owner of a strata titled lot, you will be a member of the strata company and entitled to participate in its management.
 - A strata company automatically comes into existence on registration of the strata or survey-strata plan.
- 4. Your right to deal with the lot and to use the common property is restricted because it is subject to the *Strata Titles Act 1985*, the by-laws of the strata company, any resolutions which the strata company may have passed, and management by the strata company.

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

A copy of the standard by-laws for strata companies which is contained in the *Strata Titles Act 1985*, is printed at the end of or is attached to this brochure.

The standard by-laws may be repealed, changed or added to by the strata company.

The standard by-laws may be changed by a Management Statement registered at the same time the strata or survey-strata plan is registered.

Later changes to the by-laws by the strata company will be recorded in its records and must be registered on the strata or survey-strata plan within 3 months.

Restrictions on the use of the lot may also be shown on the strata or survey-strata plan.

The strata company may have passed resolutions which affect the lots and common property, e.g. approving a plan of re-subdivision or a transfer or lease of common property. These resolutions are recorded in the minutes of meetings of the strata company.

5. You will be liable to pay a strata levy to the strata company for administrative expenses, including maintenance, upkeep and repair of buildings forming part of or on the common property, and insurance of the common property, unless you are in a scheme of 2 to 5 lots which may be exempt from these requirements.

Your contribution will be calculated in proportion to the unit entitlement of the lot to the aggregate unit entitlement of all of the lots on the strata or survey-strata plan, unless the strata company has passed a by-law to change the basis on which the contributions are proportioned.

The unit entitlement is found on the strata or survey-strata plan.

You may also be liable to contribute to a reserve fund for contingent expenses, which will be calculated in proportion to the unit entitlement of the lot.

The amount of contributions to a strata levy and reserve fund can be obtained in a certificate from the strata company. The strata company will also be able to advise of any outstanding contributions owing by the vendor and of any contributions which have been approved but are not yet due.

6. Except in certain circumstances, 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.

BEFORE ENTERING INTO A CONTRACT or an offer to purchase or sell a strata titled lot, the vendor must provide to the purchaser a completed and signed Disclosure Statement (Form 28 in the Strata Titles General Regulations 1996).

Alternatively, the information required to be included in the Disclosure Statement may be incorporated into the contract.

The Disclosure Statement (or contract) must have attached to it —

- a copy of the registered or proposed strata or survey-strata plan, which clearly identifies the lot being sold and any information which relates specifically to the lot;
- a copy of this document ("Buying and Selling a Strata Titled Lot") (including the standard by-laws);
- a copy of all non standard by-laws of the strata company, including any which have been passed by the strata company but not yet registered or any by-laws which are proposed to apply to the scheme;
- the unit entitlement of all of the lots in the scheme.

If the vendor is the original proprietor of the lot, then the additional information which is listed in Part 2 of the Disclosure Statement must also be given.

The purchaser may have the **RIGHT TO TERMINATE A CONTRACT** to purchase a strata titled lot if —

- a signed and completed Disclosure Statement was not provided by (i) the vendor before the purchaser entered into the contract or the information required to be included in the Disclosure Statement was not included in the contract; or
- certain changes occur in relation to the strata company, the strata or survey-strata plan or the common property (as set out in section 69C(3) of the Strata Titles Act 1985) before settlement and the vendor has not given notice in writing to the purchaser of those changes.

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

The purchaser's right to terminate the contract is restricted if the Disclosure Statement or notification of any changes was given after entering into the contract but before settlement.

The **STANDARD BY-LAWS** contained in the *STRATA TITLES ACT 1985* are *set out below/attached.

(*Delete whichever is not applicable)

[Form 29 amended in Gazette 17 Jan 1997 p. 493-4.]

NOTICE OF RESOLUTION OF MERGER OF BUILDINGS

Strata Titles Act 1985
Section 21G

	210		
The Owners of (name of scheme)			
Strata Plan No hereby certif the following resolu without dissent/unanimous resolution (in t	tion was passed as a *resolution		
on the strata plan, the boundaries are	of the lots which are buildings shown to be fixed by reference to the gs, as provided for by section 3AB of		
•	Where 2 lots have a common or party wall, or have buildings on them which are joined, the centre plane of that wall or the plane at which they are joined, is the boundary.		
The Common Seal of the Owners of (name			
Strata Plan No was affixed	hereto on the		
in the presence of —	,		
Members of Council			
OR *	**		
Full name of proprietor	Full name of proprietor		
Signed	Signed		

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Strata Titles General Regulations 1996 Schedule 3

Full name of proprietor	Full name of proprietor
Signed	Signed
Full name of proprietor	Full name of proprietor
Signed	Signed

[Form 30 inserted in Gazette 17 Jan 1997 p. 494-5; amended in Gazette 30 Dec 2004 p. 6945.]

Delete whichever is inapplicable.

Delete if inapplicable.

This form may be signed by the strata company, all of the registered proprietors in a $2\,$ to 5 lot scheme or by one proprietor where an order made under section 103C or 103M accompanies this form.

NOTICE OF OBJECTION TO AUTOMATIC MERGER OF BUILDINGS

Strata Titles Act 1985

	Section	n 21O
[/we,	(name of proprietor/s)	
peing nereb	the proprietor/s of lot/s	•
Da	ted	
**]	Full name of proprietor	**Full name of proprietor
Sig	gned	Signed
k		M to a scheme is that the boundaries of lots or by reference to the external surfaces of those
**	This form may be signed by one or more	of the registered proprietors in the scheme.
	(E. 31) II G	17.1 1007 405.1

[Form 31 inserted in Gazette 17 Jan 1997 p. 495.]

NOTICE OF RESOLUTION OF MERGER OF LAND

Strata Titles Act 1985
Section 21S

The Owner		of scheme)		
the following	ng resolut		y that on theution without dissent/unanimous	
1.	That the strata plan be amended as follows —			
	**(a)		alteration to an existing building as depicted on the sketch plan f this resolution;	
	**(b)	_	the strata plan, as depicted on the e purposes of this resolution; or	
	**(c)	to merge land that is con on the strata plan —	nmon property into a lot or lots	
		*(i) as depicted on purposes of thi	the sketch plan tabled for the s resolution; or	
		*(ii) by (describe m	erger)	
**2.	That the		the land in the lots on the strata	
	*(a)	the existing horizontal be plan; or	oundaries shown on the strata	
	*(b)		above and	
			•••••	

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02] Published on www.legislation.wa.gov.au

- **3. That an easement or easements relating to motor vehicle access, parking or turning (in terms of section 21W of the *Strata Titles Act 1985*) be created, as depicted on the sketch plan tabled for the purposes of this resolution.
- **4. That it consents to the schedule of unit entitlement for the scheme as set out in the schedule tabled for the purposes of this resolution.

The sketch plan tabled for the purposes of these resolutions is to accompany this Notice of Resolution.

Strata Plan No was affixed hereto on the , in the presence of —

.....

Members of Council

OR ***

Full name of proprietor	Full name of proprietor
Signed	Signed
Full name of proprietor	Full name of proprietor
Signed	Signed
Full name of proprietor	Full name of proprietor
Signed	Signed

Delete whichever is inapplicable.

[Form 32 inserted in Gazette 17 Jan 1997 p. 496-8; amended in Gazette 30 Dec 2004 p. 6945.]

^{**} Delete if inapplicable. If a resolution in the terms of 1(c) is included, a resolution in the terms of 2 must be included.

^{***} This form may be signed by the strata company, all of the registered proprietors in a 2 to 5 lot scheme or by one proprietor where an order made under section 103C or 103M accompanies this form.

NOTICE OF RESOLUTION OF MERGER OF BUILDINGS AND LAND

Strata Titles Act 1985 Sections 21G, 21S

The C			of scheme)	
the fo	llowing r	esoluti	ons were passed as a *resolution without solution (in the case of a two-lot scheme) —	
1.	shown or the exter	t in relation to the lots or parts of the lots which are buildings on the strata plan, the boundaries are to be fixed by reference to ternal surfaces of those buildings , as provided for by section 3AB <i>Strata Titles Act 1985</i> .		
	which ar	e joine	have a common or party wall, or have buildings on them ed, the centre plane of that wall or the plane at which they be boundary.	
2. That the strata plan be amended as follows —		plan be amended as follows —		
	**(a)	on the	ow an extension or alteration to an existing building shown e strata plan, as depicted on the sketch plan tabled for the eses of this resolution;	
sketch plan tabled for the purpose			lude a building on the strata plan, as depicted on the h plan tabled for the purposes of this resolution;	
			rge land that is common property into a lot or lots on the plan —	
		*(i)	as depicted on the sketch plan tabled for the purposes of this resolution; or	
		*(ii)	by (describe merger)	

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

**3.	3. That the horizontal boundaries of the land in the lots on the strata plan are —				
	*(a)	the existing horizontal boundaries shown on the strata plan; or			
	*(b)	metres below.			
**4.	4. That an easement or easements relating to motor vehicle access, parking or turning (in terms of section 21W of the <i>Strata Titles Act 1985</i>) be created, as depicted on the sketch plan tabled for the purposes of this resolution.				
**5.	. That it consents to the schedule of unit entitlement for the scheme as set out in the schedule tabled for the purposes of this resolution.				
		plan tabled for the purposes of these resolutions is to this Notice of Resolution.			
	ls of the	ne relevant rating authorities to be notified by the Registrar of Titles ws —			
Name Addre	ess	rnment 			
Name Addre	ess	ority 			
Name Addre	ess	uthority			
The Common Seal of the Owners of (name of scheme)					

Strata Plan No was affixed here in the presence of —	to on the	
Members of Council		
OR *	**	
Full name of proprietor	Full name of proprietor	
Signed	Signed	
Full name of proprietor	Full name of proprietor	
Signed	Signed	
Full name of proprietor	Full name of proprietor	
Signed	Signed	
 Delete whichever is inapplicable. Delete if inapplicable. If a resolution in the terms of 2(c) is included, a resolution the terms of 3 must also be included. *** This form may be signed by the strata company, all of the registered proprietors i 2 to 5 lot scheme or by one proprietor where an order made under section 103C or 103M accompanies this form. [Form 33 inserted in Gazette 17 Jan 1997 p. 498-500; amended in Gazette 30 Dec 2004 p. 6945.] 		

[Form 34 deleted in Gazette 24 Jan 2006 p. 437.]

Strata Titles Act 1985
Sections 21T(1)(c), 21U

STRATA	DI	A NI	No			
SIKAIA	PL.	AIN	INO.			

CERTIFICATE OF LICENSED SURVEYOR — MERGER IN STRATA SCHEME

- *(a) (if the sketch plan shows an extension or alteration of a building shown on the strata plan, or includes a building not shown on the plan) that
 - (i) the extension, alteration or building not shown on the strata plan has been the subject of a building licence under section 374 of the *Local Government (Miscellaneous Provisions) Act 1960*;
 - (ii) the extension, alteration or building not shown on the strata plan has been approved by the strata company or all of the proprietors of the lots in the scheme; and
 - (iii) any building or part of a building not shown on the strata plan, that is shown on the sketch plan as being within a lot, is wholly within the ground surface boundaries of that lot, except for any permitted boundary deviation (as that term is defined in section 3(1) of the Act);
- *(b) (if any land, or building or part of a building not shown on the strata plan is shown on the sketch plan as common property to be merged into a lot) that
 - (i) the land or building or part of a building is wholly within the external surface boundaries of the parcel; or
 - (ii) the requirements of section 22(1)(c) of the Act are satisfied;

- *(c) (if the sketch plan shows any land that is common property to be merged into a lot) that the rights and amenities required to be provided for by the relevant town planning scheme in force under the *Town Planning and Development Act 1928* ³, as prescribed by regulation 14M
 - (i) are provided for in accordance with that scheme at the time when this certificate is given; or
 - (ii) will be provided for when the notice of resolution and documents referred to in section 21V of the Act are registered;
- *(d) (if the sketch plan shows any land that is common property to be merged into a lot) that an easement *is/is not required to be created on the sketch plan under section 21W of the Act for the purposes of satisfying the certification in paragraph (c)(ii) above;
- (e) that a reference on the sketch plan to a lot by a designated number is a reference to the lot designated by that number on the strata plan; and
- (f) that there are not more lots on the sketch plan than there are on the strata plan.

Date Licensed Surveyor

* Delete if inapplicable.

[Form 35 inserted in Gazette 17 Jan 1997 p. 502-3.]

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

CERTIFICATE OF LICENSED VALUER MERGER IN STRATA SCHEME

Strata Titles Act 1985
Section 21T

	STRATA PLAN No
	g a licensed valuer certify that the unit entitlement of each lot as stated in —
*1.	the existing schedule of unit entitlement on the strata plan mentioned above; or
*2.	the amended schedule of unit entitlement attached to or accompanying this certificate,
strata that t bears notic	in relation to the aggregate unit entitlement of all lots delineated on the plan (as merged by the notice of resolution of merger of land dated) a proportion not greater than 5% more or 5% less than the proportion he value (as that term is defined in section 14(2a) of the Act) of that lot to the aggregate value of the lots delineated on the plan (as merged by the e of resolution referred to above).
 Date	Licensed Valuer
*Dele	te whichever is inapplicable.
	[Form 36 inserted in Cazette 17 Ian 1007 n 503 1

[Form 36 inserted in Gazette 17 Jan 1997 p. 503.]

NOTICE OF RESOLUTION OF CONVERSION TO A SURVEY-STRATA SCHEME

Strata Titles Act 1985

		Section 31D
The (s of (name of scheme)
	a Plan	No hereby certify that on the
•		the strata scheme be converted to a survey-strata scheme, as eted on the survey-strata plan tabled for the purposes of this ution.
	The o	owners acknowledge —
	(a)	that the unit entitlement for a survey-strata scheme is determined on site value; and
	(b)	that they are aware that this is different from the capital value, which is the basis on which the unit entitlement is determined for a strata scheme.
		it consents to the schedule of unit entitlement for the scheme as set in the schedule tabled for the purposes of this resolution.
*2.	That	an easement or easements relating to —
	*(a)	Vehicle Access Easement
	*(b)	Intrusion Easement
	*(c)	Light and Air Easement
	*(d)	Party Wall Easement
	*(e)	Pedestrian Access Easement
		erms of section 31G of the Act) be created, as depicted on the sketch tabled for the purposes of this resolution.

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Strata Titles General Regulations 1996 Schedule 3

	r-strata lot(s) is or are
The survey-strata plan tabled for the p accompany this Notice of Resolution.	urposes of these resolutions is to
Details of the relevant rating authorities to are as follows —	be notified by the Registrar of Titles
Local Government Name	
Water Authority Name	
Sewerage Authority Name	
The Common Seal of the Owners of (nam	·
Strata Plan No was affixed her in the presence of —	eto on the ,
Members of Council	
OR	**
Full name of proprietor	Full name of proprietor
Signed	Signed

Full name of proprietor	Full name of proprietor
Signed	Signed
Full name of proprietor	Full name of proprietor
Signed	Signed

[Form 37 inserted in Gazette 17 Jan 1997 p. 504-5.]

^{*} Delete whichever is inapplicable.

^{**} This form may be signed by the strata company or all of the registered proprietors in a 2 to 5 lot scheme.

Strata Titles Act 1985
Sections 31E(1)(b), 31F

CERTIFICATE OF LICENSED SURVEYOR — CONVERSION TO A SURVEY-STRATA SCHEME

- (a) there are not more lots on the survey-strata plan, disregarding any lot designated as a common property lot, than there are on the strata plan;
- (b) a reference on the survey-strata plan to a lot by a designated number is a reference to the lot designated by that number on the strata plan;
- (c) where 2 lots have a common or party wall, the centre plane of that wall is on the boundary of the lots;
- (d) the rights and amenities required to be provided for by the relevant town planning scheme in force under the *Town Planning and Development Act 1928* ³, as prescribed by regulation 14O
 - (i) are provided for in accordance with that scheme at the time when this certificate is given; or
 - (ii) will be provided for when the notice of resolution and documents referred to in section 31H of the Act are registered;

and

(e)	the following easement(s) are required to be created on the survey-strata plan under section 5D of the Act for the purposes of satisfying the certification in paragraph (d)(ii) above —
	[Insert "Nil" if no easements are required to be created, or describe the easement(s) required to be created by their short form description].
Date	Licensed Surveyor

*Delete whichever is inapplicable.

[Form 38 inserted in Gazette 17 Jan 1997 p. 506-7; amended in Gazette 24 Jan 2006 p. 437-8.]

DISPOSITION ON MERGER OF LAND OR CONVERSION TO A SURVEY-STRATA SCHEME

Strata Titles Act 1985

Sections 21V, 31H and Regulation 21A(1)(b)

We, the proprietors, persons having registered interests in and caveators of the land the subject of —

- *(a) a Notice of Resolution of Merger of Land dated ; or

in respect of Strata Plan No.....hereby confirm and consent to—

- (c) the disposition of the lots created by the Notice of Resolution together with the registered interests and caveats (if any) as set out in the tables below;
- (d) the disposition of registered interests and caveats (if any) against the common property (if any) as set out in the tables below; and

(A) LOT	(A) LOTS (Additional panels as required)					
LOT	FULL NAME IN WHICH LOT IS	ENCUMBRANCES				
NO.	TO VEST	(Document & Number)				

(B) COMMON	PROPERTY (Additional panels as required)
CP LOT	ENCUMBRANCES
NO. (if	(Document and Number)
applicable)	

We, the proprietors of the lots the subject of the Notice of Resolution of *Merger of Land/Conversion to a Survey-Strata Scheme in respect of this Strata Plan hereby certify that -

- *(a) there is no consideration, other than an interest in common property, for the passing of property under this statement or any thing referred to in item 2(18) or 7(13) in the Third Schedule to the Stamp Act 1921; or
- *(b) in addition to the passing of property under this statement, there is the additional consideration set out in the table below.

CONSIDERATION paid or given or to be paid or given				
By whom To whom Consideration				
(Additional panels as required)				

^{*}Delete whichever is inapplicable.

CONSENT BY PERSONS HAVING REGISTERED INTERESTS AND CAVEATORS (IF ANY) (as required by sections 21T(1)(e) or 31E(1)(e) of the Act)

ENCUMBRANCE Document & No.

SIGNATURE

in the presence of

Witness

Name

Address

Occupation

DATED THIS

DAY OF

20

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Strata Titles General Regulations 1996 Schedule 3

The Common Seal of the Owners of (na	•
Strata Plan No was affi in the presence of —	ixed hereto on the
Members of Council	
SIGNATURE OF PROPRIETOR	SIGNATURE OF PROPRIETOR
in the presence of	in the presence of
Witness Name Address Occupation	Witness Name Address Occupation

TO BE SIGNED BY:

- STRATA COMPANY AND PROPRIETOR OF EACH AFFECTED LOT; OR
- ALL PROPRIETORS IN A 2 TO 5 LOT SCHEME.

WHERE A PROPRIETOR SIGNS, THE SIGNATURE IS TO BE WITNESSED.

WHERE INSUFFICIENT SPACE IS PROVIDED IN THIS FORM, THE REQUIRED SIGNATURES, CONSENTS OR PANELS MAY BE COMPLETED ON AN ADDITIONAL PAGE THAT IDENTIFIES AND IS ATTACHED TO THIS FORM.

[Form 39 inserted in Gazette 17 Jan 1997 p. 507-9.]

NOTICE OF OBJECTION TO CHANGE OF FENCING PROVISIONS

Strata Titles Act 1985 Sections 123A, 123C being the proprietor/s of lot/s on Strata/Survey-Strata Plan No. , have notified the *strata company/other proprietor (in the case of a two-lot scheme) that I/we require that on and after 20 July 1997**— *1. section 123(2) of the Act is to continue to apply; *2. liability in relation to fencing between lots in the scheme is to be determined as if section 123B of the Act had not been enacted, in respect of the scheme, known as The Owners of (name of scheme) A copy of the notice/s is/are attached to this Notice of Objection. ***Full name of proprietor ***Full name of proprietor Delete as appropriate.

This date is the day after the expiry of 6 months after the commencement of section 37 of the Strata Titles Amendment Act 1996.

This form may be signed by one or more of the registered proprietors in the scheme.

[Form 40 inserted in Gazette 17 Jan 1997 p. 509-10.]

Form 41 NOTICE OF TERMINATION OF INSURANCE ORDER

Strata Titles Amendment Act 1996 Section 30(4) and (5)

pany/other proprietor (in the case of a termination of the order made under 985 exempting the strata company from s 54 or 55(1)(c) of that Act in relation to (name of scheme)
ne strata plan as Application Number number).
his Notice.
**Full name of proprietor
Signed
ore of the registered proprietors in the scheme.
te 17 Jan 1997 p. 510; amended in Gazette

Notes

This reprint is a compilation as at 3 September 2010 of the Strata Titles General Regulations 1996 and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

Compilation table

Citation	Gazettal	Commencement	
Strata Titles General Regulations 1996	14 Mar 1996 p. 917-78	14 Apr 1996 (see r. 2 and <i>Gazette</i> 15 Mar 1996 p. 981)	
Strata Titles General Amendment Regulations 1996	28 Jun 1996 p. 3059-61	1 Jul 1996 (see r. 2)	
Strata Titles General (Amendment) Regulations 1997	17 Jan 1997 p. 451-512	20 Jan 1997 (see r. 2 and <i>Gazette</i> 17 Jan 1997 p. 405)	
Reprint of the Strata Titles General R (includes amendments listed above)	egulations 1996	as at 11 Feb 1997	
Strata Titles General (Amendment) Regulations (No. 2) 1997	24 Jun 1997 p. 2989-91	1 Jul 1997 (see r. 2)	
Strata Titles General (Amendment) Regulations 1998	28 Apr 1998 p. 2178	1 Jul 1998 (see r. 2)	
Strata Titles General (Amendment) Regulations (No. 2) 1998	26 Jun 1998 p. 3384	1 Jul 1998 (see r. 2)	
Strata Titles General (Amendment) Regulations 1999	18 Jun 1999 p. 2630-1	1 Jul 1999 (see r. 2)	
Strata Titles General Amendment Regulations (No. 2) 1999	18 Jun 1999 p. 2635-6	1 Jul 1999 (see r. 2)	
Strata Titles General Amendment Regulations 2000 ⁷	14 Apr 2000 p. 1884-90	14 Apr 2000	
Strata Titles General Amendment Regulations (No. 3) 2000	16 Jun 2000 p. 2945-6	1 Jul 2000 (see r. 2)	
Strata Titles General (Amendment) Regulations (No. 2) 2000	30 Jun 2000 p. 3420-1	1 Jul 2000 (see r. 2)	
Reprint of the Strata Titles General Regulations 1996 as at 21 Jul 2000 (includes amendments listed above)			
Strata Titles General Amendment Regulations (No. 4) 2000	29 Sep 2000 p. 5537	30 Sep 2000 (see r. 2)	
Strata Titles General Amendment Regulations 2001	13 Jul 2001 p. 3510	13 Jul 2001 (see r. 2)	

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]

Citation	Gazettal	Commencement		
Strata Titles General Amendment Regulations (No. 2) 2001	25 Sep 2001 p. 5291-2	27 Sep 2001 (see r. 2)		
Strata Titles General Amendment Regulations 2002	2 Aug 2002 p. 3804-5	5 Aug 2002 (see r. 2)		
Reprint of the <i>Strata Titles General Regulations 1996</i> as at 15 Nov 2002 (includes amendments listed above)				
Strata Titles General Amendment Regulations 2003	30 Jun 2003 p. 2570-1	7 Jul 2003 (see r. 2)		
Strata Titles General Amendment Regulations 2004	2 Sep 2004 p. 3824-7	6 Sep 2004 (see r. 2)		
Strata Titles General Amendment Regulations (No. 2) 2004	30 Dec 2004 p. 6944-5	1 Jan 2005 (see r. 2 and <i>Gazette</i> 31 Dec 2004 p. 7130)		
Strata Titles General (Amendment) Regulations 2005	13 May 2005 p. 2082-5	13 May 2005		
Strata Titles General Amendment Regulations (No. 2) 2005	24 Jun 2005 p. 2758-60	4 Jul 2005 (see r. 2)		
Strata Titles General Amendment Regulations 2006	24 Jan 2006 p. 431-8	24 Jan 2006		
Strata Titles General Amendment Regulations (No. 2) 2006	21 Mar 2006 p. 1083-4	21 Mar 2006		
Reprint 4: The Strata Titles General Regulations 1996 as at 21 Apr 2006 (includes amendments listed above)				
Strata Titles General Amendment Regulations (No. 3) 2006	7 Jul 2006 p. 2512-13	10 Jul 2006 (see r. 2)		
Strata Titles General Amendment Regulations (No. 4) 2006	1 Sep 2006 p. 3595-6	4 Sep 2006 (see r. 2)		
Strata Titles General Amendment Regulations (No. 5) 2006	29 Dec 2006 p. 5913-14	1 Jan 2007 (see r. 2 and <i>Gazette</i> 8 Dec 2006 p. 5369)		
Strata Titles General Amendment Regulations 2007	25 Jun 2007 p. 2961-3	r. 1 and 2: 25 Jun 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 2 Jul 2007 (see r. 2(b))		
Strata Titles General Amendment Regulations (No. 2) 2007	25 Jun 2007 p. 2964-5	r. 1 and 2: 25 Jun 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jul 2007 (see r. 2(b))		

Reprint 5: The *Strata Titles General Regulations 1996* as at 28 Sep 2007 (includes amendments listed above)

Citation	Gazettal	Commencement
Strata Titles General Amendment Regulations 2008	20 Jun 2008 p. 2709-10	r. 1 and 2: 20 Jun 2008 (see r. 2(a)) Regulations other than r. 1 and 2: 1 Jul 2008 (see r. 2(b))
Strata Titles General Amendment Regulations (No. 2) 2008	9 Jan 2009 p. 27-8	r. 1 and 2: 9 Jan 2009 (see r. 2(a)); Regulations other than r. 1 and 2: 19 Jan 2009 (see r. 2(b))
Strata Titles General Amendment Regulations 2009	19 Jun 2009 p. 2243-44_4	r. 1 and 2: 19 Jun 2009 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jul 2009 (see r. 2(b))
Strata Titles General Amendment Regulations 2010	18 Jun 2010 p. 2678-9	r. 1 and 2: 18 Jun 2010 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jul 2010 (see r. 2(b))

Reprint 6: The Strata Titles General Regulations 1996 as at 3 Sep 2010 (includes amendments listed above)

Strata Titles General Amendment	14 Jun 2011	<u>r. 1 and 2:</u>
Regulations 2011	p. 2137-8	14 Jun 2011(see r. 2(a));
		Regulations other than r. 1 and 2:
		1 Jul 2011 (see r. 2(b))

- Repealed by the Strata Titles Act 1985.
- 3 Repealed by the Planning and Development (Consequential and Transitional Provisions) Act 2005 s. 4.
- Under the Land Administration Act 1997 s. 281(3) a reference in a written law to the Land Act 1933 is, unless the contrary intention appears, to be construed as if that reference were a reference to the Land Administration Act 1997.
- The Strata Titles Amendment Act 1995 commenced 14 March 1996.
- The Strata Titles Regulations 1985 were repealed by r. 47 of these regulations, which was omitted under the Reprints Act 1984 s. 7(4)(f).
- The Strata Titles General Amendment Regulations 2000 r. 2(2) is a transitional provision that is of no further effect.

Compare 03 Sep 2010 [06-a0-01] / 01 Jul 2011 [06-b0-02]