SCHEDULE C

BY-LAWS

1. INTERPRETATION

1.1 Explanation

These are the by-laws for the Ephraim Island Community Titles Scheme which have effect in accordance with the Body Corporate and Community Management Act 1997 (QId) (the "Act").

1.2 Definitions

In these by-laws unless the contrary intention appears, a reference to:-

- "Assets" means personal property (including any tenure in respect of the Marina) of the Ephraim Island Body Corporate.
- "Bridge" means the bridge connecting Paradise Point to the Ephraim Island Land.
- "Caretaker" means a person appointed by the Ephraim Island Body Corporate or a Subsidiary Body Corporate as a letting agent or as a service contractor, or both or as the manager of the Marina.
- "Caretaker's Office" means the office situated in Lot 2111 in Ephraim Island Subsidiary Scheme 101 Community Titles Scheme to be used as an office in connection with the provision of the services under this Agreement and (subject to By-law 34) any Subsidiary Caretaking Agreement and/or the letting service under any Letting Agreement.
- "Code" means the Architectural and Landscape Code in Schedule D of this Community Management Statement.
- "Committee" means the committee of the Ephraim Island Body Corporate.
- "Common Property" means the common property for the Ephraim Island Community Titles Scheme.
- "Compactor car park" means the car park located adjacent to the compactor.
- "Day Spa" means that part of the building (which contains the Well Being Centre) situated on the Common Property:
 - a leased or licensed to a private operator;
 - b which provides, for fee paying patrons (including the general public) beauty, relaxation and massage therapies; and
 - c whose fee paying patrons shall be entitled to access and use the facilities in the Well Being Centre.
- "Design Assessment Panel" means the design assessment panel appointed under the Code to review housing designs, and alterations to existing houses for approval.
- "Development" means the development of Ephraim Island under the Act to create a residential Island community including apartment buildings, attached villas, detached housing, a lap pool, gymnasium and marina workshop.
- "Environmental Laws" means all statutes, regulations, statutory instruments, government policies, development conditions, local laws or requirements of any government body which relate to environmental issues in respect of Ephraim Island.
- "**Ephraim Island Body Corporate**" means the principal body corporate for the Ephraim Island Community Titles Scheme.
- "**Ephraim Island Community Titles Scheme**" means the community titles scheme to which the community management statement relates.
- "**Ephraim Island Land**" means the land described in Item 4 (Scheme land) of this community management statement.

- "Fishing Vessel" means a Vessel equipped for catching any seafood for wholesale or retail sale.
- "Inlets" means that part of the Common Property which is inundated land with direct water access to the Broadwater and located on the southern and northern ends of the Ephraim Island Land.
- "Length": means a Vessel's maximum overall length including all projections.
- "Lot" means a Lot that is part of the Ephraim Island Land. A "Lot" includes a Lot in a Subsidiary Scheme.
- "Maintenance Dredging Plan" means the plan prepared by PPK Environment and Infrastructure for the Original Owner (reference 21361 56A PR002 ATZ dated July 2002 revision number A) and forwarded to the Ephraim Island Body Corporate.
- "Marina" means any marina or Mooring adjacent to the Ephraim Island Land constructed by or on behalf of the Original Owner.
- "Marina Berth" means a single Mooring situated in the Marina available for use to moor a Vessel.
- "Marina Berth Sublease" means a sublease of the Marina Headlease in respect of a Marina Berth.
- "Marina Headlease" means the lease in favour of the Original Owner of the Ephraim Island Body Corporate (as the case may be) from the Crown of the land and waters comprising the Marina.
- "Mooring" means any buoy, pile, dock, wharf, jetty, pontoon or other structure used or to be used for mooring a Vessel.
- "Original Owner" means Mirvac Queensland Pty Limited CAN 060 411 207 and Lewiac Land Pty. Limited CAN 009 793 337 their successors and assigns.
- "Owner" or an "Occupier" means an owner or occupier of a Lot.
- "Promontory Car Park" means the car park located near beach houses.
- "Recreation Areas" includes the following areas, if any, on the Ephraim Island Land:
 - a pools;
 - b opening dining areas;
 - c barbecue areas;
 - d open courtyard or terraced areas;
 - e the Well Being Centre;
 - f boardwalks;
 - g park areas (including pocket parks);
 - h walking tracks;
 - i Inlets: and
 - j perched lake.
 - K gymnasium
- "Renovation" means a series of planned changes and / or updates to repair or remodel to the extent that the works could interfere with an owner or occupier of another Lot (e.g. through noise, vibration etc.).
- "Renovation Rules" means the Renovation Rules in Schedule D of this Community Management Statement.
- "Resident Manager" means the Caretaker.
- "Restaurant and Klosk Lot" means Lot 901 on SP157631 being a lot in the Scheme.
- **"Subsidiary Body Corporate"** means each and every subsidiary Body Corporate which is a member of the Ephraim Island Body Corporate.
- "Subsidiary Scheme" means a subsidiary community titles scheme where the Ephraim Island Community Titles Scheme is the principal community titles scheme.

"Vehicle" includes all types of automobiles, trucks, bicycles, boats, buggies, mopeds, trailers, caravans, camper vans or mobile homes.

"Vessel" means any kind of boat, water craft or ship intended to be used in navigation by water or for any other purpose on water whatever its size and however it is propelled or moved and so there is no confusion, includes a jet ski and similar motorised pleasure craft.

"Visitor's Car Park" means the visitors car parks located throughout the Ephraim Island Land.

"Well Being Centre" means the centre to be situated on the Common Property for use as a gymnasium, lap pool and spa pool, amenities area and exercise room. So there is no confusion it does not include the Day Spa.

1.3 Interpretation

In these by-laws unless the contrary intention appears:-

- a a reference to "including" means including by way of non-exhaustive example only;
- b a reference to a statute, ordinance, code or other law includes regulations and under instruments under it and consolidations, amendments, re-enactments or replacements of any of them;
- c the singular includes the plural and vice versa;
- d a reference to a law or a by-law includes all amendments or replacements to the law or the by-law;
- e a reference to "own" or "occupy" in relation to a Marina Berth is a reference to the type of tenure or occupation permitted in respect of the Marina Berth and includes a Marina Berth Sublease;
- f a thing is a reference to the whole of the thing and each part of the thing;
- g words used in the by-laws and defined in the Act have the same meaning as set out in the Act;
- h where these by-laws say that something can or must be done by the Ephraim Island Body Corporate then that thing may be done by the Committee unless there is a legal restriction on the Committee in doing so;
- I a person includes corporations and other entities (including, without limitation, a Subsidiary Body Corporate).
- j these PBC by-laws are applicable to all bodies corporate within Ephraim Island.
- k these PBC by-laws take precedence over any other by-laws on Ephraim Island. If a by-law for a subsidiary body corporate is inconsistent with these PBC by-laws, the by-law for the subsidiary body corporate is invalid to the extent of the inconsistency.

1.4 Severability

If it is held by a Court of competent jurisdiction that:

- any part of these by-laws is void, voidable, unenforceable or ultra vires; or
- b these by-laws would be void, voidable, unenforceable or ultra vires unless some part of them were severed from the remainder of them, then that part will be severable and severed from these by-laws but without affecting the continued operation of the remainder.

2. SECURITY

2.1 Security System

The Ephraim Island Body Corporate has power to operate a security system or systems for the Ephraim Island Land and Marina including to implement security procedures and security equipment designed to prevent unauthorised entry to the Ephraim Island Land, Inlets and the Marina.

2.2 **Delegation**

The Ephraim Island Body Corporate may operate the security system itself or delegate that responsibility to someone else or retain someone else to operate the security system (including a person who is a "service contractor" within the meaning of the Act).

2.3 Compliance

A Subsidiary Body Corporate and Owners and Occupiers must comply with the security systems and must not do anything that may detrimentally affect a security system or its operation.

2.4 No Liability

The Ephraim Island Body Corporate, Subsidiary Bodies Corporate and the Original Owner are not liable for injury to or death of a person or loss of or damage to property (whether in Common Property or a Lot) suffered by a person and directly or indirectly caused by:

- a the security system or systems not working, or not working properly or not working as well as the system(s) could or should work; or
- b someone making an unauthorised entry of the Ephraim Island Land, Inlets or the Marina.

2.5 Gatehouse

The Ephraim Island Body Corporate may:-

- a erect, maintain and cause to be operated gatehouses or other security structures by security officers for the purpose of regulating or prohibiting access to any part of the Common Property, Inlets and the Marina; and
- b grant a conditional approval for access to any part of the Common Property, Inlet or the Marina and without limitation may only allow access to parts of the Common Property, Inlets and the Marina during specified times.

3. NOISE & OBSTRUCTION

3.1 No Noise

Owners or Occupiers must not create noise likely to interfere with the peaceful enjoyment of a person lawfully on another Lot or the Common Property or the Marina.

Noise arising from the activities of the Owner or Occupier of the Restaurant and Kiosk Lot conducted in compliance with by-law 35 will be deemed not to be noise likely to interfere with the peaceful enjoyment of a person lawfully on another Lot or the Common Property or the Marina.

3.2 No Obstruction

Owners or Occupiers must not obstruct the lawful use of Common Property or the Marina by someone else.

4. BEHAVIOUR OF RESIDENTS OR VISITORS OR INVITEES

4.1 Behaviour

Owners and Occupiers must ensure that they and their visitors or invitees:-

- a comply with all by-laws and this community management statement; and
- b do not behave in a way likely to interfere with the peaceful enjoyment of another Lot or the Common Property or the Marina.

4.2 Damage by Resident or Visitor or Invitee

An Owner or Occupier or visitor or invitee who damages Common Property or any Assets or the Marina must compensate the Ephraim Island Body Corporate for the damage caused upon demand by the Ephraim Island Body Corporate.

4.3 **Disorderly Conduct**

A drunken, idle or disorderly person found in or upon the Common Property, Inlets or Marina may be summarily ejected and removed from the Ephraim Island Land, Inlets or Marina by a security officer or a member of the police force,

5. NOTICE OF ACCIDENTS

5.1 An Owner or Occupier involved in an accident on the Common Property, Inlets or the Marina must notify the Ephraim Island Body Corporate promptly of the accident and provide a detailed description of the nature and circumstances of the accident.

6. MAINTENANCE OF LOTS

6.1 Rules

The Ephraim Island Body Corporate may set rules and guidelines regarding the standard of maintenance and appearance of Lots, the Marina and Subsidiary Schemes and the Ephraim Island Land generally. So as to ensure uniformity of appearance and general maintenance of such areas to a high standard and Owners and Occupiers and Subsidiary Bodies Corporate must comply with all such rules and guidelines. In default of this obligation, the Ephraim Island Body Corporate may maintain or attend to such areas (including without limitation, carry out works) in compliance with such rules and guidelines and may recover all costs in connection therewith from any relevant Subsidiary Body Corporate, Owner or Occupier.

7. COMMON PROPERTY

7.1 No work without approval

A subsidiary Body Corporate and Owners or Occupiers must not (without the Ephraim Island Body Corporate's written approval), alter, mark, paint, drive nails, screws or other objects into Common Property, the Marina or any Assets or otherwise damage or deface the Common Property (including a structure that forms part of the Common Property) or the Marina or any Assets. This by law does not apply to the Original Owner.

7.2 <u>Damage by Owner or Occupier</u>

If an Owner or Occupier damages the Common Property, the Marina or Assets the Ephraim Island Body Corporate may repair the damage and recover the costs of repair from the Owner or Occupier as a liquidated debt.

7.3 Wall brackets

a An Owner can mount wall brackets in their car space in the basement with the written approval of the Ephraim Island Body Corporate Committee;

- b The Ephraim Island Body Corporate cannot grant approval to mount wall brackets on fire doors; and
- c An Owner or Occupier cannot suspend objects on the wall brackets that extend beyond the perimeter of their car space.

7.4 No Smoking

An Owner or Occupier or invitee is not permitted to smoke on common property. This includes but is not limited to the prohibition of smoking in the basement and amenity areas."

8. STRUCTURAL ALTERATIONS

- 8.1 A Subsidiary Body Corporate and Owners or Occupiers must not make any structural alterations or alter the external appearance of a building or other structure on the Ephraim Island Land or any Asset without the prior written consent of the Ephraim Island Body Corporate and the Design Assessment Panel constituted under the Code and all other approvals required by law. This by-law does not apply to the Original Owner.
 - (a) An Owner or Occupier of a Lot shall not construct a Lot or undertake any alteration without the approval of the Design Assessment Panel constituted in accordance with the Code.
 - (b) An Owner or Occupier of a Lot shall not deviate from the standards listed below unless otherwise first approved in writing by the Principal Body Corporate and the Design Assessment Panel constituted in accordance with the Code.
- 8.2 An Owner in a Subsidiary Body Corporate must comply with the provisions of the Renovation Rules as detailed in Schedule D Clause 6 to this Community Management Statement when making alterations within a Lot.

9. PLANTS AND GARDENS

9.1 No removal

A Subsidiary Body Corporate and Owners or Occupiers must not, without the Ephraim Island Body Corporate's written approval:-

- a remove or damage a lawn, garden, tree, shrub, or flower (together "plant"), furniture, artwork or facility on the Common Property or the Marina;
- b use a part of the Common Property or the Marina as a garden;
- allow any plant species greater than 2m in height or of a weight which may compromise the structural loading of a building to be grown on any part of the Lot or the Common Property.

9.2 Plants visible from a Lot

Any plant in a Lot that is visible from outside the Lot must be:-

- a variety approved by the Ephraim Island Body Corporate;
- b pruned as appropriate;
- c maintained in a good and healthy condition; and
- d promptly removed (if it dies) and replaced with an Ephraim Island Body Corporate approved variety.

10. RUBBISH DISPOSAL

A Subsidiary Body Corporate and Owners or Occupiers must not leave rubbish or other materials, including recycle material on the Common Property or Marina in a way or place likely to interfere with the use and enjoyment of the Common Property or Marina by someone else. Bins should not be visible unless it is within a few hours of their scheduled collection.

10.2 **Disposal**

A Subsidiary Body Corporate and Owners or Occupiers may only dispose of rubbish in ways approved by or specified by the Ephraim Island Body Corporate.

10.3 **Disposal**

A Subsidiary Body Corporate and every Owner or Occupier must:-

- a comply with all laws about disposal of rubbish; and
- b ensure that the health, hygiene and comfort of other Owners and Occupiers is not adversely affected when disposing of rubbish.

10.4 Disposal

A Subsidiary Body Corporate and Owners and Occupiers must not restrict access to the Common Property, Inlets or Marina by the relevant government authority, the Ephraim Island Body Corporate, its contractors or workmen in collecting and disposing of rubbish.

11. USE OF LOTS, COMMON PROPERTY AND MARINA - GENERAL

11.1 No flammable substances

Subject to by-laws 11.2 and 11.3, a Subsidiary Body Corporate and Owners and Occupiers must not, without the Ephraim Island Body Corporate's written approval, store a flammable substance on the Common Property or Marina.

11.2 **Domestic substances**

A Subsidiary Body Corporate and Owners and Occupiers must not, without the Ephraim Island Body Corporate's written approval, store a flammable substance on a Lot unless the substance is used or intended for use for domestic purposes and may be lawfully used for that purpose.

11.3 Exceptions

However, by-law 11.1 does not apply to the storage of fuel in:

- a the fuel tank of a vehicle, Vessel or internal combustion engine; or
- b a tank kept on a vehicle or Vessel in which the fuel is stored in accordance with the requirements of the law regulating the storage of flammable liquid.

11.4 Caretaker Activities

Notwithstanding this by-law 11, the Caretaker may store flammable substances used by the Caretaker in the course of acting as a Caretaker in a non-residential part of the Caretaker's Lot, or on parts of the Common Property or Marina specified by the Ephraim Island Body Corporate as a storage area.

11.5 Use of Lots Land Marina

A Subsidiary Body Corporate or an Owner or Occupier using Common Property or the Marina or facilities in Lots must use them properly and only for the purpose for which they are designed.

11.6 Notice of damage or defect

A Subsidiary Body Corporate or an Owner or Occupier shall give the Ephraim Island Body Corporate or the Caretaker prompt notice of any damage to or defect in the Common Property, Inlets or Marina including in any water or gas pipes including electrical cables, service cables and other fixtures. The Ephraim Island Body Corporate shall have power (by its contractors or workmen) to examine and make such repairs and renovations to the Common Property, Inlets or

Marina as it may deem necessary for the safety and preservation of the Ephraim Island Land and the Marina as often as may be necessary.

12. RESTRICTED ACCESS AREAS

12.1 Restricted Area

The Ephraim Island Body Corporate and the Subsidiary Bodies Corporate must use all reasonable endeavours to ensure that any parts of the Recreation Areas or Marina used for:-

- a electrical substations or control panels; or
- b fire service control panels; or
- c telephone exchanges; or
- d other services to the Lots, Recreation Areas or Marina including equipment to operate pools, security devices and the Recreation Areas;

are kept locked unless there is a legal requirement to the contrary. Owners or Occupiers may not enter or open or tamper with such areas without the consent of the Ephraim Island Body Corporate.

12.2 Storage

The Ephraim Island Body Corporate may use or authorise the use of appropriate parts of Recreation Areas or the Marina to store equipment used for the performance of the Ephraim Island Body Corporate's duties in respect of the Recreation Areas or the Marina. These areas may be locked and access prohibited without the authority of the Ephraim Island Body Corporate.

13. USE OF RECREATION AREAS

13.1 Rules

The rules for the use of any Recreation Areas are:-

- a the following Recreation Areas must not be used outside the following hours:
 - i. outdoor pools 7.00am to 9.00pm;
 - ii. in respect of the following areas of the Well Being Centre:-
 - Lap pool 5.00am to 9.00pm;
 - Gymnasium and exercise area 5.00am to 9.00pm;
 - iii. Day spa 7.00am 9.00pm,

or such other hours as agreed to by the Ephraim Island Body Corporate. The Ephraim Island Body Corporate may from time to time declare hours of use in respect of other Common Property.

- b subject to the access and use rights of the public patrons of the operator of the Day Spa to the Well Being Centre, Common Property may only be used by the Owners or Occupiers or their guests accompanied by the Owner or Occupier.
- each Owner or Occupier must (and must ensure their guests) exercise caution at all times and do not behave in any manner that is likely to interfere with the use and enjoyment of the Common Property by other persons;
- d if congestion is experienced in the use of the Common Property the Ephraim Island Body Corporate may arrange for the implementation of systems of mutual benefit of all Owners and Occupiers; and
- e all users of the Common Property must be suitably attired and must observe a dress coded suitable for the occasion.

An owner or occupier must not permit any guest to use any part of the Recreation Areas if that guest is paying any owner or occupier a fee which is related in any way with the use of the Recreation Areas. For instance, an owner or occupier cannot conduct swim classes or gym classes where there is a participation fee. This by-law does not prevent an owner or occupier conducting classes for a fee for owners/occupiers.

13.2 Swimming Pool, Spa and Sauna

In addition to by-law 13.1, the rules for use of any swimming pool area include:-

- a the gates to a swimming pool must be closed immediately after entry or exit.
- b children under the age of 12 must be supervised by an adult when they are inside a swimming pool fence.
- c a person must not allow an animal inside a swimming pool fence.
- d the Ephraim Island Body Corporate has the power to pass and change rules setting minimum dress standards for people in a swimming pool area.
- e a person must not bring any glass into any swimming pool, spa or sauna areas.
- f a person must not drink alcohol in the swimming pool, spa or sauna.
- g. inflatable floating mattresses/chairs and other pool toys are only permitted with a capacity of one person.

13.3 Closure of Common Property

The Ephraim Island Body Corporate may close any Recreation Area for maintenance purposes.

13.4 <u>Use of Common Property</u>

People using the facilities in any Recreation Area must use them only for their intended purpose, keep them clean and not leave them in any untidy or littered state. Balls and other items must not be thrown onto any gardens.

13.5 <u>Day Spa</u>

The Ephraim Island Body Corporate may lease, licence or grant occupancy rights in respect of the Day Spa to a third party which rights may include the right of public patrons of the Day Spa to access the Well Being Centre and use the facilities and equipment in the Well Being Centre.

13.6 **Gymnasium**

- a The gymnasium must not be used outside the hours of 5.00am to 9.00pm.
- b The gymnasium may only be used by the Owners or Occupiers or their guests if the guest is accompanied by the Owner or Occupier.
- c Persons use the gymnasium (including all the equipment in the gymnasium) at their own risk.
- d Persons using the equipment in the gymnasium shall do so in a manner consistent with the design parameters of each piece of equipment.
- e Shirts / singlets and shoes must be worn in the gymnasium at all times.
- f Children under the age of 16 must be supervised by a competent adult when they are inside the gymnasium.
- g A towel must be used on all gymnasium equipment.
- h Alcohol, smoking, eating and glass bottles are prohibited in the aymnasium.
- i Persons with health or fitness issues that are likely to be exacerbated by use of the gymnasium must seek advice from a medical practitioner prior to using the gymnasium.
- Use of the gymnasium serves as an acceptance of the conditions of use.

13.7 **Disorderly Conduct**

A drunken or disorderly person found in or upon the Recreation Areas may be summarily ejected and removed from the Ephraim Island Land, Inlets or Marina by a security officer or a member of the police force.

13.8 Prohibition

The Ephraim Island Body Corporate Committee can prohibit an Owner or Occupier or invitee from Recreation Areas for a certain period of time if they have reasonable grounds to do so.

13.9 BBQ areas

- 1. The BBQ areas are open from 7.00am to 9.00pm.
- The BBQ areas can be booked through Security.
- 3. An owner or occupier may have a maximum of 20 guests for the B 26 BBQ/Pool and park area. The committee's written consent is required for more than 20 guests. An owner or occupier may have a maximum of 10 guests for the Marina BBQ/Pool area. The committee's written consent is required for more than 10 guests.
- 4. Users must clean the BBQ hot plate, surrounding bench and dining tables when finished. Cleaning equipment can be obtained from Security.
- 5. Residents are responsible for the conduct of their invited guests. Residents must accompany guests at all times.
- 6. No smoking is permitted in the BBQ areas.
- 7. Rubbish and all glass/bottles must be removed from the BBQ areas and placed in the appropriate waste bins located near the BBQ areas or in the basement refuse rooms.
- 8. Tables & chairs must be repositioned to their original layout when finished.
- 9. By-Laws in relation to noise must be complied with at all times.
- Booking a BBQ area does not provide sole use of that BBQ area. At all times other owners and occupiers are able to use the BBQ area.
- 11. The BBQ areas are part of a common area in an amphitheatre created by the surrounding buildings, where noise carry is exaggerated. Occupiers and guests must keep noise to a minimum. Amplified music and raucous behaviour is not permitted. Parents must keep the noise from their children to a minimum.
- 12. Ball games are not permitted.

14. VEHICLES

14.1 **Parking**

An Owner or Occupier must not, without the Ephraim Island Body Corporate's written approval:-

- a park a vehicle or allow a vehicle to stand on the Common Property which is marked with a yellow line (to indicate no standing at any time); or
- b permit anyone else to park a vehicle or allow a vehicle to stand on the Common Property'
- C all Vehicles must be parked so that the Vehicle is contained within the lines of the car park and must not protrude onto the common property or onto an adjoining car park.

unless the area of Common Property is designated for such purposes and then only subject to any rules set by the Ephraim Island Body Corporate in relation to use of such areas.

14.2 Cancellation of Approval

The Ephraim Island Body Corporate may cancel any approval given under by-law 14 by giving 7 days written notice to the person who originally obtained the approval

14.3 Access by Vehicles

Vehicles may only traverse Common Property areas designed for that purpose.

14.4 Speed of Vehicles

Vehicles must be driven safely and at a safe speed as determined by the Ephraim Island Body Corporate and if not determined, then the speed is not to exceed 10km/hour at any time. Non-registered vehicles such as gold buggies may only be used on that part of the Common Property comprising a road. Any such vehicle used must only be done so by an adult holding a public liability insurance policy, a copy of the certificate of currency must be displayed on the vehicle at all times.

14.5 Not to apply to Original Owner

So that there is no confusion, this by-law does not apply to the Original Owner in respect of Lots it intends to further subdivide.

14.6 **Towing**

Unlawfully parked vehicles will be dealt with as follows:

a Visitor's Car park and Promontory Car Park and Top Deck (excludes visitors' car park Building 31), within a 7 day period:-

Label car with NOTICE and record in book (1st time);
After 24 hours, Label car with NOTICE and record in book (2nd time;)
After 24 hours, Label car with RED STICKER and record in book (3rd time); and tow vehicle and record in book.

b Basement Car park

The Occupier entitled to the use of the car space is to request the Resident Manager to remove the unlawfully parked vehicle, If possible, contact owner of vehicle. Label vehicle with RED STICKER.

Within 20 minutes, contact a licensed towing company to remove vehicle.

14.7 Guest Parking

Residents are permitted to park their guest's vehicle in the Visitor's Car Park outside their building for a one overnight stay, but must first advise security or the Resident Manager of the vehicle's registration number and obtain a Vehicle permit to be placed on the dashboard of the Vehicle, or if there is no dashboard it is to be placed on a prominent part of the front of the Vehicle.

14.8 Long term parking

Long term parking facilities (to a maximum of 7 days) are available in Compactor Visitor's car park (adjacent to B31), this use is subject to approval by the Body Corporate.

14.9 Parking enforcement procedures for Security staff

The following procedures are to be followed by security staff:

- a lssue a warning notice onto all vehicles illegally parking in the visitor parking areas and report the registration numbers of the vehicles to the Resident Manager;
- b Illegally parked vehicle registration numbers which are reported twice during a one week period and issued with a warning notice (which is to advise that further illegal parking will result in towing of the vehicle), upon the sighting of the same registration number of an illegally parked vehicle, on the third occasion in a week period Security are to have a tow away order raised and issued to a licensed towing company for the vehicle's removal;
- vehicles found parked on/over or parallel to a continuous yellow line are to be towed away immediately with Security approved to arrange such action;
- d Vehicles parked on Common Property lawns, basement roadways (not in parking spaces) blocking fire exit doors or substations or communications rooms are to be towed away without a requirement of issue a notice; and

e Upon receipt of a complaint from a resident of an illegally parked vehicle in their allocated car parking space(s), Security are approved to arrange immediate tow away of the offending vehicle.

14.10 Prohibited uses of common property

- a Motorised skateboards, scooters and unregistered carts are prohibited to be driven in the basement and basement entry and exit ramps;
- b Bicycles are permitted to be ridden on common property if all State and/or Commonwealth rules concerning bicycles are followed."

14.11 Visitor Parking

- a Automobiles (to a maximum weight of 2.5 tonnes) are permitted to park in any Ephraim Island Visitor Car Park.
- b The following are not permitted in visitor car parks except with the written permission of the Committee: caravans, boats, trailers, pop-up caravans and camper trailers, tractors, motor-homes, trucks, furniture, storage units or any other goods of any kind.
- C Owners and Occupiers may apply in writing for permission to park the vehicles and items listed at by-law 14.11(b) in the Compactor car park (being adjacent to building B 31) for up to 7 days in a calendar month.
- d Except with the written permission of the Committee, visitor parking is limited to:
 - i. up to 7 days in a calendar month in the Compactor car park; and
 - ii. up to 4 hours in a 24 hour cycle for any other visitor parking, including the Promontory car park and the visitor parking adjacent to building 1.
- e Owners and Occupiers may apply in writing for permission to park in the visitor parking for longer than the prescribed times.
- f Owners and Occupiers with permission to park in the visitor car parks must obtain a parking voucher from security and display the voucher in an easily visible location on the dashboard of their vehicle.

14.2 Cranes

A lot owner or occupier shall not allow a crane to enter or operate on Ephraim Island Land without first:

- a obtaining the consent of Ephraim Island Body Corporate; and
- b providing the following documents to the Ephraim Island Body Corporate:
 - a letter from the crane operator detailing their plan for compliance with Workplace Health and Safety Regulations when operating the crane on Ephraim Island Land;

- ii. a copy of the crane operator's relevant licences to operate the crane;
- iii. a copy of the crane operator's relevant insurance documents including public liability insurance; and
- iv. an engineer's report regarding the crane and the crane's expected load. The report must state:
 - that the engineer has assessed the load capacity of any relevant load bearing structure and:
 - that it is acceptable for the crane to operate on the Ephraim Island Land with the expected load;
 - any conditions that are to be imposed to ensure that the load capacity of any relevant load bearing structure is not exceeded; and
 - that the expected load complies with any of the imposed conditions.

14.3 Heavy Vehicle

- a In this by-law Heavy Vehicle means any Vehicle or Vessel which weighs over 4.5 tonnes gross vehicle mass.
- b A lot owner or occupier shall not allow a Heavy Vehicle to enter or operate on Ephraim Island Land without first obtaining the consent of Ephraim Island Body Corporate.

14.4 Oversized Vehicles

- a Any oversized Vehicle that cannot readily be parked elsewhere on the scheme is to be parked in the 2 allocated car spaces in the Compactor car park.
- b Normal sized Vehicles must not park in the car parks allocated for oversized vehicles.

15. RECOVERY OF COSTS

15.1 Payment

A Subsidiary Body Corporate or an Owner (which expression extends to a mortgagee in possession) shall pay on demand the whole of the Ephraim Island Body Corporate's costs and expenses (including solicitor and own client costs), such amount to be deemed a liquidated debt, incurred in:-

a recovering levies or moneys payable to the Ephraim Island Body Corporate pursuant to the Act levied in respect of a Subsidiary Scheme, a Lot or upon a Subsidiary Body Corporate or an Owner by the Ephraim Island Body Corporate or otherwise pursuant to these by-laws:

- b all proceedings including legal proceedings conducted in favour of the Ephraim Island Body Corporate taken by or against a Subsidiary Body Corporate or an Owner or Occupier of the Owner's Lot, including but not limited to appeals; or
- c enforcing these by-laws.

15.2 Failure to pay

If a Subsidiary Body Corporate or an Owner (or the Owner's mortgagee in possession) does not pay the Ephraim Island Body Corporate's costs and expenses after demand is made for payment, then the Ephraim Island Body Corporate may do either or both of the following:-

- treat the demanded costs and expenses as a liquidated debt and take action to recover that liquidated debt in any Court of competent jurisdiction; or
- b enter the Ephraim Island Body Corporate's costs and expenses against the levy account in respect of the Subsidiary Scheme or Lot (as the case may be).

16. DEVELOPMENT BY ORIGINAL OWNER

16.1 **Development**

Despite any other by-law, the Original Owner may do anything relating to the Development of the Ephraim Island Land or the Marina as set out in this community management statement.

16.2 Original Owner's Activities

Without limiting by-law 16.1 the Original Owner may do anything relating to the Development and construction of the Marina:-

- a on or adjacent to Common Property including excavation, general earthworks, the construction of Common Property areas (including roads, parks, courtyard areas, inlets and any swimming pool, gymnasium or marina workshop area) or the installation of utility infrastructure;
- b on or to a Lot owned by the Original Owner;
- c without requiring the Ephraim Island Body Corporate's or any Subsidiary Body Corporate consent or approval;
- d without incurring any responsibility or liability to the Ephraim Island Body Corporate or any Subsidiary Body Corporate;
- e use any Lot or permit any Lot to be used for the purposes of a display or sales Lot;
- f erect signage or permit signage to be erected on Ephraim Island Land;
- g bring heavy earthmoving and construction equipment onto the Common Property or the land to contain the Marina from time to time in order to complete the Development and the construction of the Marina.

16.3 No delay of Original Owner

The Ephraim Island Body Corporate, an Owner or Occupier or a Subsidiary Body Corporate must not do anything that hinders or prevents or slows down the Original Owner's process of developing the Ephraim Island Land or the Marina and the Ephraim Island Body Corporate must not do anything that might have any of these effects or outcomes.

16.4 No objection

The Ephraim Island Body Corporate and each Subsidiary Body Corporate and each Owner and Occupier shall not make any objection or claim against the Original Owner, its agents, employees, contractors or invitees in respect of any noise, dust, traffic or nuisance of any type which may arise in connection of the Marina by or on behalf of the Original Owner.

16.5 **Indemnity**

The Ephraim Island Body Corporate and each Subsidiary Body Corporate and each Owner and Occupier of a Lot indemnifies and shall keep indemnified the Original Owner against any loss, cost, damage, liability, delay suffered or incurred directly or indirectly because of their breach of this by-law 16.

16.6 Access by Original Owner

The Ephraim Island Body Corporate and each Subsidiary Body Corporate and each Owner and Occupier agree that the Original Owner, its contractors and workmen shall be entitled to full and free uninterrupted access over and to the Common Property (including Common Property the subject of an exclusive use by-law), the Inlets, to the Marina land and to any Lot owned by the Original Owner to carry out the Development of or construction on a Lot or the Marina.

17. ACCESS BY EPHRIAM ISLAND BODY CORPORATE

A Subsidiary Body Corporate and each Owner or Occupier upon receiving reasonable notice from the Ephraim Island Body Corporate (except in the case of an emergency where such notice shall not be necessary) shall at all times allow (and hereby grants an irrevocable licence in favour of) the Ephraim Island Body Corporate, its contractors or workmen the right of access to subsidiary common property and/or Lots (with our without machinery, vehicles, plant and equipment) or a Marina Berth for the purposes of carrying out works or effecting repairs to any utility infrastructure situated on the subsidiary Common Property or the Lot or a nearby Lot or a Marina Berth.

18. EPHRAIM ISLAND BODY CORPORATE EMPOWERED TO ENTER INTO AGREEMENTS

18.1 Agreements

Without derogating from any powers, authorities, duties and functions conferred or imposed on it by or under the Act or elsewhere under these by-laws, the Ephraim Island Body Corporate shall be empowered to enter into with such person or persons or corporation or corporations as the body corporate in its absolute discretion shall decide one or more of the following agreements or arrangements:-

- an agreement or agreements for the caretaking, security, management and/or maintenance of the Common Marina or the Bridge; and
- b an agreement or agreements for the appointment of a body corporate manager for the performance of (among other things)O certain duties and obligations of the secretary and treasurer of the Ephraim Island Body Corporate and such other duties and obligations as the Ephraim Island Body Corporate shall deem appropriate;
- an agreement or agreements or building management statements for the purpose of better seeing to the proper functioning, operation and management of the Ephraim Island Land, Common Property, Inlets, the Marina or for the purposes of ensuring the proper performance of the powers, duties and functions of the Ephraim Island Body Corporate and of the Committee (including agreements with service contractors and service and maintenance contracts in respect of utility services such as mechanical ventilation, fire control equipment and security systems);
- d an agreement or agreements for the supply of services and access to the Ephraim Island Land and incorporating cost sharing arrangements;
- e burden and/or benefit easements affecting the Ephraim Island Land in favour of or from public authorities (including the local government) or adjoining land owners or owners of Land in the vicinity of the Ephraim Island Land for purposes of access, private or public open space, services or for other purposes specified in any development approval relating to the Ephraim Island Land or any infrastructure agreements relating to the Ephraim Island Land or any other purpose decided by the Ephraim Island Body Corporate and upon such terms (including cost contributions) as decided by the Ephraim Island Body Corporate;

- easements, agreements for lease, licences or other rights of occupation of the Marina, open space on Common Property or the Bridge for the use of them for the benefit of Owners or Occupiers or the public; and
- g the leasing, licensing or allowing occupation of the Day Spa and allowing access to and use of the Well Being Centre and its facilities to the operator and patrons of the Day Spa.

18.2 Compliance

Owners and Occupiers must:-

- comply with all agreements entered into by the Ephraim Island Body Corporate so far as they are relevant; and
- b not do anything that may cause the Ephraim Island Body Corporate to be in breach of any agreement.

18.3 **Terms**

Any such agreements shall be upon terms and conditions as the Ephraim Island Body Corporate shall decide in its absolute discretion.

19. PETS AND ANIMALS

- 19.1 The Owner or Occupier of a Lot may keep a maximum of one small dog or one cat in the Lot as long as the animal:
 - a does not disturb others;
 - b is a domesticated pet;
 - c is toilet trained:
 - d is carried whilst on any common property of a Subsidiary Scheme other than common property to which the Owner or Occupier of the Lot has an exclusive use right;
 - e subject to paragraph 19.1g, that cats are kept indoors;
 - f wears an identification tag clearly showing the owner's address and phone number;
 - g is kept clean, quiet and controlled at all times whilst in the Lot and on a leash when on the Common Property;
 - h does not weigh more than ten (10) kilograms when fully grown;
 - i is not taken into the pool areas, barbeque areas or gymnasium.
- 19.2 The Owner or Occupier must clean up after the Owner or Occupier's animal. If the animal does deposit excrement whilst Common Property, the Owner or Occupier must immediately collect and dispose of the excrement in a sealed plastic bag within their household rubbish and NOT in any Common Property rubbish bins.
- 19.3 The Owner or Occupier must supply a recent photograph of the animal and the Gold Coast City Council registration number of the animal to the Resident Manager for identification purposes.
- 19.4 If challenged, the Owner or Occupier has the onus of proof (balance of probabilities) with respect to the matters contained in by-law 19.1.
- 19.5 Subject to by-law 19.1 the Owner or Occupier must not, without the Ephraim Island Body Corporate's written approval:
 - a bring an animal onto, or keep an animal on a Lot or the Common Property; or
 - b permit an invitee to bring an animal onto or keep an animal on the Lot or Common Property.
- 19.6 Subject to by-law 19.1, each Owner or Occupier must obtain the Ephraim Island Body Corporate's written approval before brining, or permitting a guest to bring an animal onto a Lot or the Common Property.

- 19.7 An application to the Ephraim Island Body Corporate for approval to keep one small dog or one cat in the Lot must include a veterinary certificate stating that the animal is healthy.
- 19.8 The Ephraim Island Body Corporate may order an animal to be removed from the Ephraim Island Land if the animal does not meet all or is in breach of any of the criteria set out in by-law 19.1.
- 19.9 Any pet or other animal found running loose on the Common Property may be detained by the Ephraim Island Body Corporate and such pet or other animal will only be released to its owner upon payment to the Ephraim Island Body Corporate of a handling charge of \$50 or such other amount as the Ephraim Island Body Corporate may from time to time determine.
- 19.10 The Gold Coast City Council's Dog Laws apply to all Owners, Occupiers and Visitors.

20. GST

20.1 **GST Definitions**

In this by-law:-

- a "GST" has the same definition as that term has in the GST Legislation;
- b "GST Legislation" means the A New Tax System (Goods and Services Tax) Act 1999 (Cth) and any associated Commonwealth legislation, regulations and publicly-available rulings;
- c "GST Liability" means the liability of the relevant party making a Taxable Supply (the "Supplier") to another party (the "Recipient") under or pursuant to this document to pay GST under the GST Legislation in respect of that Taxable Supply; and
- d Other expressions not defined above have the meanings as defined in the GST Legislation.

20.2 Payment of GST

The Recipient must:

- a Pay to the Supplier the amount of the Supplier's GST Liability (if any); and
- b Make that payment to the Supplier at the same time as the Recipient makes the payment for the relevant Taxable Supply.
- The Supplier must deliver to the Recipient a tax invoice in a form which complies with the GST Legislation to enable the Recipient to claim any input tax credits that that Recipient may be entitled to claim in respect of the payment by the Recipient for the Taxable Supply. The tax invoice must be delivered not later than the date of payment referred to in paragraph 20.2 of this by-law.
- Any amount to be reimbursed to a party ("Reimbursed Party") under this document by another party ("Reimbursing Party") which does not relate to a taxable supply made by the Reimbursed Party shall be reduced by the amount of any input tax credits to which the Reimbursed Party is entitled in respect of the creditable acquisition for which reimbursement is being sought. The intention is that the Reimbursing Party only reimburses the Reimbursed Party for the net cost of the acquisition so as to avoid any element of price exploitation.
- e It is agreed that all amounts payable by the Recipient to the Supplier under or in accordance with these by-laws are exclusive of GST.

21. COPIES OF BY-LAWS

The Owner must give a copy of these by-laws to any Occupier of his Lot.

22. COMPLIANCE WITH LAWS

Owners and Occupiers must comply with all laws (including Environmental Laws) and the requirements of all relevant authorities in respect of Ephraim Island and the Marina. Further, an Owner or Occupier of a Marina Berth must comply fully with the terms of the Marina Berth Sublease.

23. EXCLUSIVE USE AREAS

23.1 Exclusive Use Areas

The Original Owner may allocate the exclusive use of part of the Common Property ("Exclusive Use Area") to a Lot or a Subsidiary Scheme nominated in writing by the Original Owner to the Ephraim Island Body Corporate. When the allocations are made they will be identified in Schedule E. The Owners of such lots:-

- a are entitled to only use the Exclusive Use Area for the purposes as nominated in Schedule E;
- b at their own expense keep the Exclusive Use Area clean and tidy provided however the Ephraim Island Body Corporate shall be responsible for the expense of cleaning those Exclusive Use Areas which are carparks;
- c are responsible for the maintenance and operating costs of the Exclusive Use Area.

23.2 Grant subject to access

The grant of the exclusive use and enjoyment of an area is made subject to the relevant Owner allowing the Ephraim Island Ephraim Island Body Corporate and their properly appointed agents access at all reasonable times to such Exclusive Use Area for any proper purpose.

23.3 Swapping exclusive use and storage space

The registered owners of Lots may at any time swap exclusive use carpark or storage space areas. Written notification of any such swap shall be provided by all registered owners involved in a swap to the Ephraim Island Body Corporate. The Ephraim Island Body Corporate shall maintain an up to date record of the car spaces and storage spaces allocated to the various owners from time to time.

23.4 Storing goods in Exclusive Use Areas

- a. Workplace Health & Safety and Fire Regulations apply to all carpark spaces. No items are to be stored on top of the storage cages in order to comply with the Automatic Fire Sprinkler System 2008 Clause (5.5.7) legislation.
- b. All car park spaces are to be kept free of furniture, and any non-furniture items (other than sports equipment) must be stored in a fire resistant and waterproof container.
- Sports equipment may be stored on car spaces.

24. NO SHORT TERM LETTING

24.1 Lots must not be let or licensed for a period of less than 3 months unless the Ephraim Island Body Corporate otherwise approves.

25. ACOUSTICS

- 25.1 An Owner or Occupier must not without any prior approval in writing of the Ephraim Island Body Corporate and the relevant Subsidiary Body Corporate and subject to any reasonable conditions the Ephraim Island Body Corporate and the relevant Subsidiary Body Corporate may impose:
 - a remove, install or reinstall any hard floor (for example timber or tile) surfaces unless it achieves a minimum field impact isolation control of 55db under relevant Building Code Regulations and is suitably acoustically treated and so the floor remains structurally sound; or
 - b interfere with any ceiling acoustic treatment so that the acoustic treatment no longer achieves a minimum field impact isolation control of 55db under the relevant Building Code Regulations.
- 25.2 When removing or installing any hard timber floor surfaces pursuant to by-law 25.1a:
 - a the insurance of the work during installation is to be the responsibility of the Owner or Occupier of the Lot;
 - b all costs associated with the work are to be met by the Owner or Occupier of the Lot;
 - c any common property damaged as a consequence of installation is to be fully reinstated at the expense of the Owner of the Lot;
 - d the Owner of the Lot is to be responsible for the cleaning of the common property areas used to transport materials and waste relating to the installation;
 - e the Owner of the Lot is responsible for removal from the Lot and any common property of all surplus materials;
 - the Ephraim Island Body Corporate and the relevant Subsidiary Body Corporate and any Subsidiary Body Corporate costs in providing the approval are to be met by the Owner of the Lot;
 - g upon completion the Ephraim Island Body Corporate and the relevant Subsidiary Body Corporate is to receive written verification that the flooring applies to the standards referred to in by-law 25.1. When preparation of the floor is completed, the Ephraim Island Body Corporate Committee is entitled to inspect prior to any timber being laid;
 - h the Owner or Occupier of the Lot's contractor must park in the Owner or Occupier's allotted car space; and
 - l hours of work of the contractor are to be between 9.00 am to 4.00 pm Monday to Friday.
- 25.3 The minimum field impact isolation control of 55db under the relevant Building Code Regulations required under By-law 25.1 a only applies to a lot situated directly above another lot. It does not apply to a lot situated directly above Common Property. For clarity, an Owner or Occupier of a lot situated directly above Common Property must still seek prior approval in writing of the Ephraim Island Body Corporate and the relevant Subsidiary Body Corporate and adhere to any conditions imposed by the Ephraim Island Body Corporate and the Subsidiary Body Corporate when removing, installing or reinstalling any hard floor (for example timber or tile).

26. THROWING OBJECTS

26.1 An Owner or Occupier shall not throw or allow to fall or permit or suffer to be thrown or fall any object or substance out of the windows or doors or down the staircase, passages (apart from garbage chutes) or skylights, from balconies, from the roof or in passageways of the building or any part of the common property. Any damage or costs for cleaning or repair caused by a breach of this by-law and any consequential damages or costs arising therefrom shall be borne by the Owner or Occupier concerned.

27. SOUND

- 27.1 All musical instruments, radios, television sets and sound equipment shall be controlled so that the sound is reasonable and does not cause an annoyance to the other Owners of Occupiers.
- 27.2 An Owner or Occupier shall not hold or permit to be held any social gathering in the Lot in which there shall occur any noise which interferes with the peace and quietness of any other Owner or Occupier, at any time day or night.
- 27.3 The volume of radio, television receivers or sound equipment shall be kept as low as possible at all times and they shall not be operated between the hours of 10.00 pm and 8.00 am in such a manner as to be audible at all, to any other Owner or Occupier of another Lot.
- 27.4 An Owner or Occupier shall not permit any musical instrument to be practiced or played upon or any avoidable noise to be made in a Lot between the hours of 10.00 pm and 8.00 am.
- 27.5 In the event of any unavoidable noise in a Lot at any time the Owner or Occupier shall take all practical means to minimise the annoyance to other Owners or Occupiers including closing all doors, windows and curtains of the Lot.

28. REMOVALS

28.1 An Owner or Occupier shall not move any furniture, piano, or safe into or out of any Lot without prior notice given to the Ephraim Island Body Corporate and the moving must be done in the manner and at the time directed by the Ephraim Island Body Corporate or the Caretaker appointed by the Ephraim Island Body Corporate.

28.2

- a In this by-law 'Removal Truck' means any Vehicle or Vessel which weighs over 4.5 tonnes gross vehicle mass and is used for the purpose of transporting furniture and other household items.
- b An Owner or Occupier must obtain permission to allow their Removal Truck to park in Visitor car parking.
- The Removal Truck for Owners and Occupiers of Building 2, 3 and the Subsidiary 102 Villas must park in the car park adjacent to building 1 and transport the furniture and other items by ute or other Vehicle through the basement car park.
- d The Removal Truck for Owners and Occupiers of Buildings 5-31 must park in the car park adjacent to building 1 and transport the furniture and other items by ute or other Vehicle through the basement car park.
- e The Removal Truck for Owners and Occupiers of the Subsidiary 104 villas and beach houses may park outside the villa or house it is delivering to as long as it does not obstruct the common property or impede access to other lots.

29, EXTERNAL APPEARANCE

29.1 Window Furnishings

Window Furnishings (including blinds, drapes and curtains must conform to the standards set by the body corporate. The standards include those set out in by-laws 29.2 to 29.6 (inclusive).

29.2 Curtains

Curtains are to have off white or white backing and any sheer is to be white or off white in colour with no coloured patterns.

29.3 Blinds/Shutters

- a All timber shutters and timber venetian blinds are to be painted white or off white in colour.
- b Blinds (Roman, Roller etc.) are to be backed with a white or off white material.
- c All venetian blinds are to be white or off white in colour.

29.4 Internal Sun Screen Roller Blinds

All sun screen roller blinds are to be white, off white or charcoal in colour.

29.5 Security Screens/Doors

Security screens to windows and sliding doors are to have frames in a colour to match the window frames. All in-fill panels are to be black in colour and have no visible bar or grilles.

29.6 Lighting

Any external lighting treatment to the Lot shall be in accordance with the external lighting scheme installed by the Original Owner. Light globes shall not be of a different colour to those which were installed by the Original Owner.

29.7 Articles etc on balconies

An Owner or Occupier of a Lot shall not, except with the consent in writing of the Ephraim Island Body Corporate, hang any washing, towel, bedding, clothing or other article or display any sign, advertisement, placard, banner, pamphlet or like matter on any part of his or her Lot in such a way as to be visible from outside the Building.

29.8 Fans on Balconies

An Owner or Occupier can install and maintain in good order a fixed fan on their balcony ceiling with the written consent of the Committee. The Committee will have regard to the impact the fan will have on the aesthetics.

29.9 Additional Wind Barriers

a An Owner or Occupier must get the written approval from the Committee to install additional screening on their lot.

The Committee will not unreasonably withhold consent and will have regard to the following when granting or denying consent:

- (i) the screening is consistent with the existing screens in the Body Corporate.
- (ii) the screening facilitates compliance with local town planning.
- (iii) tracks currently exist.
- (iv) when in the retracted position, the perimeter of the balcony is not enclosed by more than 40% of its length.
- (v) when in the extended position, the enclosure can be 100% if the Owner or Occupier wishes but the screens must remain operable.
- (vi) the screens must match existing colours, finishes and materials.
- (vii) new materials and fabrication must match or exceed the original specifications and comply with relevant Australian Standards and Building Codes.
- (viii) the screening and building fixtures is to be fabricated and installed by approved contractors.

- b There are four zones to which differing rules apply (refer to drawings included as clause 8 Schedule D):
 - (i) Zone 1 additional or new sliding screens acceptable on existing tracks. New screens to be operable louver type to match existing or optionally clear glazed sliding screens. These can be used in combination with a clear glass balcony divider in approved locations to assist enclosure. Groups of screens on a track can consist of all louvered type or all glazed type or any combination of each.
 - (ii) Zone 2 additional or new sliding screens acceptable on existing tracks. New screens to be operable louver type to match existing. There is no option for glazed sliding screens. These also can be used in combination with a clear glass balcony divider in approved locations to assist enclosure.
 - (iii) Zone 3 additional fixed and sliding screens will be considered on a case by case basis.
 - (iv) Zone 4 new sliding screens acceptable on new tracks. New tracks to be clear glazed sliding screens. These can be used in conjunction with a clear glass balcony divider in approved locations to assist enclosure.
- c New screens, fixtures, glazing and structures are to be designed to comply with the following structural criteria as applied to the existing building:
 - (i) Region B.
 - (ii) Terrain Category 1 for serviceability wind speeds.
 - (iii) Terrain Category 2 for ultimate wind speeds.
 - (iv) importance level 3.
 - (v) Regional wind speed Vserv = 38 m/s (20 yr return).
 - (vi) Regional wind speed Vuit = 60 m/s (1000 yr return).
 - (vii) Shielding multiplier: Ms 1.0.
 - (viii) Topographic multiplier: Mt 1.0.
 - (ix) Internal pressure coefficient Cpi: _0.2, -0.3
 - (x) Allow for local pressures around the building as specified in A\$ 1170,2.
 - (xi) Design wind pressures to be derived from the site wind pressures by using appropriate coefficients and factors in accordance with AS 1170 part 2 2002.
 - (xii) Wind pressures at floor levels:

a.	Level 7 to roof	qzu: 2.52kPa	qzs: 1.23kPa
b.	Level 5 to 6	qzu: 2.38kPa	qzs: 1.17kPa
C.	Level 1 to 4	qz∪: 2.12kPa	azs: 1.07kPa

- d. qzu: denotes ultimate site wind pressure.
- e. qzs: denotes serviceability wind pressure.

30. CARPARK SPACES

30.1 The Ephraim Island Body Corporate has the authority of Owners and Occupiers of Lots and is empowered to organise cleaning services for the carpark spaces.

31. INSTALLATION OF ALARMS

31.1 No Owner or Occupier is permitted to install an audible alarm or security alarm or device without the prior written consent of the Ephraim Island Body Corporate.

32. INLETS AND MARINA

32.1 Inlet Use

The Inlets may only be used by non motorised or non powered or powered Vessels such as paddle skis, canoes and kayaks. This by-law does not apply to the use by a service contractor of the Ephraim Island Body Corporate of an electric motorised Vessel used in the cleaning of rubbish and debris from an Inlet. Only Owners or Occupiers and their accompanied guests shall be entitled to use the Inlet.

32.2 Marina Use

The Marina may only be used by:-

- a Owners or Occupiers or their invitees (pursuant to the terms of the Marina Berth Sublease and this By-law 32) of Lots whose Owner or Occupier is a sublessee of a Marina Berth Sublease; and
- b those Vessels (including water taxis) which the Ephraim Island Body Corporate (in its absolute discretion) from time to time allows.

Pursuant to the provisions of the Body Corporate and Community Management Act 1997 Owners of Lots who are also a registered sublessee of a Marina Berth Sublease and their Occupiers will have the special privilege of the common areas of the Marina so that a security system can ensure that only those persons who occupy the relevant Lot or are invited by an Occupier may access the Marina.

32.3 Conduct in Inlets and Marina

An Owner or Occupier must not:-

- a dispose of any rubbish, plant, animal effluent, oil, fuel and the like or other substance whatsoever in the Inlets or Marina;
- dispose of any pollutant chemicals or substance into the Inlets or Marina;
- do anything which will in any way interfere with the water quality of the Inlets or the Marina or will interfere with any structures in or about the Inlets or Marina Generally;
- d swim or fish in the Inlets except as may be authorised by recreational purposes from time to time by the Ephraim Island Body Corporate;
- e fail to comply with any Environmental Law including any environmental management plan applicable to the Inlets or the Marina.

32.4 Use and Control of Inlets or Marina

The Ephraim Island Body Corporate may:-

- a take any steps and do any acts as it considers necessary for the general benefit and safety of persons, Vessels and property and for the security of any Vessel or the avoidance of any injury or further injury to any person, Vessel or property in or upon or in the vicinity of any Inlets or the Marina;
- b give to the Caretaker or owner or occupier of a Vessel or to any person within any Inlets or the Marina any direction the Ephraim Island Body Corporate considers necessary including but without limitation where, in the opinion of the Ephraim Island Body Corporate, a Vessel is not securely moored, a direction that the Caretaker or owner or occupier of othe Vessel remedy the lack of secure mooring forthwith or within such time as the Ephraim Island Body Corporate specifies;
- c fix time limits for the carrying out of works or maintenance;

- d identify areas and places within the Inlets or the Marina for the purpose of carrying out works or maintenance; and
- e restrict those areas, if any, of the Inlets or Marina, if any, where a person may swim, dive or fish.

32.5 Mooring of Vessels

It will be the responsibility (jointly) of the owner and occupier and person in lawful possession of a Vessel moored in the Marina to ensure that:

- a the Vessel and its machinery, equipment and any goods on board are sufficiently protected against loss or damage arising out of accident, damage or theft;
- b any mooring lines holding the Vessel are good and sufficient;
- c the Vessel is in all other respects safely secured in its mooring place.

32.6 Restricted Vessels

Fishing Vessels will not be allowed in the Inlets or Marina.

32.7 No living onboard Vessels

An owner or occupier and crew of a Vessel must not live or allow any person to live on board a Vessel whilst in the Marina.

32.8 Restrictions

A person must not:-

- a except in relation to an Owner's or Occupier's Marina Berth, moor a Vessel in:-
 - (i) any Inlet; or
 - (ii) the Marina without first obtaining the written consent of the Ephraim Island Body Corporate.
- b cast, place, leave, or cause to be cast, placed or left, any mooring of whatever kind or description in, upon, on, over or through or across any portion of the Marina including but without limitation the bottom or bed of the Marina except to the extent reasonably necessary;
- c anchor a Vessel in the Marina in contravention of any prohibition, restriction as to the time of anchoring or other restriction for the time being in force;
- d navigate a Vessel in the Marina at a speed exceeding 4 knots. A speed of less than 4 knots must be maintained where necessary or as stipulated to avoid the likelihood of damage to moored Vessels or any hazard or undue inconvenience to the navigation of Vessels. Areas where a speed of less than 4 knots applies will be identified by the Ephraim Island Body Corporate;
- e navigate a Vessel carelessly, negligently or recklessly in the Marina;
- f moor or place any Vessel, vehicle or any other thing in the Marina so as to impede the use by any person or any part of the Marina;
- g use or interfere with any Mooring or any fitting or appliance in the Marina for any purpose other than that for which such fitting or appliance is provided;
- h undertake maintenance or repairs to any Vessel in any part of the Marina without the prior consent of the Ephraim Island Body Corporate:
- organise any gathering of people or entertain on or in any Inlet or the Marina or on any Vessel at any time without the permission of the Ephraim Island Body Corporate;
- j launch any Vessel into the Marina except from a properly constructed launching ramp, dock or slipway;
- k use any on-board toilet which discharges to the waters in or around the Marina; or

ensure holding tanks for toilets on a Vessel shall only be discharged into the sewer at the sewerage pump-out area.

32.9 Failure to Comply

Failure by any person to comply with a direction from the Ephraim Island Body Corporate or with any part of by-laws affecting the Inlets or Marina will allow the Ephraim Island Body Corporate to rectify the non-compliance or to take any steps to ensure the person rectifies the non-compliance. The Ephraim Island Body Corporate may also:

- a give the Person written notice that the Person has not complied with one or more of by-laws and that the Person must rectify the non-compliance forthwith or within a period nominated by the Ephraim Island Body Corporate;
- b where the non-compliance is a non-compliance with by-law 32.8 with any assistance the Ephraim Island Body Corporate requires at the cost of the person moor, unmoor, anchor or remove the Vessel. The Ephraim Island Body Corporate may also cast off or loosen any warp or rope, or unshackle or loosen any chain by which the Vessel is moored or fastened, first putting on board a sufficient number of persons to protect the Vessel where there is no person on board the Vessel; or
- c where the non-compliance is a non-compliance with by-law 32.8b, remove the mooring and restore the site to the former condition at the cost of the person.

32.10 No Moorings to be constructed by Occupiers or Owners

Except in respect of maintenance or repair of a Marina Berth in the Marina (and then only with the written consent of the Ephraim Island Body Corporate) no Owner or Occupier of any Lot or other person shall erect or construct or cause to be erected or constructed any pontoon, jetty, wharf or other structure on and from or adjacent to a Lot or any part of the Common Property (may not protrude over adjoining waterways). An Occupier or Owner or any other person is prohibited from obtaining or seeking to obtain approval to erect or construct such a structure from any local authority or other relevant authority. The Ephraim Island Body Corporate may, apart from any other rights, seek an injunction to prevent or stop any such application or works being carried out in contravention of this by-law.

32.11 Boat Ramps

A person must not:-

- a use any boat ramp except for the purpose of launching or retrieving a Vessel;
- b drive or stand a Vehicle onto or upon any boat ramp except for the purpose of launching or retrieving a Vessel;
- c moor, place or anchor a Vessel within the approach fairway to any boat ramp so as to be likely to obstruct its use by any other person;
- d obstruct or impede the use of any boat ramp by any other person;
- e carry out maintenance or repairs to a Vessel on any boat ramp;
- f carry out maintenance or repairs to a Vessel in the approach fairway to any boat ramp. This by-law does not apply to repairs or maintenance of an emergency nature where to move the Vessel from its position is likely to result in damage to the Vessel, to any other Vessel or injury to any person; or
- g take onto or drive on any boat ramp any Vehicle the wheels of which are not fitted with rubber tyres. Any Vehicle permitted by this by-law to be taken onto or driven on any boat ramp that exceeds 3 tonnes in the aggregate including the mass of any load, trailer or boat being towed by the Vehicle must have approval from the Ephraim Island Body Corporate before using the boat ramp.

32.12 Launching and Retrieval

A person must complete the launching or retrieving of a Vessel as quickly as possible. The engine shall be switched off whilst the Vessel is moored.

32.13 Owners of Marina Berths

Only the Original Owner, the Ephraim Island Body Corporate and Owners of Lots shall be entitled to hold a Marina Berth Sublease without the prior written consent of the Ephraim Island Body Corporate.

32.14 Use of a Marina Berth

An Owner or Occupier or permitted invitee must:-

- a not use a Marina Berth for any purpose except the mooring of a Vessel or any other purpose specifically authorised by the Ephraim Island Body Corporate from time to time;
- b register and maintain the registration of any Vessel intended to be moored at the Marina Berth from time to time if it is required by law to be registered;
- c keep the Marina Berth and any Vessel thereon neat and tidy, free of litter, rubbish, bottles and drying clothes;
- d always securely lock and secure a Vessel while it is at the Marina Berth;
- e not store flammable liquids or dangerous materials on a Vessel or at a Marina Berth other than in the tank of the Vessel;
- f effect and maintain proper and adequate marine insurance of any Vessel and public liability insurance in relation to any Vessel;
- g ensure that only one Vessel is moored at the Marina Berth at any one time;
- h ensure that the length of any Vessel to be moored at the Marina Berth does not extend past the projected boundary lines of the Marina Berth;
- i ensure that there is no movement of a Vessel to be moored at the Marina Berth between the hours of 10.00 pm and 6.00 am unless such movement can be undertaken with minimal noise and disturbance to others;
- j ensure that any navigation lights or navigation marks required by the Ephraim Island Body Corporate are erected or placed on the Marina Berth as directed by the Ephraim Island Body Corporate;
- k maintain the Marina Berth in good order and repair;
- at all times fully comply with the terms and conditions of the Marina Berth Sublease;
- m not allow grey water waste to be discharged into the Marina; or
- n deposit with the Caretaker a set of keys to the main cabin to start the engine of a Vessel should the need arise.

32.15 Use of a Marina Berth by Occupier or Invitee

- a An Owner who has a Marina Berth may allow (subject to the terms of these by-laws) an Occupier of a Lot to use the Owner's Marina Berth whilst that person is an occupant on a continuous basis of a Lot.
- b Subject to the Ephraim Island Body Corporate's prior written approval, an Owner may allow an invitee of the Owner who is not an Occupier of a Lot to use the Owner's Marina Berth for the mooring of a Vessel but only for short periods.
- The Owner will provide the following information about the Occupier's or invitee's Vessel (as the case may be):-
 - (i) name and address of the Occupier or invitee;
 - (ii) length and draught of the Vessel;
 - (iii) registered number and name (if applicable) of the Vessel;
 - (iv) location of the Mooring;
 - (v) length of time sought for the use of the Mooring:

- (vi) such other particulars as the Ephraim Island Body Corporate may from time to time require.
- d The Ephraim Island Body Corporate may approve (conditionally or unconditionally) or disapprove the use of a Marina Berth by an Owner's invitee.

32.16 Fire Fighting Equipment

Any Vessel using the Inlets and Marina must be equipped by the Owner or Occupier or master with fire fighting equipment prescribed by law for the class of that Vessel and shall have indications that show they are still operable.

32.17 Water Taxi Service

The Ephraim Island Body Corporate may allow the operator of a water taxi or similar service to berth a Vessel in the Marina for the purpose of the service on terms and conditions authorised by the Ephraim Island Body Corporate from time to time.

32.18 **Safety**

Nothing in these by-laws will be taken, read or construed so as to limit or effect the power of the Ephraim Island Body Corporate to do or refrain from doing any act, matter or thing for the purpose of securing the safety of life, Vessels or any property in any boundary of an inlet or the Marina. Without limiting the generality of the foregoing, the Ephraim Island Body Corporate may from time to time close or restrict the use or any part or parts of any Inlet or the Marina for any works therein.

32.19 Inlet and Marina Revetment Walls

A person must not alter, deface, damage or carry out work to any revetment wall forming part of or adjacent to a Lot or Common Property or Marina or a revetment wall adjacent to or forming part of the boundary of an Inlet or the Marina without the prior written consent of the Ephraim Island Body Corporate and any other approval required by law.

- a A person must promptly notify the Ephraim Island Body Corporate of any damage to or defect in such a revetment wall.
- b a person must pay for any damage to such a revetment wall and to other Lots or Common Property or Marina caused by that person's improper alteration, defacing or damage to such a revetment wall.
- c to by-law 32.19b the Ephraim Island Body Corporate:
 - (i) will be responsible for the supply, or engagement of another person to supply cleaning, maintenance, repair and replacement services in relation to any such revetment wall;
 - (ii) must ensure that any such revetment wall on a Lot or Common Property or Marina is properly maintained in a good and structurally sound condition so that lateral and/or subjacent support exists and is maintained in favour of the Common Property or Marina and in particular any boundary of an Inlet or the Marina;
 - (iii) is entitled to such reasonable access to a Lot or Common Property or the Marina to maintain or replace such a revetment wall;
- d the Ephraim Island Body Corporate shall be responsible for maintenance dredging of the Inlets and the Marina and for the removal of any sedimentation in accordance with the terms of the Maintenance Dredging Plan.

32.20 No liability

Both the Original Owner and the Ephraim Island Body Corporate shall not be liable for any loss, damage, personal injury or loss of life howsoever caused or suffered in or about the Marina or an Inlet or any part of the Common Property.

32.21 Docking systems

- a An Owner or Occupier or Invitee who has a Marina Berth Sub Lease, or the use thereof, may use the following docking systems with written approval from the Ephraim island Body Corporate, which will not be unreasonably withheld:
 - i sea pens;
 - ii boat bunkers; and
 - ii dock / pontoon for a personal watercraft (including a jet ski).
- b An Owner or Occupier or Invitee who has a Marina Berth Sub Lease, or the use thereof, cannot use the following docking systems:
 - i air docks or the like; or
 - ii boatlifts or the like; or
 - iii any apparatus that extends beyond the perimeter of the Marina Berth.

33. BULK SUPPLY OF UTILITIES

- 33.1 The Ephraim Island Body Corporate may at its election supply or engage another person or supply Utilities in the Ephraim Island Land or to the Marina and in such case the following will apply:
 - a "Utility" means: pay TV, electricity, gas, water, broadband services and the like;
 - b the Ephraim Island Body Corporate has the power to enter into a contract for the purchase of reticulated Utility, on the most economical basis, for the whole of the Ephraim Island Land or the Marina from the relevant authority;
 - c the Ephraim Island Body Corporate has the power to sell reticulated Utility to each Owner or Occupier in the Ephraim Island Land or a Marina Berth;
 - d each Owner or Occupier must purchase and use all Utility consumed in the Owner's or Occupier's Lot or Marina Berth direct from the Ephraim Island Body Corporate and must not purchase Utility from any other source;
 - e the Ephraim Island Body Corporate is not required to supply to any Owner or Occupier Utility requirements beyond those requirements which the relevant authority could supply at any particular time;
 - f the Ephraim Island Body Corporate may charge for the services (including for the installation of, and the costs associated with, utility infrastructure for the services) but only to the extent necessary for reimbursing the Ephraim Island Body Corporate for supplying the services;
 - g the Ephraim Island Body Corporate may render accounts to each Owner or Occupier and such accounts are payable to the Ephraim Island Body Corporate within fourteen (14) days of the delivery of such accounts;
 - h in respect of an account which has been rendered pursuant to by-law 33, then an Owner or Occupier is liable, jointly and severally with any person who was liable to pay that account when that Owner or Occupier became the Owner or Occupier of that Lot;
 - in the event that a proper account for the supply of reticulated Utility is not paid by its due date for payment, then the Ephraim Island Body Corporate is entitled to:
 - (i) recover the amount of the unpaid account or accounts I(whether or not a formal demand has been made) as a liquidated debt due to it in any Court of Competent Jurisdiction; and/or
 - (ii) disconnect the supply of reticulated Utility to the relevant Lot or Marina Berth;
 - the Ephraim Island Body Corporate is not, under any circumstances whatsoever, responsible or liable for any failure of the supply of Utility due to breakdowns, repairs, maintenance, strikes, accidents or causes of any class or description.

k the Ephraim Island Body Corporate may, from time to time, determine a security deposit to be paid by each Owner or Occupier who is connected to the supply of the reticulated Utility as a guarantee against non-payment of accounts for the supply of reticulated Utility.

34. CARETAKER'S OFFICE

- 34.1 It is intended for the Caretaker's Office to be used by one Caretaker for the provision of caretaking and letting services for the Ephraim Island Community Titles Scheme and each of the Subsidiary Schemes.
- 34.2 The Original Owner intends to enter into caretaking and letting agreements with one manager in respect of the Ephraim Island Community Titles Scheme and each of the Subsidiary Schemes.
- 34.3 If the Original Owner does this, then only the Caretaker's Office shall be used for the provision of caretaking and letting services for the Ephraim Island Community Titles and Subsidiary Schemes and no other lots in the Ephraim Island Community Titles or Subsidiary Schemes shall be used for such purposes.
- 34.4 By-law 34.3 shall no longer apply where a Subsidiary Body Corporate has terminated the relevant Subsidiary Scheme caretaking agreement and the Subsidiary Body Corporate may then allow a Lot in the Subsidiary Scheme to be used for the provision of caretaking and letting services but only in respect of Lots in that Subsidiary Scheme.
- 34.5 This By-law shall not apply to the Original Owner.

35. RESTAURANT AND KIOSK LOT - COMMON PROPERTY RIGHTS

35.1 Lot 901 on SP 157631 - Use Rights

The Restaurant and Kiosk Lot may be used as a restaurant, kiosk, café and associated bar purposes, bottle shop and such other uses (as the owner of the Restaurant and Kiosk Lot may reasonably require) which are compatible with the residential accommodation use of the building of which the Restaurant and Kiosk Lot forms part. The use rights do not include a club, beer garden or discotheque.

35.2 Restricted Access to Common Property

Notwithstanding anything else contained in these by-laws, the Owner, Occupier, invitees, patrons and guests of the Restaurant and Kiosk Lot shall not be entitled to use any other part of the Common Property other than:

- a that part of the Common Property identified on the plan in Schedule E to these by-laws and for the purposes indicated on the plan and in this by-law 35; and
- b that part of the Common Property over which an easement has been granted in favour of the Gold Coast City Council for public access and temporary car parking rights.

35.3 Restaurant and Kiosk Lot to be kept clean

The Owner and Occupier of the Restaurant and Kiosk Lot shall ensure that the Restaurant and Kiosk Lot is at all times kept clean and maintained in good order and condition and is free from pests.

35.4 Rubbish

The Owner and Occupier of the Restaurant and Kiosk Lot must ensure at its cost that all laws about disposal of rubbish are complied with and ensure that the health, hygiene and comfort of any Owners and Occupiers is not adversely effected when disposing of rubbish.

The Restaurant and Kiosk Lot Owner shall keep and maintain any area designed for the purpose of garbage and refuse storage clean including a daily sweep/mop and disinfecting so that no offensive odours are omitted from the area.

The Owner and Occupier of the Restaurant and Kiosk Lot shall be responsible at its cost for removing rubbish from the Restaurant and Kiosk Lot to the local authority designated point of collection of refuse from Ephraim Island. In doing so, the Owner and Occupier of the Restaurant and Kiosk Lot shall cause as little noise and disturbance and interference to Owners and Occupiers of other Lots as is possible.

35.5 Lighting

The Owner and Occupier of the Restaurant and Kiosk Lot shall ensure that any external lighting treatment to the Restaurant and Kiosk Lot shall be in accordance with the external lighting scheme installed by the Original Owner. The Restaurant and Kiosk Lot Owner shall not install any uplighting on, near or about the Restaurant and Kiosk Lot. The Restaurant and Kiosk Lot Owner and Occupier shall be responsible for the cost of cleaning and maintaining the lighting treatment and shall replace any broken or expired light globes.

35.6 No flammable substances

The Owner and Occupier of the Restaurant and Kiosk Lot must not store a flammable substance on the Restaurant and Kiosk Lot unless the substance is used or intended for the use of the Restaurant and Kiosk Lot as a restaurant and kiosk.

35.7 Sound and Activities

The Owner and Occupier of the Restaurant and Kiosk Lot must ensure that all musical instruments, radios, television sets and sound equipment shall be controlled so that the sound is reasonable and does not cause an annoyance to the other Owners or Occupiers.

The volume of radio, television receivers or sound equipment shall be kept as low as possible at all times and they shall not be operated between the hours of 11.00 pm and 8.00 am in such a manner as to be audible at all, to any other Owner or Occupier of another Lot.

An Owner or Occupier of the Restaurant and Kiosk Lot shall not permit any musical instrument to be practised or played upon or any avoidable noise to be made in a Lot between the hours of 11.00 pm and 8.00 am.

An Owner and Occupier of the Restaurant and Kiosk Lot shall comply with all applicable laws and regulations relating to the use of the Restaurant and Kiosk Lot and shall ensure that any of its patrons, employees or invitees do not behave in a manner which is likely to cause any undue noise, disturbance or nuisance to Owners or Occupiers of other Lots.

35.8 Hours of Trade

- The Owner and Occupier of the Restaurant and Kiosk Lot must not open for trade between the hours of 11.00 pm and 7.00 am. The Owner and Occupier of the Restaurant and Kiosk Lot must ensure that its patrons and customers disburse before 11.00 pm and do so in an orderly and quiet manner. If the Owner and Occupier of the Restaurant and Kiosk Lot wish to trade beyond 11.00 pm in respect of special events such as New Years Eve celebrations then the Owner and Occupier of the Restaurant and Kiosk Lot shall obtain the prior written consent of the Body Corporate which shall not be unreasonably withheld.
- b In addition to the obligations set out in By-law 35.8a, the Restaurant and Kiosk Lot Owner and Occupier will ensure that the Restaurant and Kiosk Lot is open and conducting the restaurant business for a minimum of forty (40) hours per week.

35.9 Grease Trap

The Restaurant and Kiosk Lot shall have the exclusive use of Area B on the plan in Schedule E for the purpose of grease traps. The Owner and Occupier of the Restaurant and Kiosk Lot must ensure at its cost that all laws in relation to the disposal and cleaning of grease traps are complied with and ensure that the health, hygiene and comfort of any Owners and Occupiers is not adversely affected when cleaning of the grease trap or disposal of grease trap waste.

35.10 Loading Dock

a The Restaurant and Kiosk Lot shall have the exclusive use of Area C on the plan in Schedule E for the purpose of a loading dock. The Restaurant and Kiosk Lot shall use the loading

dock only for its designed and intended purpose as a loading dock/bay and must ensure that the health, hygiene and comfort of any owner and occupiers is not adversely affected when using the loading dock. The Restaurant and Kiosk Lot Owner and Occupier shall be responsible for cleaning and maintaining the area. The Restaurant and Kiosk Lot Owner and Occupier agree that Area C will also be available for the use of the operator of the Day Spa for deliveries associated with the operation of the Day Spa. The use rights granted to the operator of the Day Spa may be by way of lease, licence, exclusive use or special privilege rights.

b In instances where vehicles making deliveries to the Restaurant and Kiosk Lot are unable to access the designated loading dock an alternative set down area within the Common Property will be nominated by the Principal Body Corporate or its representative. The Body Corporate may alter this location from time to time. The Restaurant and Kiosk Lot must ensure that the health, hygiene and comfort of any Owner and Occupiers are not adversely affected when using the alternative location.

35.11 **Signage**

The Restaurant and Kiosk Lot shall have the exclusive use of Area D on the plan in Schedule E for the purpose of signage. The Owner and Occupier of the Restaurant and Kiosk Lot must pay any levy or charge imposed by the local authority or any other authority in respect of the signage. The Restaurant and Kiosk Lot owner must keep the sign clean and in good condition and pay any operating expenses of the sign. Any signage must be designed and operated only at times and in a manner so that any illumination does not cause a nuisance or disturbance to an Owner or Occupier of another Lot. The Restaurant and Kiosk Lot Owner and Occupier shall be responsible for the cost of cleaning and maintaining the signage.

35.12 Brassiere and Bottle Shop Conditions of Use

- a If, at any time, the Restaurant and Kiosk Lot Owner or Occupier obtains a Brassiere and Bottle Shop Licence ("Licence") under the Liquor Act 1992 (Qld), then notwithstanding anything else contained in the Liquor Act 1992 (Qld) or the Licence, the following conditions will apply to the operation and use of the Restaurant and Kiosk Lot:
 - (i) Poker and gaming machines will not be permitted or installed;
 - (ii) Liquor sales in excess of one case of wine or one carton of beer will only be made available to Owners and Occupiers;
 - (iii) Any live entertainment is at all times subject to By-laws 35.5 and 35.7;
 - (iv) Any sales or promotion of sales of liquor through an "off-site" bottle shop which is external to the Restaurant and Kiosk Lot shall be conducted in a manner so as not to have any association or connection or involvement with either the Restaurant or Kiosk Lot or the business conducted on the Restaurant and Kiosk Lot or Ephraim Island; and
 - (v) Liquor purchased by patrons not dining in the Restaurant and Kiosk Lot may not occur after 7.00 pm.
- b The Restaurant and Kiosk Lot Owner and Occupier acknowledge and agree that damages may not be an adequate remedy for a breach of the conditions in paragraph a and accordingly, the Ephraim Island Body Corporate shall be entitled in its discretion to seek other forms of relief, including injunctive relief in respect of a breach or potential breach of the conditions.
- The Restaurant and Kiosk Lot Owner and Occupier shall at all times comply with the conditions of the Licence and the *Liquor Act* 1992 (Qld) provided however to the extent that there is any inconsistency between the conditions of the Licence and the *Liquor Act* 1992 (Qld) and the conditions in paragraph a, then the conditions in paragraph a shall prevail.

35.13 Extent of Bottle Shop

If at any time the Restaurant and Kiosk Lot Owner or Occupier shall only use that part of the Restaurant and Kiosk Lot depicted as Area A, shown hatched on Drawing SK-RL-01 included in Schedule D, as a bottle shop and shall not extend or operate the bottle shop business in any other part of the Restaurant and Kiosk Lot.

36. ADJACENT CROWN RESERVE

36.1 In order to protect the environmental values of the adjacent Crown Reserve and in recognition of development approval (Council Reference PN79765/12/DA2 Condition 16), no walking or bike paths, gazebos or similar facilities for use of the Owners or Occupiers shall be constructed over that part of the Common Property within 10 metres of the boundary of the Crown Reserve land described as Lot 2 on USL 33907, without the prior consent of the Gold Coast City Council.

37. TOUTING

- a That an Owner, Occupier, guest or agent of any lot(s) must not engaging in touting or harassing conduct including, but not limited to:
 - (i) Conduct which interferes with the peaceful enjoyment of the Owner or Occupier of another lot or of any person lawfully using Common Property;
 - (ii) Touting for business in an aggressive or brazen manner whilst on Common Property; and
 - (iii) Conduct which contravenes the Property Agents and Motor Dealers Act 2000 (Qld) Code of Conduct or any other Ephraim Island By-Law.
- b That, should an Owner, Occupier, guest or agent engage in touting or harassing conduct which contravenes clause 37a the Body Corporate is entitled to take whatever steps are necessary to prevent the continuation of the offending conduct including, but not limited to, any remedies available to it under the Body Corporate and Community Management Act 1997 (Qld)

38. Subsidiary Bodies Corporate

A Subsidiary Body Corporate must take all action necessary and available to it to enforce these by-laws and its own Community Management Statement if requested to do so by the Ephraim Island Body Corporate.

SCHEDULE D

OTHER DETAILS REQUIRED/PERMITTED TO BE INCLUDED

ANY OTHER REQUIRED OR PERMITTED DETAILS (if applicable)

1. PROGRESSIVE DEVELOPMENT OF SCHEME LAND

To facilitate the progressive development of the Scheme Land (as identified in Schedule B) and the Marina, the Original Owner may, at any time, enter on to the Scheme Land (or any part thereof), the common property and any lot in the Ephraim Island community Titles Scheme to undertake works of any kind necessary or incidental to establishing utility infrastructure and utility services (and connections thereto) including the following works:-

- (1) Excavation and general earthworks;
- (2) The construction of common property areas (including roads);
- (3) The construction on the common property of such improvements and facilities as may be considered necessary by the Original Owner to establish utility infrastructure and utility services (and connections thereto),

(all of which works are collectively called "the Utility Infrastructure Works").

The Original Owner may bring upon the Scheme Land any machinery, tools, equipment, vehicles and workmen to facilitate the carrying out of the Utility Infrastructure Works.

The Original Owner shall use reasonable endeavours to ensure that the Utility Infrastructure Works will be carried out in a manner which minimises (so far as is practicable) the inconvenience (if any) caused to the Ephraim Island Body Corporate or any Subsidiary Body Corporate or to the owners and occupiers of lots in the Ephraim Island Community Titles Scheme or any subsidiary scheme.

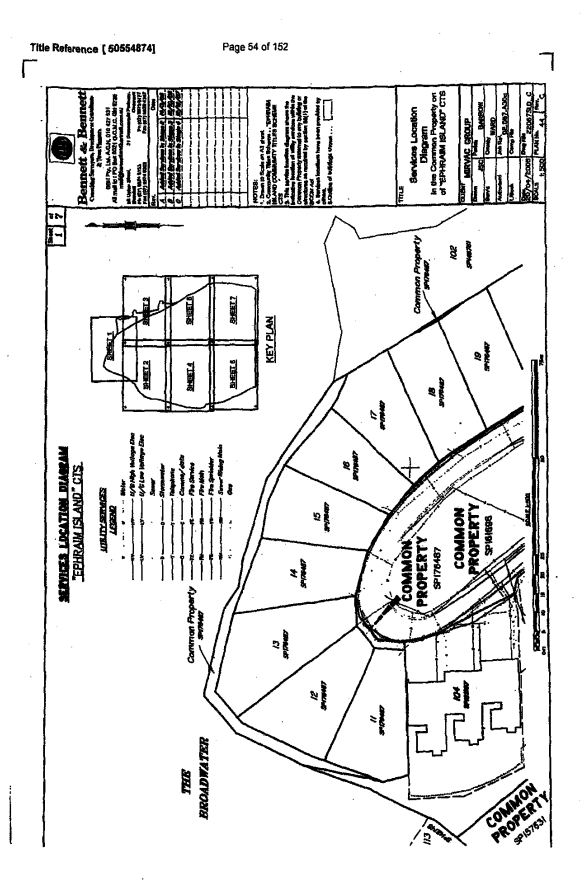
The Ephraim Island Body Corporate and each Subsidiary Body Corporate and each owner and occupier of the lots in the Ephraim Island Community Titles Scheme or any Subsidiary Scheme agree that the Original Owner shall be entitled to full free and uninterrupted access over and to the Principal and Subsidiary Common Property, Inlets, Marina and to any lot to carry out and undertake the utility Infrastructure Works.

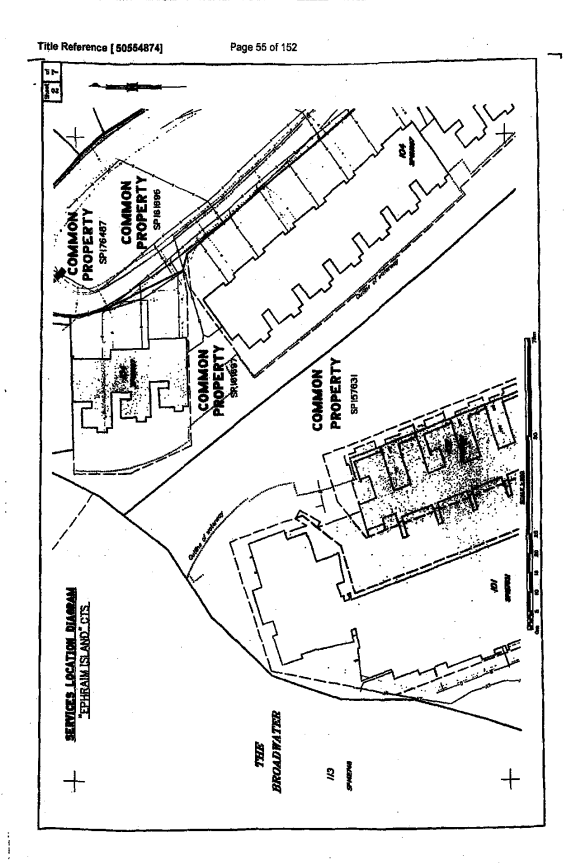
The expressions "utility infrastructure" and "utility services" shall have the meaning assigned to them in Schedule 4 of the Body Corporate and Community Management Act 1997 as amended from time to time. The expression the "Original Owner" means the party identified in Schedule B of this Community Management Statement together with the Original Owner's successors or assigns.

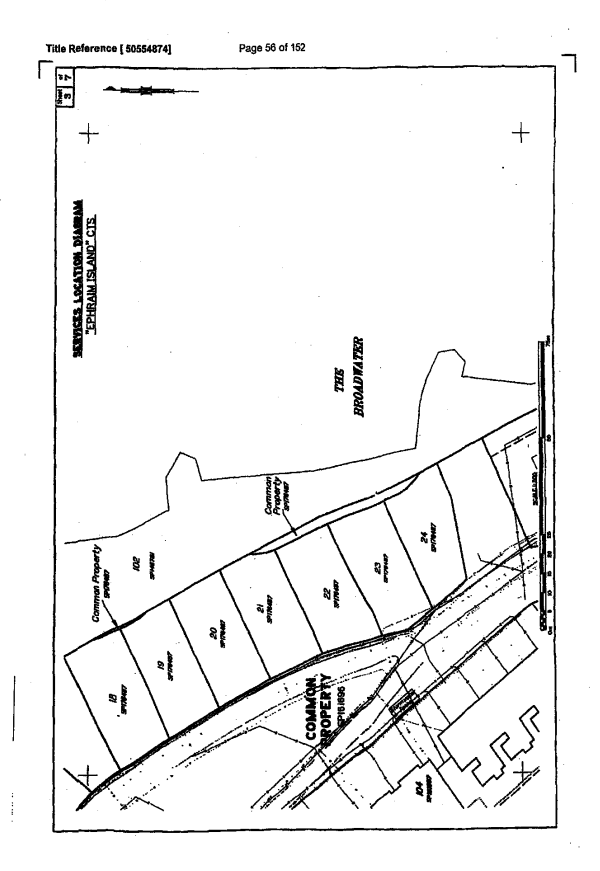
2. CONNECTION TO UTILITY INFRASTRUCTURE

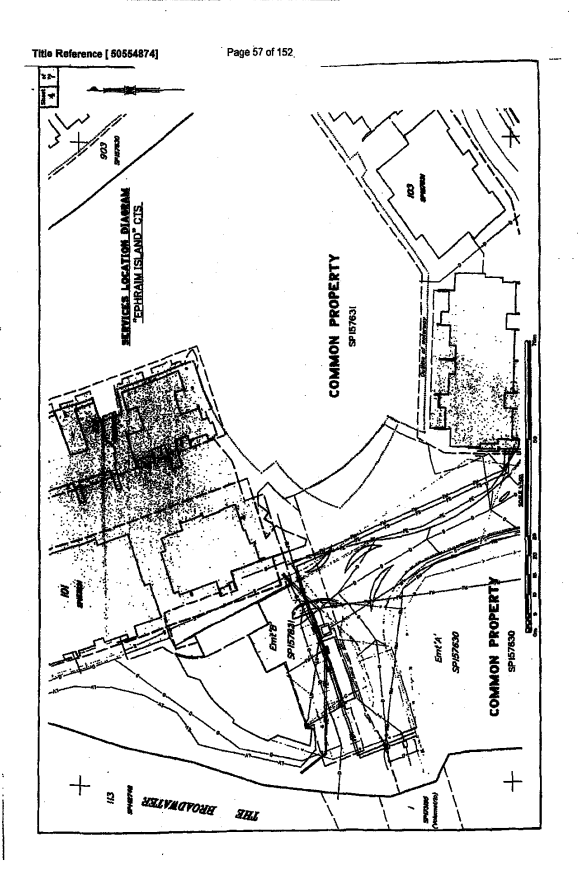
The Owner of a Lot may, for further development of the Lot as described in Schedule B of this Community Management Statement connect to the utility infrastructure in the Principal and Subsidiary Common Property.

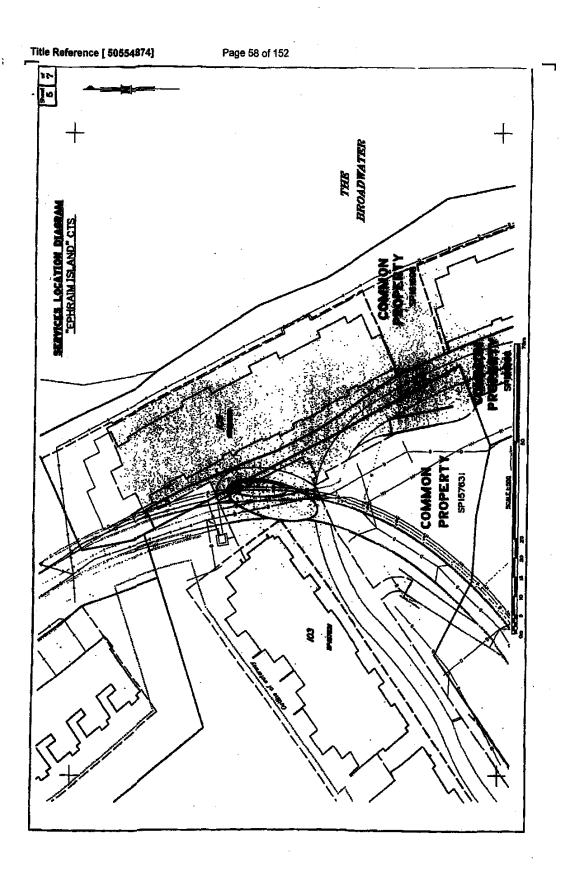
3. SERVICE LOCATION DIAGRAMS

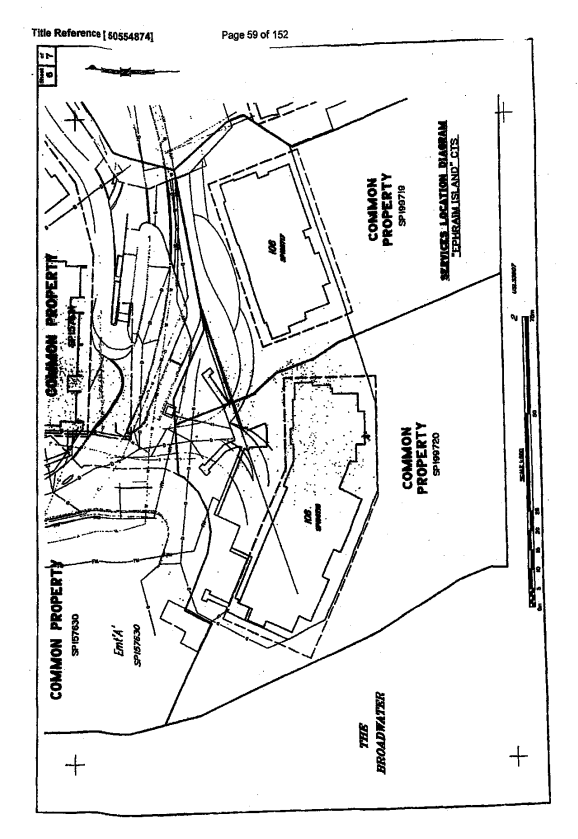




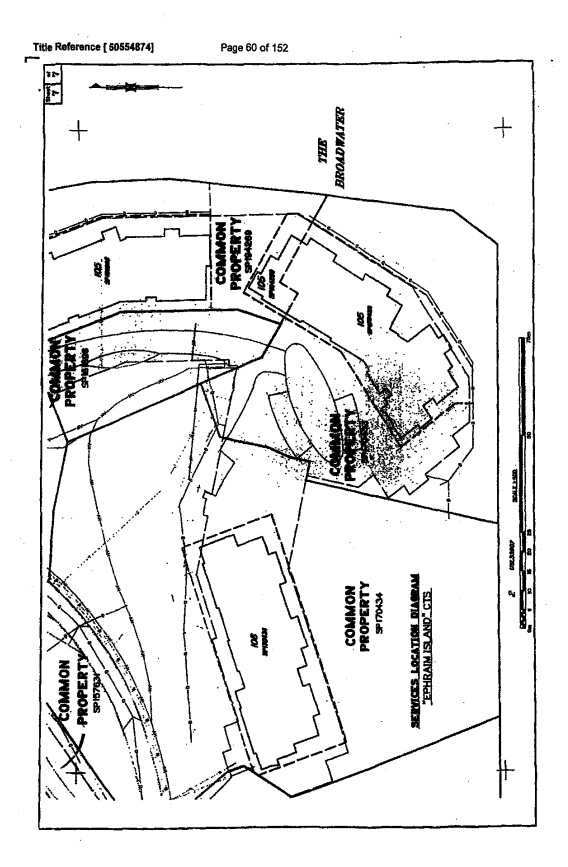








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4. STATUTORY EASEMENTS

The following Affected Lots are each subject to the 5 Statutory Easements set out below.

Affected Lot	Type of Statutory Easement
Common Property for Ephraim Island Community Titles Scheme 33951 Lot 901 on SP157631	Easement for lateral or subjacent support in favour of Lots above or adjoining the Affected Lot (pursuant to section 115n of the Land Title Act 1994)
	2. Easement in favour of each lot adjoining an Affected Lot and Common Property for supplying utility services to the Lot and establishing and maintaining utility infrastructure reasonably necessary for supplying the utility services (pursuant to section 1150 of the Land Title Act 1994).
	3. Easement for utility services and utility intrastructure in favour of each lot adjoining an Affected Lot and Common Property for establishing and maintaining utility intrastructure reasonably necessary for supplying utility services to other lots and the Common Property (pursuant to section 115P of the Land Title Act 1994).
	4. Easement for projections in favour of each lot adjoining an Affected Lot and Common Property (pursuant to section 115R of the Land Title Act 1994).
	5. Easement for maintenance of buildings close to the boundary of an Affected Lot and Common Property to carry out maintenance or replacement (pursuant to section 115S of the Land Title Act 1994).

 ARCHITECTURAL AND LANDSCAPE CODE (the Detached Housing Design Guide is division 13 and the Housing Covenants is division 14)

2 ARCHITECTURAL AND LANDSCAPE CODE

Preamble :

The purpose of this Code is to encourage housing that will enhance the total amenity and character of Ephralm Island while protecting everyone's investment in Ephralm Island including property values.

Process

To maintain consistency and quality of applications within Ephraim Island, a process has been structured to ensure compliance with the Code.

A Design Assessment Panel ("DAP") will review your housing designs for approval.

DAP approval must be obtained before construction of any dwelling commences. The approval process has been streamlined to ensure the efficiency and effectiveness of the process. The DAP has complete discretion regarding approvals and retaxation of any aspects of the Code.

Occupiers must also obtain DAP approval before they obtain the necessary development permit from the Local Government may impose its own conditions. These conditions may also need to be approved by OAP:

Occupiers may also take advantage of pratiminary meetings with the DAP before lodging their application. This will give occupiers to discuss any uncertainties regarding the Code.

The Code is made up of 14 divisions:

Division	Title
1	Development Approval and Housing Covenants
2	Licence to usa Suilding Approval
3	Establishment of DAP
4	Meetings
5	Applications for DAP Approval
6	OAP Approvals
7	Relaxation
8	Construction of the Dwelling
9	Marketing and sale of the Land and the Dweling
. 10	Traffic Control Plan
11.	Breach of Code
12	Definitions
13	Ephraim Island Detached Housing Design Guide
14 .	Houseing Councerts

- DEVELOPMENT APPROVAL AND HOUSING COVENANTS
- 1.1 The Original Owner has obtained Development Application No. PN251682/01/DA10(P2) ("DA") in respect of establishing dwellings on the Land. The DA runs with the Land.
- 1.2 The Applicant must
 - (a) comply with the DA;
 - (b) not seek to amend or vary the DA;
 - (a) comply with in all respects the Ephraim Island Detached Housing Design Guide approved as a part of the DA, and the Housing Covenants,

in constructing a dwelling in the Scheme or altering an existing dwelling in the Scheme.

- 1.3 If there is any inconsistency between the Ephraim Island Detached Housing Design Guide and the Housing Covenants, the Ephraim Island Detached Housing Design Guide shall prevail to the extent of the inconsistency.
- 2 LICENCE TO USE BUILDING APPROVAL
- 2.1 The Original Owner grants to the Applicant an irrevocable, non transferable and acclusive iteance for the Applicant to use the Building Approval for the purposes of constructing or attenting the dwelling.
- 2.2 The Applicant may comply with the requirements of Building Approval in constructing or allering a dwelling on the land.
- 2.3 If the Applicant chooses not to use (in part or whole) the Building Approval or chooses to amend the Building Approval in any way, the Applicant must obtain the DAP's written approval in accordance with the process set out in clause 5, prior to seeking Council's approval to its building application in relation to the dwelling.
- 2.4 For the avoidance of doubt, even an Applicant intending to construct a dwelling in accordance with the BA, must lodge the final original Plans for the dwelling with the DAP for approval prior to commencing construction of the dwelling. The DAP will provide its approval to these plans within 7 days. The Applicant must comply with clauses 8, 9, 10, and 11 of the Code.
- 3 ESTABLISHMENT OF DAP
- 3.1. The DAP is established to carry out the functions described in this Code.
- 3.2 The DAP may have up to four members, one of whom must be a member of the Royal Australian Institute of American.
- 3.3 While the Original Owner owns Ephraim Island up to and including the date when the Final Inspection Cartificates have been issued for the Undeveloped Land, it may appoint up to two members of the DAP. The following rules apply to appointments and revocations by the Original Owner:
 - (a) the people appointed need not be members of the Body Corporate; however, at least one appointee must be a member of the Royal Australian Institute of Architects; and
 - (b) the appointment lasts until the person resigns or the appointment is revoked by the Original Owner, and
 - (c) the Original Owner must give the Body Corporate written notice of an appointment or a revocation of an appointment and
 - (d) if the number of members appointed by the Original Owner is less than 2 then the Original Owner may make new appointments so that the total appointed by the Original Owner is not more than 2; and
 - (a) the appointments may be revoked by the Body Corporate once the Original Owner no longer owns any Exhibitin Island Land.

- 3.4 The Body Corporate may appoint only 2 members of the DAP until the Original Owner:
 - (a) no longer owns any Ephraim Island Land up to and including the date when the Final Inspection Certifications have been issued for the Undeveloped Land; or
 - (b) gives the Body Corporate a written notice waiving its appointment rights under clause 3.3.
- 3.5 When the Original Owner no longer owns any Ephraim Island Land up to and including the date when the Final Inspection Certifications have been Island for the Undeveloped Land, the Body Corporate may appoint all members of the DAP.
- 3.6 The following rules apply to appointments and appointment revocations by the Body Corporate:
 - (a) appointments and revocations of appointment are by Body Corporate Committee resolution; and
 - (b) the people appointed need not be members of the Body Corporate; and
 - (c) an appointment lasts until the person resigns or the appointment is revoked by the Body Corporate; and
 - (d) If at any time the DAP does not include a member of the Royal Australian Institute of Architects, the Body Corporate must promptly make the necessary appointment.
- 3.7 The secretary of the Body Corporate must keep a record of current members of the DAP. The record must include:
 - a postal address, telephone number and facsimile number (if available) as notified by the members from time to time; and
 - (b) the date of appointment of the number, and
 - (c) written evidence of the appointment of the member, and
 - (d) the meetings attended by the member.
- While the Original Owner owns some Ephraim Island Land up to and including the date the Final Inspection Certifications have been issued for the Undeveloped Land, the chairperson of the DAP will be a member of the DAP specified from time to time by the Original Owner in a written notice to the Body Corporate. Otherwise, the chairperson of the DAP will be a member of the DAP decided from time to time by resolution of the Body Corporate committee.
- 3.9 The Original Owner's involvement in the DAP will cause upon the receipt of the final construction completion certificate for all remaining 7 lots.
- MEETINGS
- 4.1 The DAP must meet when necessary to perform the DAP's duties. The Body Corporate may, by resolution by the Body Corporate committee, specify a schedule of dates for DAP meetings.
- 4.2 Two members of the DAP (which must include the chairperson) constitute a quorum.
- 4.3 Meetings must be convened by the secretary of the Body Corporate by written notice to the members all members agree to dispense with written notice. The notice must be served by post or facsimile to the recorded address of the member at least 7 days before the proposed data of the meeting. The notice must show the data, time and place of the meeting.
- 4.4 DAP meetings must be held:
 - (a) on Business Days; and
 - (b) between 9.00sm and 5.00pm,

unless the members all agree in writing to a different date or time;

- 4.5 Decisions will be made by a majority on a show of hands by members at the meeting. Each member will have one vote except for the chairperson, who will have a primary vote and a casting vote.
- 4.6 A member (including, to remove any doubt, the chairperson) who is absent from a meeting may appoint another member as his or her proxy. The proxy must
 - (a) be in writing signed by the person making the appointment; and
 - (b) be delivered to the secretary of the Body Corporate before the relevant DAP meeting.
- 4.7 A member acting as a proxy has the same powers at a DAP meeting as the member whom the member acting as a proxy represents.
- 4.8 The DAP may from time to time, designate one or more of the members to investigate matters for and on behalf of the DAP and report their findings to the DAP.
- 4.9 The DAP may hold meetings by telephone conference call.
- 4.10 A minute signed by all members takes effect as a resolution of the DAP.
- 5 APPLICATIONS FOR DAP APPROVAL
- 5.1 Within 3 months of an Applicant purchasing a Lot or advising the Body Corporate of its intention to alter the existing building on the Lot, the Applicant must arrange a meeting with the DAP to review the Preliminary Review Plans ("Initial Neeting").
- 5.2 The Applicant must provide all of the documents required under the Preliminary Review Application to the DAP at the Initial Meeting.
- 5.3 The purpose of the initial Meeting is to review the Applicant's preliminary Plans for the Dwelling and to ascertain the appropriateness of the Plans for the Ephraim Island development.
- 5.4 Within 6 weeks of the Initial Meeting the Applicant must arrange a second meeting with the DAP to review the Formal Review Plans ("Final Meeting").
- 5.5 The Applicant must provide all of the documents required under the Formal Review Application (amended appropriately to incorporate comments or requirements from the Initial Meeting) to the DAP at the Final Meeting.
- 5.6 The purpose of the Final Meeting is for the Applicant to formally submit its Plans to DAP for the construction or alteration of the Dwelling for DAP's approval.
- 5.7 At the Final Meeting the Applicant must provide DAP with a cheque payable to the member of the Royal Australian Institute of Architects ('Architect') in the amount of \$2,700.00 per lot being the Architect's fees for reviewing the Plans and for performing two site inspections of the Land. (The DAP has the discretion to charge a lesser amount for smaller alterations).
- 5.3 In the event that additional meetings between the Applicant and DAP are required, the Applicant must pay the Architect's costs of \$150 per hour (subject to annual CPI increases) for performing the meetings within 2 weeks of the completion of the additional meeting.
- 5.9 If the Original Owner no longer owns any Ephraim Island Land up to and including the date when the Final Inspection Certifications have been issued for the Undeveloped Land in accordance with clause 3.5, clauses 5.7 and 5.8 will not apply and the Architects from time to time. The Body Corporate will advise the Applicant of these fees.
- 5.10 Within 14 days after the Final Meeting DAP must
 - provide the Applicant with written notice that the Plans are not approved and the reason why. The
 Applicant must then within 14 days from the date the Applicant receives the notice, once again comply
 with clause 5.1; or

- (b) provide the Applicant with written notice that the Plans are approved together with the original Plans, stamped with DAP's approval stamp ("Approval Date"). DAP will send a copy of the approval notice and the general layout plans of the Plans to Body Corporate for their information only.
- 5.11 Prior to the Applicant commencing construction of the dwelling it must lodge the Bond and all statutory approvals to commence construction with the Body Corporate.
- 5.12 The Body Corporate may call upon the Bond in the event the Applicant causes any damage or destruction to the Land or the Ephraim Island development or Infrastructure generally, and the Applicant does not promptly make good the damage to the reasonable satisfaction of the Body Corporate.
- 6 DAP APPROVALS
- 8.1 The DAP must consider applications using the DA, the Ephraim Island Detached Housing Design Guide, and the Housing Covenants ("Standards").
- 6.2 If the DAP approves an application conditionally, the conditions may include, but are not limited to:
 - submission of any additional plans and specifications or such other information as required by the DAP;
 and
 - (b) changes being made to any of the Items or Information included in the application; and
 - (c) commencement of the Works within a reasonable time determined by the DAP.
- 6.3 All approvals must be affixed with the DAP approval stamp and signed by the Secretary of the Body Corporate or a person authorised by the DAP for this purpose.
- 6.4. A DAP Approval expires when any relevant Local Government or other sufficility approvals expire, or, if there are no other expiry dates, 2 years from the date of the DAP Approval.
- 6.5 If an Applicant
 - (a) has obtained a DAP Approval; and
 - (b) obtains all necessary approvals from the Local Government and all other relevant authorities; and
 - (c) the Works have changed since the DAP Approval was obtained because of the requirements of the Local Government or the other relevant authorities.

the Applicant must submit to the DAP, at the address for service of the Body Corporate, 2 copies of all necessary plans and correspondence which shows the extent of the changes.

- 6.6 If the charge is not a substantial charge, the information is submitted to the DAP for information only.
- 6.7 If the change is a substantial change, the Applicant must under go the approval process described in clauses 5 and 6 of this Code to obtain a new DAP Approval. However, the Applicant need not pay an application fee.
- 7 RELAXATION

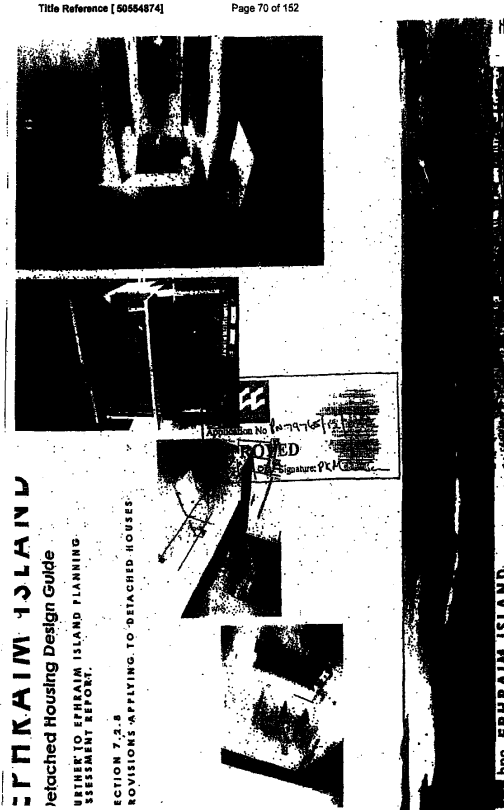
The DAP may allow non-compliance with any requirement of this Code (including, without limitation, the Standards) in its absolute discretion.

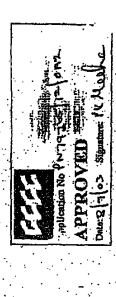
- 8 CONSTRUCTION OF THE DWELLING
- 8.1 During the period the Applicant is undertaking the construction or alteration of the dwelling, DAP may, at anytime and without notice conduct two (2) inspections of the dwelling to ensure that it is being built in accordance with the approved Plans.
- 8.2 On complation of construction or alteration of the dwalling the Applicant must obtain a Final Completion Certificate from its building certifier and provide DAP with a copy of this certificate.

- 8.3 DAP will then undertake a final inspection of the dwelling ("Final Inspection Date") and provide the Body Corporate with a copy of the Final Inspection Certificate.
- 8.4 Within 14 days after the Final Inspection Date the Applicant must provide the Body Corporate with the As Constructed Plans and Documents.
- MARKETING AND SALE OF THE LAND AND THE DWELLING
- 9.1 The Applicant must not display, erect or affix any signs, placerds or display boards on the Land or the dwelling advertising the name or details of the Applicant or builder of the dwelling without the prior written consent of the Body Corporate.
- \$.2 In providing its consent the Body Corporate may impose any conditions it sees fit including the size of any signage and the inclusion of any of the Body Corporate's signage. This obligation extends to and includes any time the Land and the Dwelling are re-sold to a further purchaser, transferce or disponse in any subsequent purchaser, transferce or disponse.
- 5.3 The Applicant must not conduct an auction sale on Ephraim Island in relation to the sale of the tarid and the Dwelling.
- 10 TRAFFIC CONTROL PLAN
- 10.1 Prior to the Applicant commencing construction of the dwelling the Applicant must provide a copy of it's traffic control plan during the construction or alteration of the dwelling to the Body Corporate.
- 11 BREACH OF CODE
- 11.1 If the Applicant does not comply with this Code or with any approval issued by the DAP under this Code, the Body Corporate may serve a notice on the Applicant requiring it to remedy the non-compliance within a reasonable period set out in the notice.
- 11.2 If the Applicant does not remedy the non-compliance in the period set out in the notice, the Body Corporate may:
 - (a) enter any part of the Ephraim Island Land where the non-compliance has occurred; and
 - (b) remedy the non-compliance; or
 - (c) remove the non-complying Works; and
 - (d) recover the costs of its action under this clause as a squidehed debt from the Applicant.
- 11.3 The Body Corporate may take any action it considers necessary to prevent a breach of this Code. For example, without limitation, it may:
 - (a) require all work on the relevant Ephraim Island Land to cease; or
 - restrict the access of the Applicant, its agents, employees or contractors to the relevant Ephraim Island Land.
- 11.4 The Applicant must beer the costs of any such action required to be undertaken by the Body Corporate in the swent:
 - (a) the Applicant breaches the Code; or
 - (b) to prevent the Applicant from breaching the Code.
- 11.5 The Applicant hereby Indemnifies the Body Corporate and agrees to keep the Body Corporate indemnified against all less and damage incurred by the Body Corporate as a result or indirect result of the Applicant's failure to comply with any obligation contained in the Code.

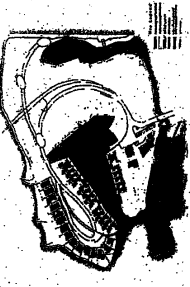
12	DEFINITIONS	
	Applicant	means a proposed owner of a Lot in the Scheme of an existing owner of a Lot seeking an alteration to their existing dwelling.
	As Constructed Plans and	means:
	Documents	"as constructed" plans
٠.	•	Notice of Practical Completion
		General Maintenance for all finishes and fittings
		Schedule of Sub-Contractors and Suppliers and their contact details
		External finishes, fittings and equipment schedule
		Warranty and guarantees for fixtures, littings and equipment
	· · · ·	 Operating marrials for fixtures, fittings and equipment.
	Bond	means a deposit bond or bank guarantee in the amount of \$100,000.00 per Lot to be held by the Body Corporate.
	Body Corporate	means the Body Corporate for Ephralm Island - Substitlary 100 Community Titles Scheme
	Building Approval	means the building application approval notice for construction of the cheeting obtained by the Original Owner.
	Claim	means any cost, claim, demand, obligation, remedy, damage, loss, action, proceeding, claim for compensation, regulation or objection, whichever is applicable.
•	Code	means this architectural and landscaping code found in Schedula O.
	Local Government	means Gold Coast City Council.
	gnillewb	means a dwelling constructed or to be constructed in Ephraini Island development.
-	Ephraim Island Detached Housing Design Guide	means the document attached to the Code.
	Ephralm Island Land	means any and all Lots and Common Property in the Ephraim Island Community Titles Scheme 33951.
	Final inspection Certificate	Means a final inspection cartificate issued in the prescribed form in accordance with all relevant statutory and Local Government requirements.
	Final Inspection	means a report prepared by DAP confirming the dwelling has been

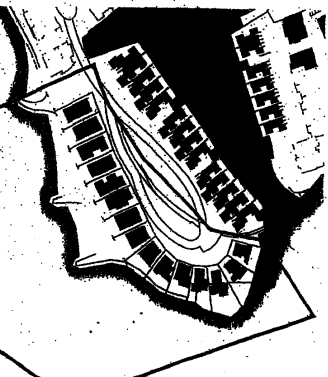
Report	constructed in accordance with the DAP Approval.
Formal Review Application	means the document attached to the Code.
Formal Review Plans	means the plans listed on the Formal Review Application
Housing Covenants	means the document attached to the Code.
Land	has the same meaning as Ephraim Island Land.
Lot	means a lot in Ephraim Island, and includes a lot in a Schame.
Original Owner	means Micrac Queensland Pty Limited ACN 080 411 207 and Lewisc Land Pty Limited ACN 009 793 337
Plans	means the documents to be provided to the DAP in accordance with the checklist of the Preliminary Review Application and the Formal Review Application
Preliminary Review Application	means the document attached to the Code.
Praliminary Review Plans	means the plans listed on the Preliminary Review Application.
Scheme	means the scheme administered by the Body Corporate for Ephraim Island – Subsidiary 100 Community Titles Scheme
Undaveloped Land	means fots 15, 16, 17, 18, 19, 20, and 21 on SP 176467; County of Ward, Parish of Barrow, Ephraim Island, Paradise Point, being lots under the Scheme.
Works	means building and landscaping work that must be approved by the DAP under this Code.

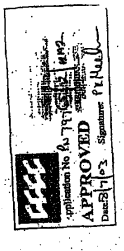




Title Reference [50554874]







The attached Regulations can be used

ts proposed that

INDICATIVE EXTERNAL CLADOING MATERIALS

1. Prescribed list of materials should create balanced comp

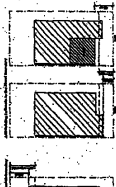
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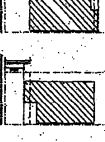
Date: 8 7 03 Signature: APPROVED oplication No P.

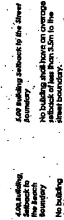
BURDINGS ARE TO COMPLY WITH THE POLLOWING DESIGN GUIDBLINES

.....

DEIACHED HOUSING









Sides of building setbods ore considered from building to building retirer than from building to boundary.

3.00 Spooss between



No building shalf selbook) 2.5m to the street bounds

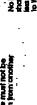


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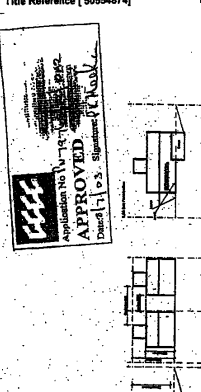
HOS EPHRAIM ISLAND

Buildings may be built to a single after boundary.

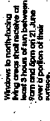
A single after boundary.

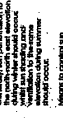
Whiteser afte provides for the best poles access to the dwelfing. 1.00 Zero Lof Founda

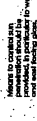
No building shall be yes to 2m from chatter building



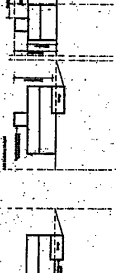


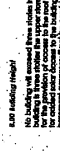


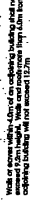
















1

Design Assessmen	t Panel - Ephraim Island
Design Assessmen	Preliminay Review Application
	Tomas Notes Apparation
Development Address:	
Lot:	Residential
St No:	Swimming Pool
Name of Owner:	
Address:	(First Name) (Sumame)
Phone	(Street) (Town/Suburb) Fax:
Mobile:	
Owners Consent to Application:	Yes No
Name of Architect/ Agent:	
Contact	
Address:	
Phone:	(Street) (Town/Suburb) Fax:
Name of Builder:	
Contact:	
Address	
Phone:	(Street) (Town/Suburb) Fax:
Checklist: Note There mu	st be one copy of each submission at a scale of 1:100.
	Floor Plans
	Elevations
	Site Plans
	Longtkudinal Section
	An electronic copy (PDF) of all above.
<u> </u>	<u> </u>

Design Assessment Pan	nel - Ephraim Island
Development Address:	
oft:	Residential Swimming Pool
lame of Owner:	(Sumpres)
Address:	
Phone:	(Town/Suburb) Fax:
Mobile:	
Owners Consent to Application:	Yes No
Name of Architect/ Agent	
Contact:	
Address:	
Phone:	(Town/adush) Faot:
Name of Builder:	
Contact:	
Address:	-{Town/Solutb}
Phone:	Fax:

	Checklist
1. Residential	Note There must be two copies of each submission at a scale of 1:100.
	Application Fee Certification of air conditioning noise output
	Site Plans 🔲 Builders Signage Application
	Floor Plans External Colour Schedule
	Elevations
<u> </u>	Landscaping Plans • External Fascias & Guttering colours • Roof Tile colour and manufacturer • Side gate/s Colour
	Structural Engineer. External Window Colours
ļ. Ŀl	Utility meter location & External Front and Garage Door Colours specification Paving/Concrete Colours
	Electronic Copy of (PDF of Fencing Colours
	all submissions) on CD Glass Work Method Statement Balustrade and screening
	Colour Elevation or Colour Perspective of Dwelling from the Street
2. Swimming Po	30
	Plan Location (including settrack distances) - Two (2) Coples
	Cross Sectional Elevation with correct RL's (including pool surrounds and walls within 1.2m of revetment wall) - Two (2)-Copies
	Design Certification by Registered Engineer of pool shell and all
□	surrounding structural works Pool Fencing Colour and Location
□:	Filter Enclosure Construction Details & colours & specification of filtration
	plant including acoustic data Geotechnical certification for all works in the revenment wall zone (cross
	referencing building plans, landscape plans and pool plans). Two (2) Copies Electronic Copy of (PDF of Above) on CD

14 HOUSING COVENANTS

14.1 Subdivision or Amaigamation of allotments

No residential allotments may be further subdivided or amalgamated.

14.2 Air Conditioning

- (a) The Buyer must not install or maintain on or in the Dwelling, any air-conditioning unit unless the prior written approval from the Seller or its representative is obtained and such air-conditioning unit does not amit noise which exceeds the Environmental Protection Agency and Gold Coast City Council regulations for air-conditioning unit noise limits as passed from time to time;
- (b) Roof mounted air conditioners should be low profile, located below the ridgeline, coloured to match the roof and be located so as not to be visible from any angle.
- (c) Wall or Window mounted air-conditioning units will not be permitted.
- (d) The Buyer must submit accustic information or sir-conditioning design for approval upon formal review.

 The Selier retains the right to reject and or seek amendments to any proposed design.

14.3 Other Roof Mounted Appurtanences

- (a) Appurtmences located on the roof of dwellings are to be unobtrusive when viewed from any street within Ephraim Island.
- (b) Solar water heaters must not be unduly visible.
- (c) Solar panels must be located flat on the roof and must not be supported on frames.

14.4 Services

- (a) The Buyer and Seller acknowledge and agree that if a water supply pipeline or saverage pipeline, an underground stechnicity supply cable, an underground telephone service cable, a strumwater or other drainage pipeline or any other similar pipelines or services shall traverse the Land (whether on, above or below the surface of the Land), then the Buyer shall accept title to the Land subject to any rights of the local authority, government department or person or company or body corporate in respect of such pipelines and cables and shall not make any requisition or objection in respect of the same nor shall the same be subject to any claim for compensation.
- (b) The Seiler will provide a prescriptive Services Location Diagram and a copy of the Compliance Pérmit for plumbing and drainage work on the Land to the Buyer (the Services Location Diagram is located in the Community Management Statement for the Principal Schemo), however the Seiler retains no. Eablity if the information supplied is not absolute. The onus is on the Buyer in undertake the relevant precautions and searches such as dial-before-you-dig to ascertain the exact locations of allotment services.

14.5 Building Height and Mass

- (a) As set out in Item 8.00 Building Heights in the Ephralm Island Detached Housing Design Guide.
- (b) A minimum of 50sqm of habitable area shall be construction on the 2rd level above the semi-basement garage within the dwelling.

14.6 Car Parking

Consideration for guest parking should be incorporated in the site planning for each alloiment. Refer to them 8.00 Visitor Panking in the Ephraim Island Detached Housing Design Guide, in which considerations for visitor car parking is clearly delineated.

14.7 Garages

Garages should not dominate the streetscape and as such will not be on-grade garages by their very nature. Designs should be of a minimum semi-basement nature so as to conceal the garage so that it is not easily visible from road level. Refer item 7.90 Car Parking in the Ephratin Island Detached Housing Design Guide.

14.8 Driveway

Driveways must match as close as reasonably practical the prevailing established designs incorporated by detached dwellings on Ephraim Island. Driveways must also be in accordance with the Local Authority planning standards and any other relevant authority. Only one driveway is permitted for each allotment.

14.9 Nautical devices/ watercraft

No ramp or launching device for any nautical device or watercraft may be incorporated in any pian. Storage of such devices or craft, must be facilitated in such a fashion that it is not readily visible from the street trottage.

14.10 Roof Design

- (a) No hip or gable roof designs must be visible from the streat frontage. Designs must reflect the intention of the Ephraim Island Detached Housing Design Guide and the architecture already established on Ephraim Island.
- Rooting must not incorporate any design which allows its use as a habitable area. Non reflective materials are to be used on all roof surfaces to minimise reflection into other dwellings on Ephraim Island.

14.11 Dwelling Colour pallets

Colours selected must blend with the diveilings in the immediate surrounding environment on Ephraim Island. The Seller has provided three (3) acceptable colour schemes attached to these Housing Covenants. If applicants wish to deviate from these schemes, it must be done in such a manuer that is in line or similar with the established colours already found on Ephraim Island. Applicants are advised to seek professional colour selection advice from their respective designers. Each application is to be accompanied by a colour slevation or coloured perspective of the dwelling from the street.

14.12 Materials :

- (a) Acceptable external material selections include:
 - (i) Render with integral colour or paint finish;
 - (II) Feeture light weight cladding which does not exceed 20% of the dwelling walls;
 - (fii) Rendered masonry with paint finish.
- b) Materials proposed by the Buyer are also subject to the Seller's or the Seller's representative review. Unpainted galvanised metal or zincalume to the wall or roof will not be accepted.

14.13 Cross Viewing (Privacy)

- (a) Individual dwelling proposals must take into consideration the impact on the privacy of the neighbouring allotments (eg. Limiting Cross Viewing / over viewing to adjoin neighbours).
- (b) Upper level decks and verandas must be in accordance with the Ephraim Island Detached Housing Design Guide.

14.14 Bin Storage

Storage of alls bins, must not be incorporated into the street front design of the Dwelling and is not to be readily visible from any angle.

14.15 Transmitting and Receiving Devices.

An owner or an occupier of a lot shall not erect receivers or aerials outside, including wheless sind/or television aerials and satellite receivers without the prior written consent of Ephraim Island Body Corporate and the Subsidiary Body Corporate or other relevant authority having jurisdiction.

14.16 Landscaping

- (a) An attractive feature of Ephraim Island is its surrounding landscape character. Buyers are required to enhance this natural feature through appropriate landscaping to individual allotments.
- (b) Landscaping to the Dwelling street frontage must conform to the Ephraim Island planting plan, attached to these Housing Covenants, and will utilise shell grit as mulching material. All landscaping must comprise vegetation native to the Island as per the planting schedule attached to these Housing Covenants.
- (c) Landscaping to the front garden areas and from the kerb line must be established within 60 days after the completion of the dwelling and must be regularly maintained by the allotment owners in accordance with Clause 4 of SBC100 By-Laws.

14.17 Fencing

- (a) The Buyer is not permitted to replace any pre-existing fence on the land unless the materials are the same standard and quality as the fence which was constructed at the time the Dwelling was constructed.
- (b) The Buyer is not permitted to construct any new fence on the Land without the prior written approval of the Seller or its representative.
- (c) Not withstanding any provisions of the Dividing Fences Act 1953 to the contrary, the Seller shall not be liable or be required, at any fime, to join in or contribute to the cost of erecting or maintaining any fence erected or to be erected on the land or on the boundaries of the Land or on any dividing line between the Land and any lots unsold or held by the Seller.
- (d) No fence shall project further than the front of the house, with the only exception being:
 - (f) on lots where the prior consent of Mirvac Queensland Pty Limited has been obtained. The onus will be on the Buyer to prove to Mirvac Queensland Pty Limited to its absolute satisfaction that a fence needs to project further than the front of the house. Mirvac Queensland Pty Limited agrees not to, unreasonably with hold its consent if the buyer can demonstrate a genuine safety risk would arise if the fence does not project further than the front of the house.
- (e) To delineate the boundary interface between the Public Street and private allotments, front garden landscaping must be used (eg. Garden beds, hedges etc.

14.18 Side Boundary Fencing

- (a) Side boundary fencing must be in accordance with the details set out in the Ephraim Island Detached Housing Design Guide, and constructed of one or more of the following materials:
 - (i) Rendered masonry or face brickwork;
 - (ii) Powder coated aluminium rhs siats.
- (b) The side boundary fence must not extend forward of the building face and must return and close to the side building wall. Gates should be incorporated to silow access.

14.19 Rear Boundary Fencing

No fencing is to be installed within the set back zone of the rear boundary facing the water front. Any fencing that is a rected is to be incorporated within the built form, similar to the already constructed houses on Ephraim Island.

14.20 Exterior Lighting

Lighting to the exterior of the detached dwelling should not extend past the immediate boundaries of the allotment. Such that, light does not enter neighbouring private or common property in such a way that is deemed by the relevant authority as detrimental. Lighting to the water frontage of the property should not be undertaken by the use of any flood lighting system.

14.21 Other structures

- (a) Clothes lines, hot water systems, natural gas systems and other ancillary structures (eg garden shads) must be screened or sited unobtrusively from public areas.
- (b) Water lanks must be incorporated into the structure of the main building.
- (c) Letter boxes must be of masonry construction and be located adjacent to the driveway.

14.22 New Building Materials

Second hand materials are not permitted in the construction of dwellings on the estate. Limited exceptions, such as interior floorboards, may be submitted for approval by Mirvac Queensland Pty Limited or its representative.

14.23 Construction hours and site access

- (a) Hours of construction are listed on the Building Approval, from the certifier and must be adhered to.
- (b) Damage to the footpath and / or kerb, during the course of construction, must be repaired by the property owner prior to occupation.

14.24 Rubbish - Builders Responsibility

- (a) All rubbish during the construction of a dwelling is to be deposited in a skip or other responsible disposal container. The bin/container must be accessible to the builders' sub contractors.
- (b) No builders rubbish is to be deposited on adjoining or surrounding allotments.
- (c) Builders must provide a gravel access to each allotment in order to minimise sediment movement on the road, any sediment run off created must be cleaned off the road on a daily basis. Sediment list on the road will damage the pavement and the builder will be invoiced for any recification works required.
- (d) Sediment barriers must be incorporated where reasonably practical to minimise site run off as per Australian Building Standards and the Gold Coast City Council Guidelines.
- (e) Any nubbish that enters the water must be collected and disposed off.
- (f) Adjoining allotments must not be utilised by the builder for the parking of vehicles and / or the storage of building materials. The property owner will be involved for any rediffication works required by adjoining allotments. Occupiers must inform their builders of these requirements and take steps to rectify any builders' treach.
- (g) On sight advertising by builders must be no larger than that required by the statutory builders licence.

14,25 Work Method statement

(a) The podium stabs are designed for a maximum 27.5t gross weight buck (fire truck) which has 4 axies - 2 rear and 2 front (buth steer).

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- (b) Plant equipment and loaded trucks required to traverse the Island to access the building site shall not exceed the maximum axie load of 9.5t. This equates to a maximum uniformly distributed live load of 12kPa.
- (c) The axis loads are usually not equal across all axies e.g. the rear axies will generally carry more load (up to the max 9.5t) than the front.

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EPHRAIM ISLAND WATERFRONT HOUSES

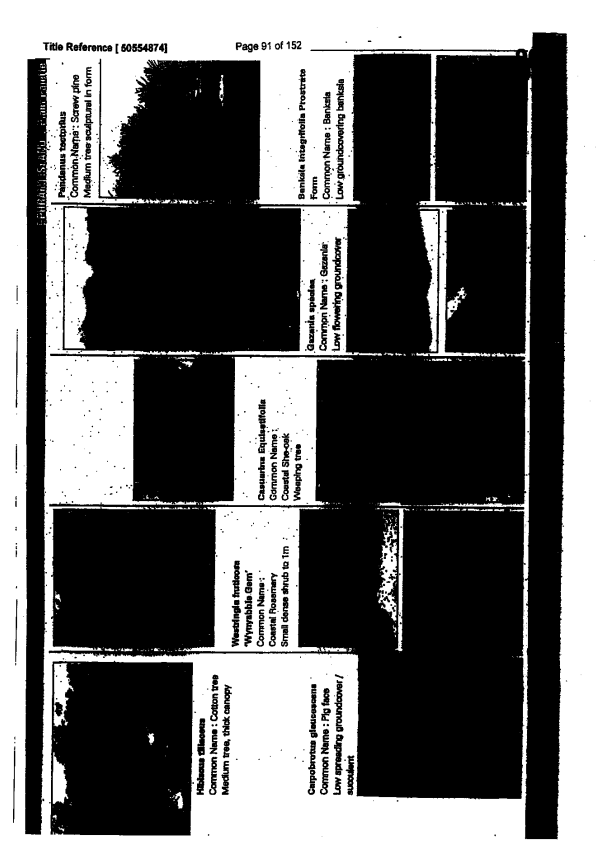
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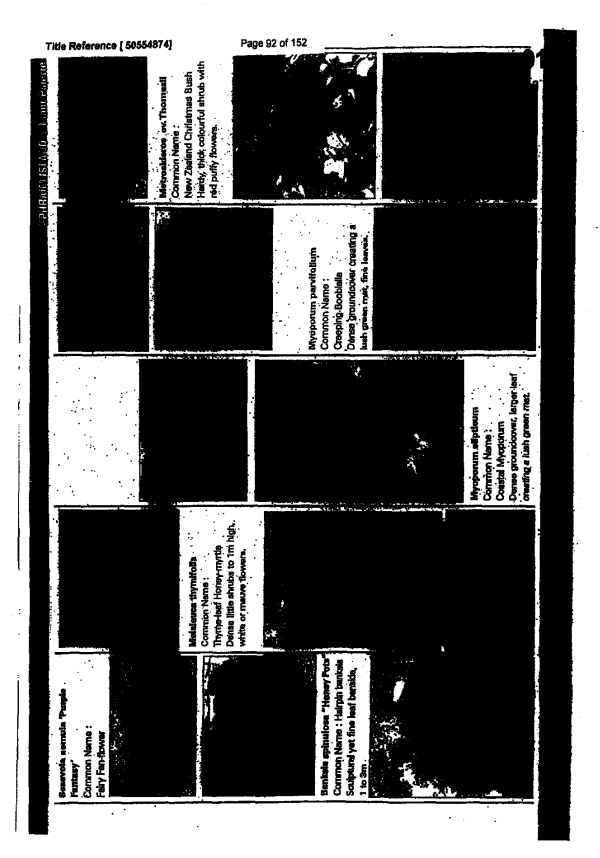
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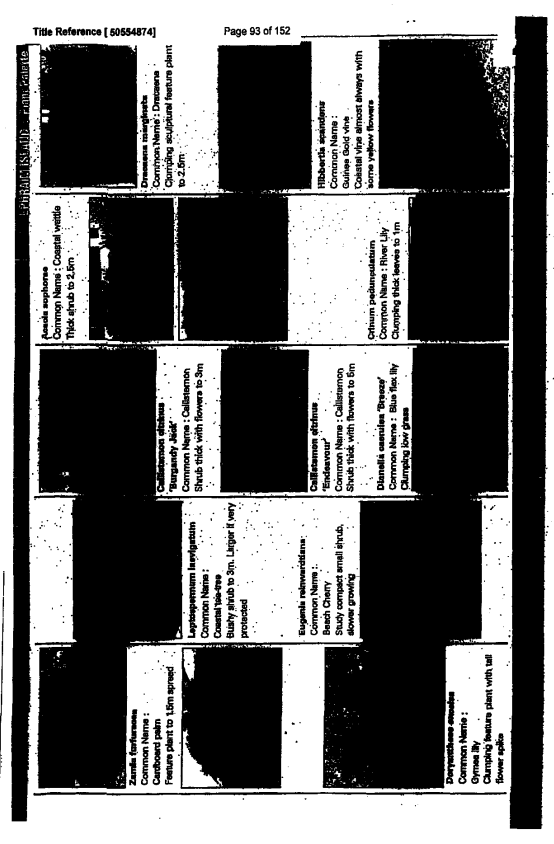
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- 6. CLAUSE 6 INTENTIONALLY DELETED
- 7. RENOVATION RULES

BODY CORPORATE FOR EPHRAIM ISLAND C.T.S. 33951

Renovation Rules

- 1. A list of the proposed renovations is to be supplied to a Subsidiary Body Corporate Committee or the Principal Body Corporate and to the Resident Manager prior to the commencement of the project. The proposal is to list in detail the type and scope of the work to be carried out and the expected start and finalisation date.
- All structural work is to be accompanied by approval Certification and approved by the Body Corporate Committee prior to commencement of the work. All costs to be paid by the Owner.
- 3. All tradespeople to enter the building via the basement car park.
- 4. Tradesmen are to use only parking spaces allocated by the Resident Manager.
- Jack hammering or construction noise is to be carried out between the hours of 9.00 am and 4.00 pm Monday to Friday, excluding Public Holidays, and when appropriate warning is posted in the lifts and on the noticeboard.
- All works are to be carried out by suitably qualified, licensed and insured tradespeople. A current and original certificate of currency is to be provided prior to commencement of work.
- 7. All works are to be carried within the Workplace Health and Safety Regulations.
- Local Authority approvals are to be obtained and presented to the Body Corporate Committee, and work is not to start without the prior written approval of the Body Corporate Committee.
- The normal waste bins situated in bin rooms are not to be used for trade waste associated with the renovation work. Renovation materials are NOT to be put down any refuse chute.
- Certification is to be received from the builder at the completion of works showing that the
 works completed conform with those approved by the Gold Coast City Council.
- 11. Foyers and lifts and common property used in connection with the building works are to be cleaned as and when necessary and are to be left in a clean state at the end of each working day. Any damage caused to the foyers, lifts and common property are to be rectified at the owners cost.
- 12. The allocated lift is <u>not</u> to be laft locked off (taken out of service) for long periods of time, in particular 9:00am to 11:00am and 3:00pm to 5:00pm. Lift car interiors are to be protected by using the supplied lift pads available from the Resident Manager.
- Foyers and fire escapes are not to be used for storing materials associated with the renovation.
- 14. Works are to be completed <u>strictly between</u> 8:00am and 4:00pm Monday to Friday, and 8:00 am and 12 noon Saturdays. Work is not to be undertaken on Public Holidays.
- 8.00 am and 12 noon Saturdays. Work is not to be undertaken on Public Holidays.
 15. Any hard floors which are installed are to have adequate soundproofing taid underneath so that they comply with provisions of the By-laws.
- 16. Work is to be carried out in conjunction with any general and or specific requirements laid down by the Body Corporate Committee.

Renovation Rules

17. Guidelines relating to floor coverings.

a) installation

In order to maintain the soundproofing to a high standard, any replacement of the original floor coverings in a Lot must only be undertaken with the consent of the Committee. Consent of the Committee will not be unreasonably withheld if the floor covering meets the following requirements:

 Carpet over a heavy duty underlay – as per the original floor covering supplied by the builder.

Ω

 Suitable floor tiling for all existing entrance toyers, bathrooms, kitchens and laundry which are tiled when replaced, must be adequately sound insulated with the best available commercial laid or placed to a minimum depth of 10mm to achieve a sound proof rating of Fiooring Impact Insulation Class 55 (FIIC 55) described under the ISO 140VI, which describes the Acoustics - Measurement of sound insulation in buildings and of building elements - Part VI: or better.

The installation of the sound proof underlay shall be carried out in accordance with specification and technical data available from Davco Construction Materials Pty Ltd or equivalent suppliers.

b) Compliance with conditions

An owner or occupier must comply with any conditions imposed by the Committee of the Body Corporate when granting its consent, including any conditions which are imposed by the Committee of the Body Corporate to prevent any noise arising in any way out of the installation or use of the works from being transmitted from the Lot to another Lot.

c) Compliance with By-laws

The granting of any approval by the Committee of the Body Corporate does not in any way relieve the Owner or Occupier of their responsibility under all other By-Laws.

d) Re-instatement

In the event that an Owner or occupier fails to comply with the terms of the By-Law, then an Owner or Occupier will, at their expense, remove the works from the Lot upon receiving written notice from the Committee of the Body Corporate to mitigate any noise. Liability for reinstatement shall not cease on transfer of the ownership of the Lot and this obligation to reinstate shall pass to subsequent Owners or Occupiers.

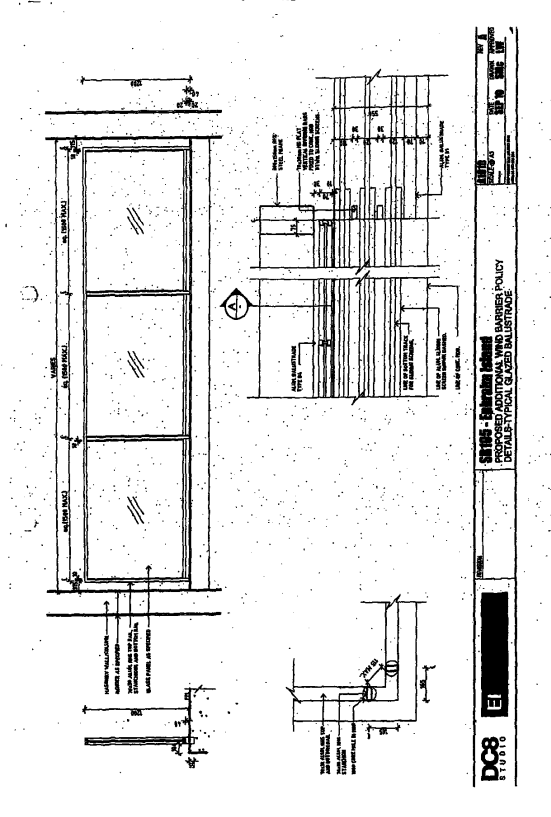
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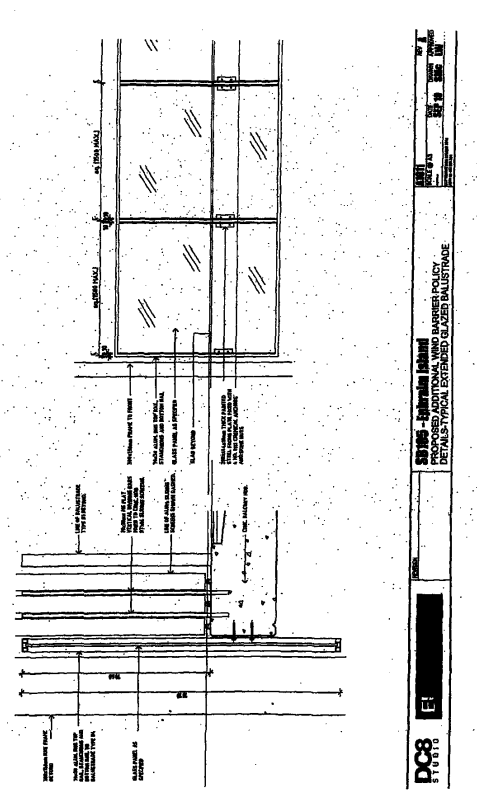
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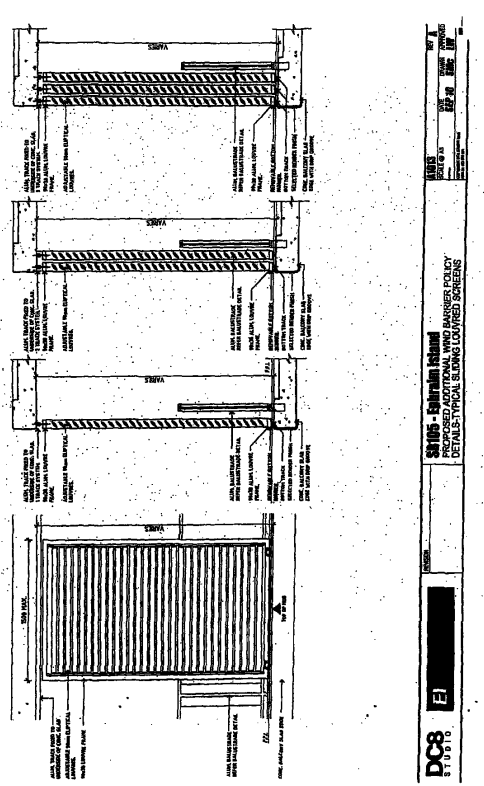
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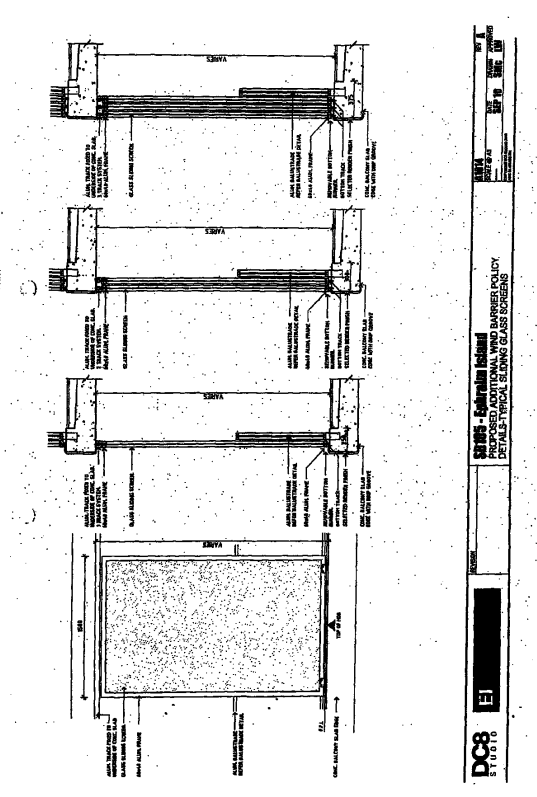
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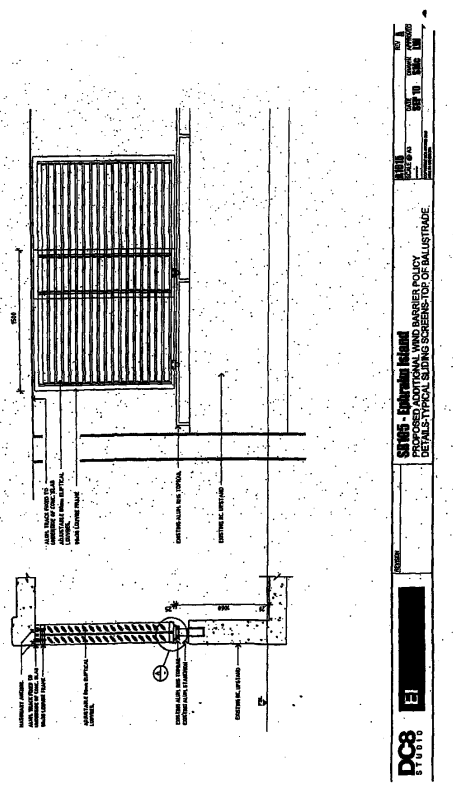
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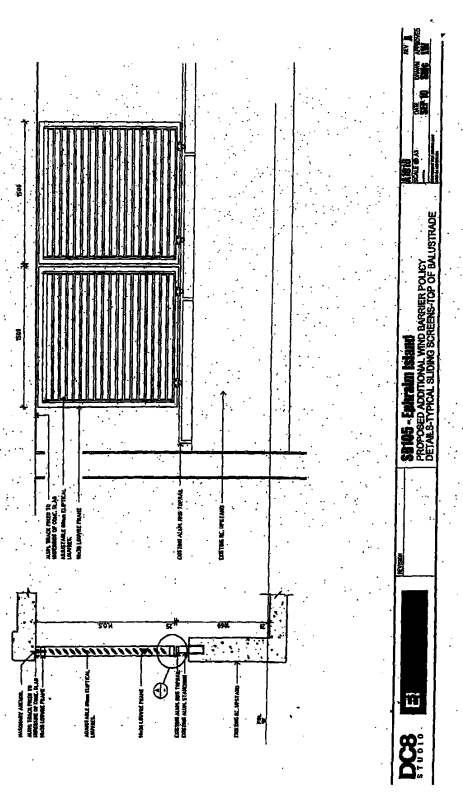


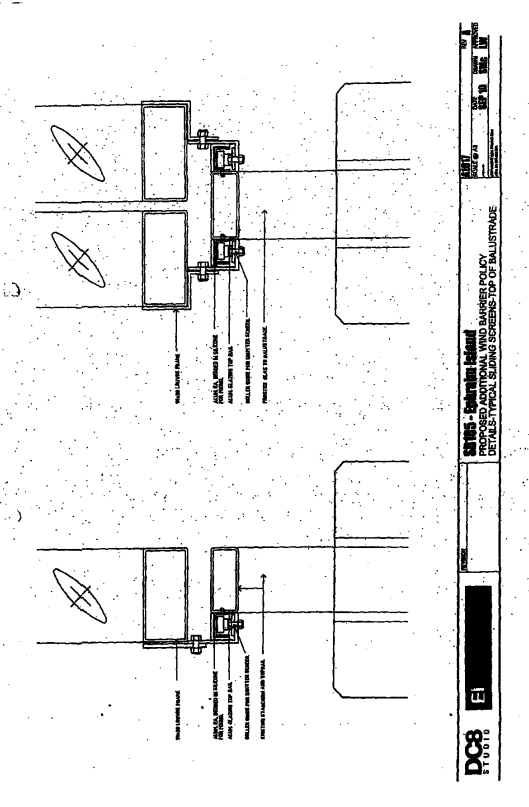












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Fleet Operable 9th Centrel Leumas (Winst Bide)		-	Solind Reserved	De De Cer Vental gloss	graph.	(Silver	Weeken Bedrooms only.
(Aumienter Vertical Louvins			Pointidenont	Interpos	gtoss	"Ephraim Gronze"	
Leyes 1 Privacy Scrimons			Powdercout	Interpen	raopti	Ephraem Saver	
Level 9 Sticing Screen framing		-	Powdercast	Interston	S S S S S S S S S S S S S S S S S S S	Ephreim Silvar	
Window Glass	Gene	eraffy (Generally Latrichaeod Glossa	Pilkington		Standard "Evergreen" - Al standard gleeing other then specified bestare panels	Al epertment external glezing except feeture gless
Feature Class	1	1	Janyingkad Ginger	Pittoto	Flood glass		Salected wind corners
Window Glass - Pavels above callings	·	5.0	Colourback Laminehod	Pikington	Float gless	"Hath Greets"	Where glezking occurs shove calling height
Spirings Gines - guesqui	<u>.</u>		Amineted Glass	Pilkington	Float glass	clear	At gez ed belustredes except in superfernes
Galuminide Chass in Sesture passels			Toughened Glass	Pikinglen	Beraphic	Striped Pettern	Panels in superiorines haif striped pettern
What Comer Glass		Ī	Laminated Glass	Pikington	Ploet glass	Clear.	Gelected ceither acestanesias
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SB185 - Enteraint Island
PROPOSED ADDITIONAL WIND BARNIER POLICY
FINISHES AND COLOURS-BUILDING 28

SCHEDULE E DESCRIPTION OF LOTS ALLOCATED EXCLUSIVE USE AREAS OF COMMON PROPERTY

Lot on Plan Number	Exclusive use of carpark space areas
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	51 and 52 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	59 and 60 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	57 and 58 on Plan B 1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	79 and 80 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	67 and 68 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	83 and 84 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	81 and 82 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	87 and 88 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	93 and 94 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	97 and 98 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	53 and 54 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	61 and 62 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	55 and 56 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	77 and 78 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	6 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	4 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	110 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	101 and 102 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	47 and 48 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	63 and 64 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	49 and 50 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	71 and 72 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	5 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	73 and 74 on Plan Bi
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	85 and 86 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	111 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	95 and 96 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	14 and 15 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	65 and 66 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	12 and 13 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	32 and 34 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	69 and 70 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	28 and 30 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	8 and 9 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	7 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	91 and92 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	16, 17 and 18 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	10 and 11 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	24 and 26 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	75 and 76 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	20 and 22 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	36 and 38 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	99 and 100 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	89 and 90 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	1,2 and 3 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	44 and 46 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	40 and 42 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	103 and 104 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	113 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	115 and 116 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	105 and 106 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	114 on Plan B1

Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	119 and 12- on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	117 and 118 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	112 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	121 and 122 on Plan B1
Ephraim Island - Subsidiary 101 Community Titles Scheme 34051	107, 108 and 109 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	19 and 21 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	23 and 25 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	27 and 29 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	31 and 33 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	35 and 37 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	39 and 41 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	43 and 45 on Plan B1
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	10 and 11 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	7 and 8 on Plan 1
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	27 and 28 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	28 and 29 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	1 and 2 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	4 and 5 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	24 and 25 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	38 and 39 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	14 and 17 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	21 and 22 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	45 and 46 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	32 and 33 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	12 and 13 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	15 and 16 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	36 and 37 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	34 and 35 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	20 and 23 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	18 and 19 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	40 and 41 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	30 and 31 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	56 and 59 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	60 and 61 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	62 and 63 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	51 and 52 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	48 and 49 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	54 and 55 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	74 and 75 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	57 and 58 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	71 and 72 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	68 and 69 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	77 and 78 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	76 and 79 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	64 and 67 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	65 and 66 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	70 and 73 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	82 and 85 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	89 and 90 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	96 and 97 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	112 and 113 on Plan C
	129 and 130 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	143 and 146 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	102 and 103 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	80 and 81 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	110 and 111 on Plan C

Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	132 and 133 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	144 and 145 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	126 and 127 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	105 and 106 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	83 and 84 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	108 and 109 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	123 and 124 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	141 and 142 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	137 and 140 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	116 and 119 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	86 and 87 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	92 and 93 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	114 and 115 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	138 and 139 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	131 and 134 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	88 and 91 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	99 and 100 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	94 and 95 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	117 and 118 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	135 and 136 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	125 and 128 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	98 and 101 on Pian C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	104 and 107 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	120 and 121 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	122 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	147 and 148 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	199 and 201 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	206 and 211 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	226 and 227 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	245 and 249 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	246 and 247 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	256 and 260 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	178 and 185 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	149 and 150 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme	222 and 223 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	239 and 242 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	243 and 244 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	252 and 254 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	171, 172 and 176 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	191 and 194 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	196 and 200 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	219 and 220 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	236 and 237 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	240 and 241 on plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	248 and 251 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	168, 169 and 173 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	188 and 190 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	192 and 197 on Plan G
Ephraim Island - Subsidiary 103 Community Titles Scheme 35246	216 and 217 on Plan G
Ephraim Island - Subsidiary 103 Community Titles Scheme 35246	221 and 235 on Plan G
Ephraim Island – Subsidiary 103 Community Titles Scheme 35246	
	210 and 215 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246 Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	224 and 228 on Plan G
	165, 166 and 170 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	189 and 193 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	195 and 198 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	212 and 213 on Plan G

Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	218 and 229 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	259 and 263 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	231 and 233 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	162, 163 and 167 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	184 and 187 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	203 and 207 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	208 and 209 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	214 and 225 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	234 and 238 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	230 and 232 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	159, 160 and 164 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	174, 175 and 177 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	151, 152 and 153 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	202, 204 and 205 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	156, 157 and 161 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	181, 183 and 186 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	269 and 270 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	295 and 298 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	305 and 310 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	324 and 325 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	307 and 308 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	265 and 266 on Plan G
Ephraim Island – Subsidiary 103 Community Titles Scheme 35246	291 and 296 on Plan G
	301 and 306 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	321 and 323 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	303 and 304 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	261 and 262 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	287 and 292 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	297 and 302 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	317 and 320 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	299 and 300 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	257 and 258 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	268 and 271 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	318 and 322 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	315 and 319 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	314 and 316 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	274 and 278 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	264 and 267 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	309 and 313 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	311 and 312 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	327 and 329 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	250, 253 and 255 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	283, 284 and 288 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	285, 289 and 293 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	277, 280 and 281 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	272, 273 and 276 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	335 and 339 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	378 and 279 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	396 and 397 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	405 and 408 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	377 and 395 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	359 and 380 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	406 and 407 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	373 and 374 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	393 and 394 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	403 and 404 on Plan J
Territorial Consideration of Continuous Times Scriptific 00240	TOO GITO TOT OIT IGITS

Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	381 and 398 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	354 and 357 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	332 and 333 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	368 and 369 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	390 and 391 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	344 and 402 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	372 and 392 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	355 and 376 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	330 and 331 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	365 and 366 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	386 and 387 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	341 and 342 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	358 and 361 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	360 and 371 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	326 and 328 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	362 and 363 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	388 and 389 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	334 and 336 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	351 and 356 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	345 and 346 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	399, 400 and 401 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	382 and 383 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	337 and 338 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	340 and 343 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	347 and 348 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	350 and 353 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	349 and 352 on Plan J
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	411 and 414 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	409 and 410 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	423 and 424 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	440 and 441 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	458 and 459 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	489 and 491 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	417 and 420 on Plan K
Ephraim Island - Subsidiary 106 Community Titles Scheme 36463	412 and 413 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	427 and 428 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	443 and 444 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	461 and 462 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	457 and 460 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	431 and 434 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	415 and 416 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	429 and 430 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	446 and 447 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	476 and 477 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	475 and 478 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	437 and 442 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	418 and 419 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	432 and 433 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	449 and 450 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	479 and 480 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	481 and 484 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	445 and 448 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	421 and 422 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	435 and 436 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	452 and 453 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	482 and 483 on Plan K
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Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	488 and 490 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	451 and 454 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	425 and 426 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	438 and 439 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	455 and 456 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	485, 486 and 487 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	463, 466 and 468 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	469, 470 and 472 on Plan K
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	511 and 520 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	494 and 495 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	545 and 546 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	530 and 532 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	515 and 523 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	496 and 497 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	541 and 542 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	533 and 535 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	500 and 501 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	498 and 499 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	537 and 538 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	524 and 528 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	503 and 505 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	492 and 493 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	543 and 547 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	534 and 536 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	507 and 508 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	525 and 529 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	518 and 522 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	527 and 531 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	510 and 514 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	519 and 526 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	539, 540 and 544 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	509, 512 and 516 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	502, 504 and 506 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	513, 517 and 521 on Plan N
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	549 and 550 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	548 and 551 on Plan O
Ephraim Island - Subsidiary 100 Community Titles Scheme 36463	568 and 571 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	572 and 573 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	595 and 600 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	604 and 606 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	557 and 561 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	553 and 554 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	569 and 570 on Plan O
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Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	585 on 590 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	599 and 602 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	560 and 563 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	552 and 555 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	
	575 and 577 on Plan O
Ephraim Island - Subsidiary 106 Community Titles Scheme 36463	591 and 594 on Plan O
Ephraim Island - Subsidiary 106 Community Titles Scheme 36463	608 and 609 on Plan O
Ephraim Island - Subsidiary 106 Community Titles Scheme 36463	610 and 614 (T) on Plan O
Ephraim Island - Subsidiary 106 Community Titles Scheme 36463	565 and 566 on Plan O
Ephraim Island - Subsidiary 106 Community Titles Scheme 36463	558 and 562 on Plan O
Ephraim Island - Subsidiary 106 Community Titles Scheme 36463	578 and 580 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	579 and 586 on Plan O

Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	621 and 622 (T) on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	619 and 620 (T) on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	564 and 567 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	556 and 559 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	583 and 584 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	581 and 582 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	611 and 612 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	613 and 615 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	588, 589 and 593 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	587, 592 and 596 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	603, 605 and 607 on Plan O
Ephraim Island – Subsidiary 106 Community Titles Scheme 36463	597, 598 and 601 on Plan O
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S5 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S12 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S11 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S18 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	\$13 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S30 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S17 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S53 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S50 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	\$60, \$61 and \$62 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S16 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S8 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	\$15 on Plan B1
Ephraim Island - Subsidiary 101 Community Titles Scheme 34051	S19 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S57 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S55 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S77 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S47 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S3 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S9 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S4 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S21 on Plan B1
Ephraim Island - Subsidiary 101 Community Titles Scheme 34051	S56 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S20 and S26 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S23 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S78 on Plan B1
Ephraim Island - Subsidiary 101 Community Titles Scheme 34051	S49 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S7 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S10 on Plan B1
Ephraim Island - Subsidiary 101 Community Titles Scheme 34051	S2 and S6 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S39 on Plan B1
Ephraim Island - Subsidiary 101 Community Titles Scheme 34051	S28 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S37 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S22 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S58 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S51 and S25 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S31 on Plan B1
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Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S35 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S29 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S33 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S41 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S46 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S52 on Plan B1

Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S54 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	\$45 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S43 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S76 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	\$75 on Plan B1
Ephraim Island - Subsidiary 101 Community Titles Scheme 34051	S74 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	\$72 on Pian B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S73 on Plan B1
Ephraim Island - Subsidiary 101 Community Titles Scheme 34051	\$69 on Pian B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S71 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S79 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S70 on Plan B1
Ephraim Island – Subsidiary 101 Community Titles Scheme 34051	S59 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	S32 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	S34 on PlanB1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	S36 on PlanB1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	S24 and S38 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	
	S40 on Plan B1
Ephraim Island – Subsidiary 102 Community Titles Scheme 34138	S42 on Plan B1
Ephraím Island – Subsidiary 102 Community Titles Scheme 34138	S63 on Plan B1
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S01 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S06 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S07 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S04 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S08 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S13 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S14 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S09 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S02 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S15 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S16 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S10 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S11 and 11A on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S17 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S18 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S12 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S03 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S19 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S21 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S05 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S28 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S20 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S29 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S22 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S23 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426 Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S24 on Plan C
	S67 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	S25 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S62 and S26 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S61 on Plan C
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Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S32 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S30 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S44 and S27 on Plan C
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Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S33 on Plan C

Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S48 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S36 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S55 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S60 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S43 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S51 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S45 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S54 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S69 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S66 and S70 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S59 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S52 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S46 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S53 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S58 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S65 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S42 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S39 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S47 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S49 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	C56 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S64 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	S41 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S34 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	S50 on Plan C
Ephraim Island - Subsidiary 103 Community Titles Scheme 34426	S35 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S57 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S63 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S40 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S37 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S38 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S71 on Plan C
Ephraim Island – Subsidiary 103 Community Titles Scheme 34426	S72 on Plan C
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S94 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S96 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$104 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S124 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S116 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S126 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S83 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S73 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$103 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	S112 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	S115 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	\$125 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S81 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S89 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246 Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S93 on Plan G
Ephraim Island - Subsidiary 103 Community Titles Scheme 35246	S102 on Plan G S113 on Plan G
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Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	S114 on Plan G S122 on Plan G
Ephraim Island - Subsidiary 103 Community Titles Scheme 35246	S75 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S88 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	\$92 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	\$101 on Plan G
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Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S111 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S97 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S107 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S76 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S91 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S90 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S100 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S110 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S123 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S106 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S77 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S87 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S95 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S99 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	\$109 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S108 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$105 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S78 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S82 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S74 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	S98 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S79 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S84 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S121 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$135 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S138 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	S143 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S147 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$120 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S134 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S137 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S142 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S146 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S119 on Plan G
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	S133 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S136 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S141 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S145 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S118 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S128 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S150 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S149 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S140 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S129 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$127 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S139 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S148 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S151 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S117 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$132 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	S144 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$131 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$130 on Plan G
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$161 on Plan J
Ephraim Island - Subsidiary 105 Community Titles Scheme 35246	S180 on Plan J
Ephraim Island – Subsidiary 105 Community Titles Scheme 35246	\$177 on Plan J
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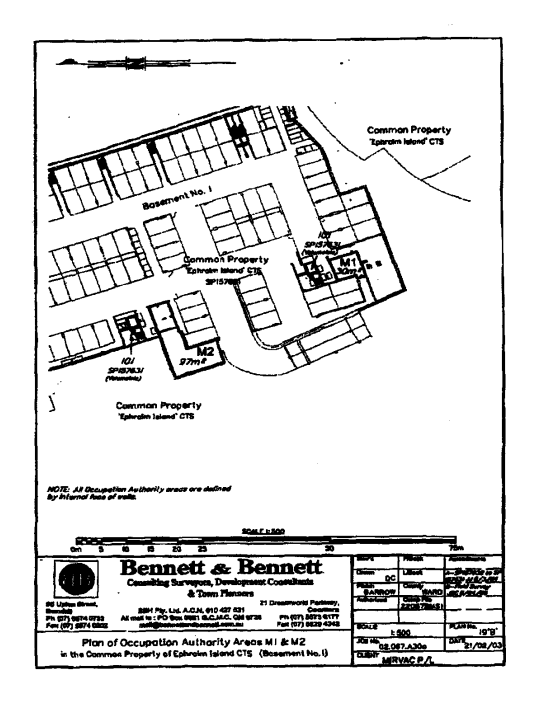
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The Restaurant and Kiosk Lot will have the exclusive use of the following areas as follows:-

Exclusive Use Area	Purpose
Area B as shown on Plan B2	Grease Trap
Area C as shown on Plan B2	Loading Dock
Area D as Shown on Plan B2	Signage
Area E as shown on Plan B1	Refuse and Storage
Area E109 as shown on Plan M	Shade Awning
	Area B as shown on Plan B2 Area C as shown on Plan B2 Area D as Shown on Plan B2 Area E as shown on Plan B1

It is intended that the Caretaker for the Principal Scheme will be given an occupation authority by the Ephraim Island Body Corporate to occupy part of the Principal Common Property for the storage of equipment including marina, Inlet, pool cleaning and gardening equipment marked as "M1" and "M2" on the attached Bennett and Bennett plan.

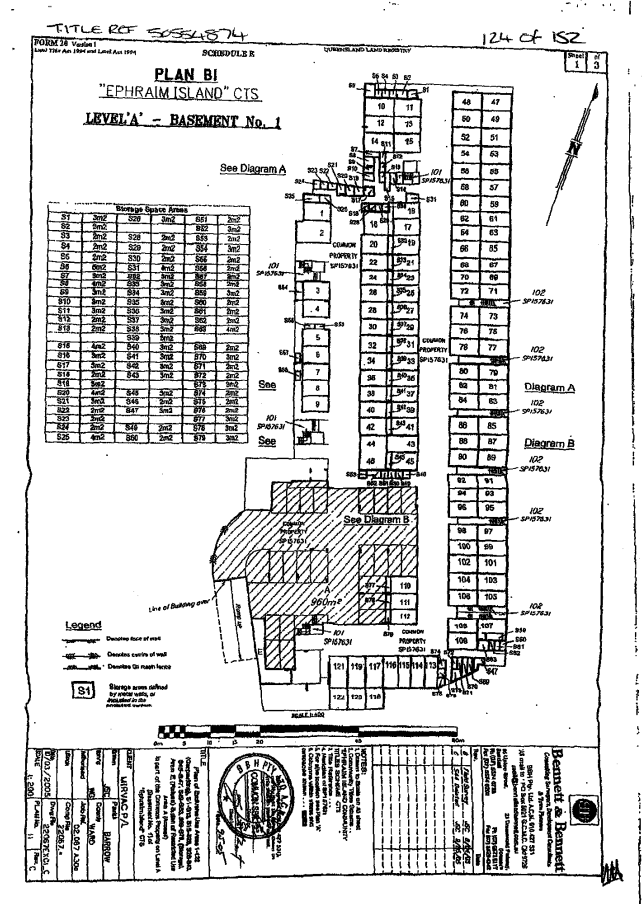
Occupation Authority Area



Title Reference [50554874]

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Restaurant and Kiosk Lot – Exclusive Use Areas B, C D on Plan B1 and Restriction of Use Area A on Plans B1 and B2 and Exclusive Use Area E901 on Plan M



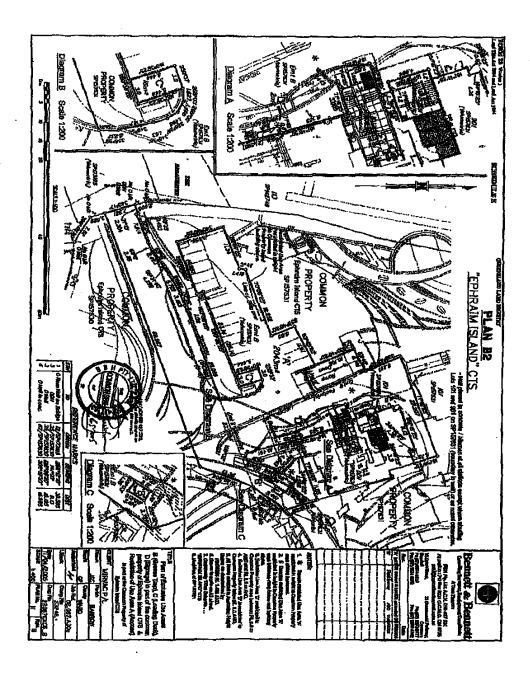
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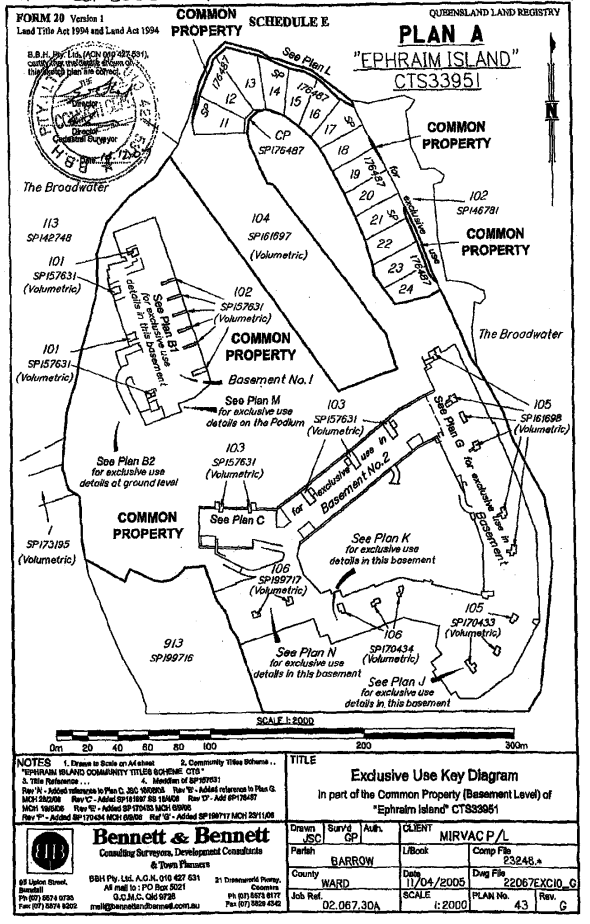
TITCE REF 505548 ROSE 126 of 152 QUEENSLAND LAND REGISTRY SCHEDULE E PLAN BI "EPHRAIM ISLAND" CTS LEVEL'A' - BASEMENT No. 1 Diagram B Scale 1:200 82 81 38 37 See 84 83 Diagram A 39 Sheet 2 102 SP157831 101 \$ 85 16m² SPISTE Y 86 /6m² COMMON 88 /6m² \$ 87 44 8 **SCOMMON** PROPERTY 8 90 16m 89 17 SP157631 PROPERTY SP157631 92^{5.4} /6m² S52 S51 S50 S49 94 96 16m g 95% ริ 97ี้ *16m* ย § 98 *l6m²* k 100 15m² § 99<u>°</u> \$ 101 |6m2 ື່ງ 103 *I6m* \$104 16m² \$108_{17m} § 105/2 102 SP157631 \$107 *|},* COMMON 101 59157631 PROPERTY \$P (5763) 119 121 117 1116 1115 114 34m 2 2.73 3.6 Internal face of wall 122 120 118 876 19m² 19mz 19m² $\tilde{\alpha}$ QUEENSLAND LAND REGISTRY Land Title Act 1994, Land Act 1994 and Water Act 2000 SCHEDULE

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Title Reference 50554874





Title Reference [50554874]

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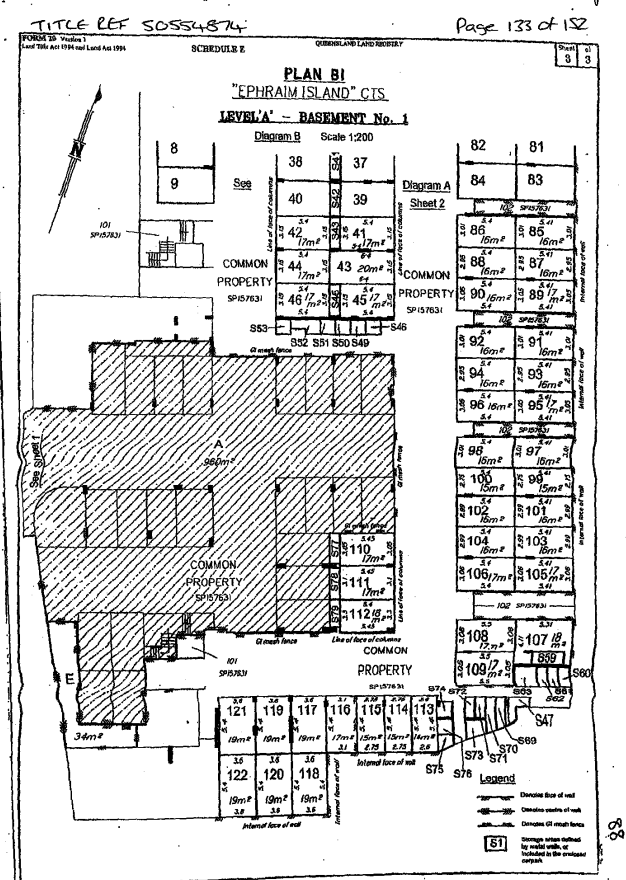
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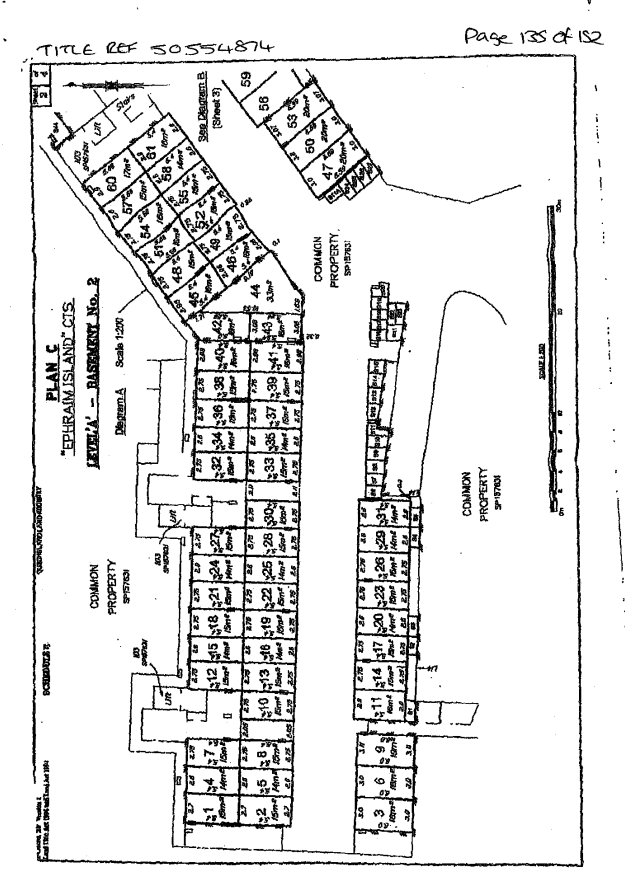
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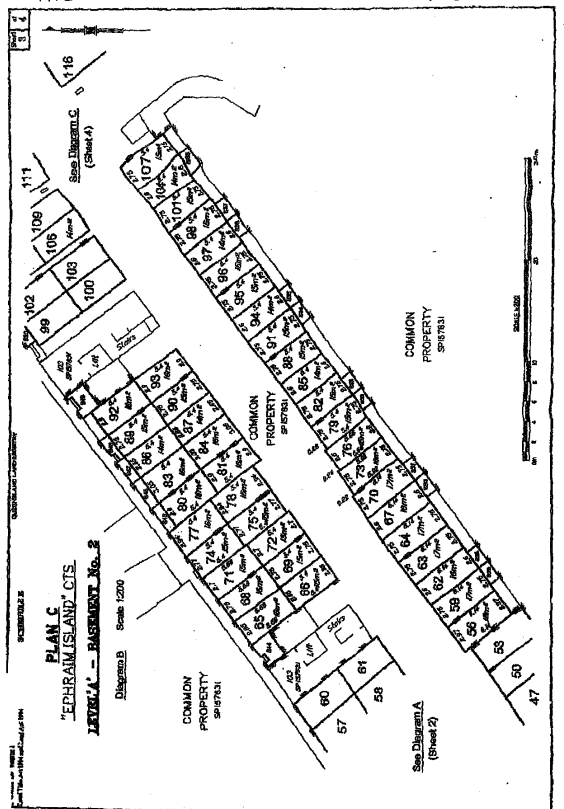
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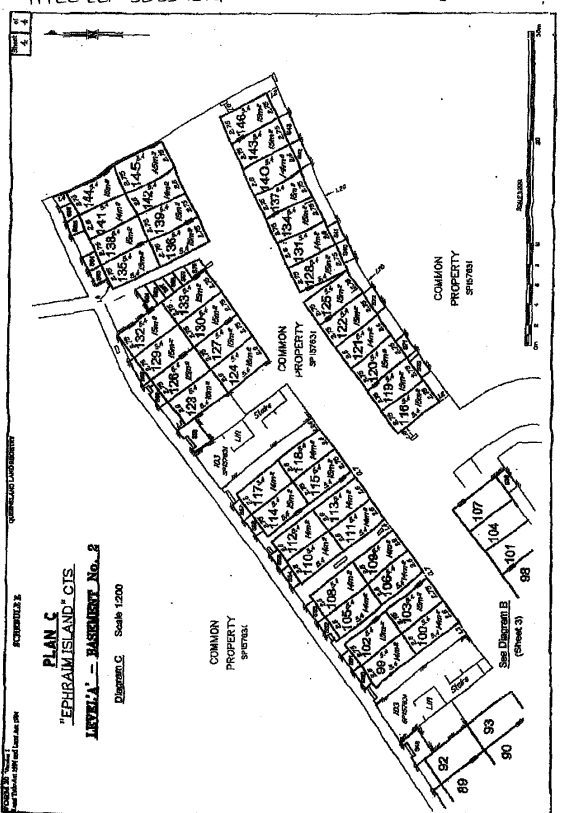


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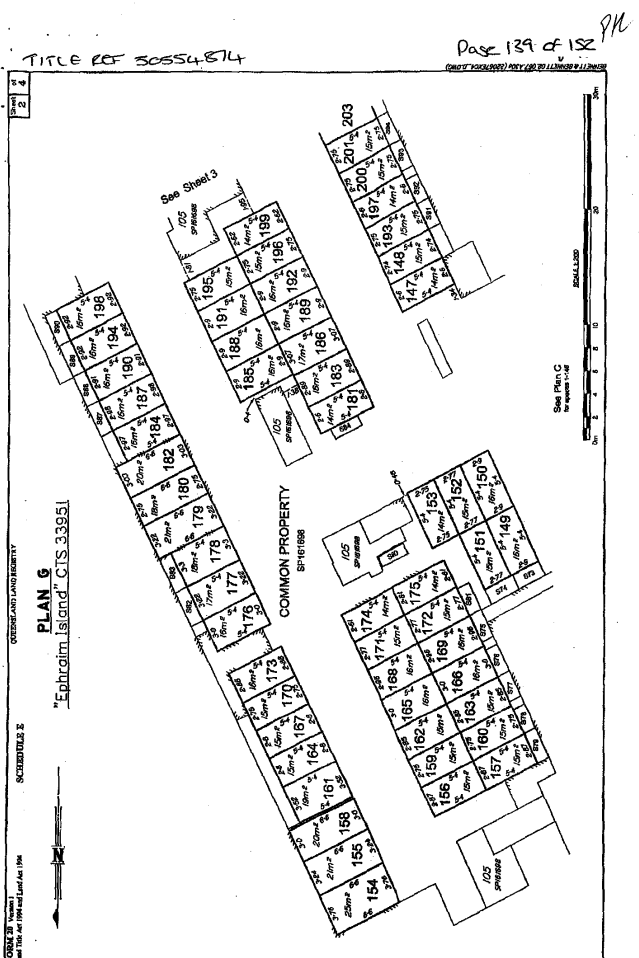




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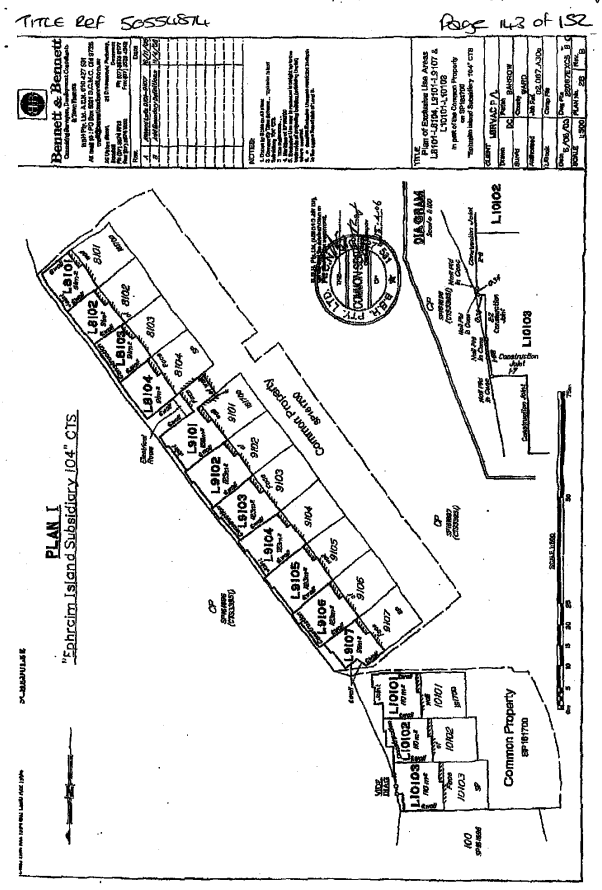


138 of 152 PM ect Storage Areas S73-S84 & S67-S157 In part of the Common Property (Basement) "Ephraim Island CTS 33901" Bennett & Bennett comment Mirvao Old. Ltd. 95 Uplon Street, Bundall Ph (07) 5574 0735 Fpt (07) 3574 0202. 5/08/03 202 326 316 317 316 317 310 303 SE COMMON PROPERTY See Sheet 4 COMMON PROPERTY "Ephraim Island" CTS 33951 PLAN G COMMON PROPERTY SP161698 Denotes centre of wall Storage arrass doffred by mental walls. Pendes face of well FORM 20 Venus ! Land Title Act 1994 mai Land Act 1994 Legend 84



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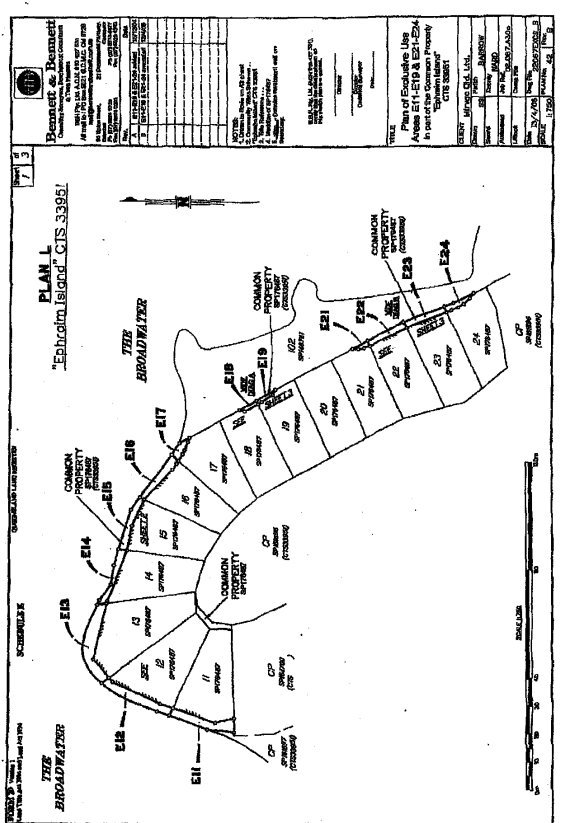
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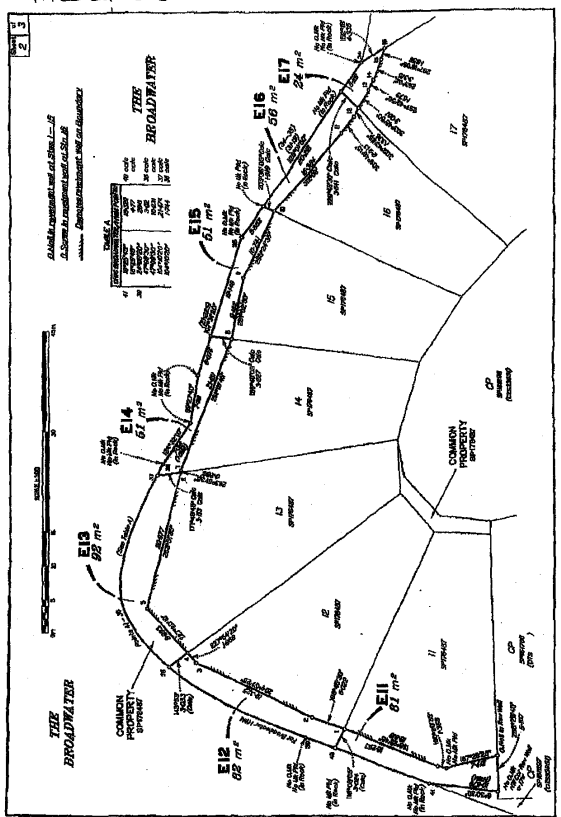
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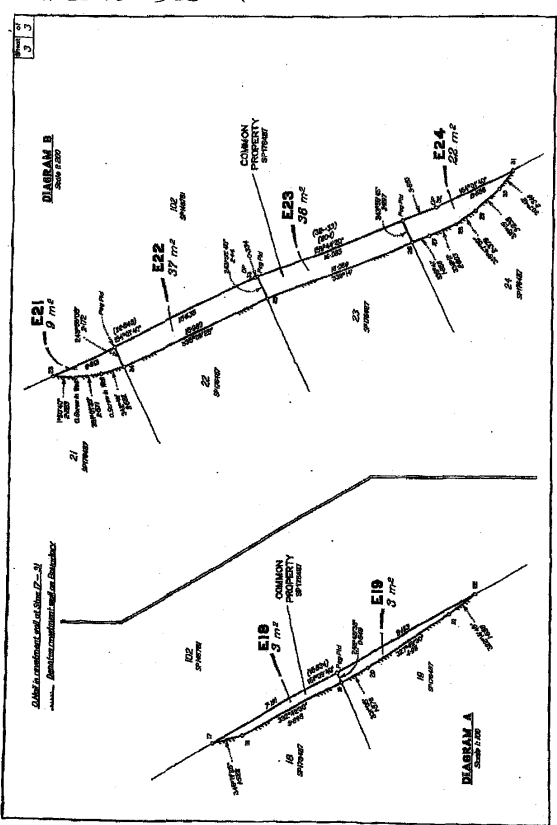
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