# FOR SALE



# LOT 10 / 182-184 MIDDLETON ROAD, MIRA MAR



# HOLIDAY UNIT INVESTMENT OPPORTUNITY

- Short term holiday accommodation site of 887 sqm
- · Remaining undeveloped parcel within established scheme
- All services available, picturesque setting overlooking lake
- · Well located for tourist attractions, beach and town
- · Owners may use up to three months a year
- Build units, Bed and Breakfast or Guest House (with approval)

Land Size: 887.00 m2

Council Rates: \$1131.00



**0409 684 653** 0898414022

Lee Stonell



lee@merrifield.com.au

Disclaimer: All. details on the brochure are presented on the vendor's advice. Prospective purchasers should take necessary actions on their own behalf to satisfy themselves of the details of conditions, contents, fixtures and improvements in regards to this property. Merrifield Real Estate Pty Ltd JR Stewart Trust T/A Merrifield Real Estate, 258 York Street, Albany WA 6330

# LOT 10 / 182-184 MIDDLETON ROAD, Merrifield





-- Map Viewer Plus --



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WESTERN



TITLE N	UMBER
Volume	Folio
2694	582

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

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

> Barber REGISTRAR OF TITLES



LAND DESCRIPTION:

LOT 10 ON STRATA PLAN 51082 TOGETHER WITH A SHARE IN COMMON PROPERTY (IF ANY) AS SET OUT ON THE STRATA PLAN

#### **REGISTERED PROPRIETOR:** (FIRST SCHEDULE)

SKYLATIC HOLDINGS PTY LTD OF RSM 202, DUNSBOROUGH

(AF K648542) REGISTERED 7/7/2008

#### LIMITATIONS, INTERESTS, ENCUMBRANCES AND NOTIFICATIONS: (SECOND SCHEDULE)

- INTERESTS NOTIFIED ON THE STRATA PLAN AND ANY AMENDMENTS TO LOTS OR COMMON PROPERTY 1. NOTIFIED THEREON BY VIRTUE OF THE PROVISIONS OF THE STRATA TITLES ACT OF 1985 AS AMENDED.
- EASEMENT BURDEN CREATED UNDER SECTION 167 P. & D. ACT FOR SEWERAGE PURPOSES TO WATER 2. CORPORATION - SEE STRATA PLAN 51082 AS CREATED ON DEPOSITED PLAN 55176
- NOTIFICATION CONTAINS FACTORS AFFECTING THE WITHIN LAND. LODGED 31/3/2008. 3. K549529

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

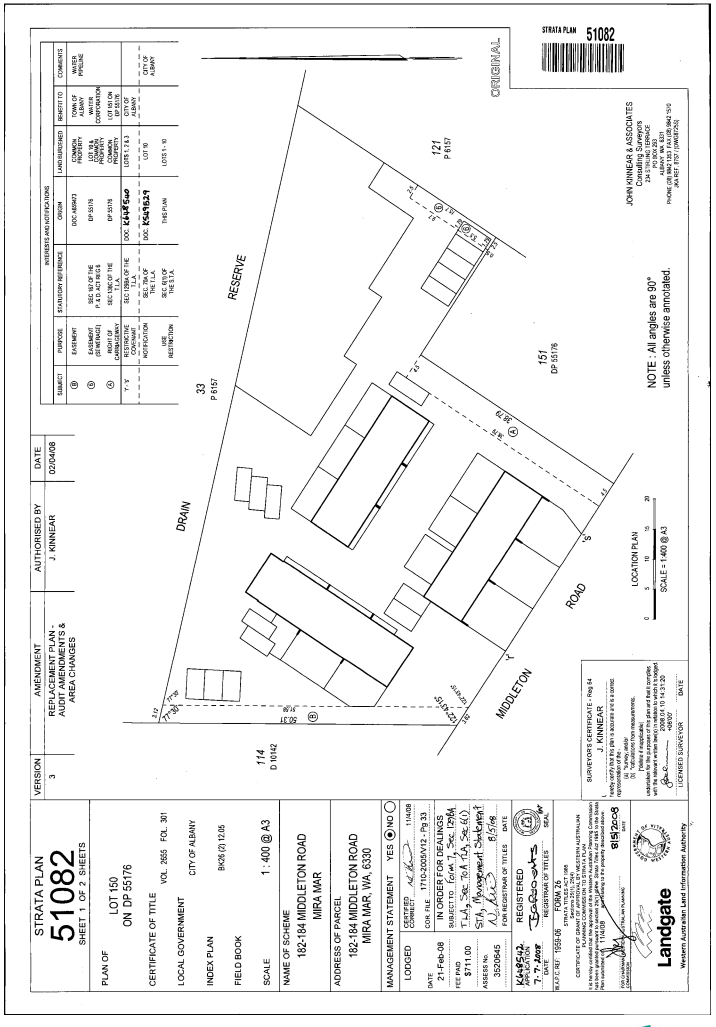
-----END OF CERTIFICATE OF TITLE-----

STATEMENTS:

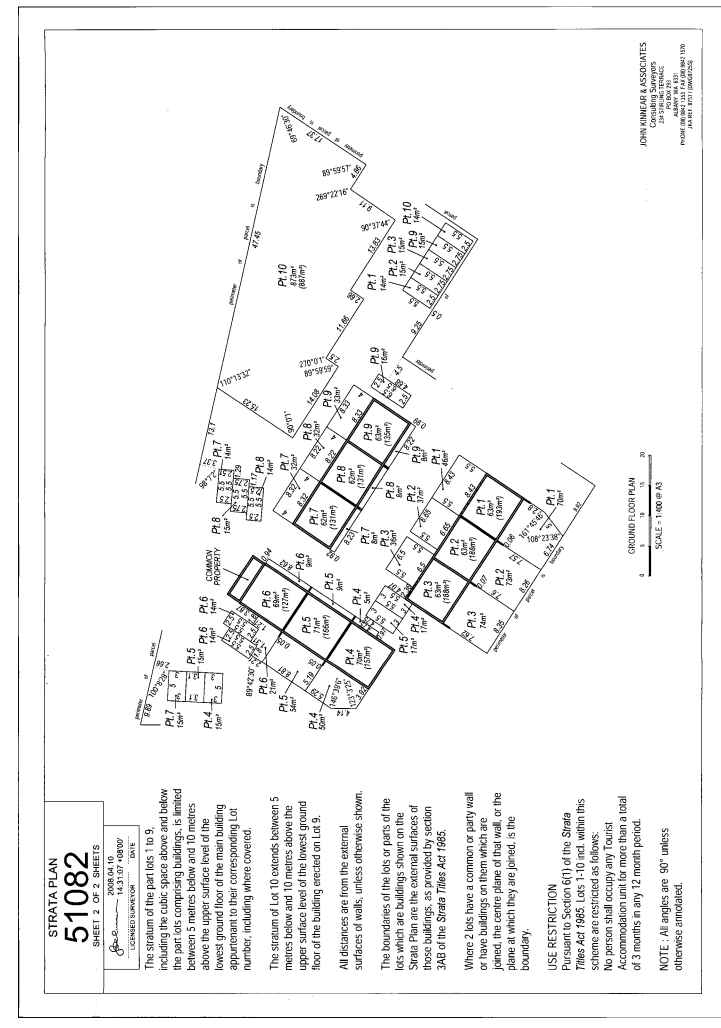
The statements set out below are not intended to be nor should they be relied on as substitutes for inspection of the land and the relevant documents or for local government, legal, surveying or other professional advice.

SKETCH OF LAND: PREVIOUS TITLE: PROPERTY STREET ADDRESS: LOCAL GOVERNMENT AUTHORITY: SP51082 2655-301 UNIT 10 182-184 MIDDLETON RD, MIRA MAR. CITY OF ALBANY











FORM 3

	•••	STRATA		D.	5108	2	
Schedule	of Unit Entitlement	Office L	Jse Only	Sebedule	of Unit Entitlement	Office	Use Only
Schedule		Current	Cs of Title		Di Unit Entitiement	Current	Cs of Title
Lot No,	Unit Entitlement	Vol.	Fol.	Lot No,	Unit Entitlement	Vol.	Fol.
1	96	2694	573				
2	.96	2694	574				
3	96	2694	575				
4	96	2694	576				
5	96	2694	577				
6	96	2694	578				
7	96	2694	579				
8	96	2694	580				
9	96	2694	581				
10	136	2694	582		2	·····	
		-					
				Aggregate	1,000		

DESCRIPTION OF PARCEL AND BUILDING

9 Single Storey Residential Units and 1 Vacant Lot, located on Lot 150 on DP 55176, the Posatal Address being 182-184 Middleton Road, Mira Mar, WA 6330

#### CERTIFICATE OF LICENSED VALUER STRATA

lan Rae land 2008.04.03 08:46:12 +08'00' Licensed Valuer Date

49 Landgate www.landgate.wa.gov.au

LANDGATE COPY OF ORIGINAL NOT TO SCALE 16/01/2024 09:28 AM Request number: 66085349

FORM 5

Strata Titles Act 1985

Sections 5B(1), 8A, 22(1)

### STRATA PLAN No. 51082

#### DESCRIPTION OF PARCEL & BUILDING

9 Residential Units and 1 Vacant Lot, on Lot 150 on DP 55176,

#### 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"): —

- (a) each lot that is not wholly within a building shown on the plan is within the external surface boundaries of the parcel; and either
- \*(b) each building shown on the plan is within the external surface boundaries of the parcel; or
- \*(c) in a case 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 ....
  - all lots shown on the plan are within the external surface boundaries of the parcel;
  - the plan clearly indicates the existence of the encroachment and its nature and extent; and
  - (iii) where the encroachment is not on to a public road, street or 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

\*Delete if inapplicable

2008.02.20 08:26:49 +09'00'

Date

49 Landgate www.landgate.wa.gov.au

LANDGATE COPY OF ORIGINAL NOT TO SCALE 16/01/2024 09:28 AM Request number: 66085349

FORM	7
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Strata Titles Act 1985

Section 5B(2), 8A(f), 23(1)

#### STRATA PLAN No. 51082

#### **DESCRIPTION OF PARCEL & BUILDING**

9 Residential Units and 1 Vacant Lot on Lot 150 on DP 55176 The Postal Address Being 182-184 Middleton Road, MIRA MAR, 6330

#### CERTIFICATE OF LOCAL GOVERNMENT

CITY OF AGANY, 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"):-

- (1) \*(a)- the building and the parcel shown on the plan have been inspected and that it is consistent with the approved building plans and specifications in respect of the building; or
  - \*(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) \*(a) any conditions imposed by the Western Australian 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.

18 JUNE 2008

Date

\*Delete if inapplicable doc:\c\mydoc.adminhistory.2007. local g.strata form

EXECUTIVE OFFICER CHIEF

<del>Store / Town Cle</del>rk

DELEGATED DEFICIEL - SECTION ZZ MANAGER BUILDING & HEALTH SERVICES



	REGISTRAR OF TITLES			Signature of Registrar of Titles							1		-	-				
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			Can	Number														 -
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		lan	Signature of Redistrar of	Littles	-													
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FORM 8	51082	SCHEDULE OF DEALINGS ON																
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	STRATA PLAN No.	SC	lan	:						-					· ·			dorsements
	OF STR		Dealings registered or recorded on Strata Plan				1											Note: Entries may be affected by subsequent endorsements.
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	ANNEXURE 'A'		lings register	,				_1	• •									Entries may b



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www.landgate.wa.gov.au

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	1										
	2				-						
					-						
					-						



# Strata Plan 51082

Lot	Certificate of Title	Lot Status	Part Lot
1	2694/573	Registered	
2	2694/574	Registered	
3	2694/575	Registered	
4	2694/576	Registered	
5	2694/577	Registered	
6	2694/578	Registered	
7	2694/579	Registered	
8	2694/580	Registered	
9	2694/581	Registered	
10	2694/582	Registered	



#### INSTRUCTIONS

1.	If insuff	icier	nt spac	e in a	iny section, A	Additional Sh	eet Fo	rm B1,
	should	be	used	with	appropriate	headings.	The	boxed
	section	s sh	ould or	nly cou	ntain the wor	ds "see page	"	

- Additional Sheets shall be numbered consecutively and bound 2. to this document by staples along the left margin prior to execution by the parties.
- No alteration should be made by erasure. The words rejected 3. should be scored through and those substituted typed or written above them, the alteration being initialed by the persons signing this document and their witnesses.

#### NOTES

1.	DESCRIPTION OF LAND Lot and Diagram/Plan/Strata/Survey-Strata Plan number or Location name and number to be stated. Extent - Whole, part or balance of the land comprised in the Certificate of Title to be stated. The Volume and Folio number to be stated.	
2.	<b>REGISTERED PROPRIETOR</b> State full name and address of the Registered Proprietors as shown on the Certificate of Title and the address / addresses to which future Notices can be sent.	
3.	LOCAL GOVERNMENT / PUBLIC AUTHORITY State the name of the Local Government or the Public Authority preparing and lodging this notification.	
4.	FACTOR AFFECTING THE USE AND ENJOYMENT OF LAND Describe the factor affecting the use or enjoyment of land.	
5.	ATTESTATION OF LOCAL GOVERNMENT / PUBLIC AUTHORITY To be attested in the manner prescribed by the Local Government Act or as prescribed by the Act constituting the Public Authority.	
6.	<b>REGISTERED PROPRIETOR'S EXECUTION</b> A separate attestation is required for every person signing this document. Each signature should be separately witnessed by an <u>Adult Person</u> . The address and occupation of the witness <u>must</u> be stated.	
		•



REG \$ 85.00

# NOTIFICATION

ELAS HAS AND

LODGED BY Skylatic Holdings Pty Ltd (ACN 009 315 806)

John Kinneart Assoc. ADDRESS C/- PO Box 293 ALBANY WA 6330

PHONE No. (08) 98421353

FAX No. (08) 98421 570

REFERENCE No.

9991 ISSUING BOX No.

PREPARED BY Skylatic Holdings Pty Ltd (ABN 009 35 806)

ADDRESS c/- PO Box 293 ALBANY WA 6330

PHONE No.(08) 98421353 FAX No. (08) 98421570

INSTRUCT IF ANY DOCUMENTS ARE TO ISSUE TO OTHER THAN LODGING PARTY

TITLES, LEASES, DECLARATIONS ETC LC	DDGED HEREWITH
1. Lettu	
	Received Items
2	
3	Nos. (
4	
5	Receiving
6	Receiving Clerk

Lodged pursuant to the provisions of the TRANSFER OF LAND ACT 1893 as amended on the day and time shown above and particulars entered in the Register.

EXAMINED		





FORM N1 B4058

WESTERN AUSTRALIA TRANSFER OF LAND ACT 1893 AS AMENDED

# NOTIFICATION UNDER SECTION 70A

Name of Mayor

gell-

Signature of Chief Executive Officer

Name of Chief Executive Officer

WILLIAM MADIGAN

	LAND (Note 1)			EXTENT	VOLUME	FOLI
Lot 150 on Dep Lot 10 on Strata	osited Plan 55176 as to			Part	2655	301
Skylatic Holding	OPRIETOR (Note 2) Is Pty Ltd (ACN 009 315 80 ne Road Quindalup WA 623					
City of Albany	IENT / PUBLIC AUTHORITY	(Note 3)				
Prior to develop of Albany speci	TING USE OR ENJOYMENT O ment of Lot 10 suitable arra fication at the owners costs o drainage shall flow from th	angements are to be . Works required incl	ude filling of the lot a	ction to the distri and protection o	ct drainage syst f the existing dra	em to Ci iin to the
		day of	March REGISTERED PRO		Year 7	රංගු

Director/Secretary (Signature)

JONATHAM Director/Secretary (Signature) Ī

HEW

42 Landgate www.landgate.wa.gov.au

## A.B.N. (69 403 858 774) JOHN KINNEAR AND ASSOCIATES Consulting Surveyors

234 Stirling Terrace PO BOX 293 ALBANY WA 6331

 Telephone
 (08) 9842 1353

 Facsimile
 (08) 9842 1570

 A/Hrs
 (08) 9841 8794

 email
 jka@jkalb.com

27 March 2008 Our Ref: 8757

Landgate New Title Examination PO Box 2222 MIDLAND WA 6936

Attention: Registrar of Titles

### RE: LOT 150 ON DEPOSITED PLAN 55176

Please find attached Section 70A Notification and payment for same.

Would you please process, advising of dealing number in the first instance.

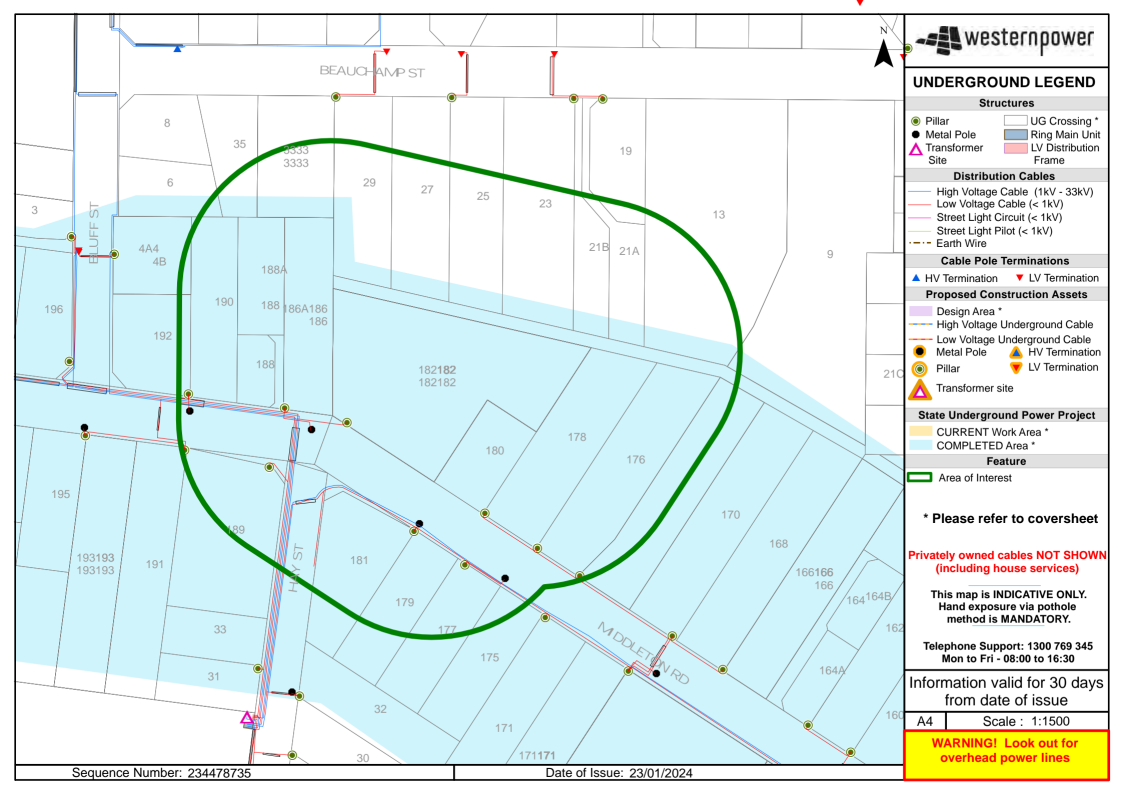
Yours sincerely JOHN KINNEAR AND ASSOCIATES

JOHN KINNEAF Enc

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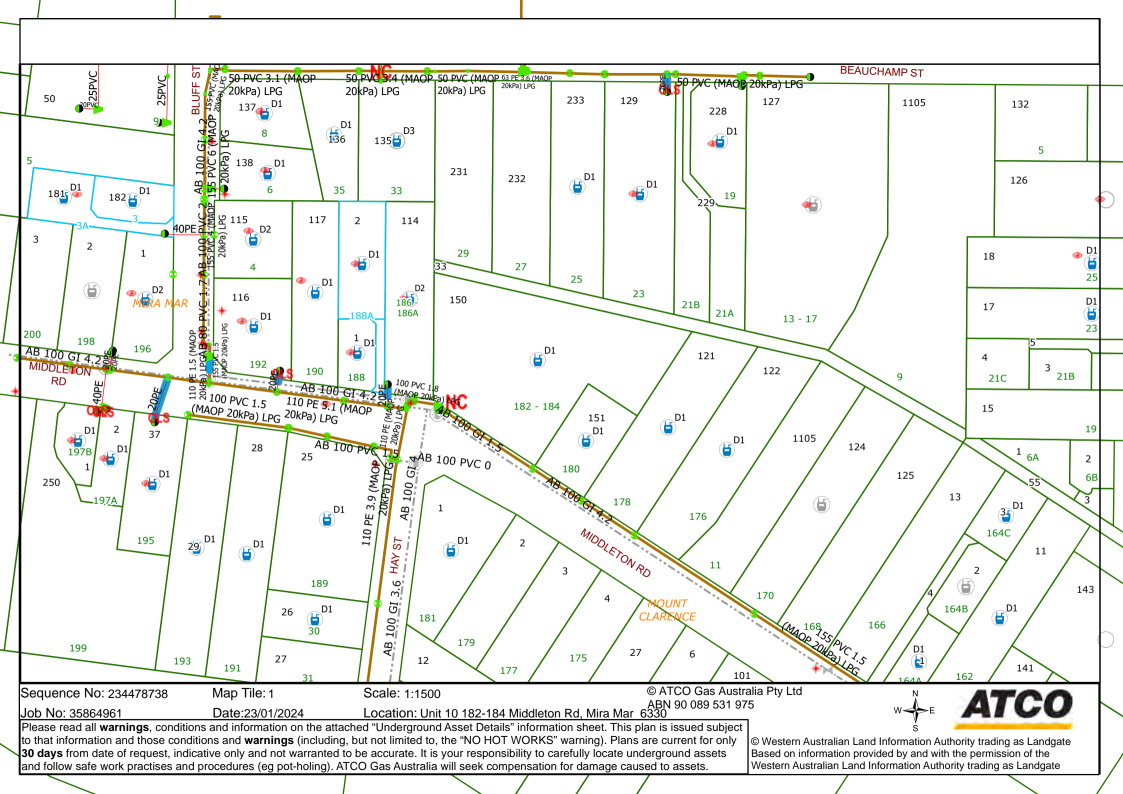
Licensed Land, Mining and Engineering Surveyors

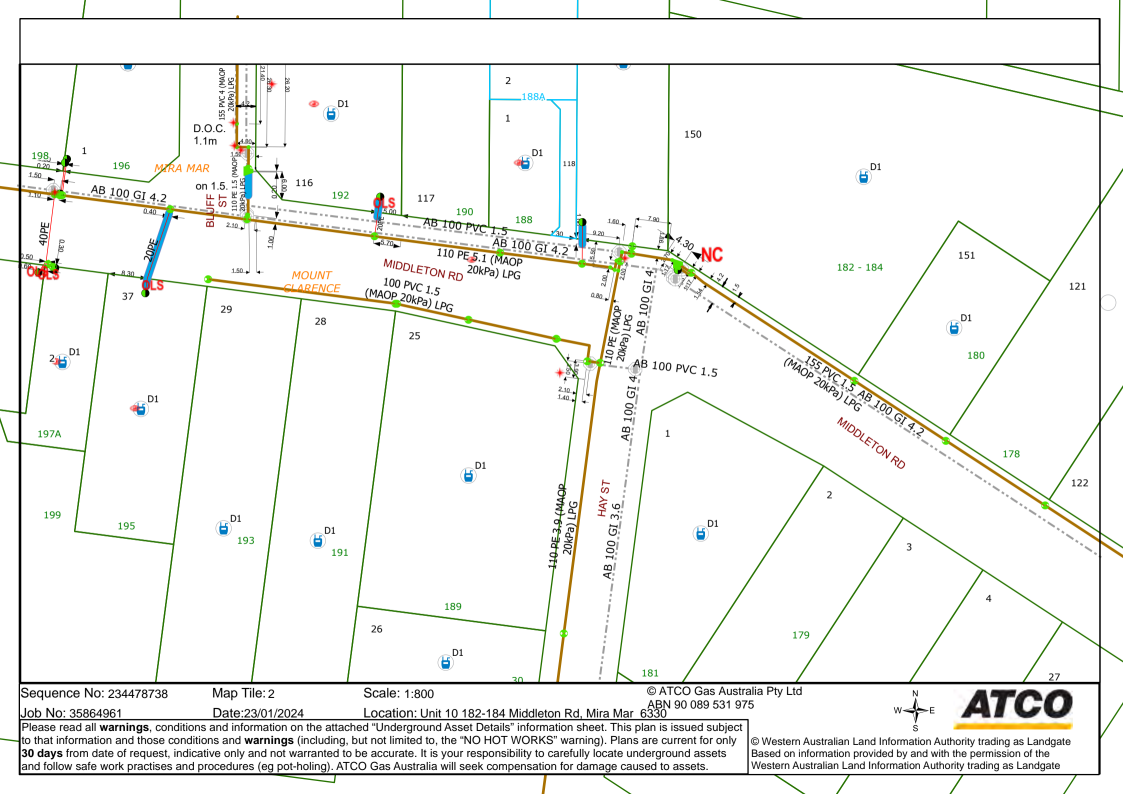


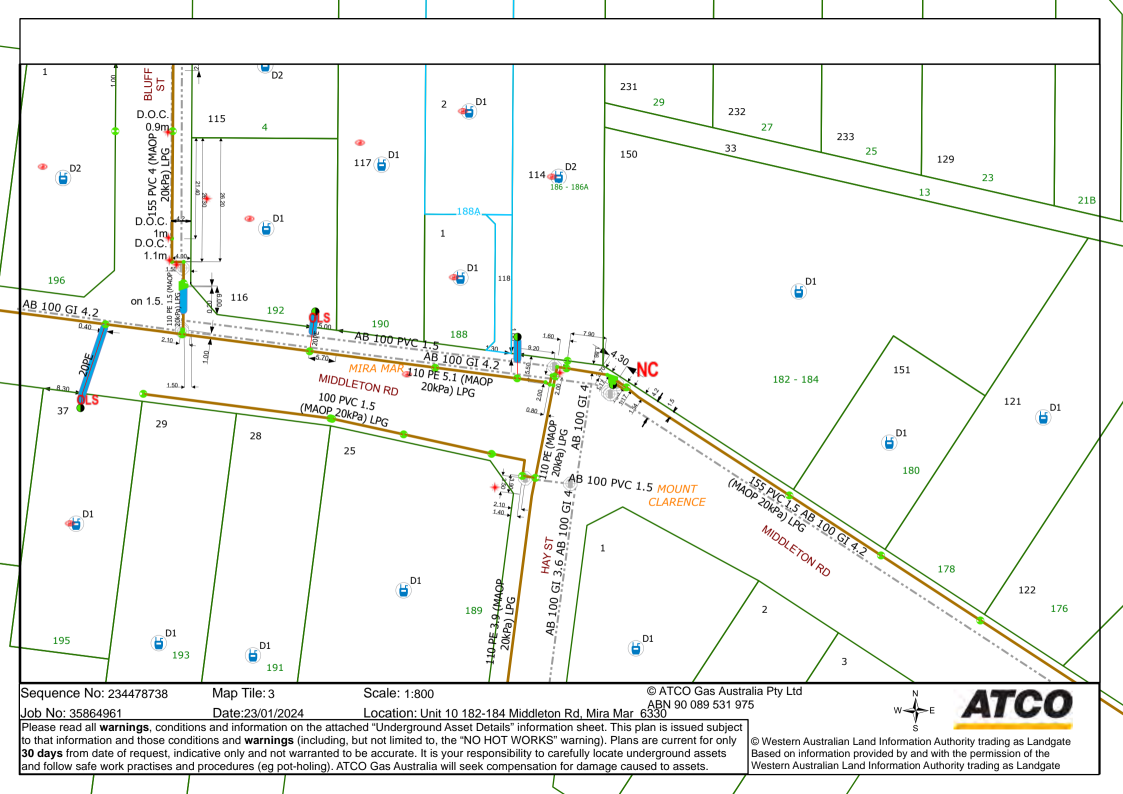


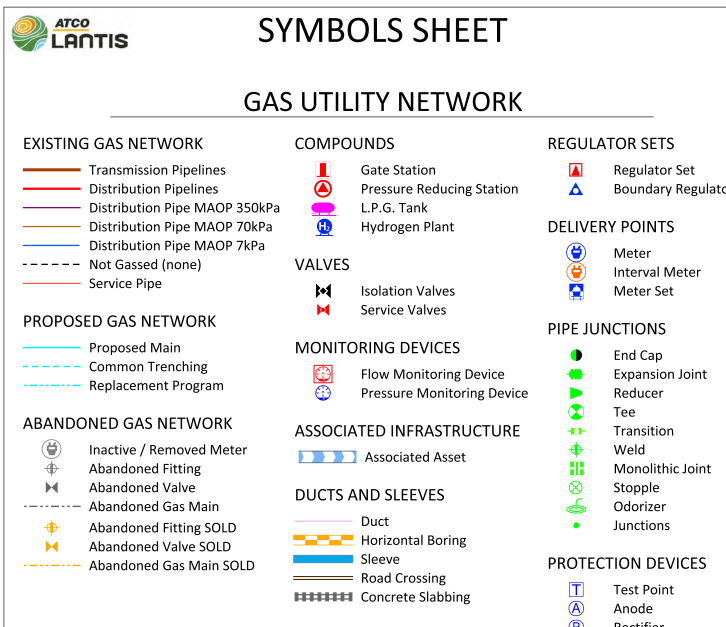
# **Overview Map Only**

Sequence No: 234478738	Map Tile:	Scale: 1:1537	© ATCO Gas Austra		N A	ATCO
Job No: 35864961	Date:23/01/2024	Location: Unit 10 182-184	ABN 90 089 531 97 Middleton Rd, Mira Mar 6330	5 W-	<b>₽</b> E	AIGU
Please read all warnings, condition	s and information on the at		information sheet. This plan is issued subject		s	
to that information and those conditi	ons and <b>warnings</b> (includir	ng, but not limited to, the "NO HOT	WORKS" warning). Plans are current for only	© Western Australian Land Inform	nation Auth	nority trading as Landgate
30 days from date of request, indica	tive only and not warranted	to be accurate. It is your responsil		Based on information provided by		
and follow safe work practises and p	procedures (eg pot-holing).	ATCO Gas Australia will seek comp	pensation for damage caused to assets.	Western Australian Land Informat	tion Author	rity trading as Landgate









# **FEATURES**

### FEATURE POINTS

- Side Elevation SC
- ⊠ Obstacle
- \* See Details
- NC Not Connected
- **Gas Service** SV
- T Sign
- **OLS Offline Service**
- Linked Document
- **Pre-Laid Service** PLS
- **Pre-Laid Service Stairs** PLSS
- PLST **Pre-Laid Service Tee**
- Asset end on Building / Property Line ΒL
- Asset ends on Direction Peg CoD

**Boundary Regulator** 

 $(\mathbf{R})$ Rectifier

### FEATURE LINES

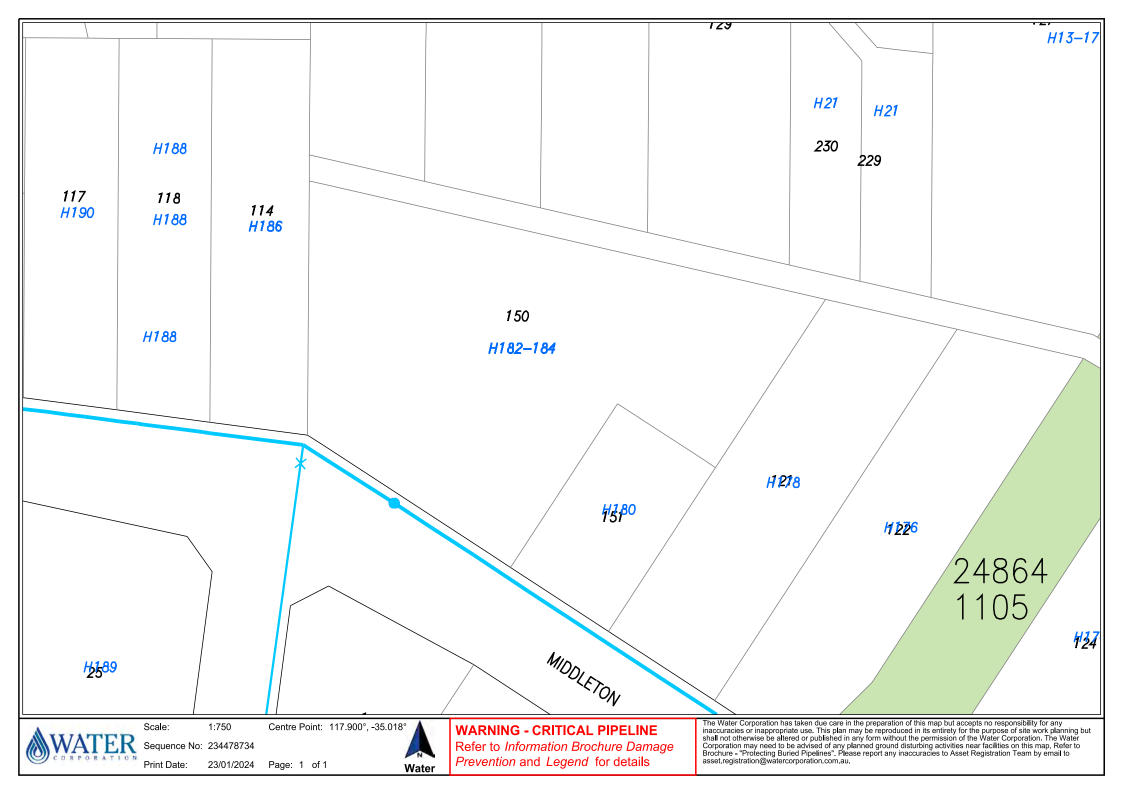
- Reference Line
- Gas Pit
- DOC 1.2m 
  Arrow Pointer

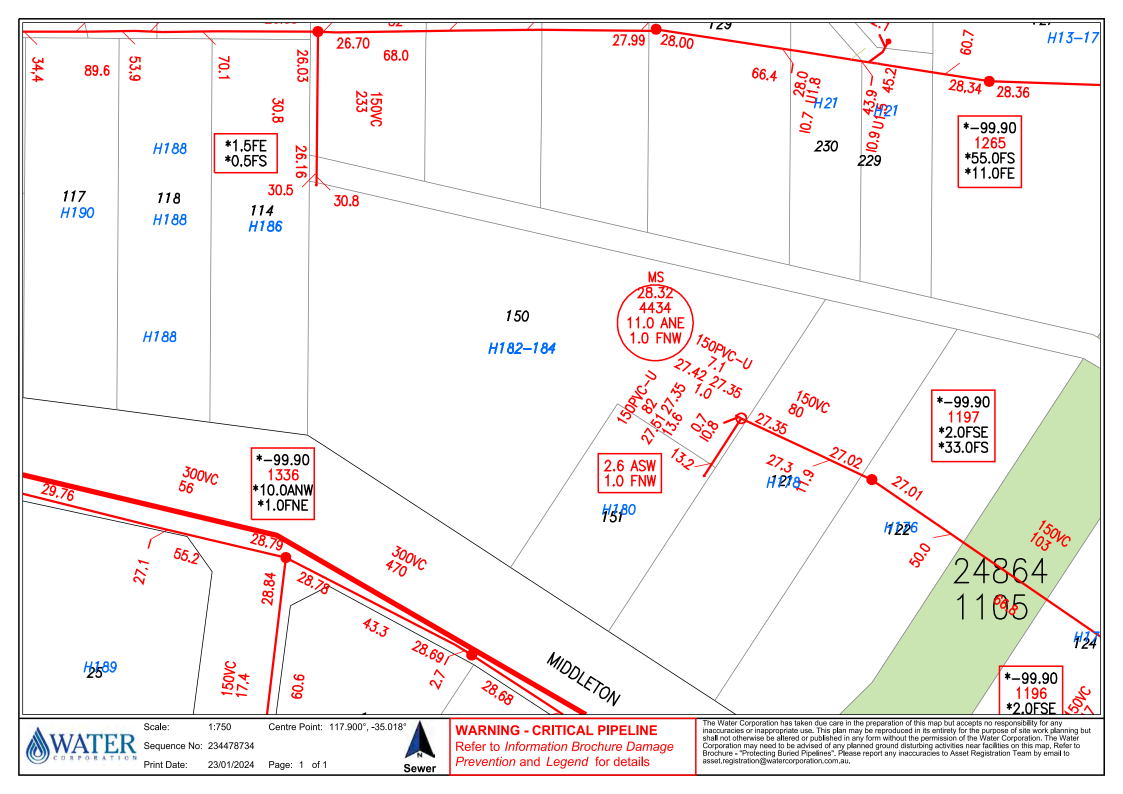
### FEATURE POLYGONS

- **Proving Location** 
  - Pressure Upgrade
  - Not Gassed

Suburb

Local Government

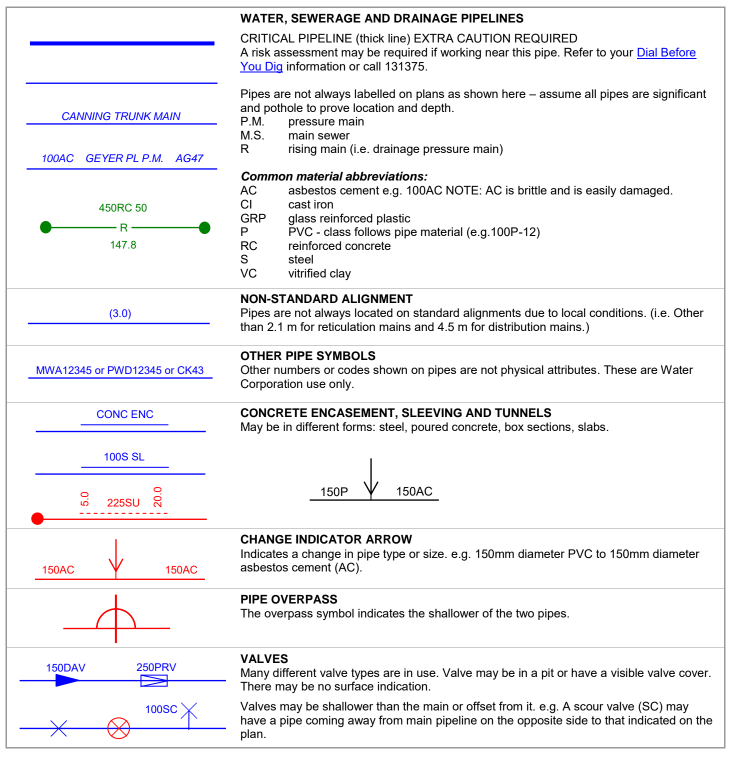




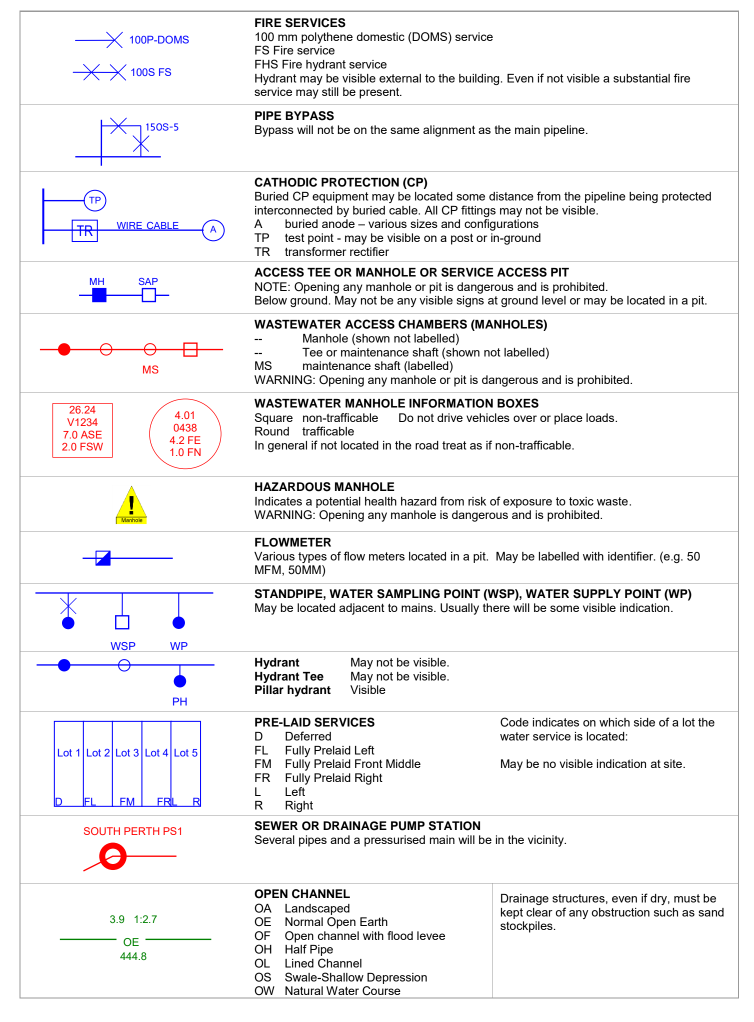
# Plan Legend (summary) INFORMATION BROCHURE

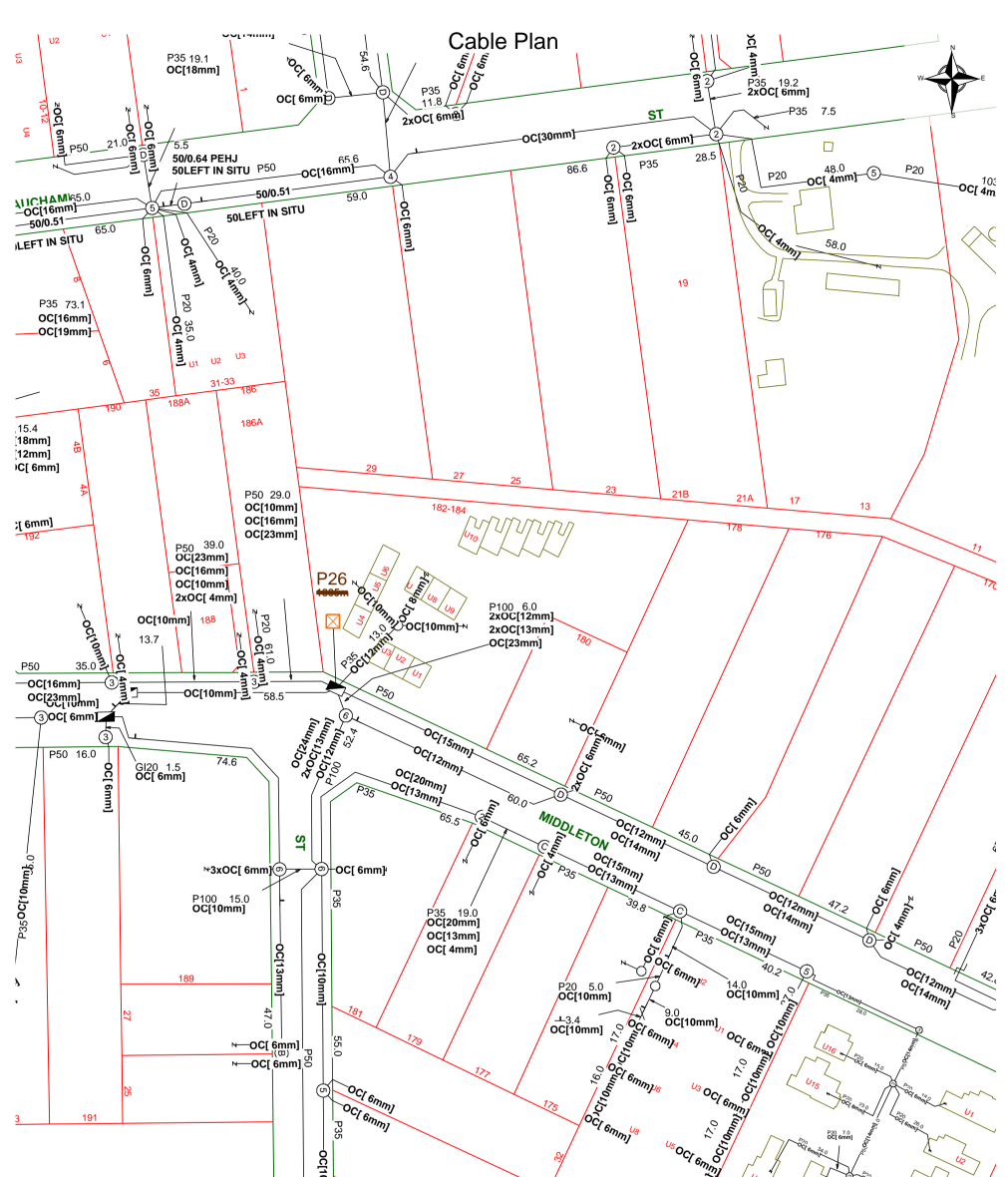


This legend is provided to <u>Dial Before You Dig</u> users to assist with interpreting Water Corporation plans. A more detailed colour version can be downloaded from <u>www.watercorporation.com.au</u>. (Your business > Working near pipelines > Downloads) WARNING - Plans may not show all pipes or associated equipment at a site, or their accurate location. Pothole by hand to verify asset location before using powered machinery.









		~ FI / UTA / A ROCIAmenton I
-	Report Damage: https://service.telstra.com.au/customer/general/forms/report-damage-to-telstra-equipment Ph - 13 22 03	Sequence Number: 234478737
	Email - Telstra.Plans@team.telstra.com Planned Services - ph 1800 653 935 (AEST bus hrs only) General Enquiries	CAUTION: Fibre optic and/ or major network present
	TELSTRA LIMITED A.C.N. 086 174 781	in plot area. Please read the Duty of Care and
	Generated On 23/01/2024 20:01:01	contact Telstra Plan Services should you require any assistance.

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

#### WARNING

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

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

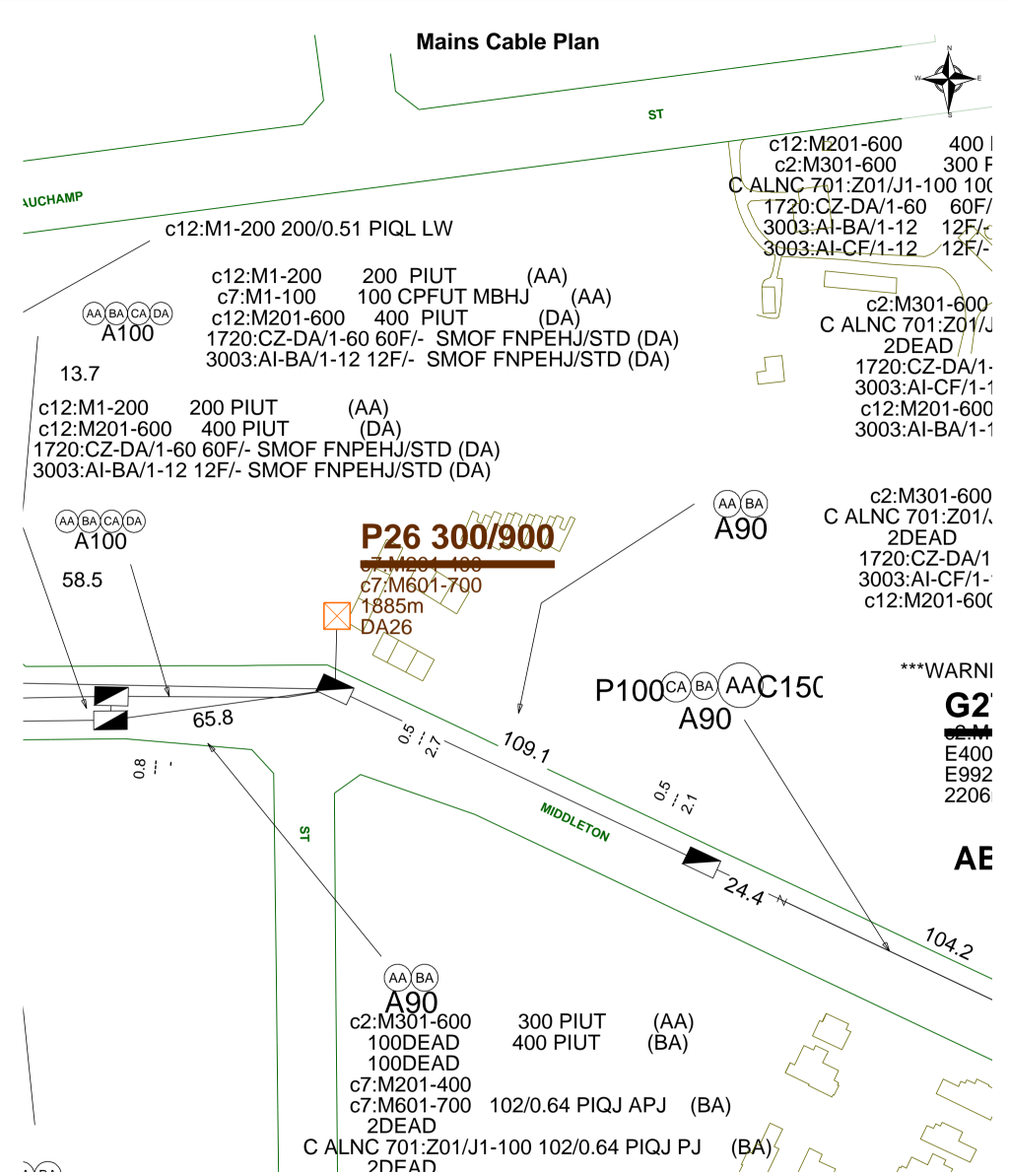
Refer to AS 5488 for further details. The exact position of Telstra assets can only be validated by physically exposing it.

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

Further on site investigation is required to validate the exact location of Telstra plant prior to commencing construction work.

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

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



	<hr/>	$\sim$		<hr/>	
•	v		^	1	

-	Report Damage: https://service.telstra.com.au/customer/general/forms/report-damage-to-telstra-equipment Ph - 13 22 03	Sequence Number: 234478737	
	Email - Telstra.Plans@team.telstra.com Planned Services - ph 1800 653 935 (AEST bus hrs only) General Enquiries	CAUTION: Fibre optic and/ or major network present	
TELSTRA LIMITED A.C.N. 086 174 781		<ul> <li>in plot area. Please read the Duty of Care and contact Telstra Plan Services should you require any assistance.</li> </ul>	
Generated On 23/01/2024 20:01:03			

#### WARNING

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

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



# **OPENING ELECTRONIC MAP ATTACHMENTS -**

Telstra Cable Plans are generated automatically in either PDF or DWF file types dependant on the site address and the size of area selected. You may need to download and install free viewing software from the internet e.g.

# PDF Map Files (max size A3)

Adobe Acrobat Reader ( http://get.adobe.com/reader/ ),

# DWF Map Files (all sizes over A3)

Autodesk Viewer (Browser) (https://viewer.autodesk.com/) or

Autodesk Design Review (<u>http://usa.autodesk.com/design-review/</u>) for DWF files. (Windows)



DWF

# Telstra BYDA map related enquiries

email - Telstra.Plans@team.telstra.com

1800 653 935 (AEST Business Hours only)

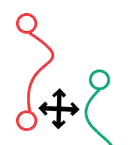


# REPORT ANY DAMAGE TO THE TELSTRA NETWORK IMMEDIATELY

Report online - https://www.telstra.com.au/forms/report-damage-to-telstra-equipment Ph: **13 22 03** If you receive a message asking for a phone or account number say: "I don't have one" then say "Report Damage" then press 1 to speak to an operator.



Telstra New Connections / Disconnections 13 22 00



Telstra asset relocation enquiries: 1800 810 443 (AEST business hours only). <u>NetworkIntegrity@team.telstra.com</u> <u>https://www.telstra.com.au/consumer-advice/digging-construction</u>



# Certified Locating Organisation (CLO)

DBYDCertification Attps://dbydlocator.com/certified-locating-organisation/ Please refer to attached Accredited Plant Locator.pdf

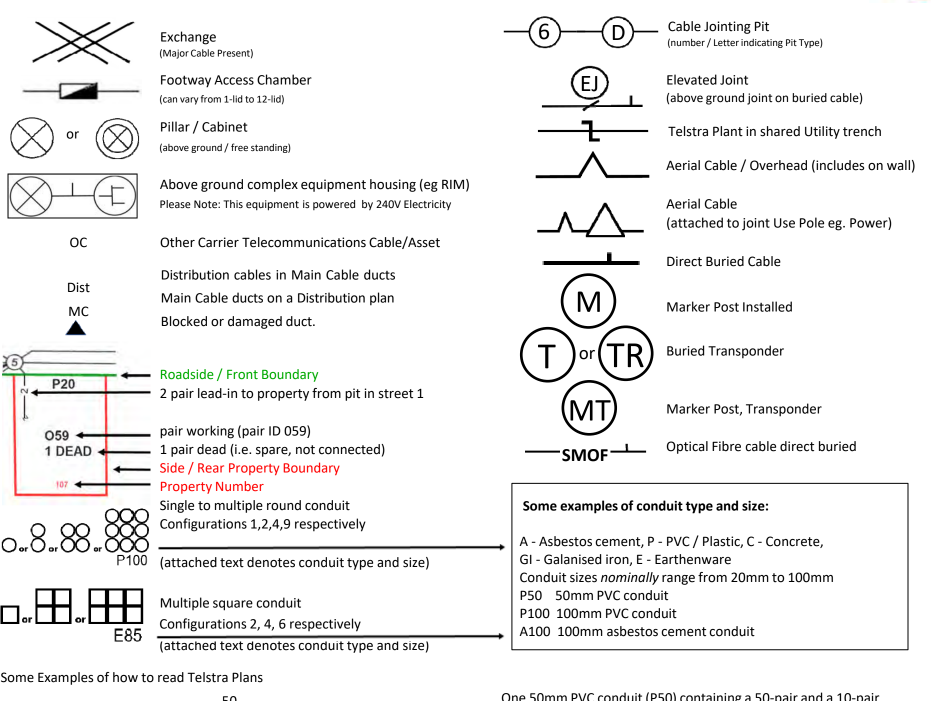


Telstra Smart Communities Information for new developments (developers, builders, homeowners) https://www.telstra.com.au/smart-community

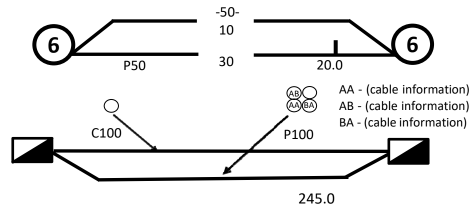
Telstra Map Legend v3\_8a

# LEGEND

#### For more info contact a Certified Locating Organisation or Telstra Plan Services 1800 653 935



Some Examples of how to read Telstra Plans



One 50mm PVC conduit (P50) containing a 50-pair and a 10-pair cable between two 6-pits. approximately 20.0m apart, with a direct buried 30-pair cable along the same route

Two separate conduit runs between two footway access chambers (manholes) approximately 245m apart A nest of four 100mm PVC conduits (P100) containing assorted cables in three ducts (one being empty) and one empty 100mm concrete duct (C100)

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

Telstra Map Legend v3\_8a

Page 2

**TELSTRA CORPORATION ACN 051 775 556** 

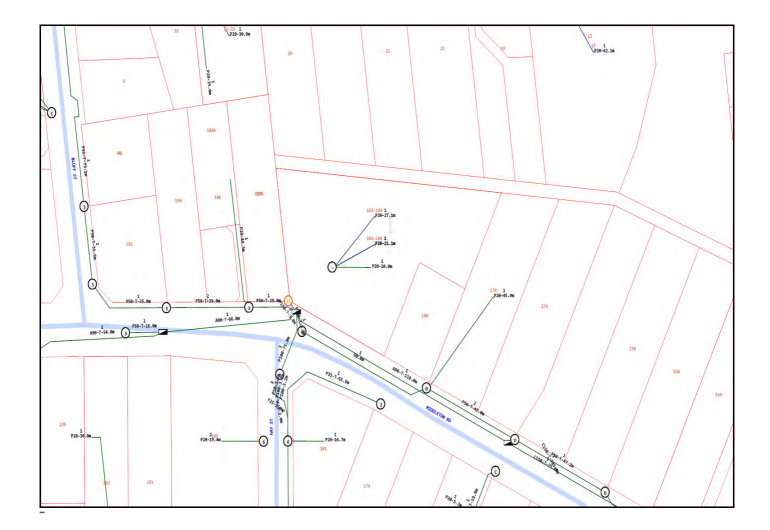
+		
44.	Parcel and the location	
3	Pit with size "5"	
25	Power Pit with size "2E". Valid PIT Size: e.g. 2E, 5E, 6E, 8E, 9E, E, null.	
Manhole		
$\otimes$	Pillar	
2 PO-T-25.0m P40-20.0m 9	Cable count of trench is 2. One "Other size" PVC conduit (PO) owned by Telstra (-T-), between pits of sizes, "5" and "9" are 25.0m apart. One 40mm PVC conduit (P40) owned by NBN, between pits of sizes, "5" and "9" are 20.0m apart.	
-0 1 0	2 Direct buried cables between pits of sizes ,"5" and "9" are 10.0m apart.	
-00-	Trench containing any INSERVICE/CONSTRUCTED (Copper/RF/Fibre) cables.	
-0-0-	Trench containing only DESIGNED/PLANNED (Copper/RF/Fibre/Power) cables.	
-0-0-	Trench containing any INSERVICE/CONSTRUCTED (Power) cables.	
TROADWAY ST	Road and the street name "Broadway ST"	
Scale	0 20 40 60 Meters 1:2000 1 cm equals 20 m	



# **Emergency Contacts**

You must immediately report any damage to the **nbn**<sup>™</sup> network that you are/become aware of. Notification may be by telephone - 1800 626 329.

+		
44.	Parcel and the location	
3	Pit with size "5"	
25	Power Pit with size "2E". Valid PIT Size: e.g. 2E, 5E, 6E, 8E, 9E, E, null.	
Manhole		
$\otimes$	Pillar	
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-0 1 0	2 Direct buried cables between pits of sizes ,"5" and "9" are 10.0m apart.	
-00-	Trench containing any INSERVICE/CONSTRUCTED (Copper/RF/Fibre) cables.	
-0-0-	Trench containing only DESIGNED/PLANNED (Copper/RF/Fibre/Power) cables.	
-0-0-	Trench containing any INSERVICE/CONSTRUCTED (Power) cables.	
TROADWAY ST	Road and the street name "Broadway ST"	
Scale	0 20 40 60 Meters 1:2000 1 cm equals 20 m	



# **Emergency Contacts**

You must immediately report any damage to the **nbn**<sup>™</sup> network that you are/become aware of. Notification may be by telephone - 1800 626 329.



# **Precontractual Disclosure Statement to the Buyer**

Part A | General Information about strata titles schemes

What you need to know

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

Instruction for the seller

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

#### Information for the buyer

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

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

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

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

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

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



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

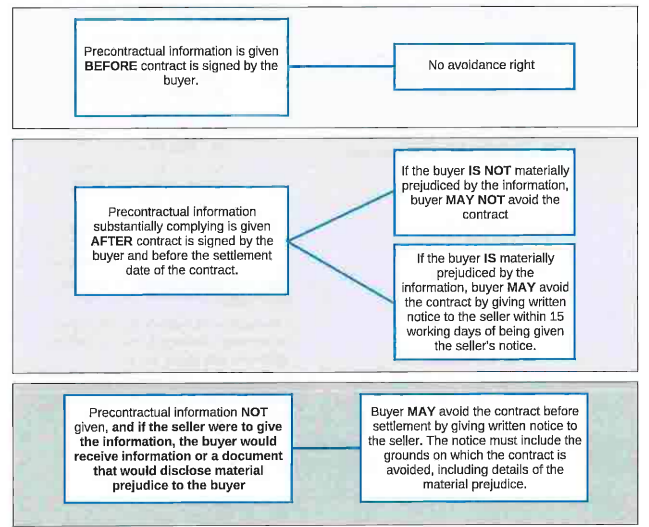
A buyer may consider seeking more information about the lot, the strata company and the strata / survey-strata scheme by asking the seller to provide it, or by making an application to the strata company for more information under section 107 of the Act.

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

Buyer's avoidance and other rights

#### Avoidance for failure to give precontractual information to the buyer

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





### Avoidance rights for notifiable variations

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

Type 1 and Type 2 notifiable variations are as follows:

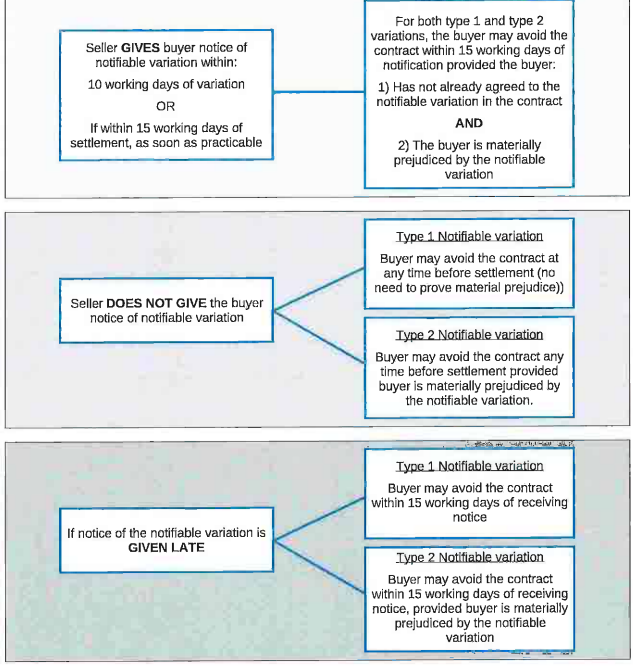
Type 1 Notifiable Variation	Type 2 Notifiable Variation	
<ul> <li>The area or size of the lot/proposed lot is reduced by 5% or more from the area or size notified to the buyer before the buyer entered into the contract.</li> <li>The proportion that the unit entitlement, or a reasonable estimate of the unit entitlement of the lot bears to the sum of the unit entitlements of all the lots is increased/decreased by 5% or more in comparison to that which was notified to the buyer before the buyer entered into the contract.</li> <li>Anything relating to a proposal for the termination of the strata titles scheme is served on the seller by the strata company.</li> <li>Any other event classified by the regulations as a type 1 notifiable variation.</li> </ul>	<ul> <li>The current/proposed scheme plan or amendment of the scheme plan for the scheme is modified in a way that affects the lot or the common property (that is not a type 1 notifiable variation).</li> <li>The current/proposed schedule of unit entitlements or amendment of the schedule of unit entitlements for the scheme is modified in a way that affects the lot (that is not a type 1 variation).</li> <li>The strata company or a scheme developer-         <ul> <li>(i) enters into a contract for the provision of services or amenities to the strata company or to members of the strata company or to members of the strata company or a contract that is otherwise likely to affect the rights of the buyer; OR</li> </ul> </li> </ul>	
	<ul> <li>varies an existing contract of that kind in a way that is likely to affect the rights of the buyer</li> </ul>	
	<ul> <li>The current/proposed scheme by-laws are modified.</li> </ul>	
	<ul> <li>A lease, licence, right or privilege over the common property in the strata titles scheme is granted or varied.</li> </ul>	
	<ul> <li>Any other event classified by the regulations as a type 2 notifiable variation.</li> </ul>	
See section 161 and 162 of the Act for further deta	ails.	

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



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



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

#### Buyer's right to postpone settlement

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



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

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



## **Precontractual Disclosure Statement to the Buyer**

### Part B | Information specific to the sale of the strata lot

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

#### Personal information

The seller(s	6)						
Name	Skylatic Holdings Pty Ltd						
Address	38 Pickmore Circus, Busselton WA						
Telephone/m	nobile 0438 902 203	Email thewjohn47@gmail.com					
Name							
Address							
Telephone/m	nobile	Email					
Scheme Inf	formation	The term 'scheme' includes strata and survey-strata schemes					
Scheme Det	tails						
Scheme nam	ne	182-184 Middleton Road Mira Mar WA 6330					
Name of the	strata company	Owners of Strata Plan 51082					
Address for service of the strata company (taken from scheme notice)		182 - 184 Middleton Road, Mira Mar WA 6330					
Name of Stra	ata Manager	Merrifield Real Estate					
Address of S	Strata Manager	258 York Street, Albany WA 6330					
Telephone/M	lobile	08 9841 4022					
Email		strata@merrifield.com.au					
The status o							
The scheme ☑ strata □ survey-st							
The tenure ty ✓ freehold	ype is						

leasehold

Landgate Approv Effective for u	ed Form 2021-6 use from: 17/09/
For leasehold only:	
The scheme has a term ofyears monthsdays commencing on registration of the scheme	
If there is a registered scheme notice, the expiry day for the leasehold scheme is	
For any attachments, please include the attachment number in the column titled 'Att.' on the right-hand side of this document.	Att.
Scheme Documents (must be attached)	
Schemes created on or after 1/5/2020 must provide a copy of the scheme notice. Schemes created before 1/5/2020 only have to provide a scheme notice if a change of scheme name or address was registered on or after 1 May 2020.	
A copy of the scheme plan showing the exact location and definition of the lot	1
A copy of the scheme by-laws	2
A copy of the scheme by-laws made but not yet registered by the Registrar of Titles at Landgate	-
Do the scheme by-laws include staged subdivision by-laws $\begin{array}{cc} I \end{array}$ no $\begin{array}{cc} I \end{array}$ yes	
$\Box$ If yes, they are included with this form	
If yes, they are not included but a notice concerning staged subdivision by-laws that are spent has been provided	
A copy of the schedule of unit entitlements showing the unit entitlement of the lot AND sum of unit entitlements of all the lots in the scheme	1
If this is a leasehold lot, a copy of the strata lease for the lot	
Additional comments:	
Minutes (choose one option)	
$\blacksquare$ A copy of the minutes of the most recent annual general meeting and any subsequent extraordinary general meeting(s)	3
$\square$ A statement that the strata company does not keep minutes of its meetings*	
$\Box$ A statement of why the seller has been unable to obtain the minutes	
Additional comments:	
Statement of accounts (choose one option)	
$\checkmark$ The statement of accounts last prepared by the strata company	4
□ A statement that the strata company does not prepare a statement of accounts*	
$\Box$ A statement of why the seller has been unable to obtain a statement of accounts	
* Note that section 140(1) sets out that 2-lot schemes are not required to keep minutes or statements of account, and section 140(3) provides that 3, 4 and 5-lot schemes are allowed to have a by-law exempting them from these requirements. If this applies to the scheme, write that down in these fields.	
Additional comments:	



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#### **Termination proposal**

Has the seller receiver in relation to any curre If yes, attach a copy.				🖌 no	U yes	
Lot information (choo This lot is on a reg		-				Att.
This lot has not ye	t been created					
☐ This lot is a leaseh (being the expiry day o		-	cheme notice)			
Street address of the l	lot (if known)					
10/182-184 Middleton Road,	Mira Mar WA 6330					
Lot 10 on scher	ne plan no. <u>51082</u>					
(The lot owner will also o	own a share in the c	common prope	erty of the scheme)			
Voting right restriction						
Does the contract con meaning in regulation 2019? *	tain any voting rig 103 of the Strata	ght restrictior <i>Titles (Gene</i>	which has the eral) Regulations	🖌 no	🗌 yes	
If yes, describe the re-	striction					
* A voting right restriction an enduring proxy or pow			the buyer to grant			
Exclusive use by-lav	vs					
This lot is a 'special lo exclusive use of an ar			laws giving	🖌 no	🗌 yes	
If yes, please give det	ails					
Strata levy/contribut	ions for the lot (	choose one	option)			
(Local government rates	are payable by the	e lot owner in a	addition to the strata	levy/cont	tributions)	
Contributions that	have been deterr	nined within	the previous 12 m	onths		
If not determined,	estimated contrib	utions for 12	months after pro	posed se	ttlement date	
	Actual (\$)	OR	Estimated (\$) the proposed			
Administrative fund:	127.50					
Reserve fund:						
Other levy (attach details)						
🗌 Actual 🗹 Estima	ted total contribu	tion for the la	ot \$ 510,00			
Payable 🗌 annually	bi-annually	y 🗌 quarte	erly 🗌 other: _		_	
Due dates \$127.50			\$127.50 or	1/10/	2023	
	) on 1/1/202		\$127.50 or			
Strata levy/contribut	tions/other debts	s owing				
If the seller has a deb	t owed to the stra	ita company,	the total amount	owing is	\$	

If the seller has a debt owed to a utility company, the total amount owing is

\$\_\_\_\_ Page **8** of **10** 



Details of who is owed, how the debt arose, date on which it arose and the outstanding is attached.	amount	
Additional comments:		
Scheme developer specific information	9	
Information specific to the sale of a strata lot - only to be <b>completed if the seller of the lot is a scheme developer</b> The scheme developer is defined as: • The registered owner(s) of a lot(s) before it is subdivided by a strata	titles scheme	Att.
<ul> <li>The registered owner/s of a lot in a staged strata development that is subdivided by the registration of an amendment of scheme to which subdivision by-laws apply</li> </ul>	to be staged	
This part applies where the seller of the lot is a scheme developer in any of circumstances:	the following	
<ul> <li>The scheme has not been registered</li> </ul>		
<ul> <li>The first annual general meeting of the strata company has not been</li> </ul>	held	
<ul> <li>The scheme developer owns 50% or more of the lots</li> </ul>		
<ul> <li>The scheme developer owns lots with an aggregate unit entitlement more of the sum of the unit entitlements of all lots in the scheme</li> </ul>	of 50% or	
Statement of estimated income and expenditure		
A statement of the estimated income and expenditure of the strata company 12 months after the proposed settlement date is attached.	r for the	
Additional comments:		
Agreements for amenity or service		
Are there any current or proposed contracts for the provision of any amenity or service to the proposed strata company/strata company or members of the strata company entered into or arranged by the scheme developer?	🗌 no 🛄 yes	
If yes, attach details including terms and conditions, the consideration and estimated costs to members of the strata company		
Additional comments:		
Lease, licence, exclusive right or use and enjoyment or special privilege over common property		
Are there any current or proposed leases, licences, right of exclusive use and enjoyment, restricted right of use and enjoyment, or special privilege over common property?	🗌 no 🗌 yes	
If yes, attach details including terms and conditions.		
Additional comments:		
Section 79 Disclosure of remuneration and other benefits		
Has the scheme developer and/or their associate received or reasonably expects to receive remuneration or other benefit?	🗌 no 🗌 yes	



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Is there any other direct or indirect pecuniary interest the scheme developer	
and/or their associate has in the contract, lease or licence other than as a	_
member of the strata company?	🗌 no 🗌 yes

If yes, attach details of any remuneration, other benefit and/or pecuniary interest disclosed in accordance with s.79 of the Act, including its value.

Additional comments:

## Acknowledgement by seller and buyer

#### The statements by the seller and buyer relate to the following precontractual disclosures:

- **Part A, general information about strata titles schemes**. This information can be included in a form that is separate from the rest of the contract; and
- **Part B, information specific to the sale of a strata lot**. This information can be included in a separate form, or within the contract in a prominent position. Both the Part A and Part B disclosures can be provided electronically if the buyer has consented to this.

#### Statement by the seller(s) / seller's representative

 $\square$  I /  $\checkmark$  We<sup>1</sup>, hereby certify that Part A and Part B of the required precontractual disclosures were given to the buyer before the buyer signed the contract of sale.

Signature	Caircu the
Name	Skylatic Holdings Pty Ltd
Date	20/1/2024
Signature	Section by
Name	Skylatic Holdings Pty Ltd
Date	20/1/2024

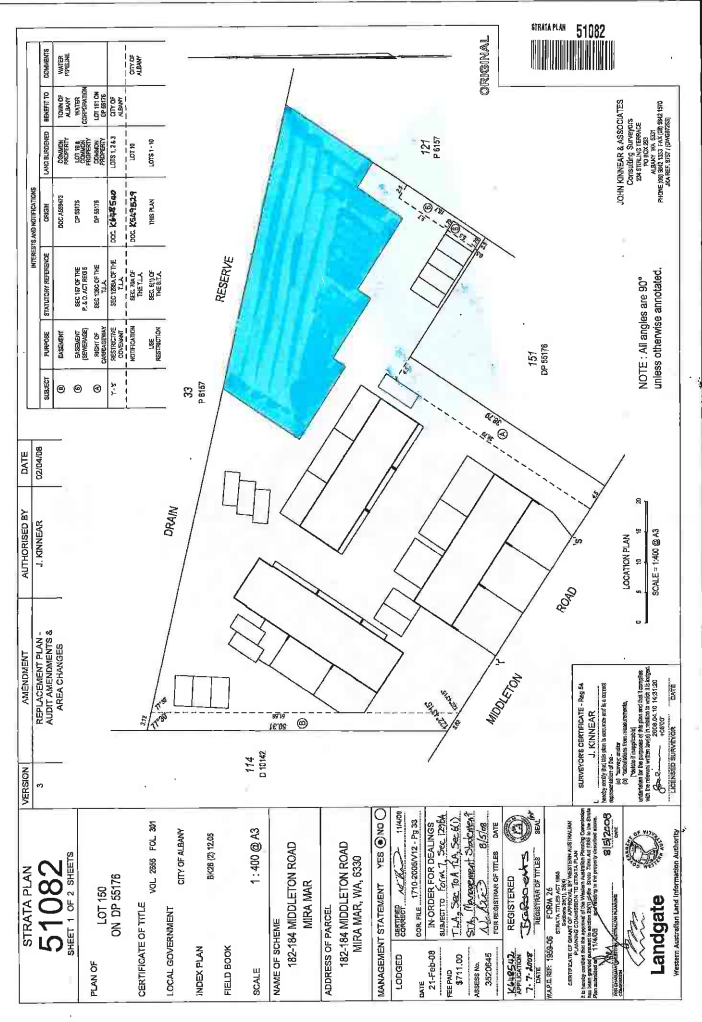
#### Statement by the buyer(s) / buyer's representative

 $\square$  I /  $\square$  We<sup>1</sup>, the buyer/s, acknowledge that  $\square$  I /  $\square$  we<sup>1</sup> received Part A and Part B of the required precontractual disclosures before  $\square$  I /  $\square$  We<sup>1</sup> signed the contract of sale.

 $\Box$  I /  $\Box$  We<sup>1</sup> understand that the disclosures given by the seller(s) or by the seller's representative are not an offer or a contract to purchase a lot (though they may be included in such contract) but only provide information to  $\Box$  me /  $\Box$  us<sup>1</sup>.

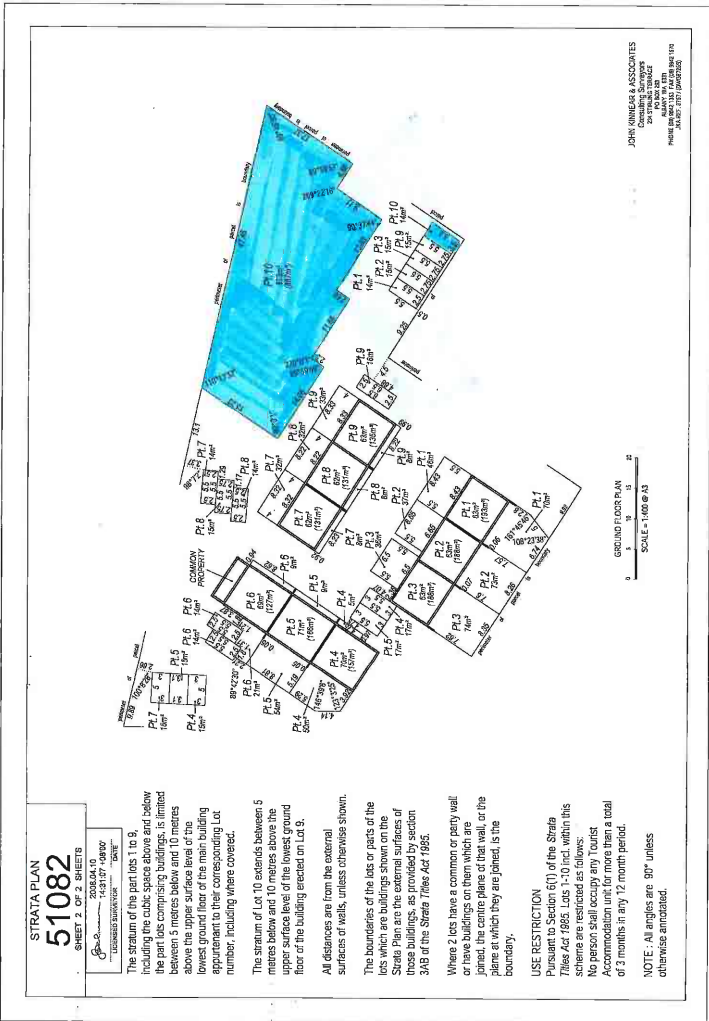
Signature	
Name	
Date	
Signature	
Name	
Date	
<sup>1</sup> Select one.	

Attachment I P. 1 of 7



LANDGATE COPY OF ORIGINAL NOT TO SCALE Wed Apr 17 13:33:50 2013 JOB 41588282

Attachment I P. 2 of. 7



Attachment 1 P.3 of 7

		STRATA	PLAN No	<b>)</b> .	5108	<u>2</u> .		
Cabadula of	Unit Entitlement	Office L	Jse Only	Cabadula a		Office Use Only		
Schedule of		Current Cs of Title		Schedule of Unit Entitlement		Current Cs of Title		
Lot No,	Unit Entitlement	Vol.	Fol.	Lot No,	Unit Entitlement	Vol. Fol.		
1	96	2694	573					
2	.96	2694	574					
3	96	2694	575					
4	96	2694	576					
5	96	2694	577					
6	96	2694	578					
7	96	2694	579					
8	96	2694	580					
9	96	2694	581					
101	136	2644	582					
ĺ				Aggregate	1,000			

FORM 3

#### DESCRIPTION OF PARCEL AND BUILDING

9 Single Storey Residential Units and 1 Vacant Lot, located on Lot 150 on DP 55176, the Posatal Address being 182-184 Middleton Road, Mira Mar, WA 6330

#### CERTIFICATE OF LICENSED VALUER STRATA

I, ....IAN RAE ...... being a Licensed Valuer licensed under the Land Valuers Licensing Act 1978 certify that the unit entitlement 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 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.

Ian Rae lan V

2008.04.03 08:46:12 +08'00'

Licensed Valuer Date

# Altachment I P.4 of 7

#### FORM 5

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

#### STRATA PLAN No. 51082

#### **DESCRIPTION OF PARCEL & BUILDING**

9 Residential Units and 1 Vacant Lot, on Lot 150 on DP 55176,

#### CERTIFICATE OF LICENSED SURVEYOR

- (a) each lot that is not wholly within a building shown on the plan is within the external surface boundaries of the parcel, and either
- \*(b) each building shown on the plan is within the external surface boundaries of the parcel; or
- - (i) all lots shown on the plan are within the external surface boundaries of the parcel;
  - (ii) the plan clearly indicates the existence of the encreachment and its nature and extent; and
  - (iii) where the encroachment is not on to a public road, street or 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 Titlos General Regulations 1996.

2008.02.20 08:26:49 +09'00'

Licensed Surveyor

Date

\*Delete if inapplicable

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	FORM 7
·	Strata Titles Act 1985
	Section 5B(2), 8A(f), 23(1)
	STRATA PLAN No. 51082
	DESCRIPTION OF PARCEL & BUILDING
	9 Residential Units and 1 Vacant Lot on Lot 150 on DP 55176 The Postal Address Being 182-184 Middleton Road, MIRA MAR, 6330
	CERTIFICATE OF LOCAL GOVERNMENT
certifi buildi	CITY OF ALCANY, the local government hereby es that in respect of the strata plan which relates to the parcel and ng described above (in this certificate called "the plan"):-
(1)	*(a) the building and the parcel shown on the plan have been inspected and that it is consistent with the approved building plans and specifications in respect of the building; or
	<ul> <li>*(b) the building has been inspected and the modification is consistent with the approved building plans and specifications relating to the modification;</li> </ul>
(2)	the building, in the opinion of the local government, is of sufficient standard to be brought under the <i>Strata Titles Act</i> 1985;
<del>(3)*</del>	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)	*(a) any conditions imposed by the Western Australian 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.
8	JUNE 2008 Bonett
Date	( Other (Trend Other)
	ete if inapplicable MANAGER BUILDING & HEALTH SERVICE

Altachment I p. 6 of 7

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# schedules





			STRATA TITLES ACT 1985 SCHEDULES.
			SCHEDULE 1 & SCHEDULE 2 (section 42 (2)) BY-LAWS.
	SC	HEDU	ILE 1. (SECTION 42 (2))
Dutles of proprietor, accuplers etc.	1.	(1)	A proprietor shall -
			(a) forthwith carry out all work that may be ordered by any competent public or local government authority in respect of his lot other than such work as may be for the benefit of the building generally and pay all rates, taxe charges, outgoings and assessments that may be payable in respect of his lot;
			(b) repair and maintain his lot, and keep It In a state of good repair, reasonable wear and tear, and damage by fire, storm, tempest or act of God excepted.
		(1a)	A propriétor shall -
			<ul> <li>(a) notify the strata company forthwith upon any change of ownership, including in the notice an address of the proprietor for service of notices and other documents under this Act; and</li> </ul>
			(b) If required in writing by the strata company, notify the strata company of any mortgage or other dealing in connection with his lot, including in the case of a lease of a lot, the name of the lessee and the term of the lease
		(2)	A proprietor, occupier or other resident of a lot shall-
			<ul> <li>(a) use and enjoy the common property in such a manner as not unreasonably to interfere with the use and enjoyment thereof by other proprietors, occupiers or residents, or of their visitors;</li> </ul>
			(b) not use the lot or permit it to be used in such manner or for such purpose as causes a nuisance to any occupier of another lot (whether a proprietor or not) or the family of such an occupier;
			(c) take all reasonable steps to ensure that his visitors do not behave in a manner likely to interfere with the peaceful enjoyment of the proprietor, occupier or other resident of another lot or of any person lawfully using common property; and
			<ul> <li>(d) take all reasonable steps to ensure that his visitors comply with the by-laws of the strata company relating to the parking of motor vehicles.</li> </ul>
Power of proprietor to decorate etc.	2,	whic	roprietor may, without obtaining the consent of the strata company, paint, wallpaper, or otherwise decorate the structu ch forms the inner surface of the boundary of his lot or affix locking devices, flyscreens, furnishings, furniture, carpets other similar things to that surface, if and so long as such action does not unreasonably damage the common property
Power of strata company regarding submeters.	∃.	(1)	Where the supply of gas or electricity to a lot is regulated by means of a submeter, the strata company may require the proprietor or other occupier of the lot to pay the strata company by way of security for the payment of charges arising through the submeter an amount not exceeding \$200 and, if any amount so paid is applied by the strata company under sub-bylaw (2) of this by-law, to pay such further amount or amounts by way of such security as may necessary to maintain the amount of the security as, subject to this sub-bylaw, the strata company may require.
		(2)	The strata company shall lodge every sum received under this by-law to the credit of an interest-bearing account wit a savings bank or building society and all interest accruing in respect of amounts so received shall, subject to this by-law, be held on trust for the proprietor or occupier who made the payment.
		(3)	If the proprietor or other occupier of a lot in respect of which a submeter is used for the supply of gas or electricity refuses or fails to pay any charges due for the supply of gas or electricity to that lot, the strata company may apply in payment of those charges all, or such part as is necessary, of any amount paid to the strata company by that proprietor or occupier under this by-law, including any interest that may have accrued in respect of that amount.
		(4)	Where a person who has paid an amount under this by-law to a strata company satisfies the strata company that he Is no longer the proprietor or occupier of a lot and that the strata company no longer has any liability or contingent liability for the supply of gas or electricity to that lot during the period when that person was a proprietor or occupier the lot, the strata company shall refund to that person the amount then held on his behalf under this by-law.
Constitution of the ouncil.	4.	(1)	The powers and duties of the strata company shall, subject to any restriction imposed or direction given at a general meeting, be exercised and performed by the council of the strata company and a meeting of the council at which a quorum is present shall be competent to exercise all or any of the authorities, functions or powers of the council.

## schedules



- (2) Until the first annual general meeting of the strata company, the proprietors of all the lots shall constitute the council.
- (3) Where there are not more than 3 proprietors the council shall consist of all proprietors and where there are more than 3 proprietors the council shall consist of not less than 3 nor more than 7 proprietors as is determined by the strata company.
- (4) Where there are more than 3 proprietors the members of the council shall be elected at each annual general meeting of the strata company or, if the number of proprietors increases to more than 3, at an extraordinary general meeting convened for the purpose.
- (5) In determining the number of proprietors for the purposes of this by-law, co-proprietors of a lot or more than one lot shall be deemed to be one proprietor and a person who owns more than one lot shall also be deemed to be one proprietor.
- (6) If there are co-proprietors of a lot, one only of the co-proprietors shall be eligible to be, or to be elected to be, a member of the council and the co-proprietor who is so eligible shall be nominated by his co-proprietors, but, if the co-proprietors fail to agree on a nominee, the co-proprietor who owns the largest share of the lot shall be the nominee or if there is no co-proprietor who owns the largest share of the lot, the co-proprietor whose name appears first in the certificate of title for the lot shall be the nominee.
- (7) On an election of members of the council, a proprietor shall have one vote in respect of each lot owned by him.
- (8) Except where the council consists of all the proprietors, the strata company may by special resolution remove any member of the council before the expiration of his term of office.
- (9) A member of the council vacates his office as a member of the council-
  - (a) if he dies or ceases to be a proprietor or a co-proprietor of a lot;
  - (b) upon receipt by the strata company of notice in writing of his resignation from the office of member;
  - (c) at the conclusion of an annual general meeting of the strata company at which an election of members of the council takes place and at which he is not elected or re-elected;
  - (d) In a case where he is a member of the council by reason of there being not more than 3 proprietors, upon an election of members of the council (as a result of there being an increase in the number of proprietors to more than 3) at which he is not elected; or
  - (e) where he is removed from office under sub-bylaw (8) of this by-law.
- (10) Any casual vacancy on the council may be filled by the remaining members of the council, except that, in a case where a casual vacancy arises because of the removal from office of a member under sub-bylaw (8), the strata company may resolve that the casual vacancy shall be filled by the strata company at a general meeting.
- (11) Except where there is only one proprietor, a quorum of the council shall be 2 where the council consists of 3 or 4 members; 3, where it consists of 5 or 6 members; and 4, where it consists of 7 members.
- (12) The continuing members of the council may act notwithstanding any vacancy in the council, but so long as the number of members is reduced below the number fixed by these by-laws as the quorum of the council, the continuing members or member of the council may act for the purpose of increasing the number of members of the council or convening a general meeting of the strata company, but for no other purpose.
- (13) All acts done in good faith by the council shall, notwithstanding that it is afterwards discovered that there was some defect in the appointment or continuance in office of any member of the council, be as valid as if that member had been duly appointed or had duly continued in office.

Election of council.

- cil. 5. The procedure for nomination and election of members of a council shall be in accordance with the following rules-
  - (1) The meeting shall determine, in accordance with the requirements of by-law 4 (3) of this schedule the number of persons of whom the council shall consist.
  - (2) The chairman shall call upon those persons present and entitled to nominate candidates to nominate candidates for election to the council.
  - (3) A nomination is ineffective unless supported by the consent of the nominee to his nomination, given-
    - (a) in writing, and furnished to the chairman at the meeting; or
    - (b) orally by a nominee who is present at the meeting.
  - (4) When no further nominations are forthcoming, the chairman-
    - (a) where the number of candidates equals the number of members of the council determined in accordance with requirements of by-law 4 (3) of this schedule, shall deciare those candidates to be elected as members of the council;

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# schedules



Meetings of council.	8.	(1) At meeting	gs of the council, all matters shall be determined by a simple majority vote.
		(2) The courici	l may-
		the c	t together for the conduct of business and adjourn and otherwise regulate its meetings as it thinks fit, but ouncil shall meet when any member of the council gives to the other members not less than 7 days' notice meeting proposed by him, specifying in the notice the reason for calling the meeting;
		and r	loy on behalf of the strata company such agents and employees as it thinks fit in connection with the contr nanagement of the common property and the exercise and performance of the powers and duties of the a company;
		(c) subje or me	ect to any restriction imposed or direction given at a general meeting of the strata company, delegate to or ore of its members such of its powers and duties as it thinks fit, and at any time revoke the delegation.
		corporation	of a council may appoint a proprietor, or an individual authorized under section 45 of the Act by a n which is a proprietor, to act in his place as a member of the council at any meeting of the council and any or individual so appointed shall, when so acting, be deemed to be a member of the council.
		(4) A proprieto council.	or or individual may be appointed under sub-bylaw (3) of this by-law whether or not he is a member of the
		(5) If a person council, sej appointed	appointed under sub-bylaw (3) of this bylaw is a member of the council he may, at any meeting of the parately vote in his capacity as a member and on behalf of the member in whose place he has been to act.
		(6) The counci	I shall keep minutes of its proceedings.
owers and duties	9.	The powers and	duties of the secretary of a strata company include-
f secretary of trata company.			ation and distribution of minutes of meetings of the strata company and the submission of a motion for on of the minutes of any meeting of the strata company at the next such meeting.
		(b) the giving	on behalf of the strata company and of the council of the notices required to be given under the Act;
		(c) the supply	of information on behalf of the strata company in accordance with section 43 (1) (a) and (b) of the Act;
		(d) the answe	ring of communications addressed to the strata company;
		(e) the calling	of nominations of candidates for election as members of the council; and
		(f) subject to	sections 49 and 103 of the Act the convening of meetings of the strata company and of the council.
owers and duties	10.	The powers and	duties of the treasurer of a strata company include-
f treasurer of trata company.		(a) the notifyi	ng of proprietors of any contributions levied pursuant to the Act;
		(b) the receipt	, acknowledgment and banking of and the accounting for any money paid to the strata company;
		(c) the prepara	ation of any certificate applied for under section 43 of the Act; and
			g of the books of account referred to in section 35 (1) (f) of the Act and the preparation of the statement o eferred to in section 35 (1) (g) of the Act.
Seneral meetings of strata company.	11	(1) General mé elapse bet	eetings of the strata company shall be held once in each year and so that not more than 15 months shall ween the date of one annual general meeting and that of the next.
		(2) All general	meetings other than the annual general meeting shall be called extraordinary general meetings.
		(3) The council or more of	ll mây when ever it thinks fit and shall upon a requisition in writing made by proprietors entitled to a quart the aggregate unit entitlement of the lots convene an extraordinary general meeting.
		convene ar aggregate meetings a	icil does not within 21 days after the date of the making of a requisition under this by-law proceed to n extraordinary general meeting, the requisitionists, or any of them representing more than one-half of th unit entitlement of all of them, may themselves, in the same mariner as nearly as possible as that in whic are to be convened by the council, convene an extraordinary general meeting, but any meeting so convene e held after the expiration of 3 months from the date on which the requisition was made.
		(5) Not less th	ian 14 days' notice of every general meeting specifying the place, the date and the hour of meeting and in ecial business the general nature of that business, shall be given to all proprietors and

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## schedules

Chairman, secretary

and treasurer of

council.

Б.



(b)	where the number of candidates exceeds the number of members of the council as so determined, shall direct
	that a ballot be held.

- (5) If a ballot is to be held, the chairman shall-
  - (a) announce the names of the candidates; and
  - (b) cause to be furnished to each person present and entitled to vote a blank paper in respect of each lot in respect of which he is entitled to vote for use as a ballot-paper.
- (6) A person who is entitled to vote shall complete a valid ballot paper by-
  - writing thereon the names of candidates, equal in number to the number of members of the council so that no name is repeated;
  - (b) indicating thereon the number of each lot in respect of which his vote is cast and whether he so votes as proprietor or first mortgagee of each such lot or as proxy of the proprietor or first mortgagee,
  - (c) signing the ballot-paper; and
  - (d) returning it to the chairman.
- (7) The chairman, or a person appointed by him, shall count the votes recorded on valid ballot-papers in favour of each candidate.
- (8) Subject to sub by-law (9) of this by-law, candidates, being equal in number to the number of members of the council determined in accordance with by-law 4 (3) of this schedule, who receive the highest numbers of votes shall be declared elected to the council.
- (9) Where the number of votes recorded in favour of any candidate is the lowest of the numbers of votes referred to in sub by-law (8) of this by-law and-
  - (a) that number equals the number of votes recorded in favour of any other candidates; and
  - (b) if each of those candidates were to be declared elected the number of persons elected would exceed the number of persons required to be elected, as between those candidates, the election shall be decided by a show of hands of those present and entitled to vote.
- (1) The members of a council shall, at the first meeting of the council after they assume office as such members, appoint a chairman, a secretary and a treasurer of the council.
  - (2) A person-
    - (a) shall not be appointed to an office referred to in sub-bylaw (1) of this by-law unless he is a member of the council; and
    - (b) may be appointed to one or more of those offices.
  - (3) A person appointed to an office referred to in sub-bylaw (1) of this by-law shall hold office until-
    - (a) he ceases to be a member of the council;
    - (b) receipt by the strata company of notice in writing of his resignation from that office; or
    - (c) another person is appointed by the council to hold that office,

whichever first happens.

(4) The chairman shall preside at all meetings of the council at which he is present and, if he is absent from any meeting, the members of the council present at that meeting shall appoint one of their number to preside at that meeting during the absence of the chairman.

#### Chairman, secretary and treasurer of strata company

- 7. (1) Subject to sub-bylaw (2) of this by-law, the chairman, secretary and treasurer of the council are also respectively the chairman, secretary and treasurer of the strata company.
  - (2) A strata company may at a general meeting authorise a person who is not a proprietor to act as the chairman of the strata company for the purposes of that meeting.
  - (3) A person appointed under sub-bylaw (2) of this by-law may act until the end of the meeting for which he was appointed to act.

# Attachment 2 p. 5 of 7





		regis	tered first mortgagees who have notified their interests to the strata company, but accidental omission to give the notice to any proprietor or to any registered first mortgagee or non-receipt of the notice by any proprietor or by any registered first mortgagee does not invalidate any proceedings at any such meeting.
		(6)	If a proprietor gives notice in writing to the secretary of an item of business that the proprietor requires to be included on the agenda for the next general meeting of the strata company, the secretary shall include that item on the agenda accordingly and shall give notice of that item as an item of special business in accordance with sub-bylaw (5) of this by-law.
Proceedings at general meetings.	12.	(1)	All business shall be deemed special that is transacted at an annual general meeting, with the exception of the consideration of accounts and election of members to the council, or at an extraordinary general meeting.
		(2)	Except where otherwise provided in these by-laws, no business may be transacted at any general meeting unless a quorum of members is present at the time when the meeting proceeds to business.
		( <del>3</del> )	One-half of the persons entitled to vote present in person or by duly appointed proxy constitutes a quorum.
		(4)	If within half an hour from the time appointed for a general meeting a quorum is not present, the meeting, if convened upon the requisition of proprietors, shall be dissolved and in any other case it shall stand adjourned to the same day in the next week at the same place and time and if at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the persons entitled to vote and present constitute a quorum.
		(4a)	Sub-bylaws (3) and (4) of this by-law do not apply to a general meeting of the strata company referred to in section 50b.
		(5)	The chairman, may with the consent of the meeting, adjourn any general meeting from time to time and from place to place but no business may be transacted at an adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
		(6)	Except where otherwise required by or under the Act, resolutions may be passed at a general meeting by a simple majority vote.
		(7)	At any general meeting a resolution by the vote of the meeting shall be decided on a show of hands unless a poll is demanded by any proprietor present in person or by proxy.
		(8)	Unless a poll be so demanded a declaration by the chairman that a resolution has on the show of hands been carried is conclusive evidence of the fact without proof of the number or proportion of votes recorded in favor of or against such resolution.
		(9)	A demand for a poll may be withdrawn.
		(10)	A poll if demanded shall be taken in such manner as the chairman thinks fit and the result of the poll shall be deemed to be the resolution of the meeting at which such poll was demanded.
		(11)	In the case of equality in the votes whether on a show of hands or on a poll, the question is determined in the negative.
Restriction on motion or nominating candidate.	13.	A pe coun	rson is not entitled to move a motion at a general meeting or to nominate a candidate for election as a member of the Icil unless the person is entitled to vote on the motion or at the election.
Votes of proprietors.	14.	(1)	On a show of hands each proprietor has one vote.
		(2)	$\Omega_0$ a poll the proprietors have the same number of votes as the unit entitlements of their respective lots.
		(B)	On a show of hands or on a poll votes may be given either personally or by duly appointed proxy.
		(4)	An instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney and may be either general or for a particular meeting.
		(5)	A proxy need not be a proprietor.
		(6)	Except in cases where by or under the Act a unanimous resolution or resolution without dissent is required, no proprietor is entitled to vote at any general meeting unless all contributions payable in respect of his lot have been duly paid and any other moneys recoverable under the Act by the strata company from him at the date of the notice given to proprietors of the meeting have been duly paid before the commencement of the meeting.
		(7)	Co-proprietors may vote by proxy jointly appointed by them and in the absence of such a proxy are not entitled to vote on a show of hands, except when the unanimous resolution of proprietors is required by the Act.
		(8)	On any poll each co-proprietor is entitled to such part of the vote applicable to a lot as is proportionate to his interest in the lot.

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## schedules



		(9) The joint proxy (if any) on a poll has a vote proportionate to the interests in the lot of such of the joint proprietors as do not vote personally or by individual proxy.
Common seal.	15,	(1) The common seal of the strate company shall at no time be used except by authority of the council previously given and in the presence of the members of the council or at least 2 members of the council, who shall sign every instrument to which the seal is affixed, but where there is only one member of the strate company his signature shall be sufficient for the purpose of this by-law.
		(2) The council shall make provision for the safe custody of the common seal.
	SCI	HEDULE 2. (SECTION 42 (2) )
Vehicles.	1,	A proprietor, occupier, or other resident of a lot shall not park or stand any motor or other vehicle upon common property except with the written approval of the strata company.
Obstruction of common property.	2.	A proprietor, occupier, or other resident of a lot shall not obstruct lawful use of common property by any person.
Damage to lawns, etc., on common	З.	Except with the approval of the strata company, a proprietor, occupier, or other resident of a lot shall not-
property,		(a) damage any lawn, garden, tree, shrub, plant or flower upon common property; or
		(b) use any portion of the common property for his own purposes as a garden.
Behaviour of proprietors and occupiers.	4.	A proprietor, occupier, or other resident of a lot shall be adequately clothed when upon common property and shall not use language or behave in a manner likely to cause offence or embarrassment to the proprietor, occupier, or other resident of another lot or to any person lawfully using common property.
Children playing upon common property in building.	5.	A proprietor, occupier, or other resident of a lot shall not permit any child of whom he has control to play upon common property within the building or, unless accompanied by an adult exercising effective control, to be or to remain upon common property comprising a laundry, car parking area or other area of possible danger or hazard to children.
Depositing rubbish, etc., on common property.	6.	A proprietor, occupier, or other resident of a lot shall not deposit or throw upon that lot or any other lot or the common property any rubbish, dirt, dust or other material likely to interfere with the peaceful enjoyment of the proprietor, occupier, or other resident of another lot or of any person lawfully using the common property.
Drying of laundry Items.	7,	A proprietor, occupier, or other resident of a lot shall not, except with the consent in writing of the strata company-
nems.		(a) hang any washing, towel, bedding, clothing or other article on any part of the parcel in such a way as to be visible from outside the building, other than for a reasonable period on any lines provided by the strata company for the purpose; or
		(b) display any sign, advertisement, placard, banner, pamphlet or like matter on any part of his lot in such a way as to be visible from outside the building.
Storage of Inflammable liquids, etc.	8,	A proprietor, occupier, or other resident of a lot shall not, except with the approval in writing of the strata company, use or store upon the lot or upon the common property any inflammable chemical, liquid or gas or other inflammable material, other than chemicals, liquids, gases or other materials used or intended to be used for domestic purposes, or any such chemical, liquid, gas or other material in a fuel tank of a motor vehicle or internal combustion engine.
Moving furniture etc., on or through common property.	9.	A proprietor, occupier, or other resident of a lot shall not transport any furniture or large object through or upon common property within the building unless he has first given to the council sufficient notice of his intention to do so to enable the council to arrange for its nominee to be present at the time when he does so.
Floar caverings.	10.	A proprietor of a lot shall ensure that all floor space within the lot (other than that comprising kitchen, laundry, lavatory or bathroom) is covered or otherwise treated to an extent sufficient to prevent the transmission therefrom of noise likely to disturb the peaceful enjoyment of the proprietor, occupier or other resident of another lot,

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## schedules



#### Garbage disposal. 11. A proprietor or occupier of a lot-

- (a) shall maintain within his lot, or on such part of the common property as may be authorized by the strata company, in clean and dry condition and adequately covered, a receptacle for garbage;
- (b) comply with all local government authority by-laws and ordinances relating to the disposal of garbage;
- (c) ensure that the health, hygiene and comfort of the proprietor, occupier or other resident of any other lot is not adversely affected by his disposal of garbage.

#### Additional duties of proprietors, occupiers, etc.

- 12. A proprietor, occupier or other resident shall not -
  - (a) use the lot that he owns, occupies or resides in for any purpose that may be illegal or injurious to the reputation of the building;
  - (b) make undue noise in or about any lot or common property; or
  - (c) subject to section 42(15) of the Act, keep any animals on the lot that he owns, occupies or resides in or the common property after notice in that behalf given to him by the council.

#### Notice of alteration to lot

13. A proprietor of a lot shall not alter the structure of the lot except as may be permitted and provided for under the Act and the by-laws and in any event shall not alter the structure of the lot without giving to the strata company, not later than 14 days before commencement of the alteration, a written notice describing the proposed alteration.

#### Appearance of lot

14. A proprietor, occupier or other resident of a lot shall not, without the written consent of the strata company, maintain within the lot anything visible from outside the lot that, viewed from outside the lot, is not in keeping with the rest of the building.

#### FORM 25

#### Strata Titles Act 1985

#### Section 5C (1)

#### STRATA PLAN No. 51082

#### MANAGEMENT STATEMENT

(Name of original proprietors of land the subject of the plan) SKYLATIC HOLDINGS PTY LTD

(Description of parcel the subject of the plan) LOT 150 ON DEPOSITED PLAN 55176 BEING WHOLE OF THE LAND COMPRISED IN CERTIFICATE OF TITLE VOLUME 2655 FOLIO 301.

This management statement lodged or to be lodged with a 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 2 of the *Strata Titles Act 1985* that are to have effect upon registration of the strata plan.

#### 1. The Schedule 1 by-laws are amended, repealed or added to as follows:-

The following by-laws are hereby added -

Definition - For the purposes of the Schedule 1 and 2 by-laws "proprietor" means the registered proprietor of a lot and his, her or its successors in title.

#### 16. DEVELOPMENT OF EACH STRATA LOT

- (1) The development or redevelopment of each lot must comply with the development approval/s issued by the City of Albany or such alternative development approval/s as the City of Albany may grant, which complies with the requirements of the City of Albany's Town Planning Scheme.
- (2) This by-law cannot be removed or varied without the consent of the Western Australian Planning Commission and the City of Albany.

#### 17. THEME OF DEVELOPMENT

- (1) The strata scheme shall operate as a short stay tourist accommodation property. All lots shall be used in accordance with the City of Albany's Town Planning Scheme. The strata company shall at all times promote this objective.
- (2) The strata company shall manage the scheme to ensure the planning requirements of the City of Albany's Town Planning Scheme and the approved Development Application are met.
- (3) This by-law cannot be removed or varied without the consent of the Western Australian Planning Commission and the City of Albany.

#### 18. MANAGEMENT OF SHORT STAY ACCOMMODATION

- (1) The proprietors acknowledge and agree that the management of the lots that are used for short stay occupation are to be managed by an operator nominated by the strata company, and any replacement from time to time ("Manager").
- (2) The proprietors shall authorise the Manager to operate a letting service and provide facilities management services.
- (3) Except where compelling reasons dictate otherwise (for example, fraud, insolvency, material incompetence or the like by the Manager), the proprietors of the lots may only terminate an agreement with the Manager if they enter into a further agreement with another Manager that must contain substantially the same terms, conditions, delegation of responsibilities, duties and powers as were contained in the previous agreement.
- (4) This by-law cannot be removed or varied without the consent of the Western Australian Planning Commission and the City of Albany.

#### 19. LETTING SERVICE

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- (1) The proprietors of the lots shall authorise the Manager to be the exclusive provider of the letting services for the lots and will enter into an agreement with the Manager that sets out the terms on which the Manager is appointed to let the lots.
- (2) The letting agreement between the Manager and a proprietor shall be on terms and conditions which operate to the mutual benefit of the proprietor and the Manager. The letting agreement is to regulate the management, control, use and enjoyment of each lot and the proprietors interest in the common property so as to maintain the standard of each lot for the benefit of all proprietors.
- (5) This by-law cannot be removed or varied without the consent of the Western Australian Planning Commission and the City of Albany.

#### 20. RECORDING AND COMPLIANCE WITH AGREEMENTS

- (1) Any agreements entered into, from time to time, between the proprietors of the lots and the Manager will be included as part of the strata company records.
- (2) Each proprietor shall be bound by and shall not do anything which constitutes a breach of the terms of any agreements between the proprietors and the Manager.
- (3) The Manager shall keep a register of all persons that occupy the lots including, proprietors, and guests and shall report to the strata company any person who contravenes the occupation limits. The strata company shall advise the City of Albany and Tourism W.A. of any breaches of this restriction.
- (4) This by-law cannot be removed or varied without the consent of the Western Australian Planning Commission and the City of Albany.

#### 21. STANDARD OF INTERNAL FURNISHINGS OF BUILDINGS

- (1) The Manager shall determine the acceptable standard of internal furnishings and an inventory of items that must be supplied by a proprietor for any lot that is to be available for short stay rental.
- (2) The proprietors shall:
  - (a) comply with the directions of the Manager given from time to time, with respect to the standard of internal furnishings, inventory items and the general presentation of the lot;
  - (b) ensure that all inventory items and furnishings meet the standards set by the Manager, are situated on the lot and maintained to a satisfactory standard;
  - (c) so long as each proprietor meets the standard of internal furnishings and inventory items set by the Manager each proprietor may install, add, replace or modify any of the furnishings or inventory items within the proprietor's lot.
  - (3) This by-law cannot be removed or varied without the consent of the Western Australian Planning Commission and the City of Albany.

#### 22. SHORT TERM ACCOMMODATION RESTRICTIONS

- (1) The proprietors acknowledge and agree that the lots are subject to a planning restriction and that these lots can only be used for short stay accommodation. A proprietor, tenant or other occupier shall not be permitted to occupy a lot for a period greater than 3 calendar months out of every 12 months.
- (2) A proprietor shall not use or permit his, her or its lot to be used in such a manner as to be inconsistent with the City of Albany's Town Planning Scheme or future variations of this scheme.
- (3) This by-law cannot be removed or varied without the consent of the Western Australian Planning Commission and the City of Albany.

#### 23. COMMON PROPERTY AND INFRASTRUCTURE

- (1) A proprietor, occupier or other resident (including guests) shall be entitled to use any recreational facilities on the common property. The strata company shall be responsible for the maintenance, repair and replacement of all buildings, structures, utilities, services, landscaping, recreational facilities and other improvements located within and/or servicing the common property on the parcel.
- (2) Such items include, but are not limited to, all recreational facilities, vehicle and pedestrian access ways, thoroughfares, parking areas, paths, sewerage systems, drainage systems, water services, electrical wiring and switch systems, communication wiring and equipment, common lighting, fences, walls, lawns, gardens, trees, shrubs, plants, garden watering and the water reticulation system.
- (3) This by-law cannot be removed or varied without the consent of the Western Australian Planning Commission and the City of Albany.

#### 24. MAINTENANCE RESPONSIBILITIES OF LOT PROPRIETORS

- (1) It remains the responsibility of each lot proprietor to repair and maintain the interior and exterior of the building on his, her or its lot to a standard in keeping with all other lots on the parcel.
- (2) If a lot proprietor fails to maintain his, her or its lot or the building on the lot to a satisfactory standard, then the strata company may serve notice on the lot proprietor to carry out the required work to the required standard and, if the required works are not completed within 30 days from the date of service of the notice, then the strata company or its agents may enter upon the lot to carry out the required works and the account for the costs incurred shall be given to and paid by the lot proprietor within 14 days. In this regard, sections 38 and 39 of the Act shall apply.

#### 25. INSURANCE OF PROPRIETORS' CONTENTS AND RESPONSIBILITIES:

Notwithstanding the building replacement insurance cover by the strata company, proprietors shall be responsible for their contents, loss of rent, vandalism or any other damage caused by the occupation of their lot, including fixtures, fittings, floor coverings, wall coverings, etc.

#### 26. RESERVE FUND

The strata company shall administer a reserve fund in accordance with section 36 (2) of the Strata Tiles Act 1985 for the purpose of accumulating funds to meet contingent expenses of the strata company likely to arise in the future including obligations in relation to the common property and facilities. The strata company shall review this contribution and may decide to allocate this money for other purposes.

#### 27. GUESTS BOUND BY THE BY-LAWS

A proprietor's invitees, including, without limiting the generality of that term, any tenant, licensee or other guest or occupier, are bound by the strata company by-laws and each proprietor shall ensure that his, her or its invitees are made aware of the by-laws.

#### 28. LOT 10 NOT OBLIGED TO CONTRIBUTE TO STRATA COMPANY LEVIES

In accordance with section 42B of the Act and whilst lot 10 is a vacant lot the proprietor shall only be required to contribute to the public lability component of the strata company insurance policy and the strata management fee. On completion of the buildings on lot the proprietor of lot 10 shall contribute to the strata company costs in the normal manner.

#### 29. PROPOSED RE-SUBDIVISION OF LOT 10

The proprietor of lot 10 shall be permitted, subject to the necessary approvals and at its cost to re-subdivide lot 10 to create lots 11 to 15 in accordance with section 8A and in particular section 8A(a)(ii)(ll) of the Act. The indicative form and content of the proposed strata plan of re-subdivision, proposed schedule of unit entitlement and proposed building plans is set out in the Annexures hereto;

'A' Proposed strata plan for the re-subdivision of lot 10 into lots 11 to 15;

- Licensed valuers certificate form 27 and the proposed unit entitlements for the 'B' strata plan of re-subdivision of lot 10;
- Proposed building plans 'C'

#### Warning

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

## 2. The Schedule 2 by-laws are amended, repealed or added to as follows:-

By-laws 7(b), 10 and 12(c) are repealed and the following by-laws hereby added -

#### **KEEPING OF PETS** 15.

Unless approved by the strata company or its appointed Manager, a proprietor, occupier, guests, visitors or lessees using the lots are not permitted to keep dogs, cats or any other animals, birds or reptiles any pets or animals on the lots or common property, except as provided by section 42(15) of the Act. The strata company shall direct the council and the Manager on the suitability of pets that are permitted on the parcel.

#### SIGNAGE AND ADVERTISING 19

- Nothing contained in this by-law shall restrict the right of the original (1)proprietor or its agent for a period of two (2) years following the registration of the strata plan (which right is hereby expressly conferred) to display on any part of any lot or any part of the common property such signs (including "For Sale"and "For Rent" signs), as the original proprietor sees fit.
- If signage on the exterior of buildings, on the common property or located (2)inside a lot but visible from its exterior and adversely impacting on the aesthetics of the scheme or peaceful enjoyment of any other lot must be approved by the strata company and be of a size not exceeding the dimensions set by the strata company and the City of Albany.

DATED THIS FIRST DAY OF FEBRUARY 2008

ENCUMBRANCES

A659473 Easement to City of Albany

Easement Burdened under Section 167P. & D. Act for sewerage purposes.

Easement Burdened under Section 167P. & D. Act for Right of Carriageway.

SIGNATURE OF AP	PLICANT	
Executed by SKYLA	TIC HOLDINGS PTY LTD (ACN	V 009 315 806)
Director	LUL Director	
CAIREIOR FLON	<u>ATHEW</u> Print Name	IAN THEW
ANY)	NS HAVING REGISTERED IN	TERESTS AND CAVEATORS (IF
SIGNATURE	20 March 1990 - San	
in the presence of		
Witness	TXECUTED by BANK OF WESTERN     STRALIA LTD.     Sy its duty constituted Attomcy     under power of Attomcy	BANK OF WESTERN AUSTRALIA LTD:
Name	No H994310 dated 22 January 2002 J tho at the date J	Signature
Address	f such Power of Attorney in the () reserve of () reserve of ()	Michelle Ayres Mañager, Lending Services
Occupation	Ma	<ul> <li>Name and Title (please print)</li> </ul>
	An Officer of the Bank ERIC MARDOLLII	

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#### **ANNEXURE 'B'**

#### PROPOSED SCHEDULE OF UNIT ENTITLEMENT FOR STRATA PLAN OF RE-SUBDIVISION OF LOT 10 ON STRATA PLAN 51082 MIDDLETON ROAD, MIRA MAR

Lot No.	Unit Entitlement
1	30
2	30
3	30
4	30
5	30
6	30
7	30
8	30
9	30
10	Re-subdivided
11	40
12	40
13	40
14	40
15	40
Aggregate	470

#### FORM 27

Strata Titles Act 1985

#### Regulation 37 (1) (a)

#### STRATA PLAN No. 51082

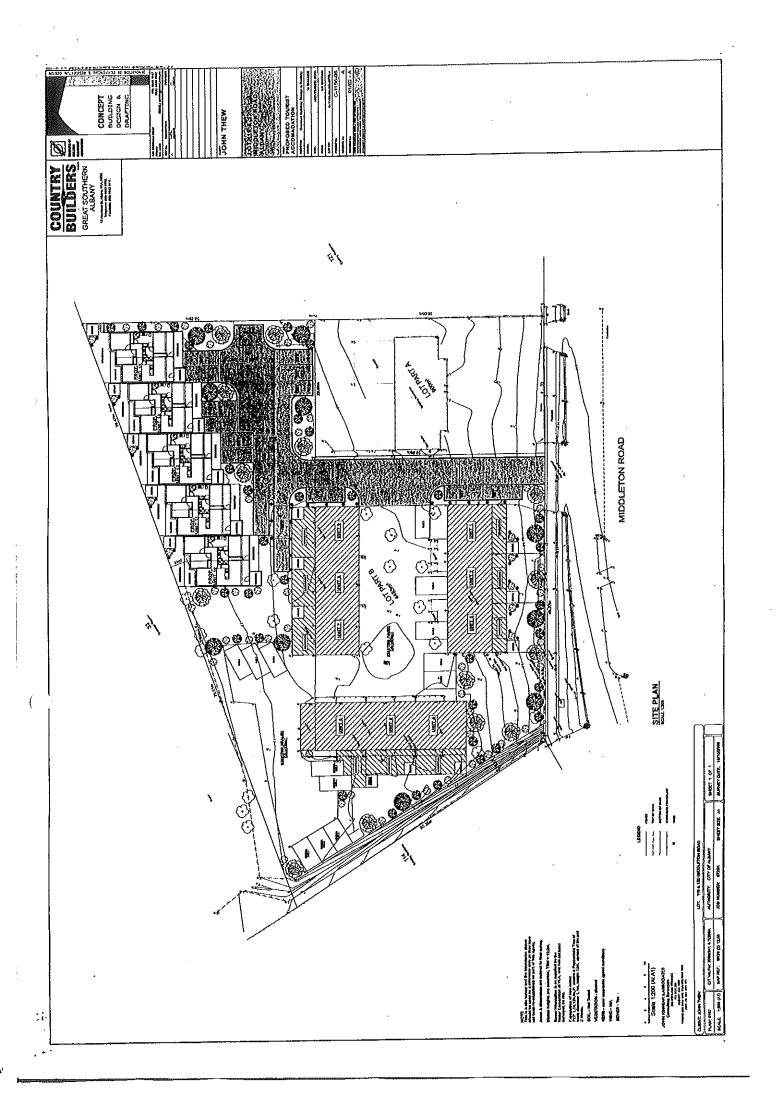
#### CERTIFICATE OF LICENSED VALUER

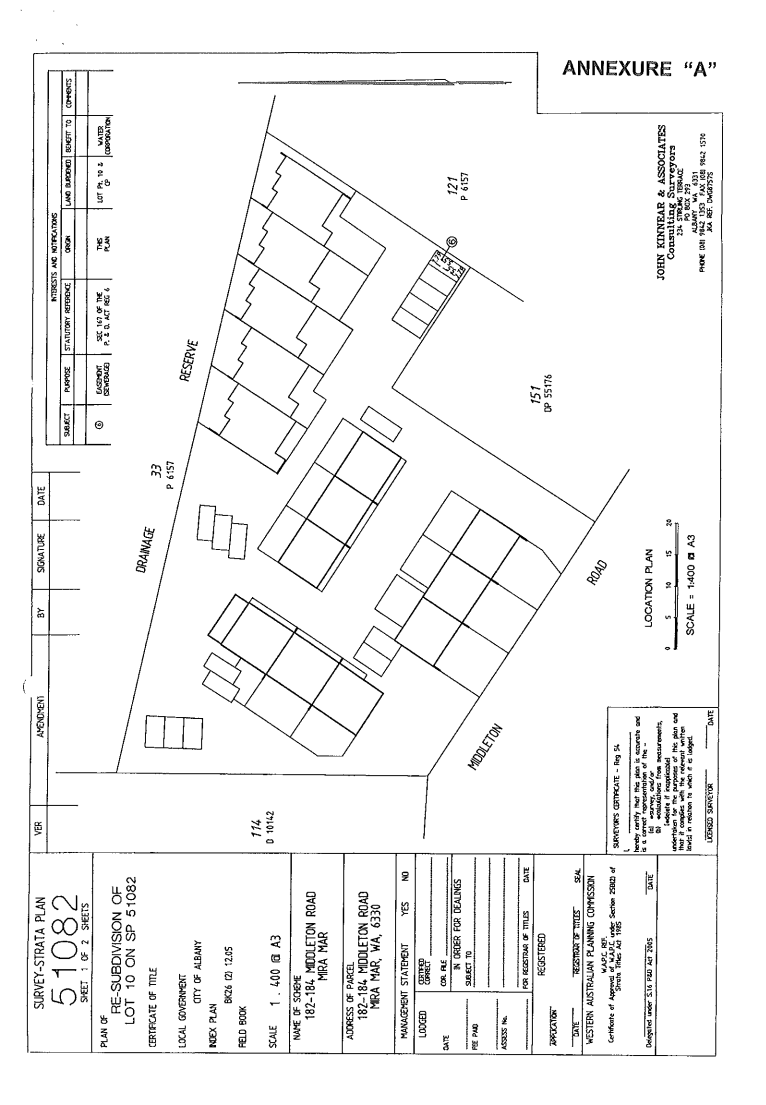
GRANT RICHARD SOLOMON ... being a Licensed Valuer under the Land Valuers Licensing Act 1978 certify that if a re-subdivision were effected in accordance with a by-law of the survey-strata scheme made under clause 8 of Schedule 2A of the Act, on the basis of information provided in the by-law pursuant to clause 8 (a) of Schedule 2A, a licensed valuer would be able to provide a certificate required under section 14 (2) in respect of the proposed unit entitlement.

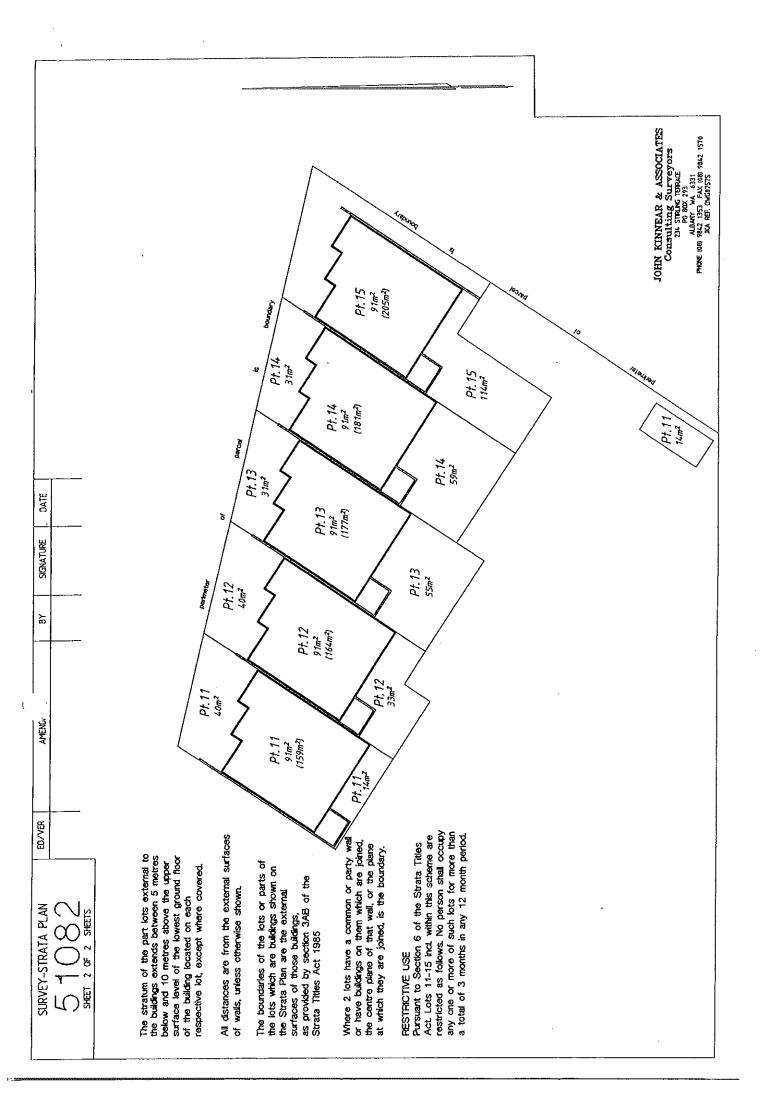
22/4/2008 Date

(

Grant Solomon 2008.04.22 10:30:01 +0800' Licensed Valuer







Attachment 3 p. 1 of 3



258 York Street PO Box 5001 Albany WA 6332 (08) 9841 4022 admin@metrifield.com.au www.metrifield.com.au

MINUTES OF AN ANNUAL GENERAL MEETING THE OWNERS - STRATA PLAN 51082

ADDRESS OF THE STRATA SCHEME:

Middleton Mews Middleton Mews, 182-184 Middleton Road, Mira Mar WA 6330

DATE, PLACE & TIME OF MEETING: An Annual General Meeting of The Owners - Strata Plan 51082 was held on 18/08/2023 at Merrifield Real Estate, Unit 2, 87 Aberdeen Street, Albany and commenced at 02:00 PM.

#### PRESENT:

Lot #	Unit #	Attendance	Owner Name Representative
<b>2</b> 1	2 3	Apology Yes	Paul & Bev De Jonge Crawford & Annalise Ball
7 9	4	Yes	Crawford Ball Peter & Susan Barker Rohan & Catherine Naughton
4	7	Yes	Rohan Naughton R & T Waugh Pty Ltd
5	8	Yes	Teresa Waugh Graham & Lynette Lutley
-			Lyn Lutley
6	9	Yes	Deborah McBride Via Microsoft Teams

#### CHAIRPERSON (acting): Selena Taylor

Minutes of the meeting:

#### 1 Appointment of Chairperson for the Meeting

Resolved that Selena Taylor be authorised to act as Chairman of the strata company for the purposes of the meeting. Moved: T Waugh. Seconded. S Barker.

#### 2 Confirmation of Previous Minutes

Resolved that the previously circulated minutes of the General Meeting held on 19/08/2022 be verified as a true record of those proceedings.

Business arising from the previous minutes: Nil Moved: C Ball, Seconded, T Waugh.

#### 3 Consideration of Statement of Accounts

Resolved that the Statement of accounts for the period ended 30/06/2023 be adopted as presented. Moved: S Barker. Seconded: R Naughton.

#### 4 Constitution of the Council

Resolved that the Council of the Strata Company consists of three proprietors.

The Chairman called for nominations of candidates for election to the Council and the following valid nominations were

Abtachment 3 p. 2 of 3

received

Crawford Ball, Lyn Lutley, Debbie McBride.

As there were no additional nominations, the Chairman declared the following candidates as the elected Council (unopposed): Crawford Ball, Lyn Lutley, Debbie McBride. Moved: T Waugh. Seconded: R Naughton.

Office Bearer's appointed Chairperson: Crawford Ball Secretary: Debbie McBride Treasurer: Lyn Lutley

#### SPECIAL BUSINESS

#### 5 Insurance

Resolved that:

- the Rainbow Coast Insurance Brokers Financial Services Guide and the QBE Insurance (Australia) Limited Product Disclosure Statement, as tabled, be received and incorporated into the records of the Strata Company
- the Council be directed to renew the current insurance policy prior to its expiry date in such sums as are suggested by the insurer or as are recommended by qualified professional advisors.
- pursuant to section 53B of the Strata Titles Act, 1985 and until otherwise determined it is a function of the strata company to insure in respect of:
- a. any building on a lot in the scheme; or

b. damage to property, death or bodily injury for which the proprietor of a lot in the scheme could become liable in damages; and, the strata company will comply with the provision of section 53D.

Moved. T Waugh. Seconded: R Naughton.

The motion that that the owners discuss and approve a 12 month insurance policy was **not moved**. Unfortunately, the renewal was not available at the time of the meeting. Once the renewal is received, it will be sent to the Council of Owners for approval.

It was noted that the Building Sum Insured increases slightly each year and it was agreed to discuss the need for a valuation for insurance purposes at next year's AGM.

#### 6 10 Year Maintenance Plan

A discussion took place regarding the 10 Year Maintenance Plan. MRE advised that a new 10 Year Maintenance Plan should be completed once the new buildings are completed and this will be discussed further at next year's AGM.

#### 7 Managing Agent

Resolved that Merrifield Real Estate be appointed Agent Manager of the Strata Company for a period of 12 months at an increased fee of \$2,750.00 per annum.

Moved: Lyn Lutley. Seconded Crawford Ball.

#### 8 Items of business notified or proposed by proprietors/Council or others

a. Merrifield Real Estate provided an update on the development/building on lot 10 and the changes to the Strata Plan/unit entitlements/part lots/lot boundaries. MRE confirmed they have spoken to the lot owner and John Kinnear (surveyor). John Kinnear noted that if the lot boundaries were to be changed from external surfaces to internal surfaces, the owners may be charged stamp duty. A copy of the strata Management Statement is attached to these minutes, for your reference. Introducing new by-laws may be cheaper, but all by-laws would need to be consolidated at the same time. MRE will seek quotes to add the additional by-laws. The owner of lot 10 will need to redo the unit entitlements, at their cost. It was noted that the approvals etc are still going through Council and MRE will continue to update all owners when new information/updates are received. All owners present agreed that they do not want building works to occur during school holidays, and for MRE to continue obtaining and relaying information. A General Meeting will need to be held to approve by-laws once drafted.

#### b. A discussion took place regarding the following items.

• Brick paving and bitumen repairs. It was noted that the brick paving is loose again in areas. The contractor that repaired the paving previous stated there used to be garden beds and they were not prepared properly for the paving to be laid on top from the beginning. It was agreed to seek a report and quote from South City Paving on the condition of the paving. The Council of Owners would like to meet with the contractor onsite to discuss and MRE will send a work order/quote request. Any repairs will then be approved by the Council of Owners. It was also noted that tree roots are lifting pavers and some trees may be removed once building on lot 10 starts, so these areas will be reviewed again at a later stage. It was agreed to have the pot holes to the

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entrance and rear section repaired.

Any further plumbing issues since recent plumbing work completed. It was noted that there have been no further plumbing issues. There may be further issues in the future due to the plumbing pipes aging and some trees roots may also cause issues.
Entrance garden and common lights. It was agreed that lights are needed at the entrance and to seek a quote for 3x new solid heads, and to find out the source of the power. The Council of Owners will then make a decision. If the expense is not within the budget, a Notice of Expenditure will be sent to all owners. All owners present are happy with the entrance garden and Crawford has tidied the trees/shrubs along Middleton Road - Thank you to Lyn and Crawford.

• Access and fencing alongside driveway and house that has recently sold. It was noted that the fence of the neighbouring property has been removed and owners/MRE will keep an eye on this.

• Review scope of works for lawn mowing/gardening contractor & cleaner. All owners present were happy with the contractors but would like the bins to be put out/in on the same day as being emptied. Lyn will keep an eye on the bins and will touch base with MRE if needed. MRE will contact MJW Cleaning to ensure the job is fine from their end.

Tree pruning throughout. Lyn is currently in discussions with a contractor about the tree behind unit 7, 8 and 9 and will keep MRE updated.

• Quote received for rear carport replacement for Units 4, 7 and 8 parking bays. Ranbuild quoted \$13,230.00 December 2022. It was agreed to leave this for now and to add something to the new by-laws regarding parking and maintenance responsibility etc.

#### 9 Budget

Amended motion resolved that the statement of estimated receipts and payments (budget) for the period ended 30/06/2024 be tabled and adopted.

Moved: T Waugh, Seconded: C Ball.

#### 10 Levy of Contributions

#### Resolved that:

(a) contributions to the administrative fund are estimated and determined at \$28,150.00; and

(b) contributions to the reserve fund are estimated and determined at \$2,000.00 ; and

(c) both contributions be paid in equal quarterly instalments, the first such instalment being due on 1/07/2023 and subsequent instalments being due on the first days of 1/10/2023, 1/01/2024 and 1/04/2024.

Moved: L Lutley. Seconded: T Waugh.

Please note, the shortfall for the first quarter will be divided over the remaining three quarters of levies.

#### 11 Next AGM

Resolved that the AGM next year be held on Friday, 23rd August 2024 commencing at 2.00pm. Moved: L Lutley. Seconded: T Waugh.

#### 12 Matters without notice for discussion and referral to the Council

It was agreed that gutter cleaning is currently needed annually and this should be completed by the end of May.

It was noted that the meter box on the side of unit 7 needs repairing. Crawford will repair and send invoice the strata company.

A discussion took place as to the idea of changing the zoning to residential/permanent residence. It was noted that there would be a lot involved for this change and Lyn has already had discussions with John Kinnear. Owners can discuss this with the City of Albany and John Kinnear if they would like to know more.

CLOSURE: There being no further business, the chairperson declared the meeting closed at 03:13 PM.



## Approved Budget

258 York Street PO Box 5001 Albany WA 6332 (08) 9841 4022 admin@merrifield.com.au www.merrifield.com.au

### to apply from 01/07/2023

Middleton Mews	Middleton Mews WA 6330	Middleton Mews, 182-184 Middleton Road, Mira Mar WA 6330				
Administrative Fund						
	Approved budget	Actual 01/07/2022-30/06/2023	Previous budget			
Revenue						
Laundry ReceiptsAdmin	0,00	515.00	0.00			
Levies DueAdmin	28,150.00	26,650.00	26,650.00			
Total revenue	28,150.00	27,165.00	26,650.00			
Less expenses						
AdminManagement FeesStandard	2,750.00	2,499.96	2,500.00			
AdminPostage & Petties	100.00	100.00	100.00			
InsurancePremiums	5,000.00	4,685.00	4,700.00			
Maint BldgCleaning	6,000.00	6,466.25	6,000.00			
Maint BldgGeneral Repairs	1,500.00	1,429.95	1,500.00			
Maint BldgGutter Cleaning	550.00	550.00	550.00			
Maint GroundsLawns & Gardening	3,600.00	3,554.50	4,200.00			
UtilityElectricity	650.00	467.70	800.00			
UtilityGas	500.00	728.27	300.00			
UtilityWaste Management	3,000.00	2,855.60	2,400.00			
UtilityWater & Sewerage	4,500.00	4,725.51	4,000.00			
Total expenses	28,150.00	28,062.74	27,050.00			
Surplus/Deficit	0.00	(897.74)	(400.00)			
Opening balance	2,244.20	3,141.94	3,141.94			
Closing balance	\$2,244.20	\$2,244.20	\$2,741.94			
	4					
Total units of entitlement	1000		1000			
Levy contribution per unit entitlement	\$28.15		\$26.65			

Middleton Mews	Middleton Me WA 6330	ws, 182-184 Middleton F	toad, Mira Mar				
Capital Works Fund							
	Approved budget	Actual 01/07/2022-30/06/2023	Previous budget				
Revenue							
Levies Due–Capital Works	2,000.00	1,000.00	1,000.00				
Total revenue	2,000.00	1,000.00	1,000.00				
Less expenses							
Maint BldgElectrical	1,000.00	0.00	0.00				
Maint BldgPlumbing & Drainage	0.00	2,870.70	0.00				
Total expenses	1,000.00	2,870.70	0.00				
Surplus/Deficit	1,000.00	(1,870.70)	1,000.00				
Opening balance	1,984.30	3,855.00	3,855.00				
Closing balance	\$2,984.30	\$1,984.30	\$4,855.00				
Total units of entitlement	1000		1000				
Levy contribution per unit entitlement	\$2.00		\$1.00				

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### Approved Levy Schedule to apply from 01/07/2023

#### **Middleton Mews**

Middleton Mews, 182-184 Middleton Road, Mira Mar WA 6330

Quarterly levy instalments that apply to each lot from budgets accepted by the general meeting:

		Unit		Capital Works	Quarterly	
Lot	Unit	Entitlement	Admin Fund	Fund	Total	Annual Total
1	3	96.00	675.60	48.00	723.60	2,894.40
2	2	96.00	675.60	48.00	723.60	2,894.40
3	1	96.00	675,60	48.00	723.60	2,894.40
4	7	96.00	675.60	48.00	723.60	2,894.40
5	8	96,00	675.60	48.00	723.60	2,894.40
6	9	96.00	675.60	48.00	723.60	2,894.40
7	4	96.00	675.60	48.00	723.60	2,894.40
8	5	96.00	675,60	48.00	723,60	2,894.40
9	6	96.00	675.60	48.00	723.60	2,894.40
10	10	0.00	127.50	0.00	127.50	510.00
		864.00	\$6,207.90	\$432.00	\$6,639.90	\$26,559.60