Contract of Appointment Owners Corporation Manager

Owners Corporations Act 2006 Section 119, Owners Corporations Regulations 2018 and Owners Corporation Rules OC 5 (12/07)

This contract must be completed in accordance with the Owners Corporation Rules, Owners Corporations Act 2006, Owners Corporations Regulations 2018 and Australian Consumer Law and Fair Trading Act 2012.

REFERENCE SCHEDULE

| Details of Owners Corporation | | | |
|--|-------------------|------------------|--------------------|
| Owners Corporation Number | Non-occupiable Lo | ots | Occupiable Lots |
| | | | |
| Name and Plan Number of Owners Corpo | oration | | |
| Plan No. PS | | | |
| Name and address of property | | | . \ |
| | | | (A) (B) |
| ABN | | 0 11 | 0,10 |
| Representatives of the Owners Corporation | on | | |
| Name of main representative | | Position held in | Owners Corporation |
| | 20 | | |
| Telephone number Fax | | Email | |
| | | 67 | |
| Name of alternative representative (if any | ') | Telephone num | nber |
| | | 110 | |
| Details of Manager | | 1. | |
| Manager Registration Number | | | |
| | | | |
| Name of Manager (company or individual |) | | |
| | | | |
| Business address | | | |
| | | | |
| Telephone number Facsimile | | Email | |
| | | | |
| ABN | | ACN | |
| | | | |
| Other Trading/Business Name(s) (if applied | cable) | | |
| | | | |
| Term of Appointment | | | |
| | mencement date) | To (expiry date |) |
| (not exceeding three years from comm | • | | |
| , | | | , |

| 1. | Insurance | |
|---------|--|---|
| 1.1 | Manager's professional indemnity ins | urance details |
| Name | of insurer | |
| | | |
| Name | of policy holder | |
| | | |
| Policy | Number | |
| | | |
| Date p | policy commenced | Date policy expires |
| | | |
| Level o | of cover | |
| mac | in accordance with section 119(5) of the Act, the under the Act. | he Regulations and any further or alternative regulations |

1.2 Australian Financial Services Licence and Authorisations

(Insurance Companies/underwriting agencies/Insurance Broker/s)

Instructions: For each authorisation tailor the dealing and advising services you are permitted to provide by your authorising licensee/s. Check your written authority or agreement for details. Create a separate box for each licensee if you act for more than one. ^Delete the inapplicable authorisations.

| Details of insurance services (dealing and advising service) | Authorising Licensee(s) |
|--|-------------------------|
| Dealing service | C |
| Arrange for a person to deal in a general insurance product [^] | |
| Issue, acquire, vary or dispose of a general insurance product^ | |
| Apply for, acquire, vary or dispose of a general insurance product on behalf of another^ | |
| Advising service | |
| Providing personal advice [^] | |
| Providing general advice [^] | |
| Providing factual information [^] | |
| | |

1.3 Insurance Fee and Commissions

1.3.1. INSURANCE FEE AND COMMISSIONS

The Owners Corporation acknowledges that it has been fully informed by receipt of this Appointment of the Manager's arrangements with the authorising licensees listed in Clause 1.2 (or with various insurers if the Manager, or the Manager's employer, holds an Australian Financial Services Licence) and that it has agreed that:-

1.3.1.1. the manager may receive or retain as a commission a percentage of the base premium payable by the Owners Corporation on the placing of insurance or the insuring of risks by the Owners Corporation;

Percentage of base premium payable %

- 1.3.1.2. if the insurance commission is less than 15% of the base premium paid by the Owners Corporation the Owners Corporation will pay to the Manager a fee being the difference between the commission received and 15% of the base premium.
- 1.3.1.3. such commission shall be in addition to the fee for services set out in Clause 2.1.

1.3.2. CURRENT PRACTICE

The purpose of this memorandum is to facilitate uniform disclosure of insurance agency fees and commissions received by Managers who are members of SCA (Vic) and who comply with the conditions set out below.

SCA (Vic) endorses the current practice of Managers deriving insurance commissions on base insurance premiums paid on behalf of Owners Corporations. The conditions applicable to endorsement by SCA (Vic) are as follows:-

- 1 such fees and commissions do not exceed 20% of the base premium payable by the Owners Corporation.
- 2 in all cases the best interest of the client is the paramount criterion when presenting quotations from particular insurance companies or placing insurance with any insurance company or broker that they are an authorised representative of.

The distribution of this document by the Manager to the Owners Corporation members will serve as an announcement that such income is being received and that there is compliance with the restrictions as set out above.

2. Fees and Services

All fees must be listed and include GST

2.1 Annual fee and services

| Total Annual fee | How often paid (annually, ½ yearly, quarterly, monthly or other) |
|------------------|--|
| \$ | |

Description of services to be provided by Manager in respect of annual fee payment

The Manager has the functions and duties provided for in sections 120 to 122 (inclusive) under the Act including:-

ACCOUNTING

Establish and operate a separate bank account in the name of the Owners Corporation or if the Owners Corporation is in the same plan of subdivision as another Owners Corporation managed by the Manager and has consented to the money being held together in the same bank account in the names of those Owners Corporations; or a trust account for the Owners Corporation if the account is a statutory trust account held by a licensed real estate agent under the Estate Agents Act 1980; a legal practitioner under the Legal Profession Uniform Law Application Act 2014; or a licensed conveyancer under the Conveyancers Act 2006.

Keep books of account covering all income and expenditure and assets and liabilities of the Owners Corporation;

Prepare annual financial statements of all income and expenditure and assets and liabilities of the Owners Corporation (the annual accounts);

Comply as soon as practicable with any reasonable request made by the Owners Corporation to provide copies of statements for accounts containing money held by the manager on trust for the Owners Corporation for any period within 3 years immediately preceding the request;

Issue notices for fees set and special fees levied by the Owners Corporation;

Pay invoices and insurance premiums on behalf of the Owners Corporation (provided reasonable funds are held by the Owners Corporation);

Reconciliation of bank account.

INSURANCE

Arrange insurance or renewal only with or through the authorising licensees listed in Clause 1.2 in accordance with the authority(ies) to provide insurance services listed in Clause 1.2, unless the Manager or the Manager's employer holds its own Australian Financial Services Licence covering the provision of the services;

Arrange a valuation of the cost of reinstatement and replacement of the building/s when requested by the Owners Corporation;

Prepare and lodge routine insurance claims with insurers/brokers (max. 15 minutes);

Provide any other insurance services in respect of insurance products offered through the authorising licensees as listed in Clause 1.2, or as otherwise authorised by the Australian Financial Services Licence held by the Manager, or the Manager's employer.

DOCUMENTATION

Maintain roll of owners names and addresses;

Making available for inspection the Owners Corporation's records;

Maintain the Register of the Owners Corporation;

Making available for inspection and providing copies of requested documents in the Owners Corporation's register;

Issue all Owners Corporation certificates and answer reasonable enquiries at the cost of the applicant/enquirer;

Deal with routine inwards and outward correspondence;

Keep and supervise the use of the common seal, if applicable;

Keep the records of the Owners Corporation including minutes and postal ballots.

ANNUAL GENERAL MEETING

Attend Annual General meetings held during office hours at the Manager's office or at another place agreed between the Owners Corporation and the Manager;

Convene, attend, submit a budget and financial statement to and record minutes of the Annual General Meeting; Submit a report of the Manager's activities to each Annual General Meeting in accordance with section 126 of the Act;

Meetings exceeding one (1) hours duration will be charged at the hourly rate for **Additional Services** set out in 2.2;

Any meeting held outside the Manager's office will attract a fee for travel time as set out in 2.2;

MAINTENANCE

Arrange for minor (< \$1,000 or 15 minutes) repairs and maintenance of Owners Corporation Property.

GUIDANCE

Provide guidance to the Owners Corporation to enable the Owners Corporation to carry out and perform its duties and functions, as set out in this clause.

GENERAL

Generally implement the decisions and instructions of the Owners Corporation with respect to its duties and functions as set out in this clause.

2.2 Additional services paid by hourly rate or fixed fee

| Hourly rate | Chargeable as follows | | How often paid | |
|-------------|-----------------------|--------|----------------|--|
| \$ | | 710, 1 | | |

| Description of services to be provided by Manager on hourly rate or fixed fee basis | Amount |
|---|---|
| ABN/GST registration / de registration / alteration | |
| Affixing common seal | |
| Answering requisitions or questions arising out of provision of Owners Corporations Certificates | Hourly Rate |
| Any other services not included in this schedule | Hourly Rate |
| Arrange any major (> \$1,000 or 15 minutes) maintenance/repair/replacement of Owners Corporation Property (% of project value) | |
| Arrange to review, revoke, prepare and lodge rules | Hourly Rate |
| Attendances to breaches of rules and dispute resolution | Hourly Rate |
| Attendances to VCAT | Hourly Rate |
| Attendances necessary for preparation of the register of the Owners Corporation under Part 9 Div. 2 of Act | |
| Attendance to overdrawn accounts: | |
| Establishment of overdraft facility | |
| Professional fees for administering an overdrawn account (per month) | |
| Disbursement fees and charges relating to an overdrawn account (per month) | |
| Attendance to provide inspection of any records of the Owners Corporation and its Register to authorised persons, and responding to enquiries (Minimum charge 1 hour) | Hourly Rate |
| Attending meetings outside hours of 9.00 a.m. and 5.00 p.m. on weekdays | Hourly Rate |
| Compiling records to enable preparation of accounts for audit purposes | Hourly Rate |
| Compiling records to enable preparation of accounts for lodgement of each BAS | |
| Compiling records to enable tax preparation | |
| Convene, distribute notices for and or attend Special General Meetings and or Committee Meetings | Hourly Rate |
| Counter signing of Owners Corporation cheques (per month) | |
| Copying any record of the Owners Corporation (first record requested at any one time) | 1.15 fee units plus GST; and if a printed copy of the electronically |

| | 1 |
|--|--------------------------------------|
| | provided record is also requested 22 |
| | cents per page |
| Copying any record of the Owners Corporation (second and subsequent records requested | \$8.36; and |
| in relation to the same request) | if a printed copy |
| | of the |
| | electronically |
| | provided record is |
| | also requested 22 |
| | cents per page |
| Copying the Owners Corporation register or any part thereof | 3.03 fee |
| | units plus GST; per copy and |
| | if a printed copy |
| | of the |
| | electronically |
| | provided register |
| | is also requested |
| | 22 cents per |
| Debt as a superior letter. | page |
| Debt recovery letter | |
| Notice of intention to dispose of goods | Harrie Data |
| Establish a maintenance fund in the name of the Owners Corporation | Hourly Rate |
| Establishment of records and setting up of Owners Corporation (per lot) Facilitate Preparation of a maintenance plan for the property of the Owners Corporation | Hourly Data |
| | Hourly Rate Hourly Rate |
| Handling Building Defects | |
| Instruct debt collectors and or solicitors and generally supervise or attend any legal proceedings or hearings affecting the Owners Corporation | Hourly Rate |
| Insurance claim – preparation and lodgement of claim (exceeding 15 minutes) | Hourly Rate |
| Keeping of keys (per annum) | Tiodity (Valo |
| Keep wage, taxation and other related records required by the Owners Corporation | Hourly Rate |
| Liaison & administration with Accountants, Auditors, Architects, Actuaries Engineers, | Hourly Rate |
| Builders, Lawyers Surveyors, Valuers or other professionals in relation to work or matters | l loury rate |
| affecting the Owners Corporation | |
| Maintain any additional accounts for the Owners Corporation (eg investment, maintenance | Hourly Rate |
| fund) | |
| Owners Corporation Certificate (payable by applicant) (required within 6-10 business days) | 9.64 fee units (or |
| per certificate | other prescribed |
| | amount) plus GST |
| Owners Corporation Certificate (payable by applicant) (required within 3-5 business days) | 14.46 fee units |
| per certificate | (or other |
| | prescribed |
| | amount) plus |
| | GST |
| Owners Corporation Certificate (payable by applicant) (required within 2 business days) per | 17.35 fee units |
| certificate | (or other |
| | prescribed |
| | amount) plus GST |
| Additional Owners Corporation Certificate (requested by the same applicant whether | 5.3 fee units (or |
| personally or through an intermediary at the same time as the request received for first | other prescribed |
| Owners Corporation Certificate) (payable by applicant) (required within 6-10 business days) | amount) plus |
| per certificate | GST |
| Additional Owners Corporation Certificate (required by the same applicant whether | 7.95 fee units (or |
| personally or through an intermediary at the same time as the request received for first | other prescribed |
| Owners Corporation Certificate) (payable by applicant) (requested within 3-5 business days) | amount) plus GST |
| per certificate Additional Owners Corporation Certificate (required by the same applicant whether | 9.54 fee units (or |
| personally or through an intermediary at the same time as the request received for first | other prescribed |
| parametric and the control of the co | , saite, procoribod |

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| Owners Corporation Certificate) (payable by applicant) (requested within 2 business days) per certificate | | amount) plus GST |
|---|-----------------|---------------------|
| Preparation and lodgement of change of address (excludes lodgement fee | e) | |
| Preparation of records on transfer of management | | |
| Prepare and conduct Postal Ballot | (Minimum charge | Hourly rate |
| 2 hours) | | |
| Property visits (other than the initial visit which is free) | | Hourly Rate |
| Provide client payment history (where possible only) (paid by applicant) | | |
| Provide financial report other than for an AGM | | |
| Public Officer fee (per annum) | | |
| Rectify record deficiency in new files at commencement of management | | Hourly Rate |
| Supply of answers to requisitions and answers to other enquiries | | Hourly Rate |
| Supply of restricted keys/ key cards / remotes (plus cost) | | |
| Travel time (plus reasonable travelling expenses) incurred to attend to any of the matters in this clause | | Hourly Rate |

Amount

2.3 Disbursement Fees

| How often paid | | |
|----------------|---|-----|
| | | |
| | J | 4.4 |

Description of disbursement fees to be claimed by Manager

| Description of dispulsement lees to be claimed by manager | |
|--|---|
| (a) | 111110 |
| The Manager shall be entitled to retain all fees paid by an applicant whether personally or through an intermediary for Owners Corporation Certificates | 17.35 fee units (or other prescribed amount) plus GST if issued within 2 business days after the application is received per certificate |
| COS | 14.46 fee units (or other prescribed amount) plus GST if issued within 3-5 business days after the application is received, per certificate |
| | 9.64 fee units (or other prescribed amount) plus GST if issued within 6-10 business days after the application is received, per certificate |
| The Manager shall be entitled to retain all fees paid by the same applicant whether personally or through an intermediary for additional Owners Corporation Certificates | 9.54 fee units (or other prescribed amount) plus GST if issued within 2 business days after the application is received, per certificate |
| | 7.95 fee units (or other prescribed amount) plus GST if issued within 3-5 business days after the application is received, per certificate |
| | 5.3 fee units (or other prescribed amount) plus GST if issued within 6-10 business days after the application is received, per certificate |
| Archive box (Supply only) | |
| Owners Corporation Sign (plus cost) | |
| Certificate of title/Copy of Plan of Subdivision/Plan search (plus cost) | |
| Cheque summary notice | |
| Common seal (plus cost) | |
| Courier charges (plus cost) | |
| Payment of creditors (incl. post & stat) (\$1.10 direct debit) | |
| Copying any record of the Owners Corporation (first record requested at any one time) | 1.15 fee units plus GST; and if a printed copy of the electronically provided record is also requested 22 cents per page |

| Copying any record of the Owners Corporation (second and subsequent records requested in relation to the same request) | \$8.36; and if a printed copy of the electronically provided record is also requested 22 cents per page |
|--|---|
| Copying the Owners Corporation register or any part thereof | 3.03 fee units plus GST; per copy and if a printed copy of the electronically provided register is also requested 22 cents per page |
| Photocopying, collating & stapling any other document per copy | |

(b)

| Per facsimile + phone charge |
|------------------------------|
| |
| |
| |
| |
| (C) |
| |
| |
| |
| |
| 1, 10, |
| |

Or, alternatively to (b)

(c)

Per lot per annum fixed fee covering all itemised disbursement fees listed in (b) above

2.4 Review of fees (detail any review dates and AWOTE requirements)

Unless otherwise agreed:

- 2.4.1. the fees and additional fees provided for in 2.1 and 2.2 above will be increased annually on each anniversary of the commencement date of this Contract of Appointment by the increase in the AWOTE index or 5% whichever is the greater.
- 2.4.2. disbursement fees as set out in 2.3 above will be reviewed to reflect cost increases on year of the Term of Appointment.

2.5 Fee units

The term "fee units" means the value set by the Victorian Treasurer each year under the Monetary Units Act 2004, as amended for each financial year.

2.6 GST

If any GST is chargeable on the supply to which a maximum fee prescribed by the Regulations or any further or alternative regulations made under the Act relates, the maximum fee is increased by an amount that is equivalent to that GST.

3. Delegations to Manager

- 3.1 The Owners Corporation may by instrument or resolution at a general meeting, delegate any power or function of the Owners Corporation other than a power or function that requires a unanimous resolution or a special resolution.
- 3.2 The Owners Corporation and the committee by this instrument, hereby delegates to the Manager all the powers and functions of the Owners Corporation that are necessary to enable it to perform its duties under this Appointment. Such delegation includes the power to sign on behalf of the Owners Corporation, all necessary documents pursuant to the Act, the Regulations and the Rules other than documents requiring a unanimous resolution or a special resolution or requiring the seal of the Owners Corporation except for the sealing of an Owners Corporation certificate. The Manager may, under section 124 of the Act, delegate to an employee of the Manager any function or duty conferred on the Manager including a function or duty conferred by this delegation.

4. Authority to Pay

The Owners Corporation authorises the Manager to disburse Owners Corporation funds for the purpose of:

- 4.1 Payment of the annual fee for carrying out the Services specified in Clause 2.1
- 4.2 Payment for performing the Additional Services specified in Clause 2.2
- 4.3 Payment for the disbursements fees listed in Clause 2.3;
- 4.4 Paying moneys in accordance with a budget approved by the Owners Corporation;
- 4.5 Payment of insurance premiums and commission;
- 4.6 Payment of the cost of repairs and maintenance carried out with the authority of the Owners Corporation or by the authority of the Manager and where performance of Additional Services is deemed by the Manager to be necessary for compliance with the Act;
- 4.7 Payment of all other day to day expenses incurred by the Owners Corporation.

5. Duties/Obligations of the Manager

The Manager must perform the following duties and adhere to the following obligations:

- 5.1 Act honestly and in good faith in the performance of the Manager's functions.
- 5.2 Exercise due care and diligence in the performance of the Manager's functions.
- 5.3 Not make improper use of the Manager's position to gain, directly or indirectly, an advantage personally or for any other person.
- Not exert pressure on any member of the Owners Corporation to influence the outcome of a vote or election held by the Owners Corporation.
- 5.5 Hold all money held on behalf of the Owners Corporation on trust for the Owners Corporation.
- 5.6 Account separately for the money held for the Owners Corporation.
- 5.7 Report at the Annual General Meeting.
- Take reasonable steps to ensure that any goods and services procured by the Manager on behalf of the Owners Corporation are procured on competitive prices and on competitive terms.
- 5.9 Disclose to the Owners Corporation any beneficial relationship with a supplier with whom a contract is proposed to be entered into or is entered into for the supply of goods or services to the Owners Corporation (see Clause 11.3).
- 5.10 Disclose to the Owners Corporation any entitlement to receive a commission, payment or other benefit before a contract other than a contract of insurance to which clause 1.3 of the Appointment relates for the supply of goods or services is entered into (see Clause 11.4).

5.11 FUNCTIONS OF THE MANAGER

The Manager has the functions conferred by the Act, any Regulations made under the Act and the Rules of the Owners Corporation, a resolution at a general meeting, a delegation by the Owners Corporation and the matters set out in this instrument or an instruction from the Owners Corporation representative.

5.12 DUTIES OF THE MANAGER

The Manager must:-

- 5.12.1. submit a report of the Manager's activities to each annual general meeting of the Owners Corporation; and
- 5.12.2. include in the Manager's report the details and information required by section 126 of the Act.

5.13 OBLIGATIONS OF THE MANAGER

The Manager must:-

- 5.13.1. perform the Services set out in Clause 2.1 in consideration of the fees there set out plus the disbursement fees set out in Clause 2.3.
- 5.13.2. perform the Additional Services at the rates or the fixed fees as set out in Clause 2.2 if requested by the Owners Corporation or the committee of the Owners Corporation or the chairperson, secretary or substitute representative and agreed to by the Manager or where the Manager is engaged in dispute resolution involving the Owners Corporation or where performance of Additional Services is deemed by the Manager to be necessary for compliance with the Act;
- 5.13.3. provide the insurance services specified in Clause 1.3 in respect of insurance products offered through the authorising licensees or in accordance with the terms of an Australian Financial Services Licence held by the Manager or the Manager's employer;
- 5.13.4. obtain and present quotations for insurance if instructed by the Owners Corporation from authorising licensees or from other insurance providers provided that the Owners Corporation identifies for the Manager those other insurance providers from whom it wishes to seek insurance terms;
- 5.13.5. not provide insurance services:-
 - (a) as a representative of any person who is not listed as an authorising licensee in Clause 1.2;
 or
 - (b) as a representative of a person who is listed in Clause 1.2 where the insurance service is outside the authority granted by that authorising licensee,
 - unless the Manager or the Manager's employer holds its own Australian Financial Services Licence covering the provision of the insurance services;
- 5.13.6. refer the Owners Corporation to an appropriately authorised or licensed insurance adviser if the Owners Corporation requires personal advice in relation to an insurance product and the Manager is not authorised to provide personal advice (as listed in Clause 1.2);
- 5.13.7. not receive any commissions (other than those referred to in Clause 1.3), trade discounts or other fees from providers of services to the Owners Corporation directly or indirectly unless full disclosure of the commission is given in Clause 11.4 of this instrument;
- 5.13.8. observe the Code of Professional Conduct of Strata Community Australia (Vic) Inc. ("SCA (Vic)") and any other guideline or standard formally approved or adopted by SCA (Vic);
- 5.13.9. if there is a committee of the Owners Corporation, report to the committee as required in writing by the committee, on the carrying out of the functions and duties conferred on the Manager by this instrument.
- 5.13.10.if the committee of the Owners Corporation appoints the Manager to be the secretary of the committee and of the Owners Corporation the Manager will perform the duties of the secretary under the Act and will keep the minutes of the committee of the Owners Corporation in accordance with section 114 of the Act. If appointed as secretary the Manager will act as secretary only and does not thereby become a member of the committee for any other purpose and the Manager will not have the right to vote on any resolution of the committee or the Owners Corporation.

5.14 WARRANTIES OF THE MANAGER

The Manager warrants that:-

- 5.14.1 the Manager is registered as a Manager under Part 12 of the Act and will continue to remain registered during the currency of this Appointment;
- 5.14.2. the Manager is a member of SCA (Vic) and the Manager will immediately inform the Owners Corporation should that membership cease;

- 5.14.3. the Manager or an employee of the Manager holds an Australian Financial Service Licence with the appropriate licence authorisations or is an authorised representative of the authorising licensees listed in Clause 1.2 with authority to provide the financial services listed in Clause 1.2;
- 5.14.4. the Manager has been appropriately trained to provide the insurance services for which the Manager is authorised (as listed in the Clause 1.2) or as otherwise authorised under an Australian Financial Services Licence held by the Manager or the Manager's employer;
- 5.14.5. the Manager holds professional indemnity insurance that is sufficient to meet claims up to a level of the prescribed amount in any one year as required by section 119(5) of the Act and will continue to hold such insurance at all times during the continuance of this Appointment.

Transfer/Assignment of this Appointment

The Manager may transfer or assign this Appointment in the following ways:

The Owners Corporation acknowledges that the Manager may transfer or assign its right, title, interest and benefit in this Contract of Appointment, and the Owners Corporation, shall consent to the transfer or assignment and upon request provide to the Manager and the transferee or assignee written evidence of that consent unless it is reasonable to withhold its consent and the Owners Corporation's withholding consent to the transfer or assignment is presumed to be unreasonable if the transferee or assignee is a registered Manager pursuant to Part 12 of the Act and is a current full member of SCA (Vic) or other professional body.

Indemnities

The Owners Corporation will indemnify the Manager from:

INDEMNITY BY THE OWNERS CORPORATION AND LIABILITY OF MANAGER

- To the extent permitted by law the Owners Corporation hereby releases and indemnifies the Manager and 7.1 holds the Manager harmless from and against all actions, omissions, claims, demands, losses, costs, damages and expenses (including without limitation reasonable legal costs on a solicitor and own client basis) ("the loss") in relation to or arising directly or indirectly out of the performance or non performance by the Manager of any services or the exercise of its functions and powers pursuant to this Appointment or otherwise from any cause of action including negligence and including without limitation:
 - defects or dangers arising in or out of the Owners Corporation Property;
 - arising from the failure of the Owners Corporation to supply adequate information and advice or direction when requesting work to be performed by the Manager;
 - arising from goods or services provided by or to third parties at the request of the Manager 7.1.3. provided that such request was made in accordance with the provisions of this Appointment;
 - 7.1.4. arising from the handling or storage of goods, products or chemicals;
 - 7.1.5. resulting in death, bodily injury, damage to property or economic loss suffered by any person or persons whatsoever including members and occupiers of the property or part thereof;

except to the extent that such loss is caused by or contributed to by the Manager's dishonesty or fraud.

- 7.2 If the Manager breaches its obligations in relation to the services and the Owners Corporation has contributed to the Manager's breach, the Owners Corporation agrees to indemnify the Manager immediately upon demand against any claim, or liability for loss to the extent that the Owners Corporation has contributed to the breach.
- This instrument evidences the resolution of the Owners Corporation to grant this indemnity. 7.3
- 7.4 The Owners Corporation must on demand repay to the Manager and make good any amount necessary to fund any overdrawn funds in the bank account of the Owners Corporation.
- The Owners Corporation hereby indemnifies the Manager and will hold the Manager harmless against 7.5 any claim cost or demand made by any third party in respect of monies lent, goods or services provided to or for the Owners Corporation at the request of the Manager provided that such request was made in

- accordance with the provisions of this Appointment. This instrument evidences the resolution of the Owners Corporation to grant this indemnity.
- 7.6 The Owners Corporation must indemnify the Manager for all reasonable costs incurred by the Manager:
 - 7.6.1. in connection with any matter relating to the Owners Corporation or its property; or
 - 7.6.2. from the exercise of any function or power under this Appointment; or
 - 7.6.3. in consequence of the Manager being a party to any proceeding relating to the Owners Corporation.
- 7.7 The Manager may exercise the power of the Owners Corporation under Sections 23 and 24 of the Act to levy fees and to cover extraordinary items of expenditure to cover the requirements for payment of any moneys due to the Manager.
- 7.8 The indemnities granted under this Clause survive termination of this Appointment.

8. Termination of Manager's Appointment

The Manager's appointment may be terminated in the following ways:

- 8.1 If no notice of its intention to revoke this Appointment is given by the Owners Corporation to the Manager at least 28 days prior to the expiry date the Appointment will continue on the basis that it may be terminated by either party by giving 28 days notice in writing.
- 8.2 This Appointment may be terminated by notice of termination in the following ways:
 - 8.2.1. either party may terminate the Appointment at any time if the other party has committed a fundamental breach of the terms of this Appointment and fails to rectify such breach within a reasonable time after written notice from the other party specifying such breach.
 - 8.2.2. by the Manager after giving 3 business days notice at any time during the currency of this Appointment, if in the opinion of the Manager, the Owners Corporation, is either acting unlawfully or with disregard for the safety of persons on the Owners Corporation Property.
- 8.3 The Owners Corporation must comply with the Act and any Regulations made under the Act when deciding to terminate the Appointment.

If the Manager's appointment is terminated the following conditions/obligations will apply:

- 8.4. The Owners Corporation will remunerate the Manager;
 - 8.4.1. pro-rata for services performed under Clause 2.1 up to the end of the Appointment; and
 - 8.4.2. for any Additional Services rendered pursuant to Clause 2.2; and
 - 8.4.3. for any outstanding Disbursement Fees at the rates specified in Clause 2.3; and
 - 8.4.4. for work required to effect the termination and transfer of records including the cost of preparation of additional financial statements.

This Clause 8.4 survives termination of the contract.

8.5. The Manager must within 28 days of lawful termination of this Appointment as Manager return to the secretary (or to the chairperson if the manager has been appointed as secretary) of the Owners Corporation all records relating to the Owners Corporation or funds of the Owners Corporation held or controlled by the Manager pursuant to Section 127 of the Act and will also provide a statement of income and expenditure and balance sheets up to the end of the Appointment.

9. Obligations of the Owners Corporation

The Owners Corporation must:

9.1 In carrying out its functions and powers act honestly and in good faith, and must exercise due care and diligence.

9.2 OBLIGATIONS OF THE OWNERS CORPORATION

The Owners Corporation must:-

- 9.2.1. have at all times a chairperson to deal with the Manager and must give the chairperson appropriate powers to act by executing an instrument of delegation under Section 102(2) of the Act;
- 9.2.2. if the Owners Corporation appoints a substitute representative, give the substitute representative appropriate powers to act by executing an instrument of delegation under section 102(2) of the Act;
- 9.2.3. appoint a grievance committee and execute an instrument of delegation giving the grievance committee appropriate powers to act pursuant to section 102(2) of the Act;
- 9.2.4. make the Manager aware of any defects or hazards in the Owners Corporation Property and make prompt decisions in relation to any necessary repairs maintenance or other works;
- 9.2.5. read the Product Disclosure Statement provided by the Manager before making a decision to purchase the insurance and decide as to the appropriate insurer, the amount of cover and the appropriate policy in good time to enable insurance renewal each year;
- 9.2.6. obtain a valuation of the cost of reinstatement and replacement of the building/s which the Owners Corporation is obliged to insure not less frequently than every three years;
- 9.2.7. ensure that each of the chairperson, secretary, proxy, nominee, committee or committee members shall not without giving seven days prior written notice to the Manager:-
 - (a) Issue a notice to convene an annual general meeting or a special general meeting of the Owners Corporation; or
 - (b) Arrange a ballot of the Owners Corporation.

9.3 COMMITTEE OF OWNERS CORPORATION

The Owners Corporation and the committee or subcommittee of the Owners Corporation must ensure that:-

- 9.3.1. reasonable notice of all meetings of the committee and of any subcommittee/s are provided to the Manager;
- 9.3.2. copies of all minutes of the committee and of any subcommittee/s are provided to the Manager to enable the Manager to keep the records of the Owners Corporation in compliance with Part 9 of the Act.

9.4 REPRESENTATIVE AND SUBSTITUTE REPRESENTATIVE OF THE OWNERS CORPORATION

The Owners Corporation must appoint the chairperson as representative and may appoint a substitute representative as named in the Reference Schedule, being members of the committee of the Owners Corporation, to communicate with the Manager and to receive communications from the Manager on behalf of the Owners Corporation and to give instructions to the Manager upon which the Manager may act. The Owners Corporation may from time to time appoint other members of the committee of the Owners Corporation to be the chairperson and substitute representative and must give written notice to the Manager of such appointment whereupon the previous appointees shall cease to have the authority of the Owners Corporation. Binding instructions to the Manager may only be given by a representative and in the event of any inconsistency or ambiguity the Manager may notify the chairperson the substitute representative and the committee in writing to seek clarity. The Manager shall be entitled to act upon a direct instruction applying the following order of precedence:-

- 9.4.1. from the chairperson;
- 9.4.2. from the substitute representative;
- 9.4.3. from the secretary (unless the manager is appointed secretary);
- 9.4.4. from the committee.

9.5 RESPONSIBILITY FOR REPAIRS AND MAINTENANCE

- 9.5.1. The Owners Corporation is responsible under the Act and the Regulations for repair and maintenance of the Owners Corporation Property. The Manager is not liable to the Owners Corporation or to any other party in respect of any defects in the Owners Corporation Property, failure to comply with any building or other statutory regulations or town planning requirements or any need for repair or the existence of any danger or hazard unless:-
 - (a) it has been brought to the attention of the Manager and the Manager fails to take steps within a reasonable time to make the Owners Corporation aware of its need to make appropriate decisions in respect of and to raise funds for the necessary repairs maintenance or other works, or
 - (b) the Manager has been instructed to arrange for the repairs maintenance or other works and sufficient funds are available for them to be carried out but fails to make such arrangements within a reasonable time,
- 9.5.2. The Manager is not required to:-
 - (a) inspect the Owners Corporation Property, attend itself to any repairs maintenance or other works, make itself aware of any defects in the Owners Corporation Property, or remedy any failure to comply with the Building Code of Australia or other applicable requirements or town planning requirements or any need for repair or the existence of any danger or hazard; or
 - (b) perform any services other than those referred to in Clauses 2.1, 2.2.
- 9.5.3. The Owners Corporation acknowledges that:-
 - (a) the Owners Corporation is the entity in control of the premises and Owners Corporation Property
 - (b) the Owners Corporation has an obligation to ensure the safety of any person/s at the premises and on or using the Owners Corporation Property
 - (c) the Manager as agent will nominate the Owners Corporation as the Principal in respect of any contracts or agreements entered into on behalf of the Owners Corporation and has no liability as the Principal. The Manager is not in the business of providing repairs and maintenance services to the Owners Corporation and will not do so.
- 9.5.4. The Owners Corporation must ensure:-
 - (a) compliance with the obligations under the OHS Act including but not limited to:
 - (i) obligations as employers for its employees and others at its Place of Work;
 - (ii) the obligations as occupier of premises;
 - (iii) obligations it has as controller of any plant or substance used by people at its *Place of Work*;
 - (b) that it and all persons employed or engaged by it or on its behalf comply at all times with the requirements of the OHS Act and any directions, manuals, policies or rules formulated from time to time by the Owners Corporation;
 - (c) that it has systems in place to assess and eliminate risks and hazards at the Owners Corporation Property and premises which meet the standards required by the OHS Act;
 - (d) that where risks and hazards cannot be eliminated the risks and hazards are adequately controlled in a way which meets the standard required by the OHS Act;
 - (e) that all persons employed or engaged by it at the Owners Corporation Property are appropriately trained and supervised;
 - (f) that only qualified persons are engaged to carry out any third-party work.
- 9.5.5. The Owners Corporation will to the extent permitted by law, indemnify the Manager against all claims for any loss or damage which may arise as a result of any breach by the Owners Corporation of obligations applicable to the principal contractor under the OHS Act in accordance with Clause 7;
- 9.5.6. The terms used in this Clause shall have the same meaning as in the OHS Act.

10. Dispute/Complaints process

The Manager and Owners Corporation must adhere to the following dispute/complaints process in accordance with Part 10 of the Owners Corporations Act 2006 and the Owners Corporation Rules:

10.1 DISPUTE RESOLUTION INVOLVING THE OWNERS CORPORATION LOT OWNERS OR OCCUPIERS NOT INVOLVING COMPLAINT AGAINST THE MANAGER

- 10.1.1. The Manager may if requested by the Owners Corporation, the committee of the Owners Corporation, the chairperson, secretary, representative, substitute representative or grievance committee participate in dispute resolution or the grievance procedure set out in the Rules of the Owners Corporation.
- 10.1.2. If the Manager participates in any dispute resolution process, attends on receipt or issue of a complaint, meets with the grievance committee, issues or receives any Notices required under Part 10 of the Act or takes part in any proceeding under Part 11 of the Act or otherwise the Manager will be entitled to payment of the fees and charges set out in Clause 2.2 from the Owners Corporation.

10.2 DISPUTE RESOLUTION INVOLVING A COMPLAINT AGAINST THE MANAGER BY THE OWNERS CORPORATION A LOT OWNER OR OCCUPIER

- 10.2.1. The party making the complaint must prepare a written statement in the approved form (available on request from the secretary, chairperson or Manager of the Owners Corporation) setting out the complaint and inviting the Manager and any other party or parties to a meeting.
- 10.2.2. The party making the complaint must serve a copy of the complaint on the Manager and the secretary of the Owners Corporation and if appropriate, on any other party involved.
- 10.2.3. If there is a grievance committee of the Owners Corporation, it must be notified of the dispute by the secretary and the Manager of the Owners Corporation.
- 10.2.4. If there is no grievance committee, the secretary and chairperson must be notified of any dispute by the complainant regardless of whether the Owners Corporation is an immediate party to the dispute.
- 10.2.5. The parties to the dispute must if requested by the complainant meet and discuss the matter in dispute with the Manager and the grievance committee (if any) and the chairperson on a date within 14 working days after the dispute comes to the attention of all the parties.
- 10.2.6. A party to the dispute may appoint a person to act or appear on his or her behalf at the meeting and each party shall have the right to make submissions and to be heard by the grievance committee.
- 10.2.7. The parties must each:-
 - (a) use their best endeavours to make available to the Manager, grievance committee and chairperson all facts and circumstances required in order to consider and resolve the dispute or difference; and
 - (b) ensure that their respective employees, agents or consultants are available to appear at the meeting.
- 10.2.8. The grievance committee or chairperson shall be entitled to make reasonable directions to expedite or adjourn any meeting or determination of this dispute resolution process as they in their sole discretion think fit on behalf of the Owners Corporation.

10.3 REFERENCE OF DISPUTE TO AN EXPERT

In the event of any dispute or difference as to the effect of or operation of the plan of subdivision of the Owners Corporation, the interpretation and performance of obligations under these rules, the Act or the Regulations, that dispute or difference may, if the Manager, grievance committee and the complainant agree, be referred for determination by a person (**Expert**) who shall be agreed upon between the parties or appointed by the President for the time being of the Law Institute of Victoria.

10.3.1. Parties to use best endeavours

When any dispute or difference has been referred for expert determination, the parties must each:-

- (a) use their best endeavours to make available to the Expert all facts and circumstances which the Expert requires in order to settle or determine the dispute or difference; and
- (b) ensure that their respective employees, agents or Consultants are available to appear at any hearing or enquiry called for, by the Expert.

10.3.2. Right to be heard

The parties each have the right to:-

- (a) make submissions to; and
- (b) be heard by; and
- (c) each party may be legally represented before the Expert.

10.3.3. Expert's decision

The decision of the Expert must be made and delivered to the parties within a period of 1 month (or such other period as the parties may agree, or the Expert may determine) after the date of submission of the dispute or difference to the Expert and shall be final and binding upon the parties.

10.3.4. Expert may appoint other expert to assist

The Expert may appoint any other expert to consult with, assist and advise the Expert. The cost of such other expert is deemed to form part of the determination costs and expenses.

10.3.5. Expert to act as an expert

The Expert must act as an expert, not as an arbitrator, and his or her decision will be final and binding upon the parties.

10.3.6. Costs of determination

The Expert must also determine:-

- (a) the amount of the costs and expenses of, and relating to, the reference of any dispute or difference to him or her; and
- (b) which party or parties must bear the costs and expenses, and in what shares, and in making the determination, the Expert must take into account the reasonableness of the parties leading up to the expert determination including any offers made to resolve the dispute.

10.4 CONDUCT PENDING DISPUTE RESOLUTION AND/OR EXPERT DETERMINATION

In the event of any matter being the subject of dispute resolution or referred for the decision of an independent expert:-

- (a) This Contract of Appointment, the rules, the Act and the Regulations will be adhered to pending the decision; and
- (b) If either party is challenging any payment claimed by the other:-
 - (i) so much of that payment (as is admitted to be owing) must be paid immediately; and
 - (ii) an appropriate adjustment must be made within 14 days of resolution.

10.5 GENERAL PROVISIONS FOR DISPUTE RESOLUTION

- 10.5.1. The grievance committee or chairperson may determine the costs and expenses arising out of any breach by a lot owner, or an occupier of a lot, of an obligation imposed on that person under the Act the Regulations or the Rules incurred by the Owners Corporation including any costs payable by the Owners Corporation to the manager pursuant to clause 2.2 (but excluding the personal time cost of any person acting in an honorary capacity including the chairperson secretary or committee member of the Owners Corporation). The costs and expenses so determined shall be due and payable as a debt due by the party in default or breach to the Owners Corporation. This instrument evidences the resolution of the Owners Corporation to recover such costs and expenses.
- 10.5.2. If the dispute is not resolved, the grievance committee, secretary or chairperson must issue the Notices required under Part 10 and notify each party of his or her right to take further action under Part 11 of the Act.
- 10.5.3. This dispute resolution process must comply with Part 10 of the Act.

Additional conditions/provisions

The following additional conditions/provisions apply:

11.1 **ENTIRE AGREEMENT**

11.5 SPECIAL CONDITIONS

This document embodies the entire agreement between the parties and any previous or simultaneous negotiations, representations, arrangements and agreements are superseded by this Appointment. No amendment or variation may be made to the terms of this Appointment other than in writing executed by each of the parties.

SEVEDANCE

| 11.2 | SEVERANCE |
|------|---|
| | In the event that any condition or provision of this Appointment is held to be invalid or unenforceable for any reason whatsoever that condition or provision shall be read down to the extent necessary to give it, it possible, partial operation, but if that is not possible the condition or provision may be severed and the remainder of this Appointment shall remain in full effect. |
| 11.3 | DISCLOSURE OF BENEFICIAL RELATIONSHIPS WITH SUPPLIERS |
| | Name of company: |
| | Relationship: |
| | Nature or estimate of benefit: |
| | Name of company: Relationship: Nature or estimate of benefit: |
| | Name of company: Relationship: Nature or estimate of benefit: |
| 11.4 | DISCLOSURE OF COMMISSIONS, PAYMENTS OR OTHER BENEFITS |
| | Name of company: |
| | Details: |
| | Name of company: Details: |
| | Name of company: |
| | Details: |
| | |
| | |

12. Definitions/Interpretations

INTERPRETATIONS

- 12.1 "Act" means the Owners Corporations Act 2006 as amended from time to time.
- 12.2 "Additional Services" means the additional services set out in Clause 2.2.
- 12.3 "Appointment" means this Instrument of Appointment of Manager pursuant to section 119 of the Act and includes any Special Conditions.
- 12.4 "Arrange" means to arrange for the issue of the Policies by initiating applications for a contract of insurance or facilitating the renewal of a contract of insurance.
- 12.5 "Australian Financial Services Licensee" means a person who holds an Australian financial service licence under the Corporations Act 2001.
- 12.6 "Authorised Representative" has the meaning given to that term under section 761A of the Corporations Act 2001.
- 12.7 "AWOTE" (Average Weekly Ordinary Time Earnings) means the number as published by the Australian Government Statistician for the trend estimate, of private and public sectors, of all persons in Australia, for full-time ordinary time earnings, for the previous year.
- 12.8 "Fee Units" has the same meaning as defined in the Monetary Units Act 2004
- 12.9 "General advice" means any recommendation or statement of opinion intended to influence a person to make a decision in relation to a Policy that is not Personal Advice.
- 12.10 "GST" means the tax levied by A New Tax System (Goods and Services Tax) Act 1999 (Cth.)
- 12.11 "Manager" means the Manager named in the Reference Schedule and includes its successors and assigns and its officers and employees.
- 12.12 "OHS Act" means the Occupational Health and Safety Act 2004 (Vic).
- 12.13 "Owners Corporation Property" means the common property of the Owners Corporation and any chattels, fixtures, fittings, equipment and services on common property or provided by the Owners Corporation to lot owners, occupiers or the public.
- 12.14 "Personal advice" means any recommendation or statement of opinion intended to influence a person to make a decision in relation to a Policy where one or more of the person's objectives, financial situation or needs have been considered or a reasonable person might expect those matters to have been considered.
- 12.15 "Regulations" means the Owners Corporations Regulations 2018 and any regulations made under the Act from time to time.
- 12.16 "Rules" means the Rules of the Owners Corporation as amended by the Model Rules or by the Owners Corporation from time to time.
- 12.17 "SCA (Vic)" means Strata Community Association Vic Inc. ABN 91 066 558 592.
- 12.18 "Services" means the services set out in Clause 2.1 and the Additional Services set out in Clause 2.2.

13. **GST**

Subject to disbursements to which clause 2.6 of the Appointment relates the fees and disbursement fees are inclusive of GST at a rate of 10%; and will be amended appropriately if the rate of GST changes so that the GST exclusive fees and disbursement fees payable to the Manager remain unchanged.

14. Declarations and Signatures

Owners Corporation Declaration and Signature

The Owners Corporation hereby appoints the Manager specified in this contract to carry out the duties and meet the obligations specified in this contract and act on behalf of the Owners Corporation in accordance with the Owners Corporations Act 2006, Owners Corporations Regulations 2018 and Owners Corporation Rules.

Note: It is optional for the seal to be affixed.

| THE COMMON SEAL of OWNERS CORPORATION PLAN NO. was affixed and witnessed by and in the presence of persons who declare they are Lot Owners of separate lots and members of the Owners Corporation or by a director of a corporation that is a Lot Owner in accordance with section 20 and 21 of the Owners Corporations Act 2006. | |
|--|--|
| Signature of Witness | Signature of Witness |
| Name of Witness (print full name) | Name of Witness (print full name) |
| Address of Witness | Address of Witness |
| Position (Lot Owner or Director) | Position (Lot Owner or Director) |
| Date: | Chi.C |
| Appointed Manager Declaration and Signature I agree to carry out the duties and meet the obligations spowners Corporation in accordance with the Owners Corporation Rules. | pecified in this contract. I agree to act on behalf of the |
| Signature | Name (print full name) |
| Address | |
| Position (if corporation) | Company Seal (if applicable) |
| Date: | |