STRATA SCHEMES MANAGEMENT REGULATION 2016 Schedule 2 –By-Laws for pre-1996 strata schemes

(Clause 35)

1. Noise

An Owner or occupier of a lot must not create any noise on the parcel likely to interfere with the peaceful enjoyment of the owner or occupier of another lot or any person lawfully using common property.

Note: This by-law was previously by-law 12 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 13 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986*.

2. Vehicles

An owner or occupier of a lot must not park or stand any motor or other vehicle on common property except with written approval of the owners corporation.

Note: This by-law was previously by-law 13 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 14 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986*.

3. Obstruction of common property

An owner or occupier of a lot must not obstruct lawful use of common property by any person.

Note: This by-law was previously by-law 14 in Schedule 1 to the *Strata Schemes(Freehold Development) Act 1973* and by-law 15 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986*.

4. Damage to lawns & plants on common property

An owner or occupier of a lot must not:

- (a) damage any lawn, garden, tree, shrub, plant or flower being part of or situated on common property, or
- (b) use for his or her own purposes as a garden any portion of the common property.

Note: This by-law was previously by-law 15 in Schedule 1 to the *Strata Schemes* (Freehold Development) Act 1973 and by-law 16 in Schedule 3 to the *Strata Schemes* (Leasehold Development) Act 1986.

5. Damage to common property

(1) An owner or occupier of a lot must not mark, paint, drive nails or screws or the like into, or otherwise damage or deface, any structure that forms part of the common property without the approval in writing of the owners corporation.

Note: This by-law is subject to sections 109 and 110 of the Strata Schemes Management Act 2015.

- (2) An approval given by the owner's corporation under clause (1) cannot authorize any additions to the common property.
- (3) This by-law does not prevent an owner or person authorized by an owner from installing;
 - (a) any locking or other safety device for protection of the owner's lot against intruders, or
 - (b) any screen or other device to prevent entry of animals or insects on the lot, or
 - (c) any structure or device to prevent harm to children.
- (4) Any such locking or safety device, screen, other device or structure must be installed in a competent and proper manner and must have an appearance, after it has been installed, in keeping with the appearance of the rest of the building.
- (5) Despite section 106 of the *Strata Schemes Management Act 2015*, the owner of a lot must maintain and keep in a state of good and serviceable repair any installation or structure referred to in clause (3) that forms part of the common property and that services the lot.

Note: This by-law was previously by-law 16 in Schedule 1 to the *Strata Schemes* (Freehold Development) Act 1973 and by-law 17 in Schedule 3 to the *Strata Schemes*(Leasehold Development) Act 1986.

6. Behaviour of owners and occupiers

An owner or occupier of a lot when on common property must be adequately clothed and must not use language or behave in a manner likely to cause offence or embarrassment to the owner or occupier of another lot or to any person lawfully using common property.

Note: This by-law was previously by-law 17 in Schedule 1 to the *Strata Schemes*(*Freehold Development*) *Act 1973* and by-law 18 in Schedule 3 to the *Strata Schemes* (*Leasehold Development*) *Act 1986*.

7. Children playing on common property in building

An owner or occupier of a lot must not permit any child of whom the owner or occupier has control to play on common property within the building or, unless accompanied by an adult exercising effective control, to be or to remain on common property comprising a laundry, car parking area or other area of possible danger or hazard to children.

Note: This by-law was previously by-law 18 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 19 in Schedule 3 to the *Strata Schemes(Leasehold Development) Act 1986.*

8. Behaviour of invitees

An owner or occupier of a lot must take all reasonable steps to ensure that invitees of the owner or occupier do not behave in a manner likely to interfere with the peaceful enjoyment of the owner or occupier of another lot or any person lawfully using common property.

Note: This by-law was previously by-law 19 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 20 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986.*

9. Depositing rubbish and other material on common property

An owner or occupier of a lot must not deposit or throw on the common property any rubbish, dirt, dust or other material likely to interfere with the peaceful enjoyment of the owner of occupier of another lot or of any persons lawfully using the common property.

Note: This by-law was previously by-law 20 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 21 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986*.

10. Drying of laundry items

An owner or occupier of a lot must not, except with the consent in writing of the owners corporation, hang any washing, towel, bedding, clothing or other article on any part of the parcel in such a way as to be visible from outside the building other than on any lines provided by the owners corporation for the purpose and there only for a reasonable period.

Note: This by-law was previously by-law 21 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 22 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986*.

11. Cleaning windows and doors

An owner or occupier of a lot must keep clean all glass in windows and all doors on the boundary of the lot, including so much as is common property.

Note: This by-law was previously by-law 22 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 23 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986*.

12. Storage of inflammable liquids and other substances and materials

- (1) An owner or occupier of a lot must not, except with the approval in writing of the owners corporation, use or store on the lot or on the common property any inflammable chemical, liquid or gas or other inflammable material.
- (2) This by-law does not apply to chemicals, liquids, gases or other material used or intended to be used for domestic purposes, or any chemical, liquid gas or other material in a fuel tank of a motor vehicle or internal combustion engine.

Note: This by-law was previously by-law 23 in Schedule 1 to the *Strata Schemes(Freehold Development) Act 1973* and by-law 24 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986*.

13. Moving furniture and other objects on or through common property

An owner or occupier of a lot must not transport any furniture or large object through or on common property within the building unless sufficient notice has first been given to the strata committee so as to enable the strata committee to arrange for its nominee to be present at the time when the owner or occupier does so.

Note: This by-law was previously by-law 24 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 25 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986.*

14. Floor coverings

- (1) An owner of a lot must ensure that all floor space within the lot is covered or otherwise treated to an extent sufficient to prevent the transmission from the floor space of noise likely to disturb the peaceful enjoyment of the owner or occupier of another lot.
- (2) This by-law does not apply to floor space comprising a kitchen, laundry, lavatory or bathroom.

Note: This by-law was previously by-law 25 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 26 in Schedule 3 to the *Strata Titles (Leasehold Development) Act 1986.*

15 Garbage disposal

An owner or occupier of a lot:

- (a) must maintain within the lot, or on such part of the common property as may be authorised by the owners corporation, in clean and dry conditions and adequately covered a receptacle for garbage, and
- (b) must ensure that before refuse is placed in the receptacle it is securely wrapped or, in the case of tins or other containers, completely drained, and
- (c) for the purpose of having the garbage collected, must place the receptacle within an area designated for that purpose by the owners corporation and at a time not more than 12 hours before the time at which garbage is normally collected, and
- (d) when the garbage has been collected, must promptly return the receptacle to the lot or other area referred to in paragraph (a), and
- (e) must not place any thing in the receptacle of the owner or occupier of any other lot except with the permission of that owner or occupier, and
- (f) must promptly remove any thing which the owner, occupier or garbage collector may have spilled from the receptacle and must take such action as may be necessary to clean the area within which that thing was spilled.

Note: This by-law was previously by-law 26 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 27 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986.*

16. Keeping of Animals

- (1) Subject to section 157 of the *Strata Schemes Management Act 2015*, an owner or occupier of a lot must not, without the approval in writing of the owners corporation, keep any animal on the lot or common property.
- (2) The owners corporation must not unreasonably withhold its approval of the keeping of an animal on a lot or the common property.

Note: This by-law was previously by-law 27 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 28 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986*.

17. Appearance of lot

- (1) The owner or occupier of a lot must not, without the written consent of the owners corporation, maintain within the lot anything visible from outside the lot that, viewed from outside the lot, is not in keeping with the rest of the building.
- (2) This by-law does not apply to the hanging of any washing, towel, bedding, clothing or other article as referred to in by-law 10.

Note: This by-law was previously by-law 29 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 30 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986.*

18. Notice-Board

An owners corporation must cause a notice-board to be affixed to some part of the common property.

Note: This by-law was previously by-law 3 in Schedule 1 to the *Strata Schemes (Freehold Development) Act 1973* and by-law 3 in Schedule 3 to the *Strata Schemes (Leasehold Development) Act 1986.*

19. Change in use of lot to be notified

An occupier of a lot must notify the owners corporation if the occupier changes the existing use of the lot in a way that may affect the insurance premiums for the strata scheme (for example, if the change of use results in a hazardous activity being carried out on the lot, or results in the lot being used for commercial or industrial purposes rather than residential purposes).

There are no By-Laws 20 - 29

By Law 30. Curtains Dealing No. 3103616

A proprietor or occupier of a lot shall not allow curtains or blinds to be visible from outside the lot other than those in a plan, soft, neutral colour.

By Law 31. Air Conditioning Units

Dealing No. AC 156900

A. All air conditioning units installed prior to the registration of this By-Law shall be the responsibility of the current and subsequent proprietor of the lot and that all repairs and maintenance of the air conditioning units shall be at the cost of the proprietor.

Replacement of the air conditioning unit shall be subject to By-Law 31 (B)

- B. All air conditioning units installed after the registration of this By-Law shall be installed in accordance with the following:
- (1) Consent must be given in writing from the owners corporation.
- (2) The proprietor of the lot must provide the owners corporation with details to include but not limited to size, style, type, horsepower, installation site, waste water disposal system and decibel level generated from the unit to be installed.
- (3) The air conditioning must be installed in a workman like manner and installation must be carried out during the hours of 9am and 4pm.
- (4) The proprietor of the lot will be responsible for any building defects arising as a result of the installation of the air conditioner to common property.
- (5) That any building problem resulting from the installation be the responsibility of the proprietor of the lot current and future and that the owners corporation be authorized to take steps to carry out all work necessary to perform this obligation if the proprietor fails to comply with this By-law and these costs be charged to the owner of the lot.
- (6) Adequate provision must be made for disposal of waste water from the air conditioning unit being plumbed into the waste system or drained into the balcony drain ensuring that water does not drip over the balcony edge.
- (7) The cost of installation is the responsibility of the lot owner.
- (8) All further repairs, maintenance and replacement costs are to be at the expense of the lot owner
- (9) The lot owners is to ensure that the air conditioner is installed and maintained to be in keeping with the aesthetics and standard of the building.
- (10) That the air conditioning unit only be operated between the hours of Monday to Friday 7am to 10pm and Saturday, Sunday and public holidays 8am to 10pm (Noise Pollution Act)

Dealing No AC 156900

Amended by Dealing No. AK 88438

A. All flyscreens, sliding screen doors and security doors installed prior to the registration of this By-Law shall be the responsibility of the current and subsequent proprietor of the lot and that all repairs and maintenance of the flyscreens and sliding screen doors shall be at the cost of the proprietor.

Replacement of flyscreens, sliding doors and security doors shall be subject to By-Law 32(B)

- B. All flyscreens, sliding screens doors and security doors installed after the registration of this By-Law shall be installed in accordance with the following:
- (1) a) That the flyscreens and security doors installed will be the same as existing in style and colour to be in keeping with the building.
 - b) That the sliding screen security doors on to the balconies be of stainless steel mesh ("Crime Safe" or similar product)
 - c) That the screens are compliant with the Window Safety Legislation
- (2) The proprietor of the lot will be responsible for any building defects arising as a result of the installation of the flyscreens, sliding screen doors and security doors to common property.
- (3) That any building problem resulting from the installation be the responsibility of the proprietor of the lot current and future and that the Owners Corporation be authorized to take steps to carry out all work necessary to perform this obligation if that proprietor fails to comply with this By-Law and these costs be charged to the owner of the lot.
- (4) The cost of installation is the responsibility of the lot owner.
- (5) All further repairs, maintenance and replacement costs are to be at the expense of the lot owner.
- (6) The lot owner is to ensure that the flyscreens, sliding screens doors and security doors are installed and maintenance to be in keeping with the aesthetics and standard of the building.

By-Law 33 Awnings Dealing No. AC 156900

A. All awnings installed prior to the registration of this By-Law shall be the responsibility of the current and subsequent proprietor of the lot and that all repairs and maintenance of the awnings shall be at the cost of the proprietor.

Replacement of the awnings shall be subject to By- Law 33 B

- B. All awnings installed after the registration date of this By-Law shall be installed in accordance with the following:
- (1) Consent must be given in writing from the Owners Corporation.
- (2) That the awnings installed will be the same as existing in style and colour to be in keeping with the building.
- (3) The awning must be installed in a workmanlike manner and installation must be carried out during the hours of 9am and 4pm.
- (4) The proprietor of the lot will be responsible for any building defects arising as a result of the installation of the awning to common property.
- (5) That any building problem resulting from the installation be the responsibility of the proprietor of the lot current and future and that the Owners Corporation be authorized to take steps to carry out all work necessary to perform this obligation if that proprietor fails to comply with this By-Law and these costs be charged to the owner of the lot.
- (6) The cost of the installation is the responsibility of the Lot Owner.
- (7) All further repairs, maintenance and replacement costs are to be at the expense of the lot owner.

By Law 34 Window Tinting

Dealing No AC 156900

A. All window tinting installed prior to the registration of this By-Law shall be the responsibility of the current and subsequent proprietor of the lot and that all repairs and maintenance of the awnings shall be at the cost of the proprietor.

Replacement of the tinting shall be subject to By-Law 34 (B)

- B. All window tinting installed after the registration of this By-Law shall be installed in accordance with the following:
- (1) Consent must be given in writing from the Owners Corporation.
- (2) The proprietor of the lot must provide the Owners Corporation with details to include colour and windows to be tinted.
- (3) The tinting must be installed in a workmanlike manner.
- (4) The proprietor of the lot will be responsible for any building defects arising as a result of the installation of the tinting to common property.
- (5) That any building problem resulting from the installation be the responsibility of the proprietor of the lot current and future and that the Owners Corporation be authorized to take steps to carry out all work necessary to perform this obligation if that proprietor fails to comply with this By-Law and these costs be charged to the owner of the lot.
- (6) The cost of the installation is the responsibility of the Lot Owner.
- (7) All further repairs, maintenance and replacement costs are to be at the expense of the lot owner.
- (8) The Lot owner is to ensure that the tinting is installed and maintained to be in keeping with the aesthetics and standard of the building.

By- Law 35 Spas Dealing No. AC 156900

A. All spas installed prior to the registration of this By-Law shall be the responsibility of the current and subsequent proprietor of the lot and that all repairs and maintenance of the awnings shall be at the cost of the proprietor.

Replacement of the tinting shall be subject to By-Law 35 (B)

- B. All spas installed after the registration of this By-Law shall be installed in accordance with the following:
- (1) Consent must be given in writing from the Owners Corporation.
- (2) The proprietor of the lot must provide the Owners Corporation with details to include but not limited to the size, style, type, horsepower, installation site, waste water disposal system and decibel level generated from the unit to be installed.
- (3) The spas must be installed in a workmanlike manner and installation must be carried out during the hours of 9am to 4pm.
- (4) The proprietor of the lot will be responsible for any building defects arising as a result of the installation of the spa to common property.
- (5) That any building problem resulting from the installation be the responsibility of the proprietor of the lot current and future and that the Owners Corporation be authorized to take steps to carry out all work necessary to perform this obligation if that proprietor fails to comply with this By-Law and these costs be charged to the owner of the lot.
- (6) Adequate provision must be made for disposal of waste water from the spas by being plumbed into the waste system of drained into the balcony drain ensuring that water does not drip over the balcony edge.
- (7) The cost of the installation is the responsibility of the Lot Owner.
- (8) All further repairs, maintenance and replacement costs are to be at the expense of the lot owner.
- (9) The Lot owner is to ensure that the spa is installed and maintained to be in keeping with the aesthetics and standard of the building.
- (10)That the spas only be operated between the hours of Monday to Friday 7am to 10pm and Saturday, Sunday and public holidays 8am to 10pm. (Noise Pollution Act.)

By-Law 36 External Blinds

Dealing No. AD 108617

A. All external blinds installed prior to the registration of this By-Law shall be the responsibility of the current and subsequent proprietor of the lot and that all repairs and maintenance of the awnings shall be at the cost of the proprietor.

Replacement of the external blinds shall be subject to By-Law 36 (B)

B. All external blinds installed after the registration of this By-Law shall be installed in accordance with the following:

- (1) That the external blind installed will be the same as existing in style, colour and size to be in keeping with the appearance of the building.
- (2) The proprietor of the lot will be responsible for any building defects arising as a result of the installation of the external blind to common property.
- (3) That any building problem resulting from the installation be the responsibility of the proprietor of the lot current and future and that the Owners Corporation be authorized to take steps to carry out all work necessary to perform this obligation if that proprietor fails to comply with this By-Law and these costs be charged to the owner of the lot.
- (4) The cost of the installation is the responsibility of the Lot Owner.
- (5) All further repairs, maintenance and replacement costs are to be at the expense of the lot owner.
- (6) That the owner of the lot obtain written consent from the owners corporation prior to the installation.
- (7) That after owners corporation approval has been granted the owner of the lot is to obtained council approval if required and that all associated costs for this approval be borne by the lot owner.

By-Law 37 Installation of louvre window at Lot 7

Dealing No. AD 108617

This by-law gives consent to the owner of Lot 7 to replace the existing door in the master bedroom leading to the balcony with louvre windows.

- (1) The lot owner to obtain any approvals necessary from local government authorities (Great Lakes Council)
- (2) That all alteration work must be carried out in a workmanlike manner and the work must be carried our during the hours of 9am to 4pm.
- (3) That the proprietor of the lot will be responsible for any building defects arising as a result of the installation of the louvers to common property.
- (4) That any building problem resulting from the installation be the responsibility of the proprietor of the lot current and future and that the owners corporation be authorize to take steps to carry out all work necessary to perform this obligation if that proprietor fails to comply with this by-law and these costs be charged to the owner of the lot.
- (5) The cost of installation of the louvers is the responsibility of the lot owner.
- (6) All further repairs, maintenance and replacement costs are to be at the expense of the lot owner.
- (7) The lot owner is to ensure that the louvers are installed and maintained to be in keeping with the aesthetics and standard of the building.

Special By-Law 1

The Common Property Memorandum, provided by Fair Trading as part of the Strata Schemes Management Regulation 2016, to specify whether an owner of a lot or the owners corporation is responsible for the maintenance, repair or replacement of any part of the common property, is adopted by the Owners Strata Plan 53340 with the omission of Lot Owner Responsibilities 9 (a).

Common property memorandum

Owners corporation responsibilities for maintenance, repair or replacement

(a) columns and railings (b) doors, windows and walls (unless the plan was registered before 1 July 1974 – refer to the registered strata plan) (c) balcony ceilings (including painting) (d) security doors, other than those installed by an owner after the registration of the strata plan (e) original tiles and associated waterproofing, affixed at the time of registration of the strata plan (f) common wall fencing, shown as a thick line on the strata plan (g) dividing fences on a boundary of the strata parcel that adjoin neighbouring land (h) awnings within common property outside the cubic space of a balcony or courtyard (i) walls of planter boxes shown by a thick line on the strata plan

		(j) that part of a tree which exists within common property
2.	Ceiling/Roof	(a) false ceilings installed at the time of registration of the strata plan (other than
-		painting, which shall be the lot owner's responsibility)
		(b) plastered ceilings and vermiculite ceilings (other than painting, which shall be the
		lot owner's responsibility)
		(c) guttering
		(d) membranes
3.	Electrical	(a) air conditioning systems serving more than one lot
		(b) automatic garage door opener, other than those installed by an owner after the
		registration of the strata plan and not including any related remote controller
		(c) fuses and fuse board in meter room
		(d) intercom handset and wiring serving more than one lot
		(e) electrical wiring serving more than one lot
		(f) light fittings serving more than one lot
		(g) power point sockets serving more than one lot
		(h) smoke detectors whether connected to the fire board in the building or not (and
		other fire safety equipment subject to the regulations made under the
		Environmental Planning and Assessment Act 1979)
		(i) telephone, television, internet and cable wiring within common property walls
		(j) television aerial, satellite dish, or cable or internet wiring serving more than one lot,
		regardless of whether it is contained within any lot or on common property
		(k) lifts and lift operating systems
4.	Entrance door	(a) original door lock or its subsequent replacement
		(b) entrance door to a lot including all door furniture and automatic closer
		(c) security doors, other than those installed buy an owner after registration of the
_	Floor	strata plan
5.	Floor	(a) original floorboards or parquetry flooring affixed to common property floors
		(b) mezzanines and stairs within lots, if shown as a separate level in the strata plan
		(c) original floor tiles and associated waterproofing affixed to common property floors
		at the time of registration of the strata plan (d) sound proofing floor base (e.g. magnesite), but not including any sound proofing
		installed by an owner after the registration of the strata plan
6.	General	(a) common property walls
0.	General	(b) the slab dividing two storeys of the same lot, or one storey from an open space roof
		area e.g. a townhouse or villa (unless the plan was registered before 1 July 1974 –
		refer to the registered strata plan)
		(c) any door in a common property wall (including all original door furniture)
		(d) skirting boards, architraves and cornices on common property walls (other than
		painting which shall be the lot owner's responsibility)
		(e) original tiles and associated waterproofing affixed to the common property walls at
		the time of registration of the strata plan
		(f) ducting cover or structure covering a service that serves more than one lot or the
		common property
		(g) ducting for the purposes of carrying pipes servicing more than one lot
		(h) exhaust fans outside the lot
		(i) hot water service located outside of the boundary of any lot or where that service
		serves more than one lot
		(j) letter boxes within common property
		(k) swimming pool and associated equipment (l) gym equipment
7	Parking/Garage	(a) carports, other than those within the cubic space of a lot and referred to in the
'.	i ai kiiig/ Gai age	strata plan, or which have been installed by and owner after registration of the
		strata plan
		(b) electric garage door opener (motor and device) including automatic opening
		mechanism which serves more than one lot
		(c) garage doors, hinge mechanism and lock, if shown by a thick line on the strata plan
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		or if outside the cubic space of the lot
		(d) mesh between parking spaces, if shown by a thick line on the strata plan
8.	Plumbing	(a) floor drain or sewer in common property
		(b) pipes within common property wall, floor or ceiling
		(c) main stopcock to unit
		(d) storm water and on-site detention systems below ground
9.	Windows	(a) windows in common property walls, including window furniture, sash cord and
		window seal
		(b) insect-screens, other than those installed by an owner after the registration of the
		strata plan
		(c) original lock or other lock if subsequently replacement by the owners corporation

Lot owner responsibilities for maintenance, repair or replacement.

1.	Balcony &	(a) awnings, decks, pergola, privacy screen, louvres, retaining walls, planter walls, steps
	Courtyards	or other structures within the cubic space of a balcony or courtyard and not shown
		as common property on the strata plan
		(b) that part of a tree within the cubic space of a lot
2.	Ceiling/Roof	(a) false ceilings inside the lot installed by an owner after the registration of the strata
	J	plan
3.	Electrical	(a) air conditioning systems, whether inside or outside of a lot, which serve only that lot
		(b) fuses and fuse boards within the lot and serving only that lot
		(c) in-sink food waste disposal systems and water filtration systems
		(d) electrical wiring in non-common property walls within a lot and serving only that lot
		(e) light fittings, light switches and power point sockets within the lot serving only that
		lot
		(f) telephone, television, internet and cable wiring within non-common property walls
		and serving only that lot
		(g) telephone, television, internet and cable service and connection sockets
		(h) intercom handsets serving one lot and associated wiring located within non-
		common walls
4.	Entrance door	(a) door locks additional to the original lock (or subsequent replacement of the original
		lock)
		(b) keys, security cards and access passes
5.	Floor	(a) floor tiles and any associated waterproofing affixed by an owner after the
		registration of the strata plan
		(b) lacquer and staining on surface of floorboards or parquetry flooring
		(c) internal carpeting and floor coverings, unfixed floating floors
		(d) mezzanines and stairs within lots that are not shown or referred to in the strata plan
6.	General	(a) internal (non-common property) walls
		(b) paintwork inside the lot (including ceiling and entrance door)
		(c) built-in wardrobes, cupboards, shelving
		(d) dishwasher
		(e) stove
		(f) washing machine and clothes dryer
		(g) hot water service exclusive to a single lot (whether inside or outside of the cubic
		space of that lot)
		(h) internal doors (including door furniture)
		(i) skirting boards and architraves on non-common property walls
		(j) tiles and associated waterproofing affixed to non-common property walls
		(k) letterbox within a lot
		(I) pavers installed within the lot's boundaries
_	5 1: /6	(m) ducting cover or structure covering a service that serves a single lot
7.	Parking/Garage	(a) garage door remote controller

		 (b) garage doors, hinge mechanism and lock where the lot boundary is shown as a thin line on the strata plan and the door is inside the lot boundary (c) light fittings inside the lot where the light is used exclusively for the lot (d) mesh between parking spaces where shown as thin line, dotted line or no line on the strata plan (this will be treated as a dividing fence to which the <i>Dividing Fences</i>
8. Plu		Act 1991 applies) (a) pipes, downstream of any stopcock, only serving that lot and not within any common property wall (b) pipes and 'S' bend beneath sink, laundry tub or hand basin (c) sink, laundry tub and hand basin (d) toilet bowl and cistern (e) bath (f) shower screen (g) bathroom cabinet and mirror
9. Wi	indows	 (h) taps and associated hardware (a) window cleaning- interior and exterior surfaces (other than those which cannot safely be accessed by the lot owner or occupier) (b) locks additional to the original (or any lock replaced by an owner) (c) window lock keys