## PLEASE COMPLETE AND RETURN

# Questions for Buyer of Residential Property

Please Note: This Questionnaire takes approximately 20 minutes to complete.

Please refer to the information provided in the <u>First email</u> and <u>Booklet</u> or call us if you are unsure about any of the questions below.

Buye	Buyer and contact details			
1.	Buyers' Full names or Buying Entity contact:			
2.	Current address for each Buyer:			
3.	Postal address for each Buyer after Settlement:			
4.	Phone for each Buyer:			
5.	Mobile for each Buyer:			
6.	Email address for each Buyer:			
7.	Is each email checked regularly during the day, every day?	Yes □	No □	N/A □
8.	Will each Buyer be contactable for the entire duration of the transaction?	Yes □	No □	

We must be able to contact each Buyer (and potentially meet with each Buyer) throughout the conveyance. It is your obligation to stay in contact with us as your rights may be negatively affected if we are unable to do this.

If you will be uncontactable during any known period prior to settlement of this Contract (for example, if you are going on holidays or any extended periods overseas), please provide details or relevant dates.

9.	Buyers' dates of birth (if individuals):	
10.	Buyers' Tax File Numbers:	
11.	GST-registration status:	Registered □ Not Registered □
12.	Australian Business Number ('ABN') – applicable:	f
13.	Is the name on the Contract exactly the correct name under which the Propertibeing purchased?	
14.	Does the Contract include all the namindividuals or entities proposing to pure a share in the Property?	<del>-                                    </del>
15.	Are any of the Buyers purchasing on boof another party?	ehalf Yes 🗆 No 🗆 <i>If yes, call us immediately</i>
16.	Is any Buyer a <b>company</b> ?	Yes □ No □  If yes, complete relevant parts of Annexure A
17.	Is any Buyer buying as <b>trustee</b> ?	Yes □ No □  If yes, complete relevant parts of Annexure A
If the	ere are multiple Buyers purchasing the	Property
18.	Is the Property to be held as:	
	a. joint tenants; OR	☐ Joint Tenants (Note: not suitable for unequal shares; if later converted to Tenants in Common, owners will hold equal shares.)
	b. as tenants in common in specifi shares?	d 🗆 Tenants in Common in the following shares:

Please refer to the <u>Booklet</u> on the difference between the methods of holding your interest in the Property. These methods can affect your succession plans, duty payable and Foreign Investment Review Board requirements.

19.	Is any individual Buyer <u>not</u> an Australian Citizen or permanent resident of Australia?	Yes □ No □  If yes, complete relevant parts of Annexure A
20.	Is a Buyer acting through an attorney appointed under a Power of Attorney?	Yes □ No □  If yes, complete relevant parts of Annexure A
21.	Is the Buyer purchasing a lot in a Community Titles Scheme e.g. unit, townhouse?	Yes □ No □  If yes, complete relevant parts of Annexure B
Prop	erty location	
22.	Do you have any concerns about the Property boundaries or potential encroachments?	Yes □ No □ <u>If yes – you should brief a</u> surveyor as soon as possible.
23.	Does the property have street access?	Yes □ No □ If no, provide details of the access:
24.	Is the Property close to any major infrastructure (e.g. busway), main road, rail line, high voltage power lines, airport, creek, lake, beach or river?	Yes □ No □ If yes, provide details:
25.	Is the Property in an area affected by floods or cyclones?	Yes □ No □ If yes, provide details:
Use	of Property	
26.	What is the Property currently being used for (e.g. investment property, residence, small business premises, hobby farm, or other use)?	
27.	Are you aware if you are the first Buyer of this Property (e.g. a new house and land package or new residence after demolition)?	Yes □ No □ If yes, provide details:

28.	Are you acquiring the Property in connection with the carrying on of a business enterprise?	/es □ No □ If yes, provi	de details:
29.	Have you received any notice from the Seller or its real estate agent about contamination of the Property?	/es □ No □ If yes, pro	vide details:
30.	Do you suspect that the Property may be contaminated?	/es □ No □ If yes, pro	vide details:
31.	Do you have any future plans or additional intended use for the Property (e.g. subdivision, building works, renting out the Property after settlement, business premises)?	/es □ No □ If yes, pro	vide details:
32.	If you are acquiring the Property for development, are you proposing to carry out development under an existing approval for the Property?	'es □ No □ If yes, pro	vide details:
33.	Are you acquiring the Property for any entitlements that you believe attach to the Property (e.g. rights of access, pontoon / jetty use / marina/ or similar, transferrable dwelling entitlements, infrastructure offsets or credits)?	/es □ No □ If yes, pro	vide details:
Othe	r Property matters		
34.	Are you aware of any services (e.g. gas, water, sewerage) on or under the Property which do not service the Property (i.e., services which relate to a neighbouring property)?	'es □ No □ If yes, pro	vide details:
35.	Are you aware of any services for the benefit of the Property that pass through other land?	/es □ No □ If yes, pro	vide details:
36.	Are you aware of any significant earthworks on the Property (excavation or filling) that	∕es □ No □ If yes, prov	vide details:

	Prope	erty?				
	deve exter Unap	me cases, earthworks will require a lopment approval (depending on the at of any changes in ground levels). Sproved or defective earthworks may be expensive rectification obligations.				
37.	made relati in the cond	any promises or representations been e by the Seller's real estate agent in on to the Property (e.g. items included e purchase such as carparks, airitioning units, views or future benefits of roperty)?	Yes □	No □	If yes, provide details:	
these docu	e to us ument	by of the above, or you have received other.  Please do not assume that the real estonation provided to you. These documents to copies of all documents you have received.	ate agei may aff	nt or Se ect you	ller has provided us with all ur rights, and it is important that	
38.	adjad	ere a pool on the Property (including cent land used with the Property) or mon property?	Yes □	- on the	e Property e common property ed to Question Error! Reference und.	
39.	Did y	ou receive:	Yes □	No □		
		a Pool Safety Certificate or an Exemption Certificate or Notice that there is no Pool Safety Certificate?	or Noti	ce whe	provide a copy of the Certificate n returning this Questionnaire and inform us when you receive	d
40.	appli	ou aware of any disputes, notices, cations or orders relating to dividing es or trees?	Yes □	No □	If yes, provide details:	
41.	-	ou aware of any building covenants ting the Property?	Yes □	No □	If yes, provide details:	

have altered the ground level of the

42.	any covenants?	when returning this Questionnaire and  Authority.
43.	Do you have reason to believe that the owner may have conducted work on the Property as an owner builder?	Yes □ No □ Not Sure □ If yes, provide details:
Good	ds and chattels	
44.	Are any goods or chattels (personal property) included in the Property being purchased?  (Note: some items may be considered	Yes□ No□
	chattels despite appearing fixed such as solar panels, water tank/pump, large items temporarily stored on the land.)	
45.	If yes, please tell us:	
	what those items are;	
	<ul> <li>if any items have a serial number (e.g. boats, cars etc.), the serial numbers;</li> <li>and</li> </ul>	
	<ul> <li>the amount of the purchase price being paid for those items.</li> </ul>	
46.	Does the Contract exclude fixtures that you expected to be part of the sale?	Yes □ No □ If yes, provide details:
Tran	sfer Duty issues	
47.	Will the Property be the principal place of residence for all Buyers?	Yes □ No □ If yes, provide details:
48.	If so, is this Property the first purchase of residential property anywhere in the world for any Buyers?	Yes□ No□

49.	Are any of the Buyers related to any of the Sellers? (i.e. a spouse, parents, grandparents, brother, sister, nephew, niece, child, stepchild, grandchild of the person or spouse)?	Yes □	No 🗆	If yes, provide details:
50.	Do any of the Buyers have a business relationship with any of the Sellers?	Yes □	No □	If yes, provide details:
51.	Are you receiving the Property as a gift or are you paying less than the market value of the Property?	Yes □	No □	If yes, provide details:
	luation of the Property based on three compard ired for the assessment of transfer duty.	able sale	es in the	e last three months may be
Pleas	se note that giving a false declaration could re	esult in s	erious <sub>l</sub>	penalties .
Purc	hase price and deposit			
52.	Have you any reason to believe that the purchase price is less than the market value of the Property?	Yes □	No □	If yes, provide details:
53.	Have you paid all of the deposit to the Deposit Holder and provided the Deposit Holder and us with written evidence?	Yes □ date o	No □ f payme	If yes, provide details (including ent):
54.	Have you, or will you be paying, all or part of the deposit by way of insurance bond or bank guarantee?	Yes □ insurar		If yes, provide details of npany or bank:
55.	Have you received any notice or communication from the Seller or the Deposit Holder about non-receipt of the deposit?	Yes □	No □	If yes, provide details:
56.	Are you receiving any rebate or discount to the purchase price, or other incentive to enter into the Contract?	Yes □	No □	If yes, provide details:

#### **Finance**

57.	Have you made an application for finance?	Yes □ No □ <i>If no, <b>please make application</b></i> without delay.
		If yes, date made: / /20
	• Financier/Broker Contact Details:	
58.	Is the amount you are borrowing from the financier sufficient to cover all of the funds required for settlement?	Yes $\square$ No $\square$ If no, advise other sources and amounts:
59.	Is other property of yours to be used as security for this purchase?	Yes □ No □ If yes, provide details:
60.	Is anyone else providing security for the finance for this purchase (e.g. a guarantor)?	Yes □ No □ If yes, provide details including of their separate legal representation:
61.	Are there any other conditions that must be satisfied or are you relying on other events to obtain settlement funds (e.g. sale of other property including existing home, inheritance finalisation, court settlement)?	Yes □ No □ If yes, provide details:
62.	Are you relying on a government grant for part of the funds required for settlement?  If yes:	Yes□ No□
	provide details of the grant:	
	<ul> <li>have you received confirmation of your entitlement to the grant or otherwise satisfied yourself that you meet the eligibility criteria for the grant?</li> </ul>	Yes $\square$ No $\square$ If no, please check you meet the eligibility criteria as soon as possible. This is outside the scope of our retainer.

Expe	ert reports			
	If the Contract is subject to a Building and Pest inspection:			
63.	Have you made arrangements to obtain at least one (or both) reports?	Yes □ No □ <i>If no, please make</i> arrangements without delay.		
Seal	rches			
64.	Have you sent us the completed Searches List?	Yes □ No □ <i>If no, please review and initial</i> and return with this Questionnaire and Authority.		
65.	Are there any particular issues concerning the Property for which you require advice or particular searches to be undertaken (e.g. unapproved structures, non-compliant swimming pool fencing, flooding)?	Yes □ No □ If yes, provide details:		
Ten	ancy and rental issues			
Exist	ting tenant (if any)			
66.	If there is an existing tenant, have you received copies of any tenancy or rent increase documents?	Yes □ No □ N/A □  Please provide us with all documents received.		
67.	Does the tenancy end more than six months after settlement?	Yes□ No□ N/A□		
	e: This might affect whether you can apply duty concessions.			
Prio	r tenants (if any)	Yes □ No □ If yes, provide details:		
68.	Are you aware of anyone else that may have stayed in all or part of the Property in the last 12 months that may be considered a tenant (formally or informally)?			
69.	Have you received copies of any documents that evidence the last rent increase for any tenant in the Property in the last 12 months?	Yes □ No □ N/A □  Please provide us with all documents received.		

Settlement arrangements				
70.	Is settlement on the specified Settlement Date a time critical issue for you or have you made any arrangements that are dependent on settlement occurring on the specified Settlement Date?	Yes □	No □	If yes, provide details:
71.	Will you be making arrangements with the Seller's real estate agent for the handover of the keys or security access devices following settlement?	Yes □	No 🗆	If yes, provide details:
72.	Are you proposing a pre-settlement inspection of the Property?	Yes □	No □	

## **Authority**

To: Good Law QLD ('Law Practice')

From: ('Buyer')

### **Taking of Instructions**

- 1. Unless and until the Law Practice is informed that the authority of a person named as Buyer to provide instructions is withdrawn:
  - each person named as Buyer authorises the Law Practice to take instructions from any person named as Buyer on behalf of all persons named as Buyer; and
  - b. if the Buyer is a company, the Buyer authorises the Law Practice to take instructions from any person who is a director or secretary of the company.

#### **Extensions of Time**

- 2. Each person named as Buyer acknowledges that:
  - a. the Law Practice may not take any steps in the transaction without the Buyer's instructions;
  - the Buyer may lose rights or, in some circumstances, the Seller may terminate the
     Contract if the Buyer is not available to provide instructions in relation to the transaction when required; and
  - c. the Seller is not obligated to grant any extensions of time under the Contract except in circumstances where the Contract provides the Buyer with a right to extend the Settlement Date that doesn't require the Seller's agreement.
- 3. If the Law Practice is unable to contact the Buyer to take instructions in relation to a time critical aspect of the Contract, each person named as Buyer:
  - a. authorises the Law Practice to seek an extension of time for the relevant due date until such time as the Law Practice is able to contact the Buyer for instructions and acknowledges that, without instructions from the Buyer, the Law Practice cannot vary the Contract or negotiate the payment of interest as a condition of an extension of time;
  - b. acknowledges that, if the Seller requests an extension of time and the Law Practice is unable to contact the Buyer, the Law Practice will be proceeding on the basis that the extension will not be granted (unless the Seller is exercising a right to automatically extend) and the Law Practice will inform the Seller accordingly if necessary reserving the Buyer's rights; and

c. authorises the Law Practice to exercise the right of extension on behalf of the Buyer, if the Contract provides the Buyer with a right to extend the Settlement Date that doesn't require the Seller's agreement and the Law Practice determines that the Buyer's right to extend the Settlement Date should be exercised in order to protect the Buyer's rights under the Contract.

## Required Forms and Declarations

- 4. Each person named as Buyer:
  - acknowledges that, in acting on behalf of the Buyer in connection with the purchase of the Property, the Law Practice will rely on the information provided in answers to this Questionnaire;
  - authorises the Law Practice to complete such forms and make such declarations on behalf of the Buyer as are necessary to conduct and complete the purchase of the Property ('Required Forms and Declarations'); and
  - c. declares that the information provided in answers to this Questionnaire is true and correct and may be used by and relied on by the Law Practice in completing the Required Forms and Declarations.

#### **Destruction of File**

- 5. Each person named as Buyer agrees that the Law Practice may destroy the Buyer's files relating to this transaction (subject to any specific instructions or legislation to the contrary) on the earlier of:
  - a. any specified time agreed between the Law Practice and the Buyer (such as a timeframe specified in a costs agreement or retainer); and
  - b. seven years after settlement of this transaction or the termination of the Buyer's engagement of the Law Practice.

1 1
Date
1 1
Date

## Annexure A

Additional Questions to be completed only if any Buyer is a company, a trustee, a foreign owner, or acting through an attorney appointed under Power of Attorney.

## If any Buyer is a company

1.	Is the company owned or controlled by foreign persons?	Yes □ No □ <i>If yes,</i> also complete Foreign Ownership section below			
2.	Where is the company incorporated?	Australia □ Outside Australia □			
		If outside Australia, provide details of place of incorporation:			
3.	Provide Australian Company Number ('ACN') or Australian Registered Body Number ('ARBN'):				
4.	Has the company provided a copy of corporate resolution or written confirmation authorising a director or employee to give instructions?	Yes □ No □ N/A □			
		If no, please provide written authorisation when returning this Questionnaire and Authority.			
5.	Are you intending to change the shareholding of the Buyer company in the next three years to foreign shareholders?	Yes□ No□ N/A□			
(Note this may affect foreign acquirer duty payable in the future.)					
If an	y Buyer is purchasing as trustee				
6.	Is the trust correctly described in the Contract?	Yes□ No□ N/A□			
7.	Are any of the beneficiaries of the trust foreign persons or foreign corporations?	Yes□ No□ N/A□			

		If yes, provide details of percentage of foreign trust interests:				
8.	Have you provided to us or your financier all relevant trust deeds and any deeds or documents varying the trust terms - either:  a. original copies;	Yes □ No □  If no, please immediately make arrangements to provide to us or your financier.  Please note that this evidence is critical to registering the transfer of the Property into your name as trustee for the trust. You should also give us a copy of any trust documents you have given to your financier.				
	<ul> <li>b. copies certified as a true and correct copy on every page of the copy by a solicitor, Justice of the Peace or Commissioner of Declarations; or</li> <li>c. the relevant Titles Queensland</li> </ul>					
	registered dealing numbers for the trust?					
9.	Was any deed signed after 15 May 2020?	Yes □ No □ <i>If yes, please contact us to discuss what documents we may require from you.</i>				
Fore	ign ownership					
10.	Is any individual Buyer <b>not</b> an Australian Citizen or permanent resident of Australia?	Yes □ No □ If yes, provide details:				
11.	If any Buyer is a company or a trustee of a trust, is the company or trust owned or controlled by foreign persons?	Yes □ No □ If yes, provide details:				
12.	If the answer to either of the above questions is Yes – has the Foreign Investment Review Board ('FIRB') issued a no objection notification for the purchase of the Property?	Yes □ No □ N/A □ If yes, provide details:				
	,					

in addition to the funds required for settlement?

13. The Queensland Revenue Office requires us to provide the following information.

For any individual Buyer who is not an Australian Citizen (regardless of whether they are a permanent resident) provide the following information:

- a. Details of Country of tax residence:
- b. Details of Nationality or citizenship:
- c. Passport number and country of issue:
- d. Visa number:
- e. Visa subclass:
- f. Visa expiry date:
- g. Overseas identifier (e.g. tax ID number):
- h. FIRB application number:
- i. Other overseas identifier (e.g. ID card):
- 14. The Queensland Revenue Office requires us to provide the following information.

If any Buyer is a company or other entity formed outside Australia, or a trustee of a trust with non-Australian tax residence, please provide the following information:

- a. Details of Country of tax residence:
- b. Country of formation or incorporation:

Overseas registration number C. (ABN/ACN equivalent): d. FIRB application number: Other overseas identifier (other e. government registration number): If any Buyer is acting through an attorney appointed under a Power of Attorney Have you provided us with either: the original Power of Attorney; or Yes □ No □ a. a copy of the Power of Attorney Yes □ No □ b. certified as a true and correct copy on every page of the copy by a solicitor, Justice of the Peace or Commissioner of Declarations; or if the Power of Attorney is registered Yes □ No □ Dealing number: C. with Titles Queensland - the registration dealing number? If no, please provide us with one of these as soon as possible. Was the Power of Attorney signed by No □ If yes, please contact us to Audio-Visual conference or in electronic discuss what documents we will require from form between 15 May 2020 and 30 June you. 2021? Have you received a notice that the Power Yes  $\square$  No  $\square$  If yes, provide details: of Attorney has been revoked?

15.

16.

17.

# **Annexure B**

# Additional Questions to be completed only if buying a lot in a Community Titles Scheme e.g. unit, townhouse

	Care Agre Corp an a	Id you like us to obtain copies of the staking and Letting ements/Contracts between the Body corate and Contractors, and provide dvice?  The that there may be additional fees pay ats/Contracts.	Yes □ No □  Table for an advice on the Caretaking and Letting
2.	Are y	ou aware of:	
	a.	any proposal to record a new Community Management Statement or a notice of meeting for that purpose (which may include proposed adjustments to lot entitlements within the Scheme)? or	Yes □ No □ If yes, provide details (if you become aware of any of these matters before settlement you should contact us as soon as possible):
	b.	any body corporate consents to improvements made by the Seller to common property that are not in place? or	Yes □ No □
	C.	whether the exclusive use allocations given to the lot are not recorded or will be changed in the Community Management Statement (for example, car parking)? or	Yes□ No□
	d.	a change or proposed change in the insurance details for the building and public liability for the body corporate?	Yes□ No□
3.	Are y	ou aware of:	

	a.	any defects in the common property or body corporate assets (for example, substantial building work that requires repair, which can include common boundary walls of the lot or exclusive use areas and may include repairs required as a result of issues such as concrete cancer, structural or water issues and rectification works required because of the use of combustible cladding on the building - Please refer to the <b>Booklet</b> for further details on these matters)? or	becom	ne awai nent yo	If yes, provide details (if you re of any of these matters before u should contact us as soon as
	b.	any proposal for the body corporate to fix a special contribution to be levied on lot owners or the issuing by the body corporate of a levy notice for a special contribution? or	Yes □	No □	
	C.	any actual or contingent or expected liabilities of the body corporate not part of the body corporate's normal operating expenses (for example, special levies, unfunded capital expenditure and litigation)? or	Yes □	No □	
	d.	anything else you are aware of regarding the affairs of the body corporate which may affect you?	Yes □	No □	
4.	spac	you expecting any courtyards, car ces, balconies, storage areas as part of purchase?	Yes □	No □	If yes, provide details:
5.	cour rain app	you aware of any car parks, rtyards, air conditioning units, pergolas, water tanks or other items, which ear to be used in connection with or efit the lot being purchased?	Yes □	No □	If yes, provide details:

6.	Are there any improvements on common	Yes □	No □	If yes, provide details:
	property (e.g. pool, gym, spa, BBQ areas etc.)?			