# **NSW Residential Building Contract for New Dwellings**

**OWNERS:** 

JOB: 208 LOT: 102

SITE: 5 Millfield Street

Kearsley NSW 2325



#### To verify your builder is a HIA member call 1902 973 555

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# Schedule 1. Particulars of contract

#### **Item**

#### Date

This contract is dated the:

# 2.(a) Contract price (Clause 1)

 PRICE EXCLUDING GST:
 \$405,332.72

 GST ON THE ABOVE AMOUNT:
 \$40,533.28

 THE CONTRACT PRICE IS:
 \$445,866.00

The contract price is GST inclusive

WARNING **The contract price** may vary under this **contract**. The reasons for variations to the **contract price** include:

Clause 7 - planning and building approvals;

Clause 10 - a survey being required;

Clause 12 - a consultant being engaged to report on the site conditions;

Clause 13 - an increase in a tax, charge or levy after this **contract** is signed;

Clause 17 - variations to the building works;

Clause 21 - an adjustment for prime cost items and provisional sum items.

NOTE: The **builder** cannot demand or receive any of the **contract price** (including the deposit) until warranty insurance is in force and the **owner** is provided with a certificate of insurance.

## (b) **Deposit** (Clause 15.1)

The deposit must not exceed 5% if the contract price is more than \$20,000 or more than 10% if the contract price is \$20,000 or less

THE DEPOSIT IS: \$20,000.00

## 3. Owners (Clause 1)

NAME ADDRESS SUBURB

**ABN** 

**WORK** 

**FAX** 

**EMAIL** 



# 4. **Builder** (Clause 1)

NAME Freedom Homes Pty Ltd

**ADDRESS** 1 Martin Drive

SUBURB Tomago STATE NSW POSTCODE 2322

ABN 83053781703 ACN WORK 0249648400 HOME

FAX MOBILE 0425329122

**EMAIL** tracey.baailey@freedomhomes.com.au

**BUILDER'S LICENCE NUMBER** 26940C

HIA MEMBER NUMBER 390765 HIA MEMBERSHIP EXPIRY 14.11.14

# 5. The Site (Clause 1)

THE SITE IS LAND AT:

**LOT** 102 **DP NO** 1151980

CERTIFICATE OF TITLE STREET ADDRESS:

5 Millfield Street

SUBURB Kearsley STATE NSW

POSTCODE 2325

# **Mortgages**

#### Mortgage 1

LENDING BODY CBA

**AMOUNT BRANCH** 

**CONTACT NAME** 

# 6. Encumbrances, covenants and easements (Clause 4)

The land containing the **site** is affected by the following encumbrances, covenants, easements and caveats. Please specify the substance of each encumbrance, covenant, easement and caveat and give details of any registrations where registered at the Titles Ofice.

# 7. Sources of funds (Clauses 4 and 5)

The contract price will be funded by:

COMMONWEALTH BANK OF AUSTRALIA \$409,500.00

\$36,366.00

TOTAL FUNDS \$445,866.00

Note: The total funds are to equal the **contract price**.

# 8. Builder's margin (Clause 1)

(If nothing stated then 20%)

THE BUILDER'S MARGIN IS 20.00%



## 9. Other statutory obligations (Clause 4)

The **owner** has to satisfy the following statutory obligations within the **initial period**.

#### 10. Interest (Clause 16)

(If nothing stated then the post judgment interest rate applicable to judgments in the NSW Supreme Court from time to time.)

**INTEREST ON LATE PAYMENT IS: 12.00%** 

# 11. Development application and complying development certificate (Clause 7)

(If no person stated then the builder)

THE PERSON TO MAKE AND PAY FOR ALL APPLICATIONS FOR DEVELOPMENT CONSENT AND/OR A COMPLYING DEVELOPMENT CERTIFICATE IS:

The builder

#### 12. Contract period (Clauses 1 and 9)

THE BUILDING WORKS MUST REACH THE STAGE OF PRACTICAL COMPLETION NO MORE THAN 30. Weeks

AFTER THE CONTRACT PERIOD (CLAUSE 8) COMMENCES, SUBJECT TO CLAUSE 9.

#### 13. Liquidated damages (Clause 30)

(If nothing stated, then \$1)

LIQUIDATED DAMAGES PER WORKING DAY CALCULATED ON A DAILY BASIS. \$1.00

# 14. Other contract documents (Clause 1)

In addition to these general conditions, any special conditions, the plans and the specifications, the following documents form part of this **contract**.

- 1. Architectural Specification
- 2. Construction Specification
- 3. Electrical/plumbing plans
- 4. light fittings

5.

#### 15. **Initial Period** (Clause 4)

If nothing stated then 15 working days

The **owner** must satisfy the essential matters in Clause 4 within the **initial period** being a period of 15 working days.

The builder does not need to commence on site until the essential matters are satisfied and may terminate the contract if the essential matters are not satisfied.

#### 16. Guarantors

(refer to Deed of Guarantee and Indemnity)

NAME



STATE



# **Schedule 2. Progress Payments**

| Stage   | Percent | Amount       |
|---|---------|--------------|
| Acceptance & signing of Contract(less deposit of \$20,000)  | 10.00%  | \$44,586.60  |
| Completion of Footings and slab   | 10.00%  | \$44,586.60  |
| Completion of Frames and Trusses  | 20.00%  | \$89,173.20  |
| Completion of External Cladding   | 25.00%  | \$111,466.50 |
| Completion of Mould out   | 25.00%  | \$111,466.50 |
| Final-Practical Completion  When the building works are complete except for some minor ommissions and defects that do not prevent the building from being used for their usual purpose. | 10.00%  | \$44,586.60  |
| Total   | 100.00% | \$445,866.00 |

NOTE: In accordance with Clause 15.1 the deposit is brought to account with the first progress payment. The total amount must be the same as the contract price.



# Schedule 3. Excluded Items (Clause 18)

The **owner** acknowledges that the **builder** is not responsible for the supply and installation of materials, goods or the provision of services that are listed below:

Pools and associated items intercoms security system



# Schedule 4. Description of Work

Insert brief description of the building works:

As per the signed documents and specifications multi Dwelling(Duplex)

Noted: The building works are described in detail in the plans and specifications.



# Schedule 5. Warranty Insurance

**NOTE:** The **builder** must not carry out any **building work** or demand or receive any part of the **contract price** until warranty insurance is in force and the **owner** is provided with the certificate of insurance.

INSURER NSW Government Home Warranty Insurance Fund

ADDRESS Level9 11-33 Exhibition Street

SUBURB Melbourne STATE Vic POSTCODE 3000

**PHONE** 03 9637 1300 **FAX** 1300 6622 15

NAME OF INSURED PREMIUM PAYABLE \$5,027.56

#### ATTACH CERTIFICATE HERE.

Except for the **builder's** interest in this **contract** and the legal requirement for warranty insurance to be arranged in respect of the **building works**, the **builder** receives no benefit in relation to arranging such insurance.



# Schedule 6. Prime Cost and Provisional Sum Items (Clause 21)

# Prime cost items - fittings, fixtures, materials only

| ltem | Quantity | Rate | Allowance | Margin (if<br>nothing<br>stated<br>20%) |
|------|----------|------|-----------|---|
|      |          |      |           |   |

#### Provisional sum items - labour and materials

| ltem   | Quantity | Rate | Allowance | Margin (if<br>nothing<br>stated<br>20%) |
|--|----------|------|-----------|---|
| Slab over sewer( refer to engineering and plans) \$5000 less GST |          |      |           |   |



# **Special Conditions**

- 1.Any Items shown or Drawn on the enclosed plans but NOT listed as an inclusion will be deemed an 'Exclusion' to this tender Document. Please ensure you check this document throughly to ensure we have met all of your requirements and advise us of any changes you require to yourTender inclusions and/or plans.
- 2. Once the Tender and Building Agreement have been signed, any requests for amendments(variations) to inclusions or plans must be put in writing and directed to the building Administrator. Freedom Homes reserves the right to charge a variation administration fee of \$250 inc GST. No structural changes to plans will be allowed once submitted to council.



# **Signatures**

This **contract** is made between the **Owner** and the **Builder**.

The **schedules** form part of this **contract**.

The **Owner** has read and understood this **contract**.

| Owner                      |   |
|----------------------------|---|
| NAME                       |   |
| SIGNATURE                  |   |
| WITNESS'S SIGNATURE        |   |
| WITNESS'S NAME AND ADDRESS |   |
|                            |   |
|                            |   |
|                            |   |
| Builder                    |   |
| NAME                       |   |
| SIGNATURE                  |   |
| 8                          | Signed for and on behalf of:Freedom Homes Pty Ltd |
| WITNESS'S<br>SIGNATURE     |   |
| WITNESS'S NAME AND ADDRESS |   |
|                            |   |
|                            |   |
|                            |   |

#### Please note

- 1. Where a company is signing: 'by A. Smith, director' or 'Signed for and on behalf of XYZ Pty Ltd'.
- 2. Where a partnership is signing: 'B. Bloggs in partnership with A. Bloggs and C. Bloggs'

#### STATEMENT SETTING OUT THE OWNER'S RIGHT TO WITHDRAW FROM THIS CONTRACT UNDER SECTION



#### **7B OF THE HOME BUILDING ACT**

This **contract** may be subject to a cooling off period that entitles the owner to rescind this contract by giving a notice in writing as required by Section 7BA of the Home Building Act:

- (a) If the **owner** has been given a copy of the signed **contract** at any time before the expiration of 5 clear business days after the **owner** is given a copy of the signed **contract**; or;
- (b) If the **owner** has not been given a copy of the signed **contract** within 5 days after the **contract** has been signed at any time before the expiration of 5 clear business days after the **owner** becomes aware that the **owner** is entitled to be given a copy of the signed **contract**

If the **owner** exercises the right to cool off then this **contract** is rescinded and the **builder** is entitled to a reasonable price for the work carried out under the **contract** until the date the **contract** is rescinded.



# Deed of guarantee and indemnity

# Interpretation

BUILDER IS OWNER IS

#### **Guarantors**

ADDRESS LINE 1 ADDRESS LINE 2 SUBURB

**STATE** 

**POSTCODE** 

**Contract** is that between the Builder and the **owner** dated:

# **Background**

The **owner** executed the **contract** at the **guarantor's** request.

The **guarantor** is aware of the **owner's** obligations under the **contract**.

# **Operative**

#### 1. Guarantee

The **Guarantor** guarantees to the **Builder**, the fulfilment of the **Owner's** obligations under the **Contract** including but not limited to the due payment of all moneys arising out of the subject matter of the **Contract**.

#### 2. Indemnity

The **Guarantor** indemnifies the **Builder** against any claim, loss or damage arising out of the subject matter of the **contract** caused by or resulting from any non-fulfilment of the **Owner's** obligations under the **Contract**.

#### 3. Principal Debtor

The **Guarantor** is deemed to be principal debtor jointly and severally liable with the **Owner** to discharge the **Owner's** obligations under the **Contract**.

#### 4. No Merger

The **Guarantor** agrees that this Deed does not merge on completion or on the ending of the **Contract** by either party and continues notwithstanding that the **Owner**, if a corporation, is placed in liquidation or if a person, is declared bankrupt.

#### 5. No Release

The **Guarantor** is not discharged by:

- any variation to the Contract including a variation to the building works;
- any delay or claim by the Builder to enforce a right against the Owner; and
- any forbearance given to the Owner to perform the Owner's obligations under the contract.

#### 6. Severability

Any provision of this Deed which is illegal, void or unenforceable will be ineffective to the extent only of such illegality, voidness or unenforceability and will not invalidate any other provision of this Deed.



#### 7. When More Than One Guarantor

If the **Guarantor** consists of more than one person, this guarantee and indemnity is not affected by the failure of all persons comprising the **Guarantor** to sign this guarantee and indemnity or this Deed being unenforceable against any of them.

#### 8. Waiver of Rights

Signed as a Deed

The **Guarantor** waives all rights as surety inconsistent with any of the terms of this Deed or to the detriment or disadvantage of the **Builder**.

# **Guarantor's Statement**

I/we understand that the nature, terms and extent of the guarantee and indemnity provided by me/us and further acknowledge that I/we have obtained legal advice prior to executing this Deed.

# SIGNATURE WITNESS'S NAME AND ADDRESS SIGNATURE



DATE

# **General Conditions**

# Clause 1. Interpretation

#### In this contract:

'adverse weather' means any weather condition that, in the reasonable opinion of the **builder**, prevents work from being carried out in the usual manner:

'all weather access' means access in all weather conditions as required by the **builder** for carrying out the **building works**.

'builder' means the party named in Item 4 of Schedule 1 and, where appropriate, includes a representative appointed by the **builder**; 'builder's margin' means the percentage stated in Item 8 of Schedule 1;

'building works' means the building works to be carried out, completed and handed over to the owner in accordance with this contract as shown in the contract documents and including variations.

'contract' means the agreement between the builder and the owner set out in the contract documents:

'contract documents' means these general conditions, any special conditions, the plans, the specifications and other documents specified in Item 14 of Schedule 1;

'contract period' means the number of calendar weeks or working days stated in Item 12 of Schedule 1 as extended by Clause 9:

'contract price' means the amount stated in Item 2(a) of Schedule 1, as changed by this contract;

'contract price adjustment' means an amount that is added to or deducted from the **contract price** under this **contract**:

Refer to Clause 14 for when to pay a contract price adiustment.

Refer to Clause 26 for practical completion.

'date of practical completion' means the date that is deemed to be the date of practical completion under Clause 26 except where the date is determined by dispute resolution (including litigation) then it is that date; 'initial period' means the period stated in Item 15 of Schedule 1; 'lending body' means any corporation or institution that lends to the owner part of or the whole of the contract price;

'notice of practical completion' means the notice given by the builder to the **owner** under Clause 26:

'owner' means the party named in Item 3 of Schedule 1 and includes the owner's agents, employees and invitees;

'practical completion' means when the building works are complete except for minor omissions and defects that do not prevent the **building** works from being reasonably capable of being used for their usual purpose;

'prime cost item' means an item (for example a fixture or fitting) that either

has not been selected or cannot be costed exactly at the time that the contract is entered into and for which the builder has made allowance in the contract price:

'provisional sum item' means an item of work (including labour and materials) which cannot be costed exactly at the time that the contract is entered into and for which the builder has made allowance in the contract price;

Refer to Clause 26.

Refer to Clause 21.

Refer to Clause 21.



'rock' means material, other than clay or soil, that cannot, in the builder's opinion, be readily removed by hand;

Refer to Clauses 4 and 5.

'security account' means an account described in sub-clause 5.1;

'site' means the land described in Item 5 of Schedule 1; 'stage' means any of the stages described in Schedule 2;

'statutory or other authority' means the principal certifying authority, Local Government, State or Federal Government, or any Government agency that has power to affect the **building works**;

Refer to Clause 17.

'variation' means:

- (a) an omission, addition or change to the **building works**; or
- (b) a change in the manner of carrying out the **building works**;

'working days' means days other than Saturdays, Sundays or public holidays;

and like words have corresponding meanings.

1.2 In this **contract** the general notes, the table of contents, clause headings and side notes do not form part of this **contract** and cannot be used in its interpretation.

# Clause 2. Builder's obligations

Refer to Clause 38 for statutory warranties.
Refer to Clause 43 for mandatory conditions.

2.1 The **builder** must carry out and complete the **building works** in accordance with with this **contract**.

# Clause 3. Owner's obligations

- 3.1 The **owner** must pay the **contract price** and other money that becomes payable under this **contract** in the manner and at the times stated in this **contract**.
- 3.2 If there is more than one **owner**:
  - (a) the obligations in this **contract** apply to each of them individually and to all of them as a group;
  - (b) a quote, notice, claim or any other communication to the **owners** has only to be given to one of the **owners**; and
  - (c) to the extent allowed by law, one of the **owners** may sign a quote, notice, instruction, direction or other communication in order to bind all of the **owners** and in doing so is deemed to be signing on behalf of all **owners**.

## Clause 4. Essential matters

Evidence of ownership includes a copy of the certificate of title to the site.

Refer to Clause 5 for the security account.

- 4.1 The **owner** must, within the **initial period**, give the **builder**:
  - (a) written proof that the **owner** owns or is otherwise entitled to build on the **site**:
  - (b) written details of any encumbrances, covenants, easements and caveats affecting the **site**;
  - (c) if required written evidence that the **security account** has been established and the amount required to be paid into the **security account** is held in clear funds;
  - (d) if the **owner** is obtaining finance from a **lending body**, written



The builder does not have to start the works until this Clause is satisfied. Refer to Clause 8.

advice from the lending body that:

- (i) the amount of finance, when added to the **owner's** own available funds, is sufficient to pay the **contract price**; and
- (ii) the building works may commence;
- (e) if the **owner** is named in Item 11 of Schedule 1, written evidence of development consent for the **building works**;
- (f) if required, written proof that the **owner** has obtained any building approvals and has satisfied any conditions imposed by a **statutory or other authority** where required prior to commencement of work;
- (g) if required, written proof that the **owner** has appointed the principal certifying authority and has paid any costs associated with such appointment; and
- (h) written proof that all of the **owner's** other statutory obligations that are listed in Item 9 of Schedule 1 have been satisfied.

The builder may end this contract.

- 4.2 If the **owner** fails to satisfy all of the above within the **initial period** the **builder** may end this **contract**, by giving the **owner** a written notice to that effect, at any time prior to physical commencement of the **building works**.
- 4.3 If the **builder** so ends this **contract**, the **owner** must pay to the **builder** the price of the services provided and works carried out to the date that this **contract** is ended. The price includes the **builder's margin** applied to the costs incurred by the **builder** which costs include the cost of materials on **site** or already ordered from suppliers that are non-returnable.

# Clause 5. Security account and ability to pay

This is an essential matter. Refer to Clause 4.

- 5.1 The **owner**, when requested by the **builder** at any time, must deposit that part of the **contract price** not being supplied by a **lending body** into an account at a bank, building society or a similarly recognised financial institution (to be known as a **security account**). The **security account** must be in the joint names of the **owner** and the **builder** with:
  - (a) the **owner** receiving interest, if any, on the money deposited in the account; and
  - (b) the **builder** as joint signatory for any withdrawal from the account.
- 5.2 The **owner** must, within 2 **working days** of being requested by the **builder** at any time, give the **builder** written evidence, to the **builder's** satisfaction, of the **owner's** ability to pay all money that is or may become payable to the **builder** under this **contract**.

# Clause 6. Accuracy of contract documents

- 6.1 Where the **owner** supplies any **contract document**, the **owner** warrants:
  - (a) that contract document is accurate; and
  - (b) the suitability of the design, materials and methods of working each specified therein.

Notices are to be given in the manner set out in Clause 40.

- 6.2 If either party becomes aware of any error, ambiguity or inconsistency in or between the **contract documents**, that party must, within 2 **working days** of becoming aware, give the other party written notice detailing the problem.
- 6.3 The **owner** must, within 2 **working days** of receiving a notice or becoming aware of a problem, give the **builder** written instructions as to how the **builder** is to proceed with the **building works**.
- 6.4 If the **owner** fails to give the **builder** such written instructions within 2 **working days**, the **builder** may proceed with the **building works** applying



the following order of precedence:

- (a) any special conditions;
- (b) these general conditions;
- (c) the specifications;
- (d) the plans, then
- (e) other documents.
- 6.5 If:
- (a) compliance with the **owner's** instructions or the order of precedence, as applicable, involves more or less cost than a reasonable builder would have anticiapted on the signing of this **contract**; and
- (b) the problem is caused by documents other than those provided by the **builder**.

For variations refer to Clause 17.

the **owner** is deemed to have asked the **builder** for a **variation** to carry out that work and the procedure for **variations** in Clause 17 will apply.

- 6.6 In relation to a document that is:
  - (a) supplied by;
  - (b) prepared under instruction of; or
  - (c) prepared from sketches provided by,

Indemnity is a legal concept requiring the payment to the other party of all costs and expenses. a party, that party indemnifies the other party for all costs, expenses, losses or damages that are incurred by the other party relating to or as a consequence of any claim for breach of copyright or moral right arising from the **builder** carrying out the **building works** in accordance with that document.

6.7 The **builder** owns the copyright in any document prepared by the **builder**.

# Clause 7. Planning and building approvals

- 7.1 The party named in Item 11 of Schedule 1 must obtain and pay for all applications for development consent and/or a complying development certificate for the **building works**.
- 7.2 If the **builder** is named in Item 11 of Schedule 1, the **owner** must provide a signed statement to the effect that the **owner** consents to the **builder** making any application for development consent and/or a complying development certificate in relation to the **building works**.
- 7.3 Notwithstanding that the **builder** may be named in Item 11 of Schedule 1, unless otherwise stated in this **contract**, at all times the **owner** is responsible for the payment of any and all additional fees, charges, taxes, costs and levies, however described, associated with:
  - (a) inspections conducted by the principal certifying authority or its agents, employees and invitees;
  - (b) registrations relating to title to the **site**;
  - (c) planning and building approvals for the building works;
  - (d) complying with the conditions of the development consent, including but not limited to payment of infrastructure contributions.
- For variations refer to 7.4 Clause 17.
- If the requirements of a **statutory or other authority** necessitate a change to the **building works** the **builder** must inform the **owner** of the change required and ask for a **variation** for the **building works** to comply



with the requirements.

# Clause 8. Commencing the building works

- 8.1 The **builder** is to commence the **building works** within 20 **working days** after the day that:
  - (a) the **builder** receives all necessary building permits and planning approvals for the **building works** to commence; or
  - (b) the **owner** satisfies all of the requirements of Clause 4, whichever is later.

The builder may commence before the contract period commences.

8.2

The **contract period** commences on the date the **builder** is obliged to commence the **building works** under sub-clause 8.1.

# Clause 9. Delays and extensions of time

- 9.1 The builder is entitled to a reasonable extension of the contract period if the building works are delayed by the builder suspending the building works under Clause 32 or from a cause beyond the sole control of the builder including:
  - (a) a variation or a request for a variation by the owner;
  - (b) an act of God, fire, explosion, earthquake or civil commotion;
  - (c) adverse weather;
  - (d) an industrial dispute;
  - (e) a dispute with adjoining or neighbouring residents or owners;
  - (f) anything done or not done by the **owner**;
  - (g) delays in getting any approvals;
  - (h) a delay in the supply of materials selected by the **owner**;
  - (i) the need for a survey of or other report in relation to the **site**; or
  - (j) the industry shutdown being a 5 week period commencing on or about 22 December in each year.
- 9.2 The **builder** is to give the **owner** written notice of an entitlement to an extension of time detailing both:
  - (a) the cause of the delay; and
  - (b) the extension of time,

within 10 **working days** after becoming aware of both the cause and the extent of the delay.

For dispute resolution refer to Clause 39

- 9.3 If the owner wishes to dispute the builder's entitlement to an extension of time the owner must, within 5 working days of receiving the builder's notice, give the builder a written notice:
  - (a) disputing the extension of time; and
  - (b) detailing the reasons why the extension of time is disputed.

The builder is entitled to extra costs where the owner is responsible for a delay.

9.4 For every day the subject of an extension of time caused by an act, default or omission of the **owner**, delay damages, being the total of the actual increase in cost to the **builder** to carry out the **building works** plus the **builder's margin** applied to that cost is due and payable to the **builder** on

# Clause 10. Survey of the site

demand.

10.1 If, in the **builder's** opinion, the boundaries of the **site** are unclear, the



- **builder** must give the **owner** a written notice asking the **owner** to provide a survey of the site.
- 10.2 If the owner does not provide a survey within 5 working days of the builder giving notice the builder may, as the owner's agent, obtain the survey. The **owner** must pay to the **builder** on demand the total of the price of the survey plus the builder's margin applied to that price.

# Clause 11. Site possession and access

11.1 The owner gives the builder exclusive possession of the site to carry out the building works.

Clause 17.

- For variations refer to 11.2 The owner must provide all weather access. If the owner does not provide all weather access and the builder will be required to carry out further work to achieve such access the owner is deemed to have asked the **builder** for a **variation** to carry out that extra work and the procedure for variations in Clause 17 applies.
  - 11.3 The **owner**, the **owner's** agents and officers of the **lending body**:
    - (a) must not hinder;
      - (i) the **builder's** access or possession of the **site**; or
      - (ii) the progress of the building works;
    - (b) must not:
      - (i) make inquiry of:
      - (ii) issue directions to; or
      - (iii) give instructions to,

the builder's workers or subcontractors. Communication must only be with the **builder's** nominated person; and

- (c) may only have access to the **building works** at reasonable times and after giving reasonable prior notice for the purposes of inspecting the progress of the building works.
- 11.4 The **builder's** unused materials on the **site** are the property of the builder.

## Clause 12. Hidden site conditions

12.1 lf:

- (a) either party believes that the surface or sub-surface conditions of the site may not support or are likely to affect the building works, or
- (b) rock is found at the site,

the builder may, or must at the owner's written request, as the owner's agent, retain consultants to report on the site conditions and their effect on the **building works** and the cost of every consultant is to be paid by the owner as a contract price adjustment.

Clause 17.

- For variations refer to 12.2 The builder must promptly give the owner a notice detailing the details of any extra work required and the estimated cost of that work. The builder must attach a copy of any report to that notice.
  - 12.3 Subject to sub-clause 12.6, the **owner** must:
    - (a) within 5 working days of receiving the notice under sub-clause 12.2, confirm in writing that the **builder** is authorised to proceed with the extra work as detailed by the **builder** under sub-clause 12.2;
    - (b) pay the **builder** the sum of the total cost of all extra work plus the **builder's** margin applied to that cost at the next progress payment after the work is carried out unless a different time is agreed.



- 12.4 If the **owner** does not give the **builder** written notice under sub-clause 12.3 the **builder** may do either or both of the following:
  - (a) suspend the carrying out of the **building works** under Clause 32;
  - (b) end this **contract** and Clause 35 applies.
- 12.5 The **builder** is only entitled to payment for such extra work if the actual **site** conditions differ from those either:
  - (a) disclosed or known to the **builder** prior to this **contract** being signed; or
  - (b) shown in the contract documents,

and if the effect of that difference requires more or less work than that which a reasonable builder would have anticiapted on the signing of this **contract**.

The owner may end this contract.

- 12.6 If the estimated price of the extra work exceeds 5% of the **contract price**, the **owner** may end this contract by giving the **builder** a written notice to that effect within 5 **working days** of receiving the estimated cost from the **builder** under sub-clause 12.2 and sub-clause 12.7 applies.
- 12.7 If the **owner** so ends this **contract**, the **owner** must pay to the **builder** the price of the works carried out to the date that this **contract** is ended. The price includes the **builder's margin** applied to the costs incurred by the **builder** which costs include the cost of materials on **site** or already ordered from suppliers that are non-refundable.

#### Clause 13. Other costs

The contract price may change due to an increased cost.

- 13.1 If, after this **contract** is signed, a **statutory or other authority** introduces or increases:
  - (a) any tax, charge, levy or other regulation; or
  - (b) any requirement that affects the **building works**,

For contract price adjustments refer to Clause 14.

that causes any cost increase in the cost of the **building works** there is a **contract price adjustment**.

For variations refer to Clause 17.

13.2 If the **builder** is required to do more or less work to comply with a requirement of a **statutory or other authority** the **builder** must ask for a **variation** for the change required and Clause 17 applies.

# Clause 14. Contract price adjustments

- 14.1 A **contract price adjustment** is due and payable at the next progress payment after it arises unless a different time is agreed.
- 14.2 When there is a deletion to the **building works** or substitution of materials resulting in a **contract price adjustment**, the **contract price** will be adjusted at the progress payment of the stage where the **building works** would have been carried out, unless a different time is agreed in writing.

# Clause 15. Progress payments

- 15.1 The **owner** must pay the deposit stated in Item 2(b) of Schedule 1 on the later of the day that:
  - (a) this contract is signed by the owner; and
  - (b) warranty insurance described in Schedule 5 is in force and the **owner** is provided with a certificate of insurance for such insurance.

The deposit is brought to account with the first progress payment.

15.2 The **owner** must pay the **contract price** progressively as claimed by the **builder**.



- 15.3 The **builder** must give the **owner** a written claim for a progress payment for the substantial completion of each **stage**.
- 15.4 A progress claim is to state:
  - (a) the amount claimed and not paid for the **stages** substantially completed;
  - (b) the amount claimed and not paid for **contract price adjustments**:
  - (c) the amount claimed and not paid for variations; and
  - (d) the sum of the above amounts.
- 15.5 The **owner** must pay a progress claim within 5 **working days** of the **builder** giving the claim.

Payment does not mean that the owner accepts the work is done in accordance with the contract. The owner cannot hold any money back on a progress claim.

- 15.6 Other than in relation to the final progress claim:
  - (a) payment of a progress claim is on account only; and
  - (b) the **owner** has no right of set off.

# Clause 16. Interest on late payments

Interest can be charged on any amount to be paid by the owner to the builder.

16.1 The **builder** may charge the **owner** interest at the rate stated in Item 10 of Schedule 1 from the day on which an amount falls due to be paid to the **builder** up to and including the day that amount is paid.

#### Clause 17. Variations

Variations may change the contract price.

Refer to Clause 43 for mandatory conditions.

The builder may ask the owner for evidence of ability to pay for the variation.

- 17.1 A **variation** must be in writing and signed by or on behalf of each party to this **contract**. Either the **owner** or the **builder** may ask for a **variation**.
- 17.2 If the **owner** asks for a **variation**, the **builder** must reply in writing as soon as is reasonable.
- 17.3 The reply is to be either:
  - (a) a signed written offer to carry out the **variation** detailing:
    - (i) the work required to carry out the **variation**;
    - (ii) the price of the variation; and
    - (iii) any extension of time to the **contract period** as a result of carrying out the **variation**; or
  - (b) a refusal to carry out the **variation**. The **builder** does not have to give any reasons for refusing to carry out a **variation**.
- 17.4 If the **owner** does not give to the **builder** signed written acceptance of the **builder**'s offer within 5 **working days** of the **builder** giving the reply, the **builder**'s offer is deemed to be withdrawn

The contract price may change as a result of a variation.

- 17.5 If the price of a **variation** is not agreed prior to it being carried out that price includes:
  - (a) the deduction of the reasonable cost of all deletions from the **building works**; and
  - (b) the addition of the total cost of all extra work plus the **builder's** margin applied to that cost.
- 17.6 The price of a **variation** is due and payable at the next progress payment after it is carried out unless a different time is agreed.



- 17.7 The **owner** must not unreasonably withhold consent to any **variation** which is required for the building works to comply with the law or a requirement of any statutory or other authority.
- 17.8 The **owner** acknowledges that the colour and grain of timber, granite and other natural materials can vary. The **builder** is to use reasonable endeavours to match the colour or grain of any sample selected by the owner but is under no liability if there is a difference and such difference is not a variation.

#### Clause 18. Excluded items

18.1 The **owner** and the **builder** agree that the items set out in Schedule 3 are excluded from this contract.

# Clause 19. Materials supplied by owner

These items should be listed in a contract document.

- 19.1 The goods and services to be provided by the **owner** must be:
  - (a) suitable for inclusion into the building works;
  - (b) supplied or completed in the time required by the **builder**; and
  - (c) completed to the satisfaction of the builder.

Clause 17.

- For variations refer to 19,2 If the **owner** breaches the above condition the **builder** may elect to either:
  - (a) carry out the **building works** without incorporating the goods or services; or
  - (b) do either or both of the following:
    - (i) suspend the carrying out of the building works under Clause 32:
    - (ii) give to the **owner** a notice of default under Clause 33.
  - 19.3 The **builder** is not responsible for the performance and suitability of goods and services provided by the owner.

# Clause 20. Specified materials

For variations refer to Clause 17.

If any material specified to be used in the **building works** is unavailable 20.1 when required by the builder, the builder may ask the owner for a variation to substitute the use of similar material.

# Clause 21. Prime cost and provisional sum items

Refer to Schedule 6 or other contract documents for prime cost items.

- The **owner** must give the **builder** written notice of the **owner's** selection 21.1 of a prime cost item within 5 working days after the builder's request to
- 21.2 If a prime cost item selected by the owner is unavailable, the owner must give the **builder** written notice of an alternative selection within 5 working days of the builder advising that the item selected is unavailable.
- 21.3 If the **owner** fails to give written notice under sub-clause 21.2, the **builder** may select an alternative item that is similar in quality to the unavailable item.
- 21.4 Each prime cost item must have an allowance stated next to it. The allowance is the estimated price to supply the item and does not include an amount for the builder's margin.

Refer to Schedule 6 or other contract documents for

Each provisional sum item must have an allowance stated next to it. The 21.5 allowance is the estimated price of providing the work and does not include



provisional sum items.

an amount for the builder's margin.

This may change the contract price.

- 21.6 In relation to each **prime cost item** and **provisional sum item**, if the actual price is:
  - (a) less than the allowance, the difference is deducted from the **contract price**;
  - (b) more than the allowance, the total of the difference and the **builder's margin** applied to that difference is added to the **contract price**.
- 21.7 Any adjustment to the **contract price** for a **prime cost item** or a **provisional sum item** is due and payable with the next progress payment, unless a different time is agreed in writing.

# Clause 22. Assignment and subcontracting

- 22.1 Neither party may assign this contract or any of their rights, benefits or obligations under this contract without the prior written consent of the other party.
- 22.2 The **builder** may subcontract any part of the **building works** but remains responsible for all of the **building works**.

# Clause 23. Risk

- 23.1 While carrying out the **building works** to and including the **date of practical completion**, the **builder** is responsible for loss or damage to the **building works** except to the extent that it is caused or contributed to by an act or omission of the **owner**.
- 23.2 The **builder** is not responsible for loss or damage to the **owner's** property or property for which the **owner** is responsible that is left on the **site**.
- 23.3 The **builder** is not responsible for personal injury, death, property loss or damage caused by war or terrorism. The **owner** is responsible for such injury, death, damage or loss.
- 23.4 The **builder** is not responsible for any loss and damage that the **owner** may incur arising from the **owner** taking early possession in breach of Clause 28.1.

To mitigate is to take steps to reduce or limit the loss or damage. 23.5 The **builder** must take all reasonable steps to mitigate any loss or damage to the **building works** caused or contributed to by an act or omission of the **owner**.

# Clause 24. Indemnity

Indemnity is a legal concept by which a person is to reimburse the other person for costs incurred.

- 24.1 Except to the extent limited by another provision of this **contract**, each party indemnifies the other against:
  - (a) loss or damage to property (other than the building works); and
  - (b) claims in respect of personal injury or death,

arising out of or as a consequence of a cause or event at that party's risk.

# Clause 25. Insurances

- 25.1 The builder must insure against:
  - (a) loss or damage to the **building works** and any goods and materials on the **site** relating to the **building works** against theft, fire, explosion, lightning, hail, storm and tempest, vandalism, civil commotion and earthquake; and



- (b) public liability for an amount of \$5,000,000 for any one claim.
- 25.2 The above insurance policies must be in place before the **builder** commences the **building works** and must be maintained:
  - (a) in the case of the **building works** policy, to and including the **date** of practical completion; and
  - (b) in the case of public liability policy, for the duration of the **contract**.
- 25.3 If the **owner** asks, the above insurances must note the names of the **owner** and the **lending body** as being in the class of the insureds under the above insurance policies.
- 25.4 The **builder** must comply with all obligations under workers compensation legislation.
- 25.5 If the **owner** asks for proof of any of the above insurance policies being in place the **builder** must give the **owner** a copy of the certificate of currency relating to the relevant insurance policy.
- 25.6 On the settlement of any claim under the **building works** policy the **builder** is to:
  - (a) immediately be paid any part of the settlement moneys relating to loss suffered by the **builder** relating to any work that is the subject of the claim but for which the **owner** has not paid the **builder**; and
  - (b) carry out the reinstatement of the **building works** and be paid the balance of the settlement moneys for the reinstatement works.

# Clause 26. Practical completion

Refer to the definition of practical completion in Clause

- 26.1 The **builder** must give the **owner** a **notice** of **practical completion** at least 5 **working days** prior to **practical completion** being reached.
- 26.2 The notice of practical completion is to:
  - (a) state the **builder's** assessment of the **date of practical completion**;
  - (b) state the date and time for the **owner** to meet the **builder** on the **site** to carry out an inspection of the **building works**; and
  - (c) have attached the **builder's** final progress claim.
- 26.3 The **owner** must meet the **builder** on the **site** for the inspection at the date and time stated by the **builder** in the **notice of practical completion** or at a date and time otherwise agreed with the **builder** and either:
  - (a) pay the amount of the final progress claim; or
  - (b) if the **owner** believes that the **building works** have not reached **practical completion** give the **builder** a written notice detailing anything to be done to reach **practical completion**.
- 26.4 If the **owner** pays the amount of the final progress claim under sub-clause 26.3(a) the **date of practical completion** stated in the **notice of practical completion** is deemed to be the **date of practical completion**.
- 26.5 If the **owner** gives the **builder** a notice under sub-clause 26.3(b) of work to be completed:
  - (a) the **builder** must carry out any work required for **practical completion** and give the **owner** a further **notice of practical completion**;
  - (b) if the **builder** does not agree that there is any further work to be carried out to reach **practical completion** the **builder**:

The owner is responsible to insure the building works after the day of practical completion.

For dispute resolution refer to Clause 39.



- (i) must give the **owner** written notice rejecting the **owner's** notice. In this case, such a notice will also serve as notice of the matters in dispute for the purposes of Clause 39;
- (ii) is not obliged to carry out any further work on the **site** while the dispute remains unresolved.
- 26.6 If the **owner** does not pay the amount of the final progress claim under sub-clause 26.3(a) or give the **builder** a notice under sub-clause 26.3(b);
  - (a) the amount of the final progress claim is deemed to be a debt due and owing from the **owner** to the **builder**;
  - (b) the date of practical completion stated in the notice of practical completion is deemed to be the date of practical completion; and
  - (c) the **owner** acknowledges the **building works** have reached **practical completion**.
- 26.7 On the **owner** paying the final progress claim, the **builder** must give the keys to the **building works** to the **owner**.

# Clause 27. Final certificate

27.1 The **builder** is not required to obtain any certificate of occupancy or final inspection certificate relating to the **building works**.

# Clause 28. Early possession

If this Clause applies the owner is in substantial breach of this contract.

#### 28.1 If the owner:

- (a) enters enter into occupation of the site or any part of the site;
- (b) takes control of the building works or the site; or
- (c) prevents or inhibits the **builder** from carrying out the **building** work,

without the **builder's** written consent, the **owner** commits a substantial breach of this contract entitling the **builder** to elect to either:

- (d) treat the **owner's** actions as a repudiation of this **contract** and accept that repudiation; or
- (e) do either or both of the following:
  - (i) suspend the carrying out of the **building works** under Clause 32;
  - (ii) give the **owner** a notice of default under Clause 33.

# Clause 29. Defects liability period

- 29.1 The defects liability period is a period of 13 weeks commencing on and including the **date of practical completion**.
- Refer also to the statutory warranties set out in Clause 38.
- 29.2 The **owner** may, before the end of the defects liability period, give the **builder** one list of defects in the **building works** that appear after the **date of practical completion**.
- 29.3 The **builder** must rectify defects that are the **builder's** responsibility and which are notified to the **builder** during the defects liability period.

# Clause 30. Liquidated damages



- 30.1 If the **building works** do not reach **practical completion** by the end of the **contract period** the **owner** is entitled to liquidated damages in the sum specified in Item 13 of Schedule 1 for each **working day** after the end of the **contract period** to and including the earlier of:
  - (a) the date of practical completion;
  - (b) the date this **contract** is ended; or
  - (c) the date the **owner** takes possession of the **site** or any part of the **site**

# Clause 31. Charge on the site

31.1 The **owner** charges the **site** with the due payment to the **builder** of all moneys that are or may become payable under this **contract** to the extent that a court or tribunal has made an order that the **owner** pays that amount to the **builder**.

# Clause 32. Suspension

The builder may suspend without ending this contract.

- 32.1 If the **owner** is in breach of this **contract** the **builder** may suspend the carrying out of the **building works**.
- 32.2 The **builder** must give to the **owner** written notice of the suspension and details of the breach.

The builder must claim an extension of time under Clause 9.

- 32.3 The **builder** must recommence the carrying out of the **building works** within a reasonable time after the **owner** remedies the breach and gives the **builder** written notice of that fact.
- 32.4 The **builder's** exercise of the right of suspension does not prevent the **builder** from exercising any right to end this **contract** under Clause 33 in regard to the same occurrence.

# Clause 33. Ending the contract - breach

If there is a dispute consider dispute resolution. Refer to Clause 39.

- 33.1 A sustantial breach of this **contract** by the **builder** includes but is not limited to if the **builder**:
  - (a) has its licence cancelled;
  - (b) suspends the carrying out of the **building works** other than under Clause 32.
- 33.2 A substantial breach of this **contract** by the **owner** includes but is not limited to if the **owner**:
  - (a) fails to pay any amount by the due date;
  - (b) fails to give evidence of ability to pay as requested;
  - (c) fails to establish and maintain a **security account** if requested;
  - (d) interferes with or obstructs the progress of the **building works**;
  - (e) fails to give or interferes with the **builder's** possession of the **site**;
  - (f) fails to give an instruction or direction required within the time specified.
- 33.3 If a party is in substantial breach of this **contract** the other party may give the party in breach a written notice stating:
  - (a) details of the breach; and
  - (b) that, if the breach is not remedied within 10 working days, that party is entitled to end this **contract**.
- 33.4 If 10 **working days** have passed since the notice of default is given and the breach is not remedied then the party giving the notice of default may



end this **contract** by giving a further written notice to that effect.

33.5 All notices to be given under this Clause must be given by registered post or personally.

# Clause 34. Ending the contract - insolvency

- 34.1 Either party may end this **contract** by giving the other party written notice by registered post or personal service if the other party:
  - (a) being a person, is or becomes bankrupt; or
  - (b) being a Corporation, is in or goes into liquidation.

# Clause 35. Effect of the builder ending the contract

- 35.1 If the **builder** ends this **contract** under Clause 12, Clause 28, Clause 33 or Clause 34, then at the election of the **builder**, the **owner** must pay as a debt due and payable either:
  - (a) the greater of the cost of or the market value of the **building works** to date including the cost of any materials on the **site** or already ordered from suppliers and the cost of quitting the **site** less the amount already paid by the **owner**; or (b) damages.

# Clause 36. Effect of the owner ending the contract

- 36.1 If the owner ends this contract under Clause 33 the owner must complete the building works and keep records of the cost incurred.
- The owner is under a duty to mitigate any loss
- 36.2 The **owner** must take all reasonable steps to minimise the cost of completing the **building works**.
- The **owner** must, within 5 **working days** of the **building works** reaching **practical completion**, give the **builder** a written detailed statement of the costs incurred (including copies of all invoices and receipts) and notice of the date when **practical completion** was reached.
- 36.4 If the costs incurred by the **owner** are:
  - (a) more than the unpaid balance of the **contract price** the **builder** must pay the difference to the **owner** within 7 **working days** of receiving the notice from the **owner**; or
  - (b) less than the unpaid balance of the **contract price** the **owner** must pay the difference when giving the notice as a debt due and payable.

# Clause 37. Debt collection costs

37.1 The **owner** must pay to the **builder** any debt collection costs, including any legal fees and costs associated with recovering or attempted recovery of an amount under this **contract**.

## Clause 38. Warranties

These are the warranties that are set out in the Home Building Act.

- 38.1 To the extent required by the Home Building Act, the **builder** warrants that:
  - (a) the **building works** will be performed in a proper and workmanlike manner and in accordance with the plans and the specifications attached to this **contract**;
  - (b) all materials supplied by the **builder** will be good and suitable for



- the purpose for which they are used and that, unless otherwise stated in this **contract**, those materials will be new;
- (c) the **building works** will be done in accordance with, and will comply with, the Home Building Act or any other law;
- (d) the **building works** will be done with due diligence and within the time stipulated in this **contract**, or if no time is stipulated, within a reasonable time:
- (e) if the **building works** consists of the construction of a dwelling, the making of alterations or additions to a dwelling or the repairing, renovation, decoration or protective treatment of a dwelling, the **building works** will result, to the extent of the **building works** conducted, in a dwelling that is reasonably fit for occupation as a dwelling; and
- (f) the **building works** and any materials used in doing the **building works** will be reasonably fit for the specified purpose or result, if the **owner** expressly makes known to the **builder**, or other person with express or apparent authority to enter into or vary contractual arrangements on behalf of the **builder**, the particular purpose for which the **building works** are required or the result that the **owner** desires to be achieved, so as to show that the **owner** relies on the **builder's** skill and judgment.

# Clause 39. Dispute resolution

- 39.1 If a dispute arises then a party must give written notice to the other party setting out the matter in dispute.
- 39.2 The **builder** and the **owner** must meet within 10 **working days** of the giving of the notice to attempt to resolve the dispute or to agree on methods of so doing.
- 39.3 If the dispute is resolved the parties must write down the resolution and sign it
- 39.4 The parties agree that anything done or said in the negotiation cannot be revealed in any other proceeding.

# Clause 40. Notices

- 40.1 Unless otherwise stated in this **contract**, a notice is deemed to be given if the notice is:
  - (a) delivered by hand to the other party;
  - (b) posted by ordinary pre-paid mail to the other party's last known address on the day following the day it was posted; and
  - (c) sent by facsimile transmission to the party's last known facsimile number on receiving confirmation of transmission.

# Clause 41. No waiver

41.1 Except as provided at law or in equity or elsewhere in this **contract**, none of the provisions of this **contract** may be varied, waived, discharged or released, except with the prior written consent of the parties.

# Clause 42. Severance



42.1 Any provision in this **contract** which is illegal, void or unenforceable will be ineffective to the extent only of such illegality, voidness or unenforceability and will not invalidate any other provision of this **contract**.

# Clause 43. Mandatory conditions

- 43.1 To the extent required by the Home Building Act and subject to sub-clause 43.2, the **building works** will comply with:
  - (a) the Building Code of Australia (to the extent required under the Environmental Planning and Assessment Act 1979, including any regulation or other instrument made under that Act);
  - (b) all other relevant codes, standards and specifications that the **building works** are required to comply with under any law; and
  - (c) the conditions of any relevant development consent or complying development certificate.
- 43.2 The **builder** is not liable if the **building works** do not comply with the requirements of sub-clause 43.1 if the failure relates solely to:
  - (a) a design or specification prepared by or on behalf of the **owner** (but not by or on behalf of the **builder**); or
  - (b) a design or specification required by the **owner**, if the **builder** has advised the **owner** in writing that the design or specification contravenes sub-clause 43.1.
- 43.3 To the extent required by the Home Building Act:
  - (a) all plans and specifications for the **building works** including any **variations** to those plans and specifications form part of this **contract**:
  - (b) any agreement to vary this **contract**, or to vary the plans and specifications for the **building works**, must be in writing and signed by the parties.

