

THOMPSON DISCHAIR POPER This document has Explanations Required Under Pre-Contract Disclosure Statement

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Unit Title Property Ownership or do they Bardoot & Chippolate (BC) under the Unit Titles Act 2010 ("the Act"). It brings with it rights and obligations sen out in the Act" brings with it rights and obligations sen out in the Act" brings with it rights and obligations sen out in the Act" brings with it rights and obligations sen out in the Act". It brings with it rights and obligations sen out in the Act" brings with it rights and obligations sen out in the Act". It brings with it rights and obligations sen out in the Act" brings with it rights and obligations sen out in the Act Unit Titles Regulations 2011, and the BC Operational Rules. BC Operational Rules.

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Unit titles are a common form of multi-unit property ownership.

BC operational Rules.

own an area of land or part of a building and share common property with other white Where, title developments may also be structured in varied ways including staged unit title developments and layered unit title developments.

This combination of individual and shared ownership of land and buildings, often in an intensive built environment, means owning a unit title involves a different set of rights and responsibilities than traditional house and land ownership.

Unit title developments have a body corporate management structure to ensure decisions affecting the development can be made jointly by the unit owners. The creation and management of unit title developments is governed by the Unit Titles Act 2010 ("the Act") and supporting regulations. All owners of units become members of the BC.

ii) **Unit Plans**

Every unit title development has a unit plan, which shows the location of the principal units as well as any accessory units and common property in the development. The unit plan is the formal record of all of the boundaries of the units, and the common property.

iii) **Ownership and Utility Interests**

Ownership interest is the interest assigned to a unit under Section 38 of the Act. This applies to every principal unit and accessory unit, and is fixed by a registered valuer based upon the relative value of the unit in relation to each of the other units contained on the unit plan.

Utility interest is the interest assigned to a unit under Sections 39 and 40 of the Act, and is the ownership interest unless otherwise shown on the plan or reassessed under Section 41.

By default, the utility interest of a unit is the same as the ownership interest (unless it is otherwise specified on the deposit of the unit plan or subsequently changed), and is used to calculate how much each owner contributes to the operational costs of the body corporate.

Section 41 provides for reassessment of utility interests at not less than three yearly intervals by a BC by special resolution (i.e. 75% of eligible owners voting).





iv) Body Corporate Operational Rules

The body corporate for a unit title development can make its own operational rules on the use of the development, and governance of the body corporate. These operational rules are subject to the provisions of the Unit Titles Act 2010 and regulations made under that Act.

All unit owners, occupiers, tenants, invitees and the body corporate must follow the body corporate operational rules that apply to their unit title development.

The rules resolved by the BC include such matters as pets, parking, rubbish, noise and occupant behaviour. The operational rules are registered with Land Information New Zealand (LINZ) and a copy is available from the BC Secretary, upon request.

v) Pre-Settlement Disclosure Statement

A pre-settlement disclosure statement is required at least 5 working days prior to settlement of a sale of a unit and must include:

- a) The unit number;
- b) The Body Corporate number;
- c) The amount of the contribution levied by the Body Corporate under Section 121 of the Act in respect of the unit being sold;
- d) The period covered by such contribution;
- e) The manner of payment of the levy;
- f) The date on or before which payment of the levy is due;
- g) Whether a levy or part of a levy due to the Body Corporate is unpaid and, if so, the amount of the unpaid levy;
- h) Whether legal proceedings have been instituted in relation to any unpaid levy;
- i) Whether any metered charges due to the Body Corporate are unpaid and, if so, the amount of unpaid metered charges;
- j) Whether any costs relating to repairs to building elements or infrastructure contained in the unit are unpaid and, if so, the amount of unpaid costs;
- k) The rate at which interest is accruing on any money owing to the Body Corporate by the seller;
- Whether there are any legal proceedings pending against the Body Corporate in any Court or Tribunal; and
- m) Whether there have been any changes to the Body Corporate operational rules since;
- i) The additional disclosure statement, if one has been provided; or
- ii) This pre-contract disclosure statement.

vi) Additional Disclosure Statement

The following information is required to be provided where an additional disclosure statement is requested by a buyer under Section 148 of the Act:

- a) The contact details for the Body Corporate and Body Corporate Committee (if any);
- b) The balance of every fund or bank account held or operated by the Body Corporate at the date of the last financial statement;
- c) Amounts due under invoices to be paid by the Body Corporate at the date the additional disclosure statement is requested;
- d) Details of regular expenses that are incurred at least once a year;





- e) Amounts owed to the Body Corporate at the date the additional disclosure statement is requested;
- f) The following details of every insurance policy held by the Body Corporate:
 - i) The name of the insurer;
 - ii) The type of policy;
 - iii) The amount of the current premium;
 - iv) The amount of any excess payable under the policy.
- g) The following details of every current contract entered into by the Body Corporate:
 - i) The names of the parties;
 - ii) The goods or services to be provided under the contract;
 - iii) The price at which the goods or services are to be provided;
 - iv) The terms of the contract.
- h) Information about every lease to which the base land is subject;
- i) The text and motions voted on at the last General Meeting and whether each motion was passed or not;
- j) Whether the Body Corporate's operational rules are different from the prescribed Body Corporate operational rules and, if so, what the differences are;
- k) A summary of the long term maintenance plan including:
 - i) Details of maintenance to be carried out;
 - ii) Details of maintenance carried out in the last year;
 - iii) Whether there is a long term maintenance fund;
 - iv) If there is a long term maintenance fund:
 - a) The amount determined by the Body Corporate that has been or will be levied during the term of the long term maintenance plan to maintain the fund; and
 - b) Whether the current balance of the fund is projected to be sufficient to meet the Body Corporate's obligations under the plan.

vii) Computer Register

Has the meaning given to it by Section 4 of the Land Transfer (Computer Registers and Electronic Lodgement) Amendment Act 2002: This includes the identifier which relates to the unit, and which was previously known as a certificate of title. This document records the ownership of a unit, contains a legal description of the unit boundaries and records any legal interest which is registered against the title to the unit (for example a mortgage or easement). A copy of the computer register for a unit should come with:

- the unit plan attached. Unit title plans were discussed earlier in this section.
- a supplementary record sheet attached. A supplementary record sheet records the
 ownership of the common property, any legal interests registered against the common
 property or base land, and other information such as the address for service of the body
 corporate and the body corporate operational rules.

The common property in a unit title development does not have a computer register.

viii) Land Information Memorandum

A land information memorandum (LIM) is a report which provides information held by the local council about a particular property. You must order and pay for a LIM from the applicable local





council. Delivery times vary between councils. The information contained in a LIM will vary between councils, but is likely to include details on:

- rates information
- information on private and public stormwater and sewerage drains
- any consents, notices, orders or requisitions affecting the land or buildings
- District Plan classifications that relate to the land or buildings
- any special feature of the land the local council knows about including the downhill movement, gradual sinking or wearing away of any land, the falling of rock or earth, flooding of any type and possible contamination or hazardous substances
- any other information the local council deems relevant

Full details of what a local council is obliged to provide in a LIM is contained in section 44A of the Local Government Official Information and Meetings Act 1987.

ix) Easements and Covenants

Easements and covenants may be registered against a unit or the Body Corporate's land on the supplementary record sheet for the Body Corporate, and these may affect each title and impact on the use of titles. Further information in relation to the matters referred to paragraph (ix) can be obtained from a search of the supplementary record sheet by your solicitor.

