SP 52948 Consolidated By-Laws

"Unreasonable Communications" means Communications that are unreasonable due to the content (defamatory, offensive or otherwise), volume, length or duration, or frequency of the Communications; and

"You" means an Owner or Occupier.

- 3. Interpretation In this by-law:
 - (a) Headings have been inserted for guidance only and do not affect the interpretation of this by-law;
 - (b) References to any legislation or like provisions include any legislation or like provisions amending, consolidating or replacing the same, and all by-laws, ordinances, proclamations, regulations, rules and other authorities made under them:
 - (c) Words importing the singular number include the plural and vice versa;
 - (d) Where any word or phrase is given a definite meaning any part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning;
 - (e) The provisions of this by-law only apply to the extent permitted by law;
 - (f) Any provision of this by-law which is held by a court or tribunal to be illegal, invalid or unenforceable shall be severed from the by- law and the remaining provisions shall remain in effect;
 - (g) If there is any inconsistency between this by-law and any other by-law applicable to the Strata Scheme, then the provisions of this by-law will prevail to the extent of that inconsistency.
- 4. Prohibiting unreasonable communications
 - 4.1 You must not engage in or generate any Unreasonable Communications.
 - 4.2 You must not assist, encourage or cause any other person including another Owner or Occupier to engage in or generate Unreasonable Communications.
- 5. Prohibiting Dissemination of Personal Information
 - 5.1 You must not disseminate or publish via Communications any Personal Information without the prior written consent of the Owner or Occupier to whom the Personal Information relates.
 - 5.2 You must not assist, encourage or cause any other person including another Owner or Occupier to disseminate or publish via Communications any Personal Information without the prior written consent of the Owner or Occupier to whom the Personal Information relates.

Special By-Law 12 General Renovations Protocol

DEFINITIONS

- In this by-law:-
 - a) Words importing the singular include the plural and vice versa;
 - b) Words importing a gender include any gender;
 - c) "The Act" means the Strata Schemes Management Act 2015 (NSW) as amended from time to time;
 - d) "The Regulations" means the Strata Schemes Management Regulations 2016 (NSW) as amended from time to time;

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ANNEXURE "A"

- e) "Common Property" means the common property within Strata Plan No. 52948;
- f) "Owner" means the owner or owners from time to time of a Lot in Strata Plan No. 52948;
- g) "Minor Renovations" has the meaning given to that term in Section 110 of the Act;
- h) "Cosmetic Work" has the meaning given to that term in Section 109 of the Act;
- i) "Major Works" means any works that are not Minor Renovations or Cosmetic Works or otherwise regulated by another By-Law and which includes but is not limited to works which:
 - (i) interfere with the support or shelter provided by a Lot, for another Lot, or for the Common Property;
 - (ii) alter any electrical, plumbing, drainage, gas or other service in or to a Lot;
 - (iii) affect the Common Property by attaching or affixing something to it, adding to it, removing part of it or altering it;
 - (iv) affect the structure of a lot, including but not limited to the removal of or installation of any walls or columns within a Lot; and/or
 - (v) require waterproofing in order to comply with the requirements of the Building Code of Australia.
- j) "Works" means Minor Renovations and Major Works collectively.

CONDITIONS

Approval to carry out works

- 2. An Owner may carry out Cosmetic Work without the approval of the Owners Corporation in accordance with Section 109 of the Act
- 3. An Owner shall not carry out any Minor Renovations until the Owners Corporation has approved the Minor Renovations by ordinary resolution at a duly convened general meeting, in accordance with the requirements of Section 110 of the Act.
- 4. An Owner shall not carry out any Major Works until the Owners Corporation has approved the proposed Major Works in writing and the Owner complies with the terms and conditions of this by-law.
- 5. Any application to the Owners Corporation by an Owner of a Lot for approval to carry out Works, must be in writing and be accompanied by plans and specifications for the Works, details of the proposed dates and times during which the work is to be carried out, means and times of access for delivery and removal of materials, tools and debris, and proposed arrangements for maintaining the security of the building while the Works are carried out.
- 6. If the proposed Works involve the removal or alteration of any structural element within the building, such as the removal of a wall, (whether load-bearing or not), the Owner shall provide to the Owners Corporation, drawings and certification from a practising structural engineer in favour of the Owners Corporation that the proposed Works will not detrimentally affect the structural integrity of the building or any part of it, and that the existing floors, walls, ceilings and roof are structurally adequate for the purposes of the proposed Works.
- 7. The Owners Corporation shall be entitled to engage an independent engineer to review the engineering documents provided by the Owner pursuant to clause 6 of this by-law and to inspect the Works. The Owner shall pay that independent engineers in on

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demand if the second engineer's opinion is that the proposed works will detrimentally affect the structural integrity of the building or any part of it, or that the existing floors, walls, ceilings and roof are not structurally adequate for the purposes of the proposed works. If the second engineer's opinion is the same as the Owners engineer, the Owners Corporation will pay the cost of the second engineer.

- 8. If the proposed Works involve the installation or replacement of a waterproofing membrane or flashing, the Owner must provide the Owners Corporation with written details of the membrane or flashing to be installed and a warranty to be provided by the manufacturer and installer.
- 9. If the proposed Works involve the installation of floor coverings or flooring other than carpet ("hard flooring") in a Lot that is directly above another Lot, the Owner must:
 - provide the Owners Corporation with a floor plan outlining the proposed location of the hard flooring, identifying where carpet is being replaced by hard flooring;
 - provide the Owners Corporation with details of the proposed acoustic underlay; (b) and
 - ensure that the finished floor has a weighted impact sound level (Lnt,w + C1) (c) reading of not more than 62 decibels, in accordance with the requirements of the Building Code of Australia.
- If the Works will involve the use of jackhammers or percussion instrument tools, the 10. Owner shall provide the Owners Corporation with a dilapidation report as to the condition of the Common Property and each Lot that is immediately adjacent to (above, below or beside) the Owner's Lot, at his own cost, prior to the commencement of the Works, if requested to do so by the Owners Corporation.
- An Owner shall take all reasonable steps during the course of carrying out the Works to cover Common Property floors, carpets, walls and doors so as to protect them from damage, dust and soiling.
- An Owner shall not be permitted to install or construct a kitchen, bathroom, or laundry above any part of a bedroom, living room or lounge room of a Lot below.

Repairs and Maintenance

- Subject to the terms of this by-law, any amendment of the by-laws from time to time and any resolution of the Owners Corporation under Section 106(3) of the Act, the Owners Corporation shall continue to be responsible for the proper maintenance and keeping in a state of good and serviceable repair of the common property.
- 14. The Owner must properly maintain and keep the common property to which the Works are directly attached, or which is occupied by the Works, in a state of good and serviceable repair. 15 .The Owner must properly maintain and keep the Works in a state of good and serviceable repair and must renew or replace the Works as necessary from time to time.

Before the Works

- Before starting the Works, the Owner must provide the Owners Corporation with:-16.
 - a copy of any requisite approval of the local Council, including all drawings, specifications, conditions and notes:
 - a copy of any requisite construction certificate for the Works under Part 4A of the Environmental Planning and Assessment Ac/ 1979;
 - a copy of any requisite certificate of insurance relating to the performance of the (c) Works under Section 92(2) of the Home Building Act 1989, if the value of the PRETO STHATA Works exceeds \$20,000;

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- (d) evidence of currency for the duration of the Works of Contractors' All Risks insurance cover to a minimum of \$20,000,000 per event, with an insurance office of repute (incorporating cover against public risk in respect of claims for death, injury, accident and damage occurring in the course of or by reason of the Works); and
- (e) 5 days' notice in writing prior to the date of commencement of the Works;
- (f) details of the proposed duration and times of the Works;
- (g) details of the persons carrying out the Works, including qualifications to carry out the Works;
- (h) arrangements to manage any resulting rubbish or debris; and
- (i) a bond of \$5,000 or such other amount to be specified by the Strata Committee from time to time, which may be used by the Owners Corporation to rectify any damage caused to the common property, or property of another Owner or occupier in the scheme, as a result of the Works or as a result of a breach of this by-law, in accordance with clauses 24, 25 and 26 below.

Performance of the Works

- 17. In undertaking the Works, the Owner by himself or herself, his or her agents, servants and contractors must:
 - (a) use best-quality and appropriate materials and a licensed contractor to carry out the Works in a proper and skilful manner;
 - (b) comply with all conditions and requirements of the local Council;
 - (c) comply with the Building Code of Australia and all pertinent Australian Standards and any manufacturer's specifications;
 - (d) comply with all directions and requirements of any independent engineer engaged by the Owners Corporation pursuant to clause 7 of this by-law;
 - (e) permit the Owners Corporation's independent engineer access to the lot during the course of the Works for the purposes described in clause 7 of this by-law;
 - (f) comply with any plans and specifications submitted to the Owners Corporation;
 - (g) not allow obstruction of the Common Property by building materials, tools, machines, motor vehicles or debris;
 - (h) carry out the Works between 7:30 am and 5:30 pm from Monday to Friday, and between 8:00 am and 1:00 pm on Saturdays (excluding public holidays or such other times as may be precluded by any conditions imposed by the Council or any other competent authority);
 - (i) comply with the terms of any approval given by the Owners Corporation under this by-law;
 - (j) transport all building materials, equipment, debris and other material in the manner reasonably directed by the Owners Corporation;
 - (k) remove all tools, building materials and debris from the Common Property at the end of each day during the course of the Works;
 - (I) clean al! dirt, dust and debris from Common Property at the end of each day during the course of the Works, and at the conclusion of the Works, to the reasonable satisfaction of the Owners Corporation;

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ANNEXURE "A"

- (m) not deposit any debris or building materials generated by the Works in the Owners Corporation's rubbish bins; and
- (n) cause as little inconvenience as reasonably possible to other Owners and occupiers.

After the Works

- 18. After completion of the Works, the Owner must provide the Owners Corporation with:
 - (a) notice that the Works have been completed;
 - (b) notice of any damage caused by the Works to any other Lot or common property;
 - (c) a copy of any requisite compliance certificate for the Works under Part 4A of the Environmental Planning & Assessment Act 1979;
 - (d) plans identifying the location of plumbing, gas and' electrical services altered during the course of the Works; and
 - (e) copies of all membrane and flashing guarantees and warranties.

Damage

20. The Owner must repair promptly any damage caused or contributed to by the Works, including damage to the property of the Owners Corporation and the property of the Owner or occupier of another Lot in the strata scheme

Indemnity

21. The Owner must indemnify the Owners Corporation against any loss or damage the Owners Corporation suffers as a result of the performance, repair, maintenance, renewal or replacement of the Works.

Insurance

- 22. The Owner must apply the proceeds of a claim in respect of insurance referred to in clause 14(c) of this by-law to the repair or completion of the Works, or to reimbursement for their prior repair or completion.
- 23. The Owners Corporation at its option may make and conduct any claim against an insurer in respect of insurance referred to in clause 14(c) or 14(d) of this by-law.
- 24. The Owners Corporation may apply all or any part of the bond to remedying, for its benefit or the benefit of an owner or occupier of another lot in the strata scheme, a breach on the part of the Owner of an obligation under this by-law_ It may do so without prejudice to any other right that may arise by reason of the breach.
- 25. The Owners Corporation must pay any residue of the bond to the Owner within 28 days of receiving written notice from the Owner that the Works have been completed provided no notice of any damage has been received by it as at that date.
- 26. The Owners Corporation must pay any residue of the bond to the Owner after deducting such sums as have been or are to be applied to the rectification of any damage caused by the Works to the property of the Owners Corporation or the owner or occupier of another lot in the strata scheme.



Special By-Law 13 Cosmetic works, minor renovations and major renovations

- 1. This by-law is made for the purposes of governing the carrying out of Works to a lot and/or the common property.
- For the purpose of this By-law, 'Works' means the additions, replacements and alterations undertaken by the Owner (at the Owner's cost and to remain that Owner's fixtures) to their lot and the common property.
- 3. Cosmetic Works approval of owners corporation not required
 - "Cosmetic Works" means any works that are not 'Minor Renovations' and not 'Major Renovations' and that do not require approval of the Owners Corporation and it includes, but it is not limited to work for the following purposes:
 - (a) installing or replacing hooks, nails or screws for hanging paintings and other things on walls,
 - (b) installing or replacing handrails,
 - (c) painting,
 - (d) filling minor holes and cracks in internal walls,
 - (e) laying carpet,
 - (f) installing or replacing built-in wardrobes,
 - (g) installing or replacing internal blinds and curtains.
- 4. Each Owner has the right under s 109 to undertake 'Cosmetic Works', however the Owner must not do anything on the lot or common property that is likely to affect the operation of fire safety devices in the lot or to reduce the level of fire safety in the lots or common property.
- 5. Minor Renovations approval by strata committee required

Each Owner has the right to undertake "Minor Renovations", subject to the conditions set in this By-Law and limited to the following works:

- (a) Renovating and or replacing a kitchen, a bathroom or a laundry (not including any waterproofing works including the replacement of waterproofing membranes);
- (b) Changing recessed light fittings and / or other types of light fittings;
- (c) Installing or replacing wood or other hard floors (not including the installation of 'floating floorboards' or alike material in bedrooms or bathrooms), subject to the terms of any existing flooring works by-law(s);
- (d) Installing or replacing wiring or cabling or power or access points;
- (e) Installing or replacing garage door motors;
- (f) Work involving reconfiguring walls (not including load-bearing walls or any structural works);
- (g) Installing a reverse cycle split system air conditioner (not affecting the external appearance of the building);
- (h) Installing a solar photovoltaic system or solar hot water system;
- (i) Installing a heat pump;
- (j) Installing ceiling insulation;
- (k) Installing double or triple glazed windows (that are in keeping with the external appearance of the lot);

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- - (i) a range hood,
 - (ii) oven,

ANNEXURE "A"

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- (iii) shower,
- (iv) clothes dryer,
- (v) gas heater, or
- (vi) similar appliance.
- 6. Pursuant to section 110(6)(b) of the *Strata Schemes Management Act 2015* the Owners Corporation delegates its authority to the Strata Committee to decide whether to approve the Minor Renovations outlined in this by-law.

Installing or replacing venting to carry exhaust air outside from items such as:

- 7. Where any works covered under clauses 3, 5 or 9 of this by-law were undertaken by an Owner before this by-law was made then any provision of this by-law concerning repair and maintenance and liability and indemnity will also apply to those works.
- 8. To the extent of any inconsistency with previous by-laws, this by-law prevails.
- 9. Major Renovations approval by the strata committee required

"Major Renovations" means all of and not limited to the following:

- (a) Work involving structural changes such as the removal of the whole or part of a load-bearing wall, or the installation of structural support beams;
- (b) Work that changes the external appearance of a lot, including the installation of an external access ramp, awning, shutters, pergola or vergola or installation of a new window or door in a boundary wall of the lot;
- (c) Waterproofing works to the bathroom, kitchen and/or laundry within a lot which includes the laying of a new waterproofing membrane;
- (d) Waterproofing works to the external balconies and courtyards within a lot;
- (e) The installation of a ducted air conditioning system;
- (f) Work for which consent or another approval is required under any other Act such as development consent of the local council under the *Environmental Planning & Assessment Act 1979*.
- 10. An Owner must not undertake "Major Renovations" or "Minor Renovations" without providing the Strata Committee with:
 - (a) a signed application form including the documents referred to in clause 12(b)(iii) applicable to the Owner's Minor or Major Renovations; and
 - (b) the Owner's written consent to be bound by the terms of this by-law in the form annexed to this by-law and marked "A".

If approval is granted the Minor and Major Renovations must comply with the conditions set out in this by-law.

- 11. The Strata Committee may require the owner to submit a by-law to be passed by special resolution at a general meeting of the Owners Corporation if:
 - (a) The strata committee are unwilling to make a determination as to whether or not the works should be approved; or
 - (b) In the Strata Committee's opinion, the works proposed to be carried out by the owner is beyond the scope of the terms of this by-law.

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CONDITIONS

12. "Minor Renovations" and "Major Renovations" are subject to the following Conditions:

Before undertaking the works

- (a) The Owner must notify the Strata Committee at least 21 days before undertaking the works and obtain the prior written approval for the works from -
 - (i) the Strata Committee of the Owners Corporation; and
 - (ii) the relevant consent authority under the Environmental Planning and Assessment Act 1979 (if required); and
 - (iii) any other relevant statutory authority whose requirements apply to undertaking the works.
- (b) The Owners must submit to the Strata Committee the following documents relating to undertaking the Minor or Major Renovations prior to obtaining written approval from the Strata Committee:
 - a document indicating the proposed start and end dates (which upon approval and prior to commencement of the works must be confirmed with the Strata Committee or its appointed nominee);
 - (ii) a document including the full name and contact details of the person appointed to project manage the works;
 - (iii) documents relating to undertaking the works:
 - A. plans and drawings/ diagrams;
 - B. specifications of work (including product brochures, if available);
 - C. if the works involve the replacement or removal of any wall or walls, then a report from a licensed structural engineer and certification that the removal of the wall or walls shall not undermine the structural integrity of the building;
 - D. documents evidencing warranties, contractors' licences & insurances, reports & certifications of relevant building professionals, and the like;
 - E. any other documents reasonably required by the Strata Committee (including, but not limited to a by-law duly drafted by a specialised legal practitioner).
- (c) The Owner must ensure that any party carrying out the works effects and maintains contractors all works insurance, workers compensation insurance and public liability insurance in the amount of \$10,000,000 and any other insurance required by law and provides certificates of currency evidencing the insurance on request by the Owners Corporation.
- (d) The Owner must ensure that the works undertaken comply with the standards as set out in the Building Code of Australia (BCA) current at the time the works are undertaken.
- (e) An Owner installing or replacing wood or other hard floors must ensure that the works include the installation of a good quality acoustic underlay sufficient to prevent the transmission of noise to adjoining units.



Payment of Bond

- (f) If required by the Strata Committee, the Owner must provide a bond to the Owners Corporation via the Strata Managing Agent prior to commencing the works. The bond is for the purposes of ensuring that any minor damage to the common property doors, walls, tiles, flooring and any other common property may be rectified in a timely manner.
- (g) The amount of the bond referred payable by the Owner is to be paid in accordance with the following table:

Total cost of works	Amount of bond payable
Less than \$20,000	\$1,000
Greater than or equal to \$20,000	\$5,000

- (h) In the event the Owners Corporation decides to direct that bond money is due and payable to rectify damage to common property, then the following process shall apply:
 - (i) The Owners Corporation shall give written notice to the Owner regarding the damage to common property.
 - (ii) The Owner has ten (10) business days to rectify the damage to the satisfaction of the Owners Corporation, and to supply all evidence requested by the Owners Corporation regarding rectification of the damage.
 - (iii) In the event that the works referred to in clause ii. above are not completed to the satisfaction of the Owners Corporation, the Owners Corporation may, subject to sections 120 and 122 of the *Strata Schemes Management Act 2015*, rectify the damage to common property and deduct the reasonable costs of same from the bond amount.
 - (iv) In the event the costs of rectifying the damage to the common property exceed the bond amount, the difference shall be recoverable pursuant to the Liability and Indemnity clauses contained in this by-law.

Carrying out the works

- (i) In carrying out the works, the Owner must:
 - (i) transport all construction materials, equipment, debris and other material, in the manner reasonably directed by the Strata Committee or its appointed nominee;
 - (ii) protect all areas of the building outside their lot from damage by undertaking the works or the transportation of construction materials, equipment, debris;
 - (iii) keep all areas of the building outside their lot clean and tidy throughout the performance of the works;
 - (iv) ensure security of the building by not causing the front security door to be fixed open for an unreasonable period of time;
 - (v) only undertake works at the times approved by the Strata Committee and in accordance with Council restrictions;
 - (vi) not create noise that causes unreasonable discomfort, disturbance or interference with the activities of any other occupier of the building; and



- (vii) remove all debris resulting from undertaking the works immediately from the building in the manner reasonably directed by the Strata Committee or its appointed nominee.
- (j) The Owner must ensure that the works shall be done:
 - (i) in a proper and workmanlike manner and by duly licensed contractors; and
 - (ii) in accordance with the drawings and specifications approved by the local council and the Strata Committee.

After completing the works

- (k) The Owner must notify the Strata Committee that the works have been completed.
- (I) Where required by the Strata Committee, the Owner must provide the Owners Corporation with:
 - (i) a certification by a structural engineer appointed by the Owners Corporation at the Owner's cost as to the structural integrity of the building; and
 - (ii) if the works involved waterproofing works, a waterproofing certificate by a Master Plumber or Certifier to evidence that the waterproofing has been applied in accordance with industry best practice and AS/NZS standards;
 - (iii) if the works involved the installation of a ducted or reverse cycle split system air conditioner, the owner must provide to the Owners Corporation a report from a qualified technician certifying that, upon inspection, the air conditioning and its associated condenser, pipes and conduit does not:
 - A. reduce the fire resistance level of any wall, or
 - B. produces noise that exceeds the dB(A) allowed under the Protection of the *Environment Operations Act 1997* (POEO Act) and (d) meets the energy consumption standards as prescribed under the relevant AS Standards.
 - (iv) if the works involved the installation or replacement of wood or other hard flooring, the Owner must provide to the Owners Corporation a report from an acoustic engineer of suitable expertise which certifies that the acoustic engineer has inspected the new flooring installations which form part of the works and those new flooring installations now achieve the anticipated performance standards that is expected of works carried out in accordance with clause 12(e) of this by-law.
 - (v) a certification from a Principal Certifying Authority under the Environmental and Planning Assessment Act 1979 evidencing approval and sign-off of the relevant Building Certificates and Town Planning Approval.
 - (vi) any other document reasonably required by the Strata Committee in relation to the works undertaken by the Owner.

Repair and Maintenance

- 13. The Owner must, at the Owner's cost:
 - (a) properly maintain and keep the common property to which the works are erected or attached in a state of good and serviceable repair; and
 - (b) properly maintain and keep the works in a state of good and serviceable repair and must replace the works (or any part of them) as required from time to time.



ANNEXURE "A"

- 14. If the Owner removes the works or any part of the works undertaken under this by-law, the Owner must at the Owner's own cost, restore and reinstate the common property to its original condition.
- 15. If an Owner installs a solar photovoltaic system, a solar hot water system, an external air-conditioning unit or any other fixture to the common property roof, the Owner is responsible for the removal and reinstatement of same in the event the Owners Corporation deems such removal is necessary for the purpose of repairing and maintaining the common property roof.

Liability and Indemnity

- 16. The Owner indemnifies the Owners Corporation against:
 - (a) any legal liability, loss, claim or proceedings in respect of any injury, loss or damage to the common property, to other property or person to the extent that such injury, loss or damage arises from or in relation to the works;
 - (b) any amount payable by way of increased insurance premiums by the Owners Corporation as a direct result of the works;
 - (c) any amount payable by way of increased fire safety compliance or local authority requirements as a direct result of the works; and
 - (d) liability under section 122(6) of the Strata Schemes Management Act 2015 in respect of repair of the common property attached to the works.
- 17. Any loss and damage suffered by the Owners Corporation as a result of undertaking the works may be recovered from the Owner as a debt due to the Owners Corporation on written demand or at the direction of the Owners Corporation and, if not paid at the end of one (1) month from the date on which it is due, will bear until paid, interest at the rate of 10% per annum until the loss and damage is made good.
- 18. To the extent that section 106(3) of the Strata Schemes Management Act 2015 is applicable, the Owners Corporation determines it is inappropriate for the Owners Corporation to maintain, renew, replace or repair the works proposed under this by-law, such works being the responsibility of the Owner pursuant to the Repair and Maintenance clauses of this by-law.

Breach and Remedy

- 19. In the event an owner breaches this by-law, the Owners Corporation may:
 - (a) pursuant to section 120(2) of the Strata Schemes Management Act 2015, take action against the Owner to replace the works or reinstate the common property affected by the works to its original condition.
 - (b) pursuant to section 120(5) of the Strata Schemes Management Act 2015, recover the costs incurred in carrying out the replacement or reinstatement works from the Owner as a debt.



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Annexure "A" to Special by-law 13 – Cosmetic Works, Minor Renovations and Major Renovations Strata Scheme 52948

Consent to Exclusive use and Special Privilege By-Law					
TO:	The Secretary The Owners – Strata Plan No. 52948				
AND:	The Registrar General				
	Land Registry Services NSW				
	Queens Square Sydney NSW 2000				
conditi confer	, being the owner(s) of Lot, ta Plan No. 52948 HEREBY CONSENT and agree to be bound by the terms and ons of Special by-law 13 – Cosmetic Works, Minor Renovations and Major Renovations ring special privileges on owners that has been passed by Special Resolution of all and registered on the common property Certificate of Title.				
Dated:					
Signat	ure(s) of Lot Owner(s)				
Name	(s) of Lot Owner(s)				



Renovation Application Special By-Law for Cosmetic, Minor and Major Renovations

Owners seeking to undertake renovations to their lots are required to comply with the Special By-Law for Cosmetic, Minor and Major Renovations (Renovations By-Law) and the following procedures:

- Lot owners are required to provide details of the proposed Minor & Major renovations by completing the following Application Form and submitting it with the required supporting documents to Waratah Strata Management at least 21 days before undertaking any work.
- Cosmetic renovations do not require strata approval, so you are free to proceed with those works without approval unless Minor or Major renovations also form part of your renovations.
- 3. The completed Application Form and supporting documents will then be circulated to the Strata Committee for review.
- 4. You will be advised if any further information is required to be provided.
- 5. You will be advised if approval has been provided in accordance with the Renovations By-Law.
- 6. Should a specific by-law be required (for works outside the scope of the Renovations By-Law) you will be asked to have one drafted, ideally by a strata specialist lawyer, which will then need to be submitted to a general meeting of the Owners Corporation.

No work may commence without the written approval of the Owners Corporation and non-compliance may result in penalties being applicable.

Other documentation that may be required:

Subject to the nature of the works you may also be asked to submit an Engineers Report, a Dilapidation Report or further detailed drawings, plans etc.

Should the works also require Council approval, a Development Approval (DA) or Complying

Development Certificate (CDC) would need to be obtained from Council and a copy provided to the Owners Corporation. Please check with your local council to see if your proposed works fall into this category. Please note your works may be approved by Council and not by the Owners Corporation or vice versa. Works cannot commence until all require approvals have been obtained.

Hard Flooring

Should your application include to install hard flooring, please check whether there is a specific hard flooring by-law for your strata plan. These applications will then be dealt with either under the Hard Flooring By-Law or as a Minor Renovation under the Renovations By-Law.

Should you proceed to install hard-flooring you are encouraged to use the highest grade of underlay/sound insulation available (if not defined in the by-laws) to minimise the risk of any breaches of by-laws in relation to causing noise disturbance to other residents. You should be aiming to install flooring that creates no more noise to adjoining residents than would a good quality carpet and underlay. Please ensure that you independently check the quality of the underlay being proposed by your flooring installer as they frequently quote for the lowest cost rather than the highest quality. If noise complaints are received from adjoining residents you may be required to remove the timber flooring or install additional carpets, mats, runners, etc.



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	Minor & Major Renovations				
Ow	vners Names				
Pro	pperty Address	,			
Pos	stal Address (if different from above)				
Em	nail Address				
 Ph	one Numbers				
cor	r Minor and Major Renovations, the following documents should be providing the model of the providing the should be providing the should be provided application form (please refer to Renovations By-Law for further defaulted):				
	Plans, drawings, specifications and product brochures				
	Project Manager & Contractors documents, including copy of insurances, lic	ensing etc.			
	Program of works including proposed start and end dates				
	Program of any noisy works including demolition, wall removal, tile removal,	etc.			
	List of any works that will be visible from outside of the lot such as changes to pipes, cables, ducts	walls/doors,			
	Payment of Security Deposit - \$1,000 if works under \$20,000 or \$5,000 if works or greater	orks \$20,000			
	Structural Engineers Report (if works include removal and/or replacement of walls)	load-bearing			
	Dilapidation Report (if required by the strata committee)				
	Copy of Home Owners Warranty Insurance Policy (if works exceed \$20,000)			
	Copy of Development Approval or Complying Development Certificate (if Council)	required by			

Application & Indemnity Form



Declaration:

- I/We lodge this application in accordance with the terms and conditions of the Cosmetic Works, Minor Renovations and Major Renovations By-Law (Renovations By-Law) and agree to those terms and conditions.
- 2. I/We certify that the details provided in this application are to the best of my/our knowledge correct.
- 3. I/We agree to pay the Application Fee of \$120 + GST (allowance of 1 hour) for Waratah Strata Management to review this application, research by-laws and obtain instructions from the Strata Committee. That this amount will be charged directly to my strata levy account and that additional charges may apply if further time is required.
- 4. I/We agree that should permission be given by the Strata Committee to proceed with the works without the requirement of a specific by-law then the attached 'Consent Form' (Annexure A to Special by-law 13) will be signed and returned to Waratah Strata prior to the commencement of works.
- 5. I/We confirm that the works will be carried out in accordance with the plans and specifications provided in my application, and that any modifications to the plans and specifications are to be approved by the Owners Corporation.
- I/We will use the services of appropriately qualified and licensed contractors who are covered by Public Liability insurance of at least \$10 million, as well as Workers Compensation insurance (where required) and will supply this information to the Owners' Corporation.
- 7. I/We will properly manage, supervise and be responsible for all activities of my/our tradespeople and will ensure they:
 - a. Comply with these conditions.
 - b. Only conduct work during Council permitted hours.
 - c. Notify all residents of the any noisy works that will take place, and the expected duration, at least one week before the commencement of noisy works.
 - d. Will be responsible for the daily cleaning of any dirt or debris left on common property, including the floors, walls, lifts, carparks, driveways, etc.
 - e. Will not store building materials or rubbish on common property at any time.
 - f. That all rubbish will be removed from the property and the common property waste bins will not be used under any circumstances.
 - g. Will not obstruct common property (inside or out) at any time and will ensure the safety of residents and the site throughout the project.
- 8. I/We will be personally responsible for any damage to common property as a result of these works and acknowledge that any damage to common property will be dealt with in accordance to Clause 12(h) of the Renovations By-Law.
- 9. I/We agree that a representative of the Strata Committee has the right to inspect the work at any time with one day's notice.
- Following completion of the works, I/We will provide written notice to the Strata Manager / Strata Committee that the works have been completed.
- 11. When requested by the Strata Committee at any time following completion of the works, I/We will provide the following documents:



Signature of Owner(s):

SP 52948 Consolidated By-Laws

- a. a certification by a structural engineer appointed by the Owners Corporation at the Owner's cost as to the structural integrity of the building;
- b. if the works involved waterproofing works, a waterproofing certificate by a Master Plumber or Certifier to evidence that the waterproofing has been applied in accordance with industry best practice and AS/NZS standards;
- c. if the works involved the installation of a ducted or reverse cycle split system air conditioner, the owner must provide to the Owners Corporation a report from a qualified technician certifying that, upon inspection, the air conditioning and its associated condenser, pipes and conduit does not:
 - (i) reduce the fire resistance level of any wall, or
 - (ii) produces noise that exceeds the dB(A) allowed under the Protection of the Environment Operations Act 1997 (POEO Act) and (d) meets the energy consumption standards as prescribed under the relevant AS Standards;
- d. if the works involved the installation or replacement of wood or other hard flooring, the Owner must provide to the Owners Corporation a report from an acoustic engineer of suitable expertise which certifies that the acoustic engineer has inspected the new flooring installations which form part of the works and those new flooring installations now achieve the anticipated performance standards that is expected of works carried out in accordance with clause 12(e) of this by-law;
- e. a certification from a Principal Certifying Authority under the *Environmental and Planning Assessment Act 1979* evidencing approval and sign-off of the relevant Building Certificates and Town Planning Approval;
- f. any other document reasonably required by the Strata Committee in relation to the works undertaken by the Owner.

orginature of Owner(s).				
Owners Names				
Owners Signatures				
Date				

