

32/171

60	E60 as shown on Plan A attached	Not applicable	Not applicable
61	E61 as shown on Plan A attached	Not applicable	Not applicable
62	E62 as shown on Plan A attached	Not applicable	Not applicable
63	E63 as shown on Plan A attached	Not applicable	Not applicable
64	E64 as shown on Plan A attached	Not applicable	Not applicable
65	E65 as shown on Plan A attached	Not applicable	Not applicable
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67	E67 as shown on Plan A attached	Not applicable	Not applicable
68	E68 as shown on Plan A attached	Not applicable	Not applicable
69	E69 as shown on Plan A attached	Not applicable	Not applicable
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73	E73 as shown on Plan A attached	Not applicable	Not applicable
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104	E104 as shown on Plan A attached	Not applicable	Not applicable
105	E105 as shown on Plan A attached	Not applicable	Not applicable
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107	E107 as shown on Plan A attached	Not applicable	Not applicable
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111	E111 as shown on Plan A attached	Not applicable	Not applicable
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113	E113 as shown on Plan A attached	Not applicable	Not applicable
114	E114 as shown on Plan A attached	Not applicable	Not applicable

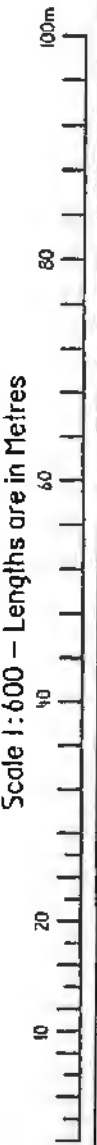
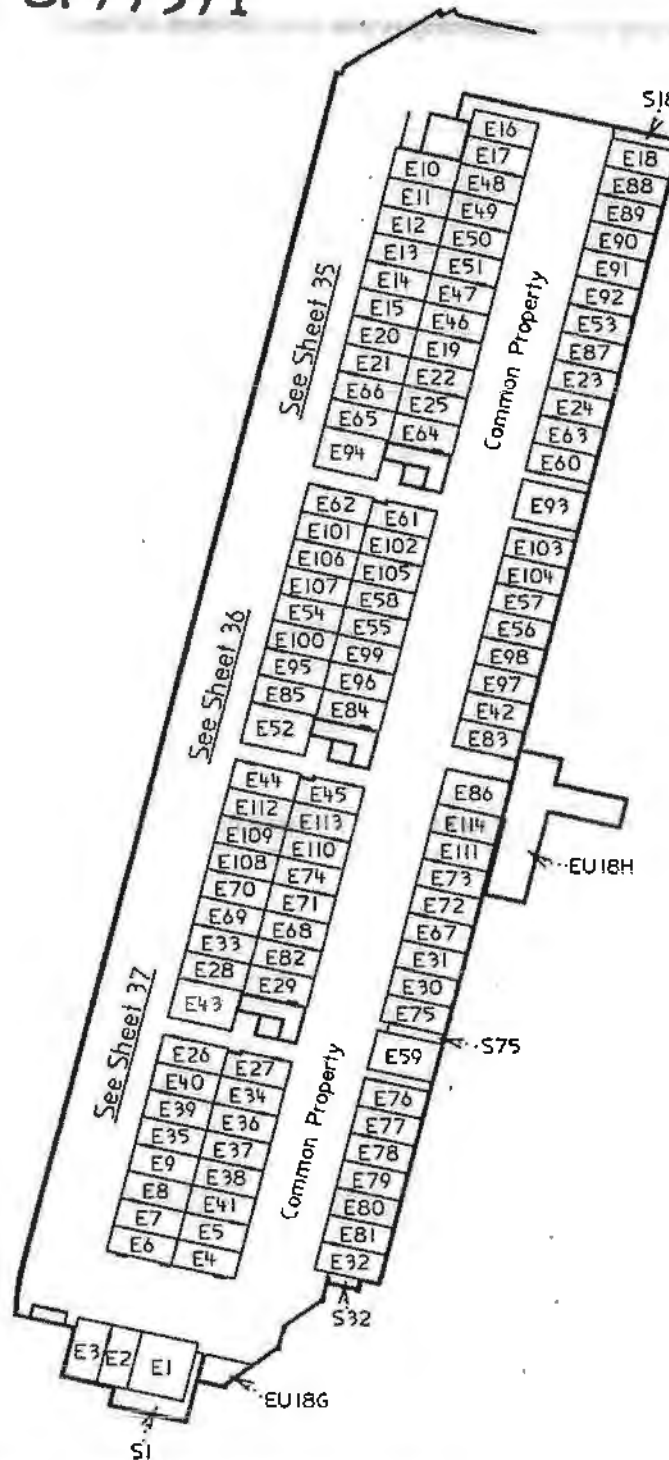
SP77971

PLAN "A"

Exclusive Use Carparking Areas and Storage Areas



SP77971



I, GEOFFREY JAMES THOMSON
 of MICHEL GROUP SERVICES PTY. LTD, a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

G. Thomson
 Date: 16/11/2006

DATE	20/9/2006
JOB NO	8685
AUTOCAD	8685-6
GEOCOMP	868516
SURVEYED	RC
CHECKED	DR
QT/IMAGED	DR
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:600

Title: Plan of Exclusive Use Areas on Basement Floor Level
 in the Common Property in SP



23 Cotton Street
 Nerang
 QLD Australia 4211
 Telephone 07 5502 2500
 Facsimile 07 5500 4890

REGISTERED QUEENSLAND NEW SOUTH WALES
 LAND, ENGINEERING & OPS SURVEYING
 HYDROGRAPHIC SURVEYING
 TOWN PLANNING SERVICES

Email: adm@micheiservices.com.au
 Web Site: www.micheiservices.com.au

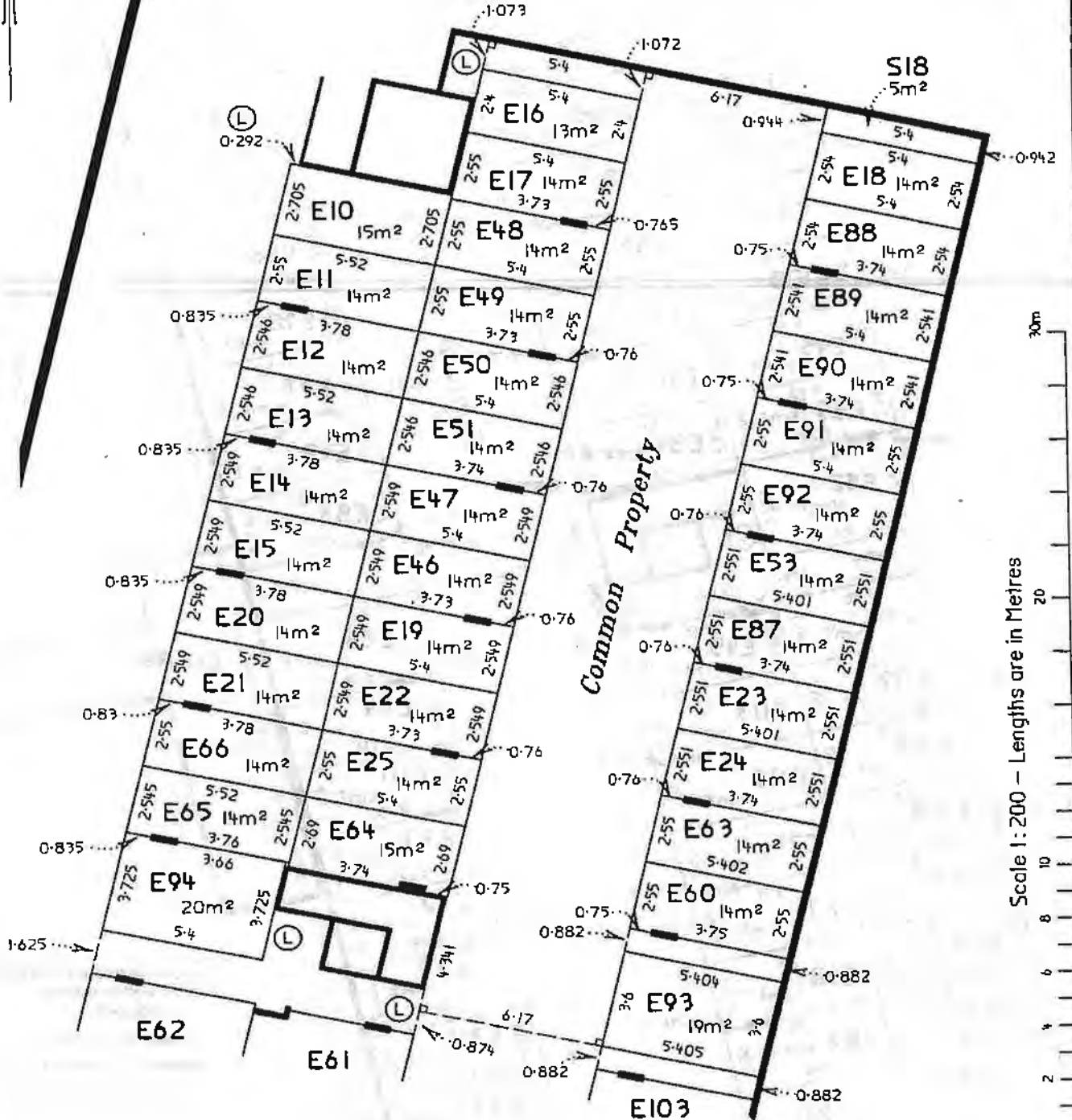
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1	4	8685-6

SP77971



- L Denotes Line of Face of wall columns produced.
- Column
- Face of Wall
- Denotes Right Angle

Areas are approximate only.

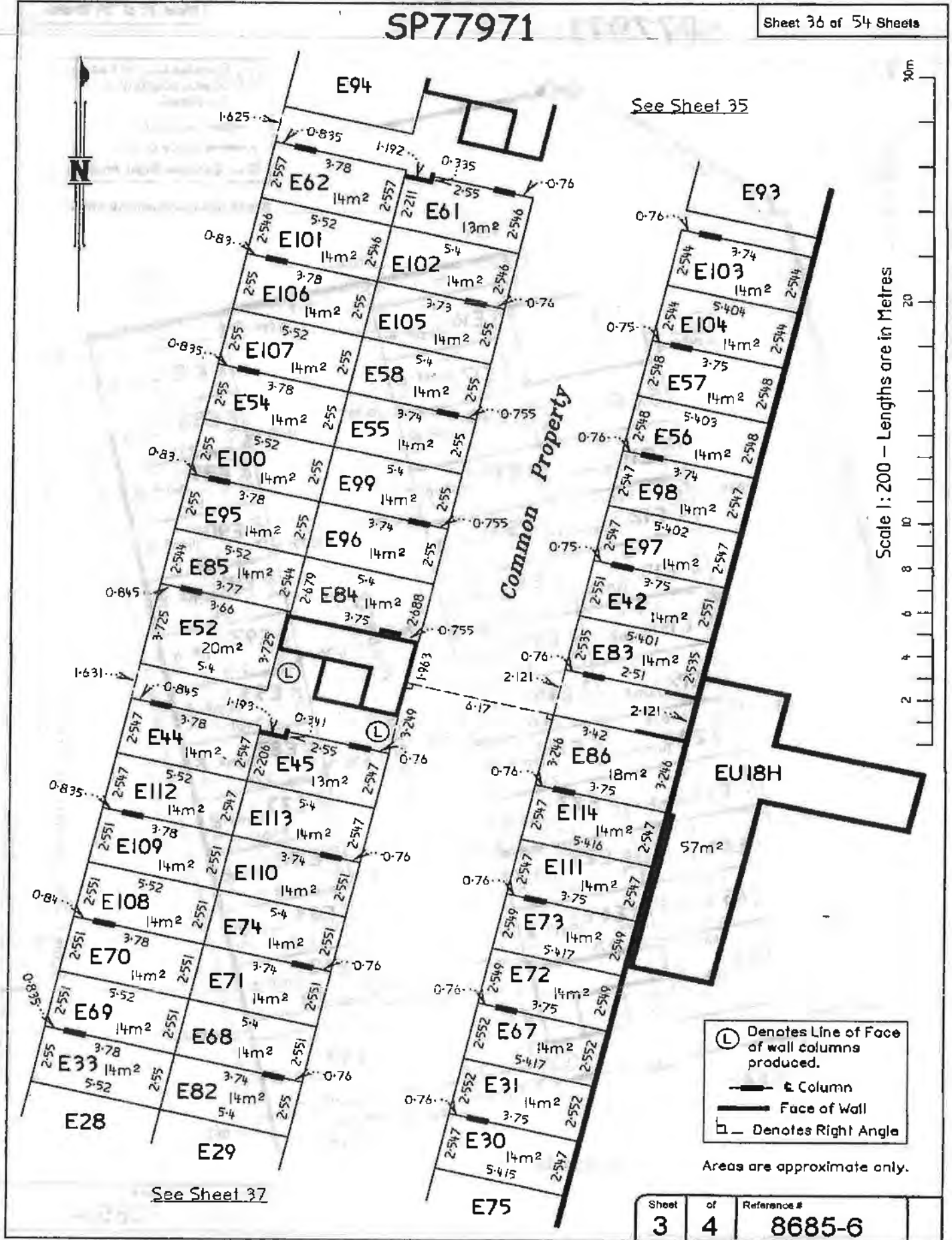


See Sheet 36

Sheet	of	Reference #
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SP77971

Sheet 36 of 54 Sheets



Sheet	of	Reference #
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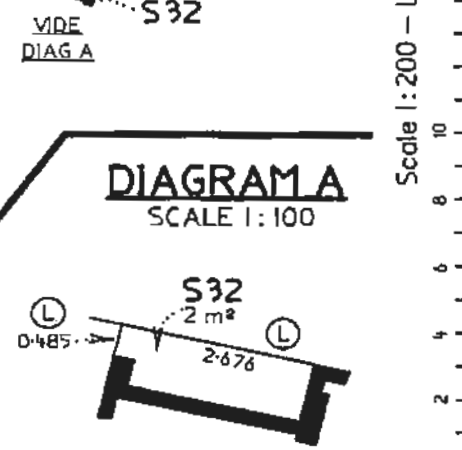
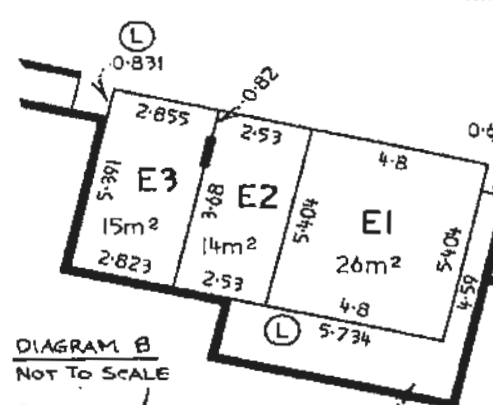
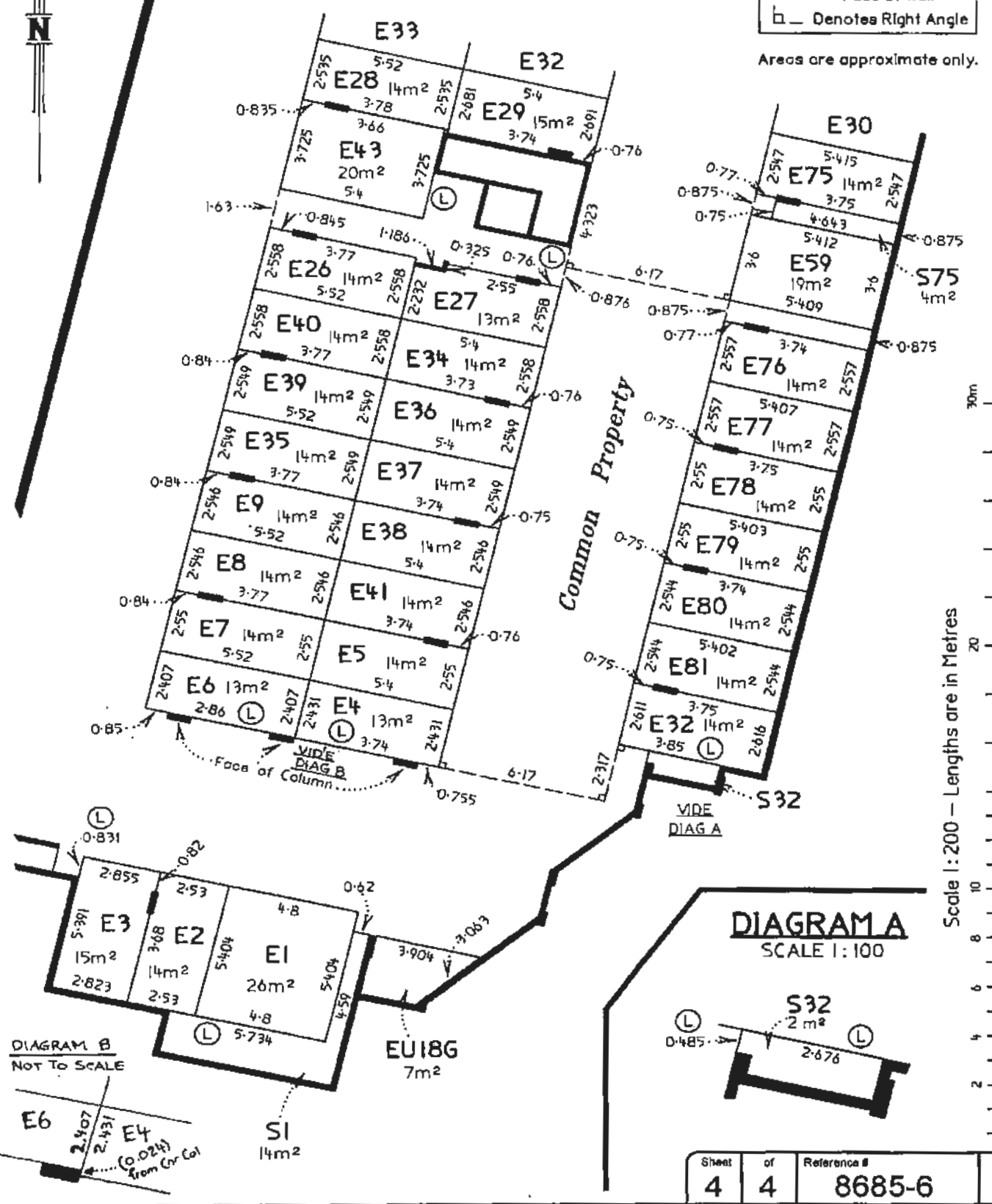
SP77971

Sheet 37 of 54 Sheets

- (L) Denotes Line of Face of wall columns produced.
- C Column
- Face of Wall
- ⊥ Denotes Right Angle

Areas are approximate only.

See Sheet 36



SP77971

PLAN "B"

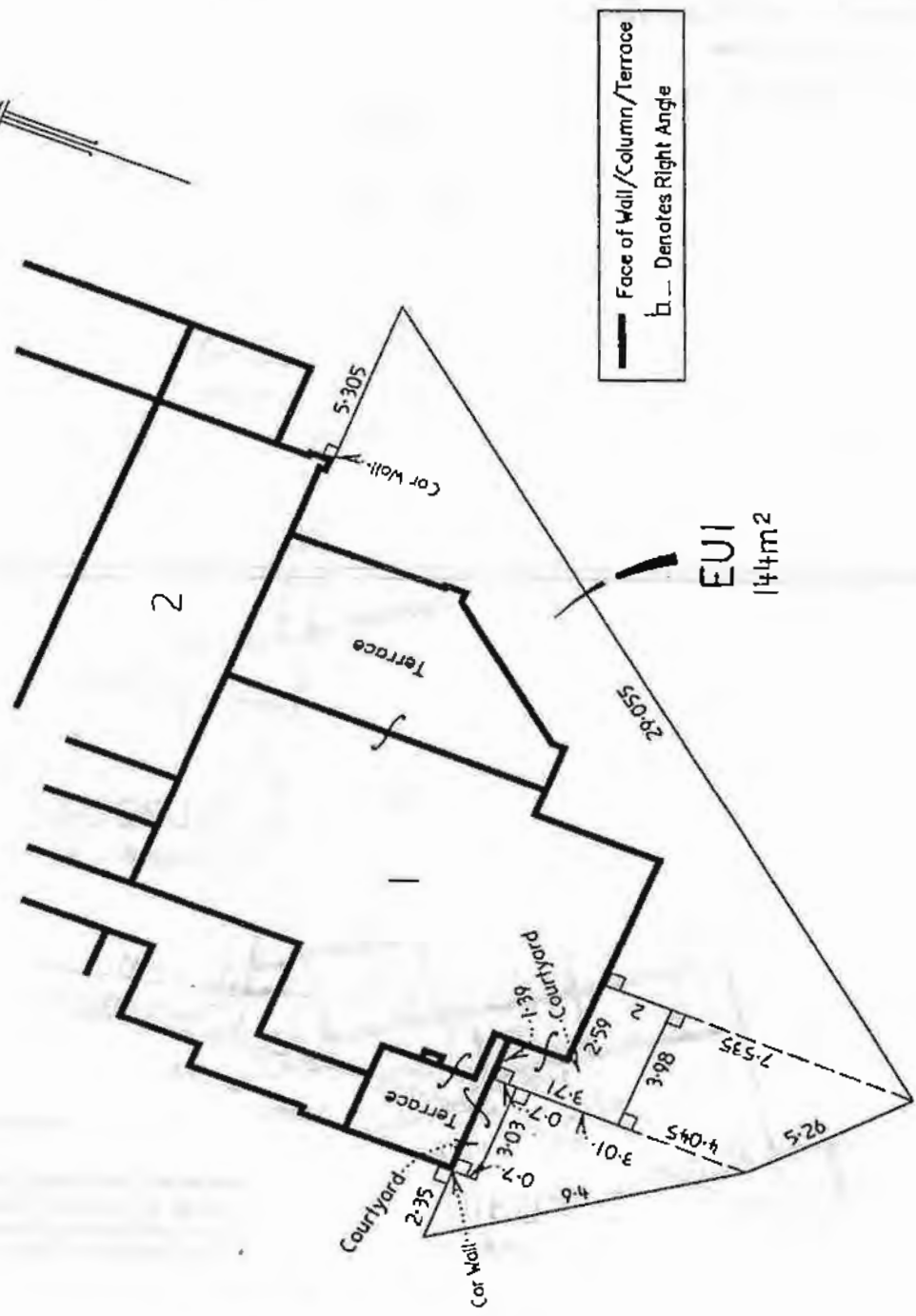
Exclusive Use Courtyard Areas



SP77971

Sheet 39 of 54 Sheets

Except where covered the stratum of EUI extends between 7m below and 2.5m above the upper surface of the filled floor of the unit immediately adjoining.
 Areas are approximate only.




EUI
144m²

I, GEOFFREY JAMES THOMSON
 of MICHEL GROUP SERVICES PTY. LTD. a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

G Thomson
 Date: 16/11/2006

DATE	29/9/2006
JOB NO	8685
AUTOCAD	8685-4B
GEOCOMP	868521
SURVEYED	<i>GT</i>
CHECKED	<i>GT</i>
QT/IMAGED	<i>GT</i>
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:200

Title Plan of Exclusive Use Areas on the Ground Floor Level
 in the Common Property in SP



MICHEL GROUP SERVICES
 A.C.N. 081 780 132
 A.B.N. 53 841 801 835

23 Cobon Street
 Nering
 QLD Australia 4211
 Telephone 07 5502 2500
 Facsimile 07 5550 4890

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 Web Site: www.michelservices.com.au

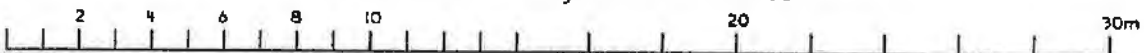
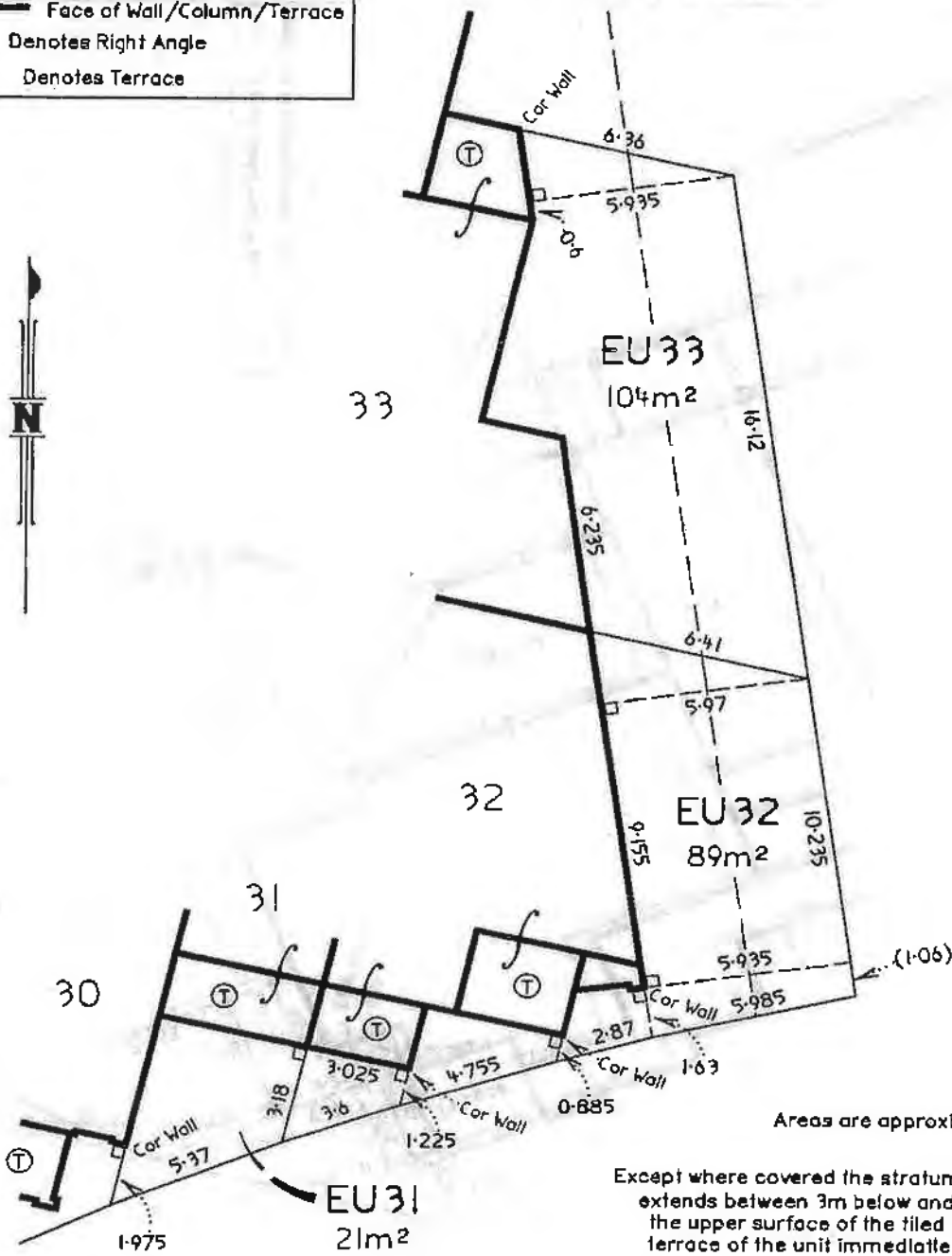
Sheet	of	Reference
1	1	8685-4

B

SP77971

Sheet 40 of 54 Sheets

— Face of Wall/Column/Terrace
 L Denotes Right Angle
 T Denotes Terrace



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 of MICHEL GROUP SERVICES PTY. LTD, a Surveyor
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 the details shown on this sketch plan are correct.

G. Thomson

Date: 16/11/2006

DATE	26/9/2006
JOB NO	8685
AUTOCAD	8685-8
GEOCOMP	868520
SURVEYED	RC
CHECKED	ur
DRAWN	ur
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:200

Title Plan of Exclusive Use Areas on the Ground Floor Level
 in the Common Property in SP



MICHEL
 GROUP SERVICES
 A.C.N. 081 750 132
 A.B.N. 55 041 801 433

23 Cotton Street
 Narang
 QLD Australia 4211
 Telephone 07 5502 2500
 Facsimile 07 5500 4890

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 HYDROGRAPHIC SURVEYING
 TOWN PLANNING SERVICES

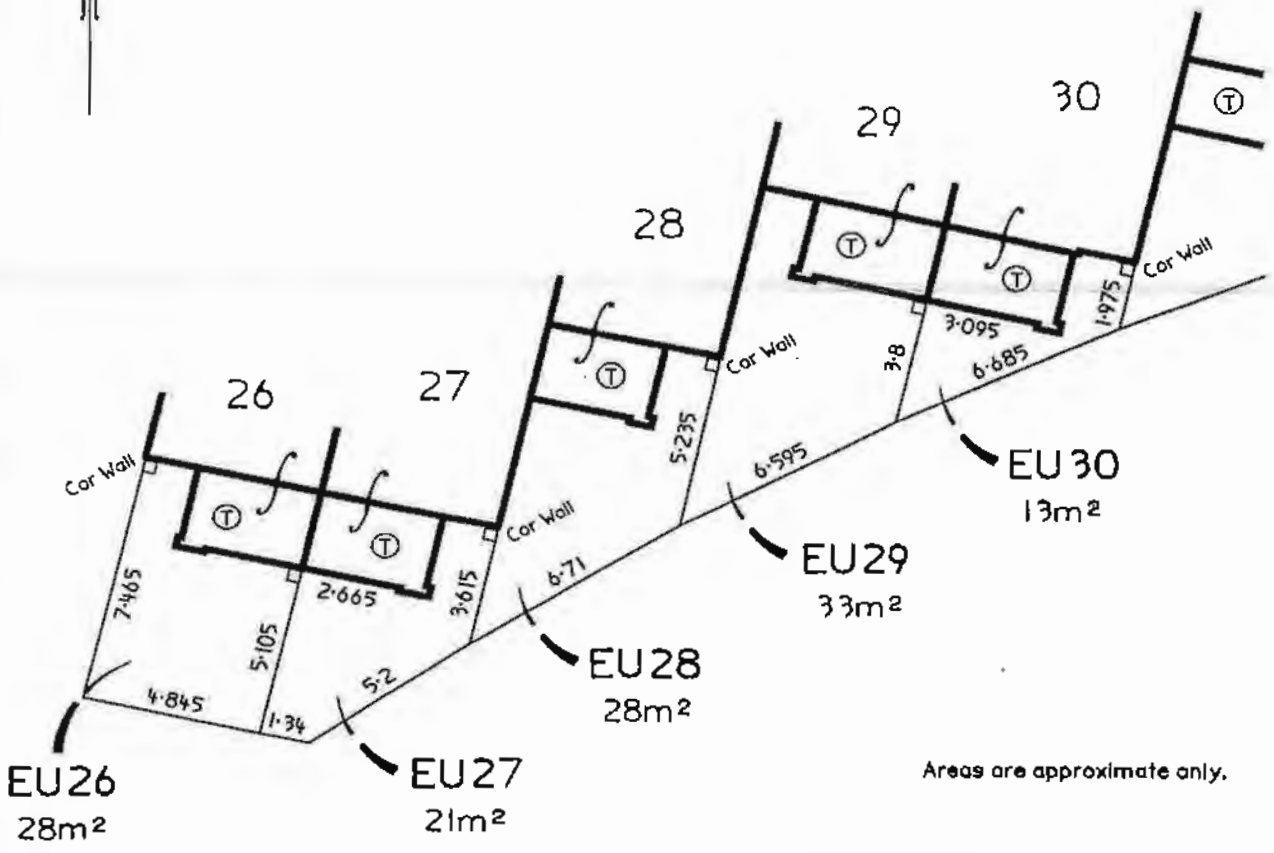
Email: admin@michelservices.com.au
 Web Site: www.michelservices.com.au

Sheet	of	Reference
1	1	8685-8

SP77971



Face of Wall/Column/Terrace
 Denotes Right Angle
 Denotes Terrace



Areas are approximate only.

Except where covered the stratum of EU26-EU30 extends between 3m below and 2.5m above the upper surface of the tiled floor of the terrace of the unit immediately adjoining.

Scale 1:200 -- Lengths are in Metres



I, GEOFFREY JAMES THOMSON of MICHEL GROUP SERVICES PTY. LTD, a Surveyor Registered under the Surveyors Act, 2002 certify that the details shown on this sketch plan are correct.

G. Thomson
 Date: 16/11/2006

DATE	29/9/2006
JOB NO	8685
AUTOCAD	8685-9
GEOCOMP	868520
SURVEYED	RC
CHECKED	GR
QT/IMAGED	GR
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:200

Title Plan of Exclusive Use Areas on the Ground Floor Level in the Common Property in SP

MICHEL
 GROUP SERVICES
A.C.N. 081 750 132
A.B.N. 53 641 801 835

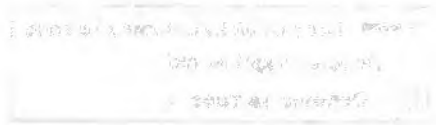
23 Cotton Street
 Naring
 QLD Australia 4211
 Telephone 07 5502 2500
 Facsimile 07 5500 4890

REGISTERED QUEENSLAND NEW SOUTH WALES
 LAND, ENGINEERING & OPS SURVEYING
 HYDROGRAPHIC SURVEYING
 TOWN PLANNING SERVICES
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 Web Site: www.michelservices.com.au

Sheet	of	Reference	
1	1	8685-9	

PLAN "C" SP77971

Exclusive Use Areas

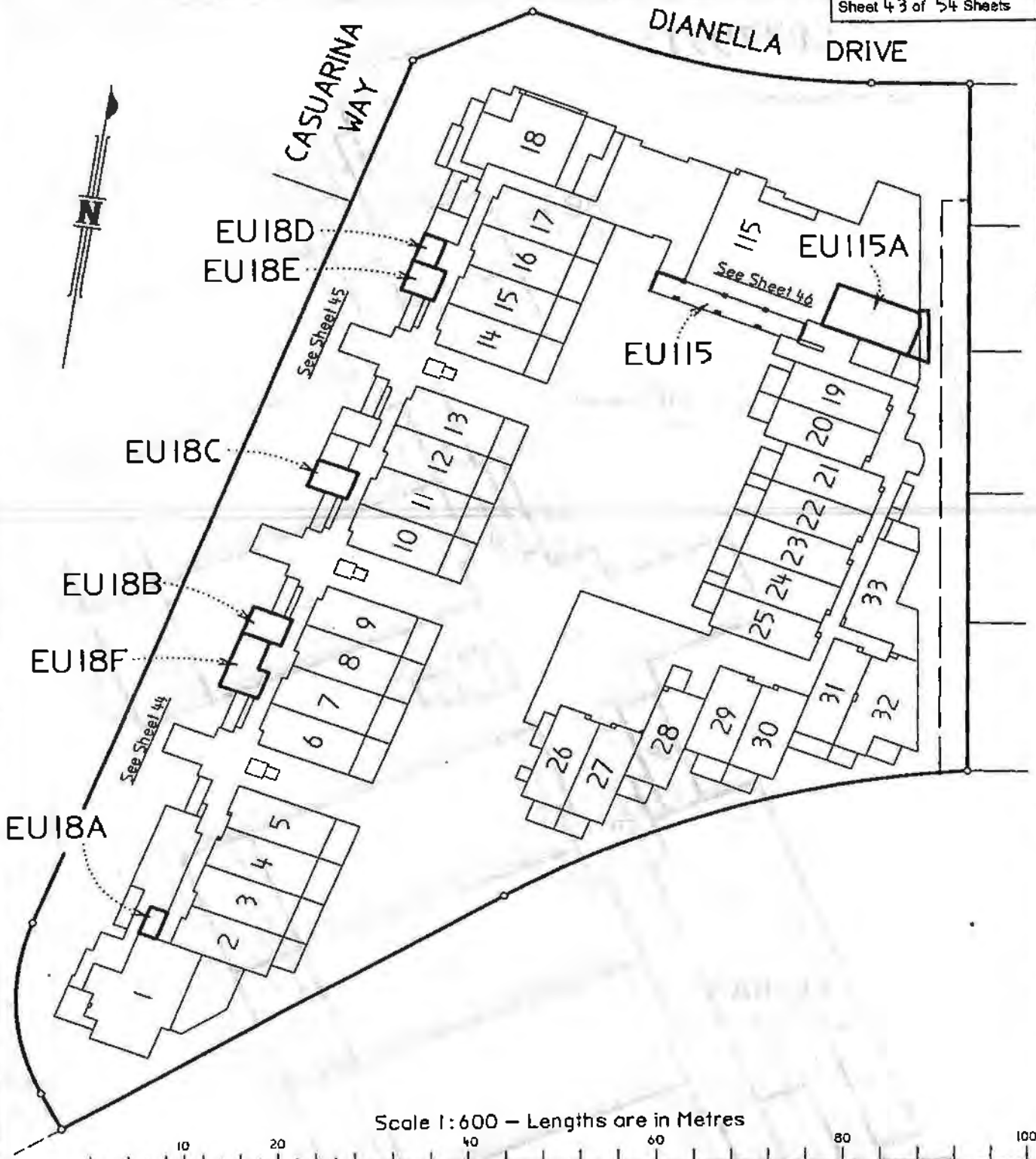


NOTES:
1. ALL AREAS SHOWN ARE SUBJECT TO THE EXISTING TITLE DEEDS AND RECORDS.
2. THE AREAS SHOWN ARE SUBJECT TO THE EXISTING EASEMENTS AND RIGHTS.
3. THE AREAS SHOWN ARE SUBJECT TO THE EXISTING ENCUMBRANCES AND LIENS.
4. THE AREAS SHOWN ARE SUBJECT TO THE EXISTING ZONING REGULATIONS.



SP11971

Sheet 43 of 54 Sheets



Scale 1:600 - Lengths are in Metres

I, GEOFFREY JAMES THOMSON
 of MICHEL GROUP SERVICES PTY. LTD. a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

Geoffrey Thomson
 Date: 16/11/2006

DATE	20/9/2006
JOB NO	8885
AUTOCAD	8885-2C
GEOCOMP	
SURVEYED	RC
CHECKED	GR
QT/IMAGED	SR
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:600

Title Plan of Exclusive Use Areas on the Ground Floor Level
 in the Common Property in SP



23 Cotton Street
 Narrang
 QLD Australia 4211
 Telephone 07 5502 2500
 Facsimile 07 5500 4890

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 Web Site: www.michelservices.com.au

Sheet	of	Reference	
1	4	8685-2	C

SP77971

Sheet 44 of 54 Sheets

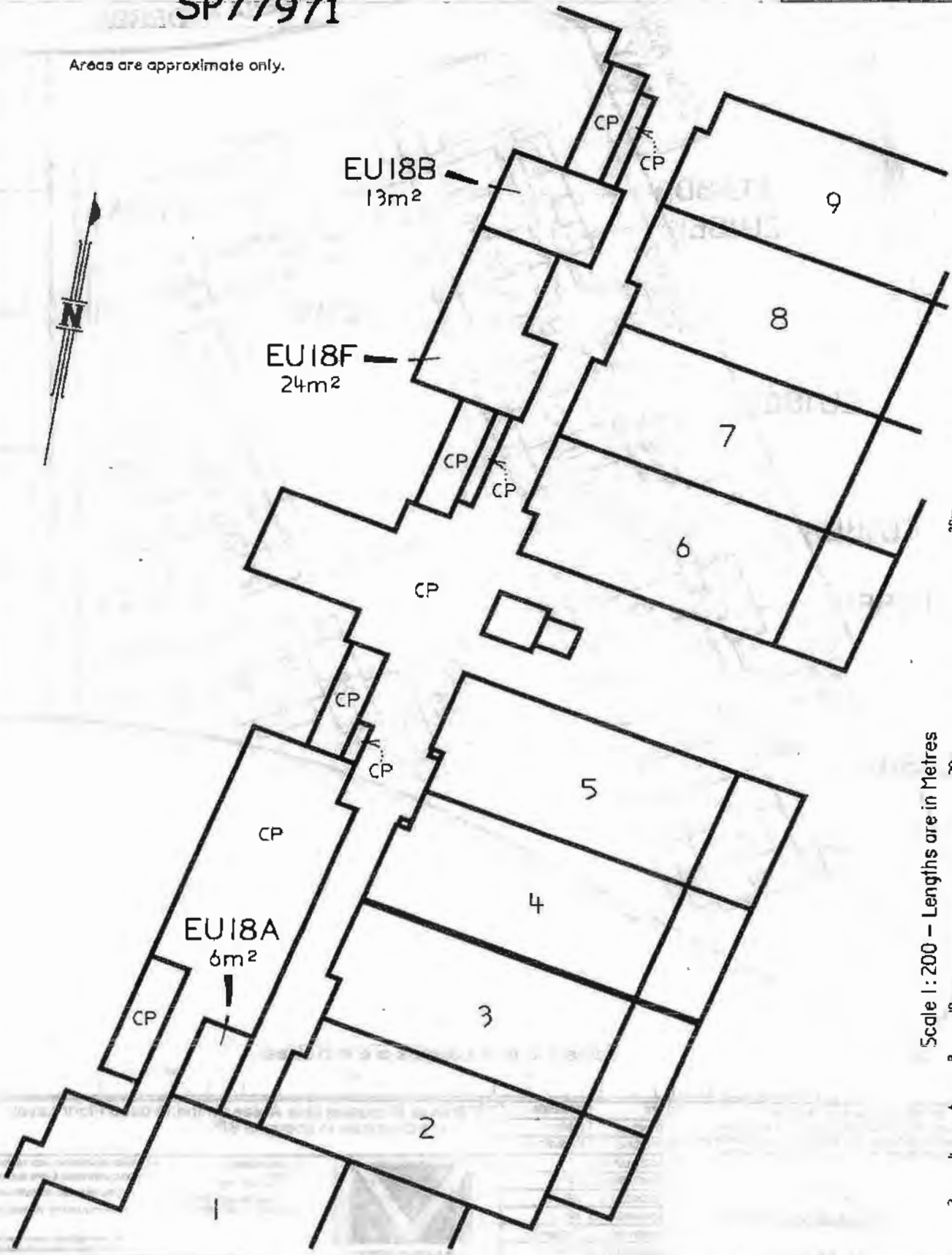
Areas are approximate only.



EUI8B
13m²

EUI8F
24m²

EUI8A
6m²



30m

20

10

6

2

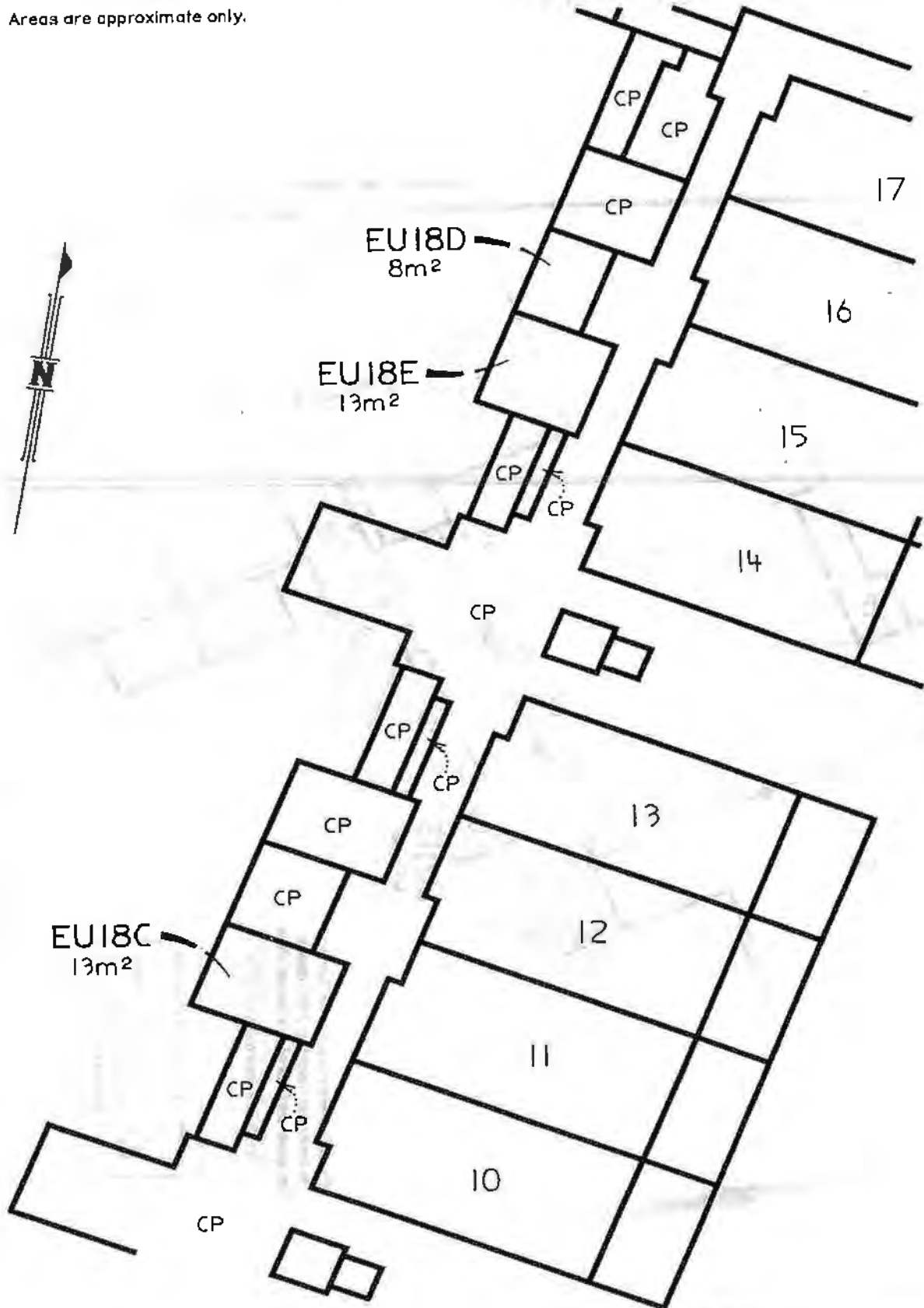
Scale 1:200 - Lengths are in Metres

Sheet	of	Reference #	
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SP77971

Sheet 45 of 54 Sheets

Areas are approximate only.

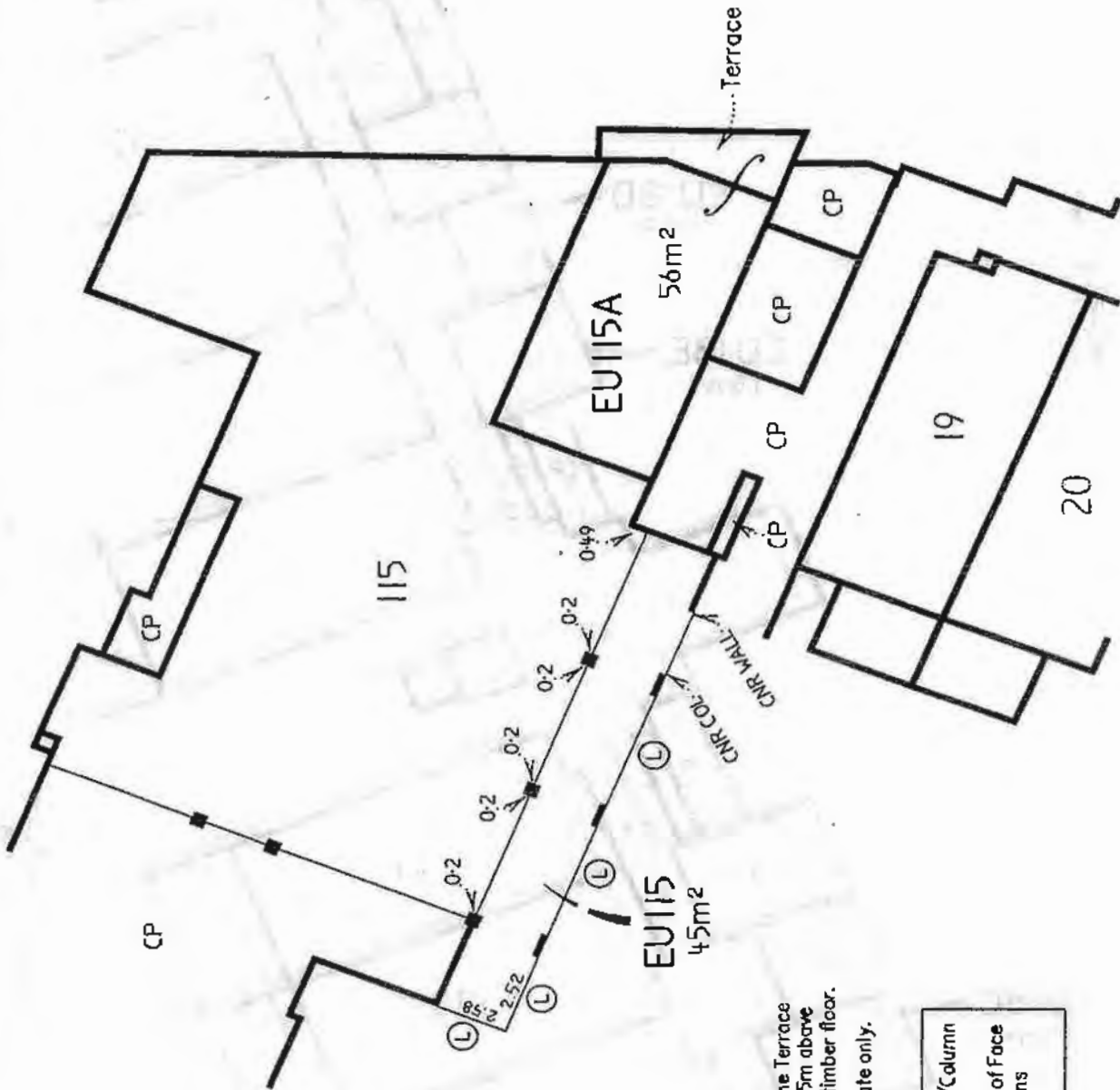


Scale 1:200 - Lengths are in Metres

Sheet	of	Reference #	
3	4	8685-2	C

SP77971

Sheet 46 of 54 Sheets



Except where covered the Terrace is limited in height to 2.5m above the upper surface of it's timber floor.

Areas are approximate only.

	Face of Wall/Column
	Denotes Line of Face of wall columns produced.

Scale 1:200 - Lengths are in Metres

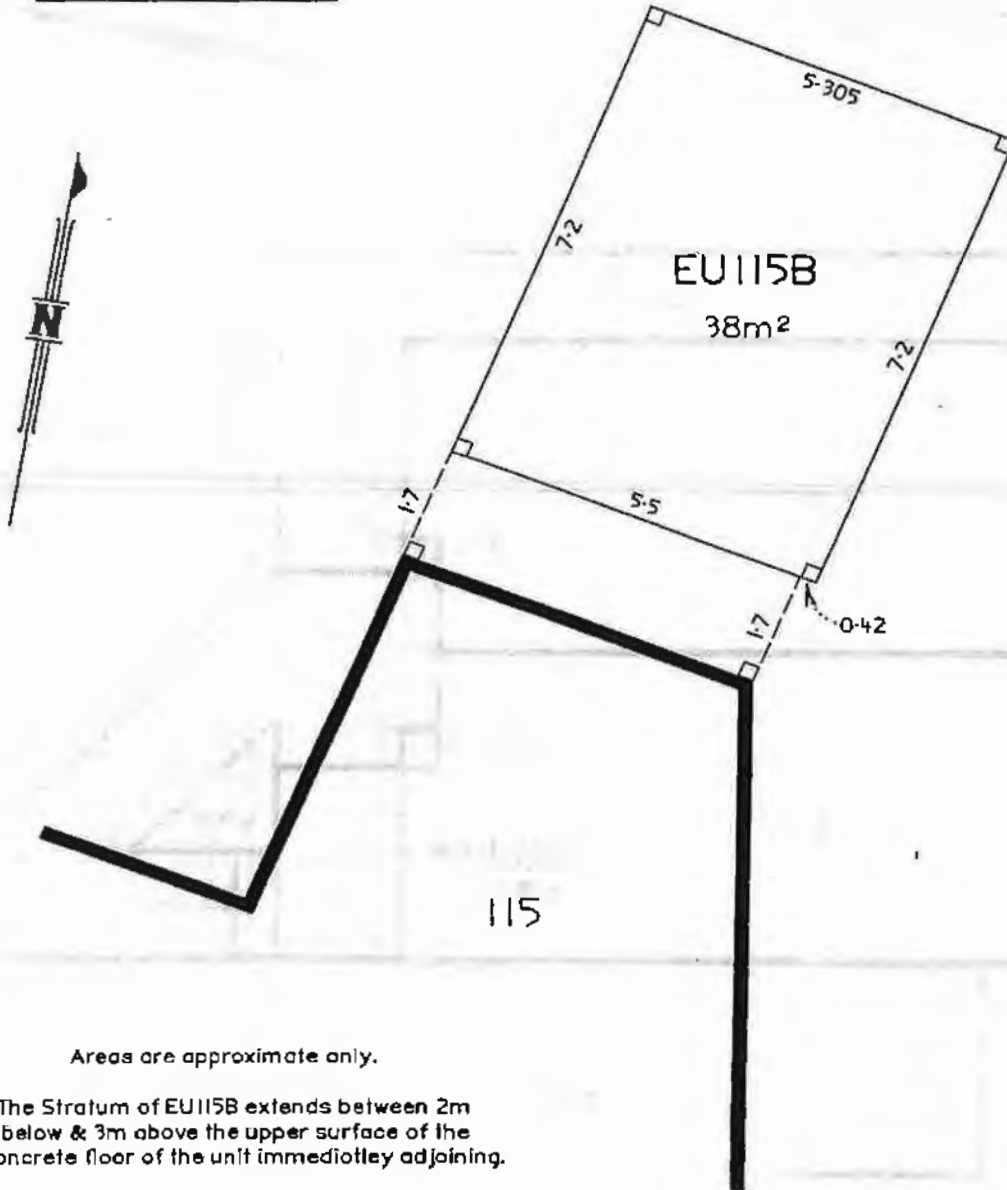


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C

SP77971

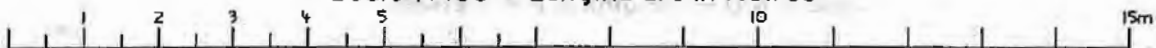
— Face of Wall
 ⊥ Denotes Right Angle



Areas are approximate only.

The Stratum of EU115B extends between 2m below & 3m above the upper surface of the concrete floor of the unit immediately adjoining.

Scale 1 : 100 – Lengths are in Metres



I, GEOFFREY JAMES THOMSON
 of MICHEL GROUP SERVICES PTY. LTD. a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

G. Thomson
 Date: 16/11/2006

DATE	22/8/2008
JOB NO	8685
AUTOCAD	8685-7
GEOCOMP	
SURVEYED	RC
CHECKED	AR
QT/IMAGED	AR
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:100

Title Plan of Exclusive Use Areas on the Ground Floor Level
 in the Common Property in SP



MICHEL
 GROUP SERVICES
 A.C.N. 081 730 132
 A.B.N. 52 841 801 833

23 Cotton Street
 NERING
 QLD Australia 4211
 Telephone 07 5502 2500
 Facsimile 07 5500 4890

REGISTERED QUEENSLAND NEW SOUTH WALES
 LAND, ENGINEERING & GPS SURVEYING
 HYDROGRAPHIC SURVEYING
 TOWN PLANNING SERVICES

Email admin@nichelservices.com.au
 Web Site www.nichelservices.com.au

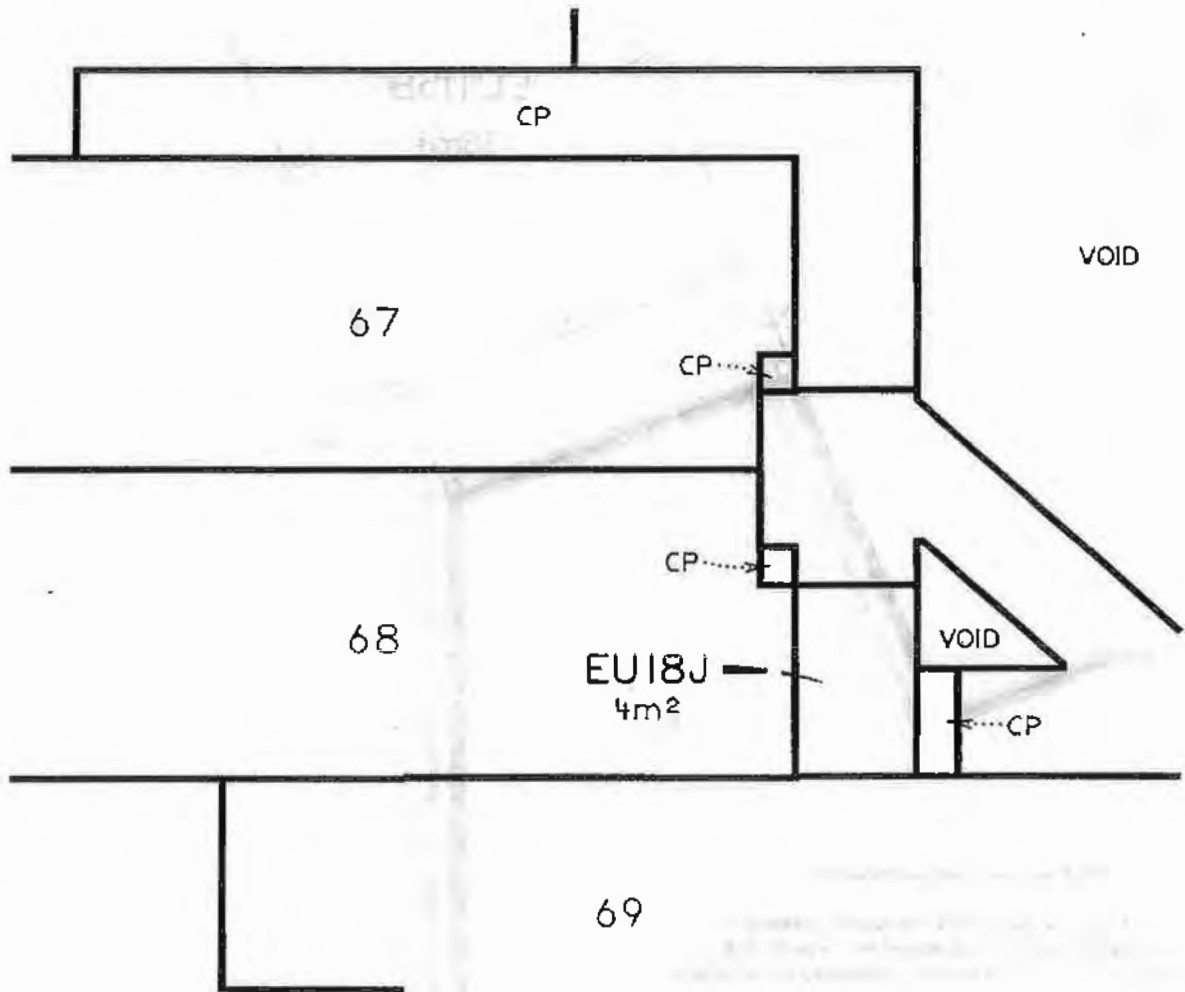
Sheet	of	Reference
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SP77971

Sheet 48 of 54 Sheets

Areas are approximate only.

— Face of Wall



Scale 1:100 — Lengths are in Metres



I, GEOFFREY JAMES THOMSON
 of MICHEL GROUP SERVICES PTY. LTD. a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

Geoffrey James Thomson
 Date: 16/11/2006

DATE	29/9/2006
JOB NO	8685
AUTOCAD	8685-10
GEOCOMP	
SURVEYED	RC
CHECKED	ad
QT/IMAGED	09
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:100

Title Plan of Exclusive Use Areas on the First Floor Level
 in the Common Property in SP



23 Cotton Street
 Nerang
 QLD Australia 4211
 Telephone 07 5502 2800
 Facsimile 07 6500 4890

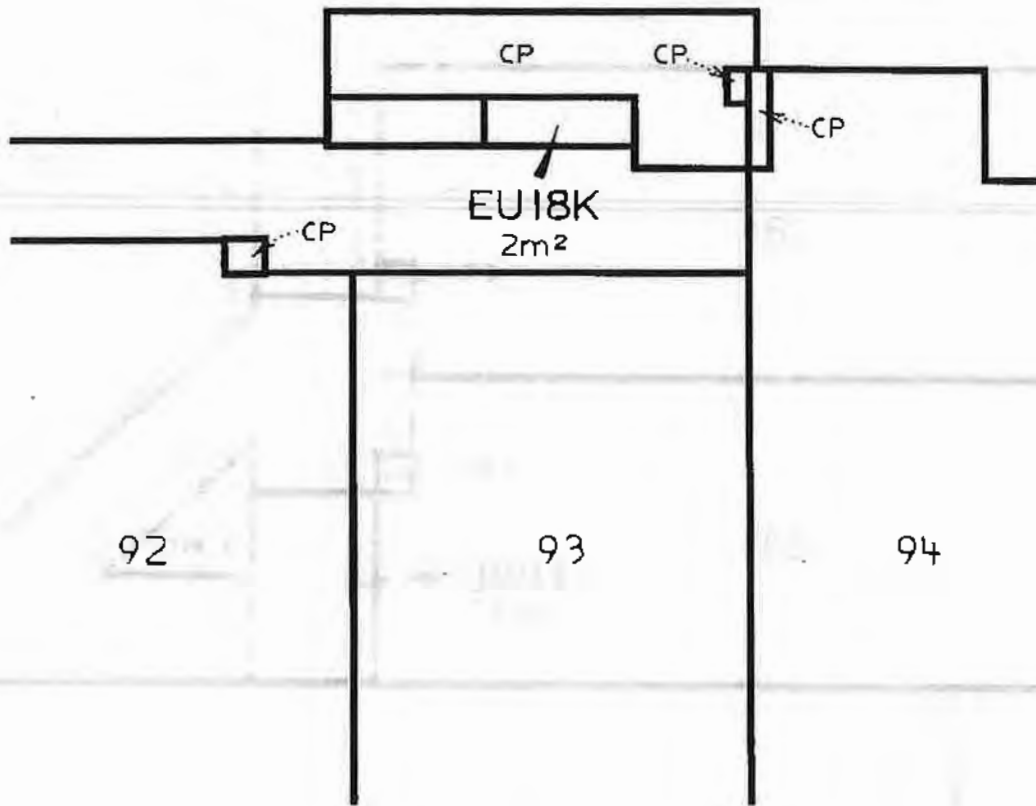
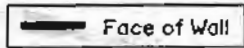
REGISTERED QUEENSLAND NEW SOUTH WALES
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Sheet	of	Reference
1	1	8685-10

SP77971

Areas are approximate only.



Scale 1:100 – Lengths are in Metres



I, GEOFFREY JAMES THOMSON
 of MICHEL GROUP SERVICES PTY. LTD. a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

Geoffrey Thomson
 Date: 14/11/2006

DATE	29/9/2006
JOB NO	8685
AUTOCAD	8685-11
GEOCOMP	
SURVEYED	RC
CHECKED	GR
QT/IMAGED	GR
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:100

Title Plan of Exclusive Use Areas on the Second Floor Level
 in the Common Property in SP



23 Cotton Street
 Nerang
 QLD Australia 4211
 Telephone 07 5502 2500
 Facsimile 07 5500 4800

REGISTERED QUEENSLAND NEW SOUTH WALES
 LAND, ENGINEERING & GPS SURVEYING
 HYDROGRAPHIC SURVEYING
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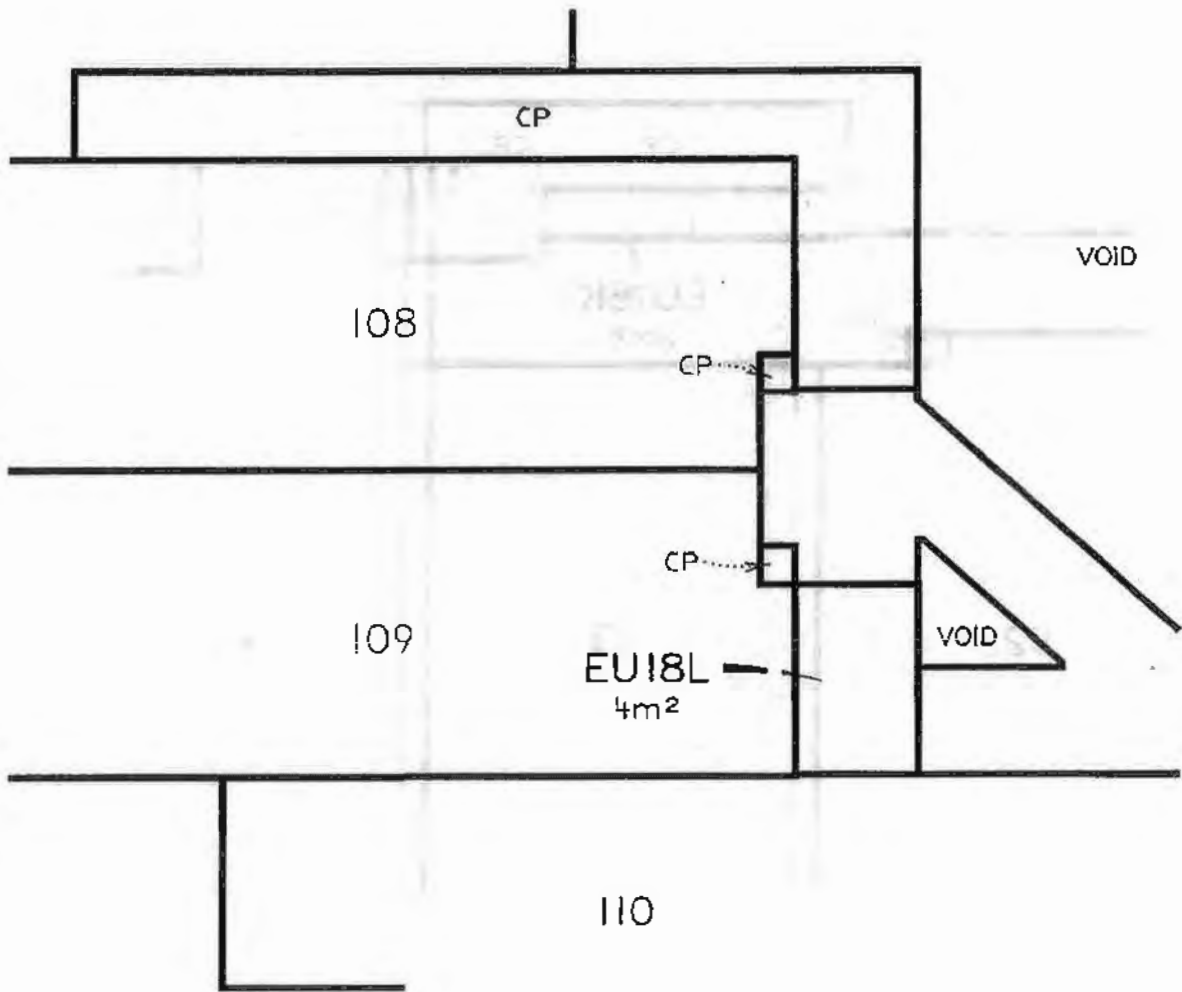
Email: admin@michelservices.com.au
 Web Site: www.michelservices.com.au

Sheet	of	Reference
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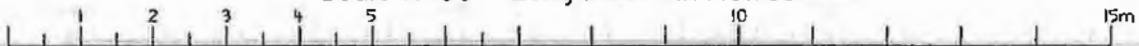
SP77971

Areas are approximate only.

— Face of Wall



Scale 1:100 – Lengths are in Metres



I, GEOFFREY JAMES THOMSON
 of MICHEL GROUP SERVICES PTY. LTD. a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

G. Thomson

Date: 16/11/2006

DATE	29/9/2008
JOB NO	8885
AUTOCAD	8885-12
GEOCOMP	
SURVEYED	RC
CHECKED	AR
QT/AMAGED	AR
PARISH OF	Cudgen
COUNTY OF	Rous

Scale
 1:100

Title Plan of Exclusive Use Areas on the Second Floor Level
 in the Common Property in SP



MICHEL
 GROUP SERVICES
 A.C.N. 081 790 132
 A.B.N. 53 841 801 835

23 Cotton Street
 Nerang
 QLD Australia 4211
 Telephone 07 5902 2500
 Facsimile 07 5500 4800

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Sheet	of	Reference
1	1	8685-12

SP77971

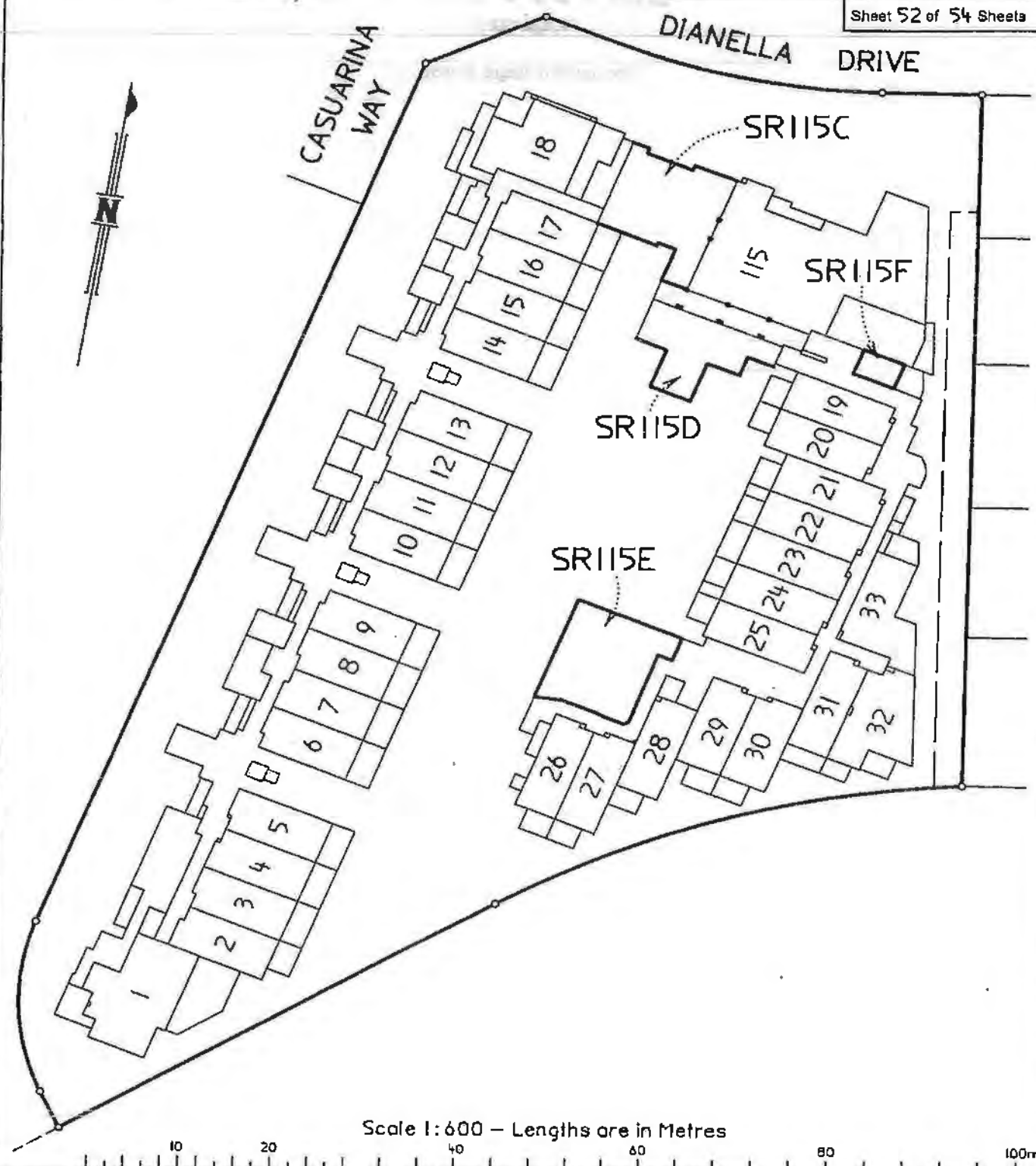
PLAN "D"

Special Privilege Areas

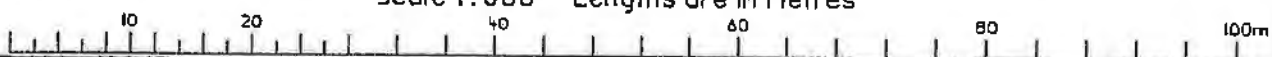


SP/19/11

Sheet 52 of 54 Sheets



Scale 1:600 - Lengths are in Metres



I, GEOFFREY JAMES THOMSON
 of MICHEL GROUP SERVICES PTY. LTD. a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

G. Thomson
 Date: 16/11/2006

DATE	6/11/2006
JOB NO	8685
AUTOCAD	8685-5D
GEOCOMP	
SURVEYED	RC
CHECKED	GR
QT/IMAGED	GR
PARISH OF	Cudgen
COUNTY OF	Rous
Scale	1:600

Title Plan of Special Privileges Areas on the Ground Floor Level
 in the Common Property in SP



23 Cotton Street
 Nerang
 QLD Australia 4211
 Telephone 07 5502 2500
 Facsimile 07 5500 4990

REGISTERED QUEENSLAND NEW SOUTH WALES
 LAND, ENGINEERING & GPS SURVEYING
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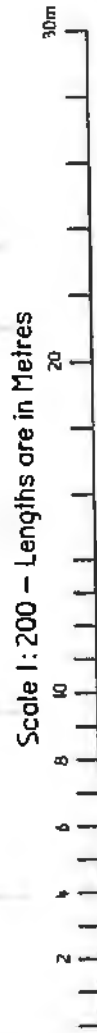
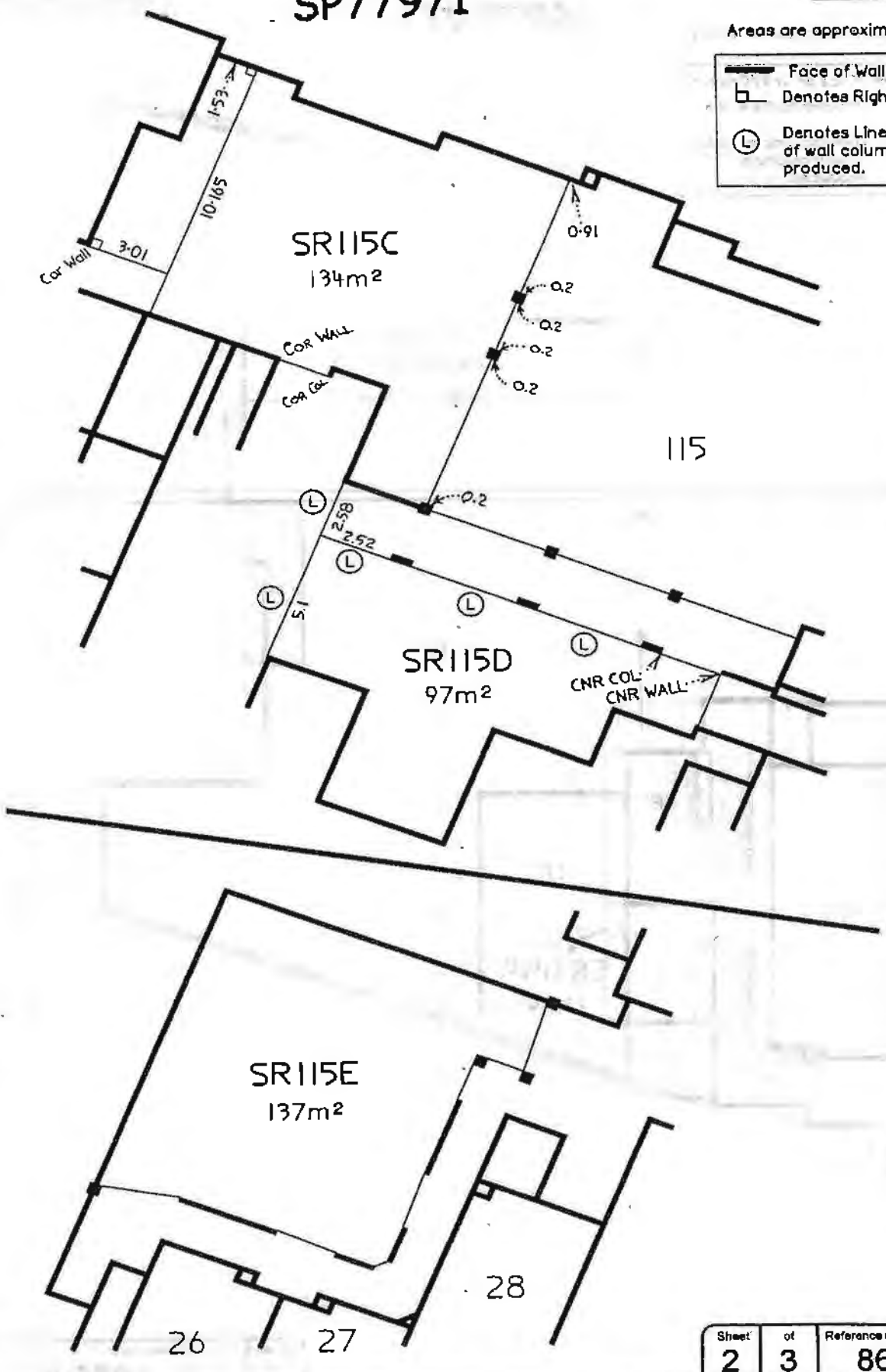
Email: admin@michelservices.com.au
 Web Site: www.michelservices.com.au

Sheet	of	Reference
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SP77971

Areas are approximate only.




	Face of Wall/Column
	Denotes Right Angle
	Denotes Line of Face of wall columns produced.

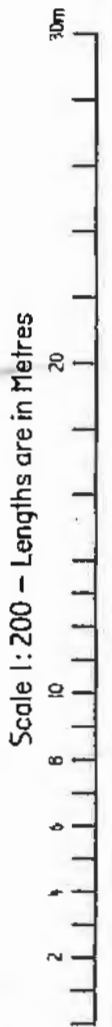
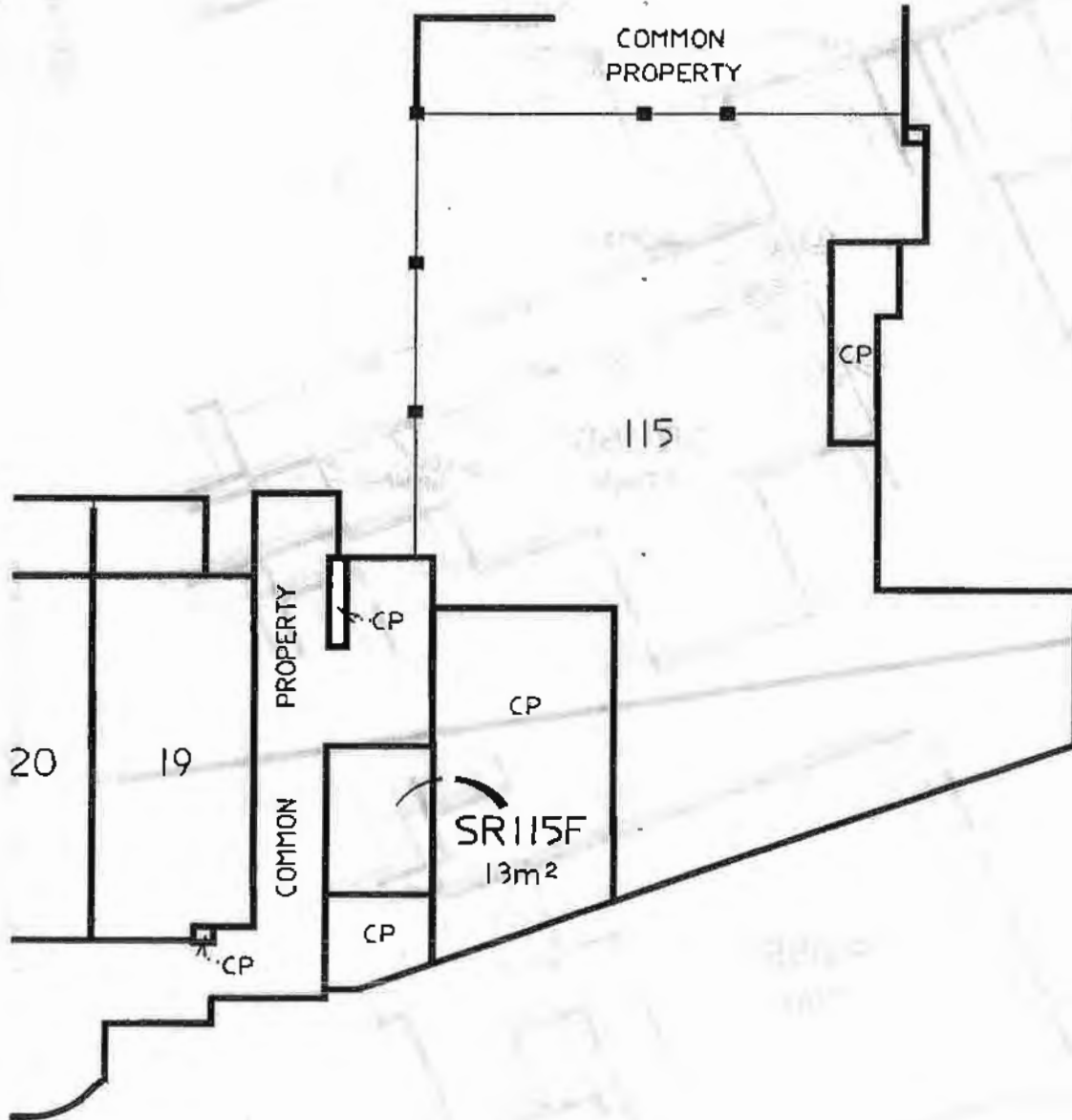


Sheet	of	Reference #	
2	3	8685-5	D

SP77971

Areas are approximate only.

-  Face of Wall/Column
-  Denotes Right Angle
-  Denotes Line of Face of wall columns produced.



Sheet	of	Reference #	
3	3	8685-5	D

Ref: 329057-86 / S/C/M

Subdivision Certificate
I hereby certify that the provisions of section 10 of the Environmental Planning and Assessment Act 1979 have been satisfied in relation to the proposed subdivision of the land described in the following table and that the proposed subdivision complies with the provisions of the Environmental Planning and Assessment Act 1979 and the provisions of the Environmental Planning and Assessment Regulation 2000.

By No. *[Signature]*
Deputy Director - General Services
Department of Planning and Infrastructure

By No. *[Signature]*
Deputy Director - General Services
Department of Planning and Infrastructure

City of Tweed Council Approval
I hereby certify that the provisions of section 10 of the Environmental Planning and Assessment Act 1979 have been satisfied in relation to the proposed subdivision of the land described in the following table and that the proposed subdivision complies with the provisions of the Environmental Planning and Assessment Act 1979 and the provisions of the Environmental Planning and Assessment Regulation 2000.

By No. *[Signature]*
Deputy Mayor - Tweed Shire Council
City of Tweed Council

City of Tweed Council Approval
I hereby certify that the provisions of section 10 of the Environmental Planning and Assessment Act 1979 have been satisfied in relation to the proposed subdivision of the land described in the following table and that the proposed subdivision complies with the provisions of the Environmental Planning and Assessment Act 1979 and the provisions of the Environmental Planning and Assessment Regulation 2000.

By No. *[Signature]*
Deputy Mayor - Tweed Shire Council
City of Tweed Council

City of Tweed Council Approval
I hereby certify that the provisions of section 10 of the Environmental Planning and Assessment Act 1979 have been satisfied in relation to the proposed subdivision of the land described in the following table and that the proposed subdivision complies with the provisions of the Environmental Planning and Assessment Act 1979 and the provisions of the Environmental Planning and Assessment Regulation 2000.

By No. *[Signature]*
Deputy Mayor - Tweed Shire Council
City of Tweed Council



- 1. EASEMENT FOR DRAINAGE OF SEWAGE 3, 32, 36 WIDE AND VARIABLE WIDTH
- 2. RIGHT OF EGRESS
- 3. RIGHT OF CARAVANWAY 20, 32, 36 WIDE AND VARIABLE WIDTH
- 4. EASEMENT FOR DRAINAGE OF WATER 7, 12, 11, 32, 36 WIDE AND VARIABLE WIDTH
- 5. RESTRICTION ON THE USE OF LAND

PERMITTEE TO SECTION 88 OF THE CONVEYANCING ACT 1919, AS AMENDED IT IS INTENDED TO:-

1. EASEMENT FOR DRAINAGE OF SEWAGE 3, 32, 36 WIDE AND VARIABLE WIDTH

2. RIGHT OF EGRESS

3. RIGHT OF CARAVANWAY 20, 32, 36 WIDE AND VARIABLE WIDTH

4. EASEMENT FOR DRAINAGE OF WATER 7, 12, 11, 32, 36 WIDE AND VARIABLE WIDTH

5. RESTRICTION ON THE USE OF LAND

PLAN FOR USE ONLY (For information of Member of the public)

IT IS INTENDED TO DEDICATE TO THE PUBLIC AS ROAD:-

HARPELLIA COURT

EXTENSION OF BEECH LAKE

PLAN FOR USE ONLY (For information of Member of the public)

IT IS INTENDED TO DEDICATE TO THE PUBLIC AS ROAD:-

HARPELLIA COURT

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IT IS INTENDED TO DEDICATE TO THE PUBLIC AS ROAD:-

HARPELLIA COURT

EXTENSION OF BEECH LAKE

(CONTINUED ON SHEET 2)

PLAN FORM 2 DIMENSIONS AND SCALE ONLY. Plan Drawing only to appear in this space. * OFFICE USE ONLY

SURVEYORS (PRACTICED REGULATION 2001: CLAUSE 3(2))			
NAME	REG. COORDINATES	ZONE	CLASS
SON 40472	554071.244	54	C
SON 42215	554284.781	54	C
SON 41410	554093.248	54	C
COMBINED SEA LEVEL AND SCALE FACTOR (0.999839)			
OBTAINED FROM LAND INFORMATION CENTRE (28 SEPTEMBER 2002)			

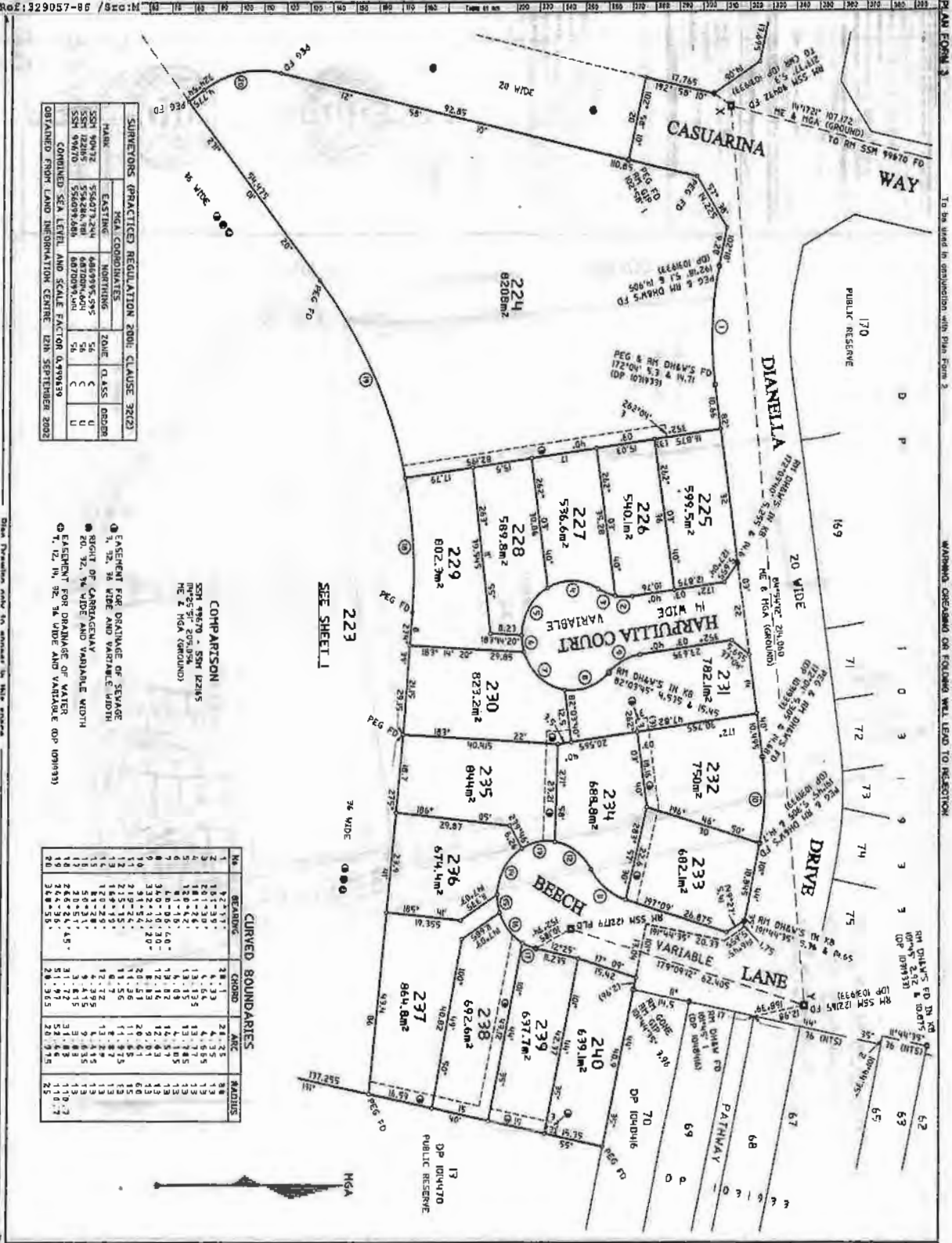
○ EASEMENT FOR DRAINAGE OF SEWAGE
 1, 72, 74 WIDE AND VARIABLE WIDTH
 ● RIGHT OF CARAVANWAY
 20, 72, 74 WIDE AND VARIABLE WIDTH
 ○ T, 12, 14, 92, 74 WIDE AND VARIABLE (DP 1019933)

COMPARISON
 SON 44670 - SON LEZINS
 (MPS) 57' 00.000
 HE & MGA (GROUND)

CURVED BOUNDARIES

No.	BEARING	CURVE	ARC	RADIUS
1	135-33°	28.13	2.172	88
2	135-33°	4.64	4.655	13
3	211-30°	13.125	13.172	13
4	181-24°	4.93	12.118	13
5	11-15°	13.82	14.517	13
6	40-05-10°	12.14	12.403	13
7	10-10-10°	20.51	20.61	13
8	31-52-25°	11.56	11.85	13
9	219-24°	11.85	11.85	13
10	215-15°	11.85	11.85	13
11	180-29°	13.82	13.82	13
12	180-29°	4.295	4.415	13
13	50-21°	9.415	9.855	13
14	50-21°	31.72	31.88	13
15	263-24-45°	51.97	52.44	13
16	263-24-45°	28.915	29.915	13

Date Printed: 26/06/2018
 Drawing: 1048494



To be used in conjunction with Plan Form 2
 WARNING: CURVED OR FOLDING WILL LEAD TO MISSECTION
 OFFICE USE ONLY

DP1048494
 This is a copy of my plan to 2. Above
 AND I AM DEEDING TO THE
 GENERAL ASPECT NORTH
 24 CARLINGTON ST. LISMORE NSW 2480
 26/06/2018
 I am signed by the Registrar of Land
 at Sydney NSW
 Scott 0711

1. RESTRICTION ON THE USE OF LAND
 2. RESTRICTION ON THE USE OF LAND
 3. EASEMENT FOR WATER SUPPLY
 4. EASEMENT FOR DRAINAGE OF SEWAGE
 5. 7, 12, 14, 92, 74 WIDE AND VARIABLE
 6. 20, 72, 74 WIDE AND VARIABLE
 7. EASEMENT FOR CARAVANWAY
 8. 20, 72, 74 WIDE AND VARIABLE
 9. EASEMENT FOR WATER SUPPLY
 10. WIDE (DP 1019933)

Instrument setting out terms of Easements or Profits á Prendre intended to be created or released and of Restrictions on the Use of Land or Positive Covenants intended to be created pursuant to Section 88B Conveyancing Act 1919.

(Sheet 1 of 13 sheets)

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Subdivision covered by Council's Certificate No 5602 of 2002

Full name and address of owner of the land:

Kings Beach (No. 2) Pty Limited ACN 088 124 190 of C/- Consolidated Properties, Level 12, 344 Queen Street, Brisbane, Qld, 4000

Full name and address of mortgagee of the land:

Westpac Banking Corporation ACN 007 457 141 of Level 15, 260 Queen Street, Brisbane, QLD, 4000

Investment Management Australia Limited ACN 088 366 867 of Level 12, 175 Eagle Street, Brisbane, Qld, 4000

Part 1 (Creation)

Number of item shown in the intention panel on the plan	Identity of easement, profit á prendre, restriction or positive covenant to be created and referred to in the plan	Burdened lot(s) or parcel(s):	Benefited Lot(s), bodies or Prescribed Authority:
1	Easement for drainage of sewage 3, 32, 36 wide and variable width.	223, 224, 230, 231, 232, 233, 235, 237, 238, 239 and 240	Tweed Shire Council
2	Right of Carriageway 20, 32, 36 wide and variable width.	223	Tweed Shire Council
3	Restriction(s) on the use of land.	223	Tweed Shire Council
4	Restriction(s) on the use of land.	223	Tweed Shire Council
5	Restriction(s) on the use of land.	223	Tweed Shire Council
6	Restriction(s) on the use of land.	Each lot	Tweed Shire Council
7	Restriction(s) on the use of land.	Each lot	Tweed Shire Council
8	Restriction(s) on the use of land.	Each lot of 225-240 (inclusive)	Every other lot of 225-240 (inclusive)
9	Restriction(s) on the use of land.	Each lot of 228-240 (inclusive)	Tweed Shire Council

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(Sheet 2 of 13 sheets)

Part 1A (Release)

Number of item shown in the intention panel on the plan	Identity of easement, profit à prendre to be released and referred to in the plan	Burdened lot(s) or parcel(s):	Benefited Lot(s), bodies or Prescribed Authority:
1	Easement for drainage of sewage 3, 4, 7, 8, 12, 14, 32, 36 wide and variable (DP1031933)	71/1048416	Tweed Shire Council
2	Right of Carriageway 8, 20, 32, 36 wide and variable (DP1031933)	71/1048416	Tweed Shire Council
3	Easement for Water Supply 8 wide (DP1031933)	71/1048416	Tweed Shire Council

Part 2 (Terms)

1. Terms of Restriction on Use thirdly referred to in the abovementioned plan:

On each lot burdened no building, structure or other improvement (except fencing or landscaping) shall be constructed or made between the Eastern boundary of the lot burdened and the broken line designated (Z) on the plan.

2. Terms of Restriction on Use fourthly referred to in the abovementioned plan:

Direct vehicular access to and from the Coast Road from each lot burdened is prohibited other than from approved junctions.

3. Terms of Restriction on Use fifthly referred to in the abovementioned plan:

Alteration of the finished ground levels of the acoustical bund within 1 metre of the boundary of the lots burdened and the Coast Road is prohibited.

4. Terms of Restriction on Use sixthly referred to in the abovementioned plan:

4.1 Roof water from dwellings or structures must be discharged to an infiltration pit sized to accommodate the 3 month average recurrence interval storm.

4.2 Any infiltration pit created on a lot burdened shall be approved by the certifying authority that certifies any construction certificate for any dwelling constructed on a lot burdened and any application to the certifying authority for a construction certificate in respect of a dwelling shall be accompanied by a design for the proposed infiltration pit.

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(Sheet 3 of 13 sheets)

5. Terms of Restriction on Use seventhly referred to in the abovementioned plan:

5.1 No plants listed herein shall be planted or grown on each lot burdened:

Vines and Creepers

Common Name

Asparagus fern

Balloon vine
Black-eyed Susan
Blue Thunbergia
Cape Ivy
Cats Claw Creeper
Climbing Fig
Climbing Nightshade
Dutchman's Pipe
Flame Flower
Florists Smilax
Japanese Honeysuckle
Kudzo
Madeira Vine
Morning Glory:
Blue morning Glory
Coastal Morning Glory
Purple Morning Glory
Moon Flower
Moth Vine
Passionfruit:
Corky Passionfruit Vine
White Passionfruit Flower
Edible Passionfruit
Skyflower
Thomy Poinciana

Species

Asparagus africanus
Asparagus plumosus
Cardiospermum grandiflorum
Thunbergia alata
Thunbergia grandiflora
Delairea odorata
Macfadyena unguis – cati
Ficus pumila
Solanum seaforthianum
Aristolochia elegans
Pyrostegia venusta
Myrsiphyllum asparagoides
Lonicera japonica
Pueraria lobata
Anredera cordifolia

Ipomea indica
Ipomea cairica
Ipomea purpurea
Ipomea alba
Araujia sericiflora

Passiflora suberosa
Passiflora subpeltata
Passiflora edulis
Duranta spp.
Caesalpinia decapetala

Groundcovers

Arum Lily
Bugle Lily
Balsam, Busy Lizzie
Blue Periwinkle
Canna Lily
Cardamon Ginger
Coral Berry
Crocasmia
Crucifix Orchid
Elephants Ears
Fishbone Fern

Freckle Face
Glory Lily
Ground Asparagus
Halry Commelina
Kahili Ginger
White Flowered Ginger
Pink Flowered Ginger
Mother in Laws Tongue
Mother of Millions
Resurrection Plant

Zantescantia aethopica
Watsonia bulbilifera
Impatiens walleriana
Vinca major
Canna indica
Alpinia calcarata
Rivina humilis
Crocasmiax crocasmia
Epidendrum sp.
Alocasia aroides
Nephrolepis exalta
Nephrolepis cordifolia
Hypoestes sanguinolenta
Gloriosa superba
Protasparagus aethiopicus
Commelina benghalensis
Hedychium gardnerianum
Hedychium spicatum
Hedychium coxinium
Sansevieria spp.
Bryophyllum daigremontiana
Bryophyllum pinnatum

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Painted Spurge
Shasta Daisy
Silver-leaved Desmodium
Wandering Jew, Tradie, Striped
Wandering Jew, Striped Tradie

Euphorbia cyathophora
Dendranthema maxima
Desmodium uncinatum
Tradescantia fluminensis
Zebrina pendula

Shrubs

Ardisia
Barner Grass
Bamboo:
Black Bamboo
Creeping Bamboo
Running Bamboo
Bitou Bush
Buddleja
Cassia, Winter Senna
Smooth Senna
Castor Oil Plant
Century Plant
Cestrum:
Green Cestrum
Night Cestrum
Orange Cestrum
Coffee
Dombeya
Honey Locust
Lantana
Ochna
Orange Jessamine

Ardisia crenata
Pennisetum purpureum
Phyllostachys nigra
Arundinaria ssp.
Bambusa ssp.
Chrysanthemoides monilifera
Buddleja madagascariensis
Senna pendula var. glabrata
Senna X floribunda
Ricinus communis
Agave spp.

Privet:

Large-leaved
Small-leaved
Singapore Daisy
Tobacco Bush

Cestrum parqui
Cestrum nocturnum
Cestrum aurantiacum
Coffee arabica
Eugenia dombeya
Gleditsia triacanthos
Lantana camara
Ochna semulata
Murraya exotica
Murraya paniculata

Ligustrum lucidum
Ligustrum sinense
Wedelia trilobata
Solanum mauritianum

Trees

African Tulip Tree
Black Locust
Brazilian Cherry
Broad-leaved Pepper Tree
Brazilian Pepper Tree
Cadagi

Spathodea campanulata
Robinia pseudoacacia
Eugenia uniflora
Schinus terebinthifolia
Schinus areia
Corymbia torelliana
(syn. Eucalyptus torelliana)
Cinnamomum camphora
Celtis sinensis
Erythrina crista-galli
Erythrina sykesii
Erythrina nigra
Syagrus romanzoffiana

Camphor Laurel
Chinese Elm
Cockspur Coral Tree
Coral Tree
Orange Coral tree
Cocos Palm,
Queen Palm
Golden Rain Tree
Golden Trumpet Tree
Guava:

Koelreuteria paniculata
Tabebuia chrysantha

Cherry Guava
Large Yellow Guava
Icecream Bean
Jaboticaba

Psidium cattleianum
Psidium guajava
Inga spp.
Eugenia jaboticaba

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Jacaranda	Jacaranda mimosifolia
Loquat	Eriobotrya japonica
Mexican Tree Fern Tree	Schizolobium parahibum
Mulberry	Morus nigra
	Morus rubra
	Morus alba
Pine Tree	Pinus eliotti
	Pinus patula
	Pinus radiata
	Tipuana tipu
Racehorse Tree, Pride of Bolivia	
Rhus tree	Toxicodendron succedaneum
Rubber Tree	Ficus elastica
Tree of Heaven	Ailanthus altissima
Umbrella Tree	Schefflera actinophylla
Willow	Salix spp.

- 5.2 No person occupying a lot burdened shall have more than one dog upon any lot burdened and shall not have any such dog unless the boundaries of the subject lot are securely fenced.
- 5.3 No person occupying any lot burdened may have a dog unless it is registered with the Tweed Shire Council and the relevant fee paid by the applicant and a secure dog-proof compound has been constructed upon the lot and such compound has been approved by the Tweed Shire Council.
- 5.4 No person occupying any lot may retrieve a dog that has been impounded by the Tweed Shire Council unless that person can satisfy Tweed Shire Council that a secure dog-proof compound has been constructed on the subject lot.
- 5.5 No person occupying any lot shall have more than one cat upon any lot, such cat being de-sexed and any such cat must be restrained within the building on the subject lot or within a secure night-cage between the hours of 6.00pm and 6.00am daily.

6. Terms of Restriction on Use eighthly referred to in the abovementioned plan:

6.1 **Definitions**

- (1) **"AMCORD"** means the Australian Model Code of Residential Development;
- (2) **"ARC"** or **"Architectural Review Committee"** means a committee nominated by Kings Beach from time to time;
- (3) **"Beachfront Lot"** means a Lot which fronts the beach, adjoins the beach or is separated from the beach by only an esplanade;

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- (4) **"Building Works"** means any works or proposed works in respect of a Lot or Lots including without limitation proposed external construction, alterations, additions, extensions and repairs whether to dwellings or associated structures or buildings, or fences, retaining walls, exterior lighting, driveways or recreational facilities. It includes landscaping and tree planting, painting and repainting;
- (5) **"Building Works Consent Body"** means Kings Beach or the ARC;
- (6) **"Consolidation"** means a proposal by a proprietor of a Lot to consolidate that Lot with one or more other Lots as one land title;
- (7) **"Corner Lot"** means a lot bounded by 2 or more roads where the roads intersect and join;
- (8) **"Council"** means Tweed Shire Council;
- (9) **"Design and Building Standards"** means, in relation to the Main Dwelling and other structures:
 - (a) a maximum height of 2 storeys;
 - (b) a rooftop observatory (3rd level) will be allowed (except for Beachfront Lots) if:
 - (i) the Building Works Consent Body deems it to be designed in compliance with Main Dwelling requirements; and
 - (ii) the area of the observatory does not exceed 36 square metres; andin any event, the maximum height must not exceed 12 metres;
 - (c) minimum setback from the Street Front Boundary is 6 metres, except in relation to verandahs, the setback for which must be in accordance with clause 6.1(9)(q);
 - (d) minimum setback from a Secondary Street Boundary of a Corner Lot of 3 metres;
 - (e) minimum Side Boundary setback of 900mm to the fascia and in compliance with Element 5.4; Building Envelope and Siting of AMCORD, except that in relation to:
 - (i) a Non-Beachfront Lot, a side or rear wall of a garage may abut the Side or Rear Boundary and must be constructed of maintenance free materials such as masonry; and

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- (ii) for a Beachfront Lot, a side wall of a garage may abut the Side Boundary and must be constructed of maintenance free materials such as masonry;
- (f) minimum Rear Boundary setback of 6 metres, and in accordance with Element 5.4 - Building Envelope and Siting, of AMCORD. For a Beachfront Lot, the Rear Boundary is the boundary line between the 2(e) Zone and the 7(f) Zone and no setback is required from this line;
- (g) Site Coverage must not exceed 50% of the area of a Lot;
- (h) roofing only of matt finished profiled metal deck (eg. copper, zinc or Colourbond) or flat shingle profile tiles;
- (i) minimum eaves overhang of 600mm;
- (j) no curved or undulating parapets;
- (k) external walls of Main Dwelling only of the following materials:
 - (i) masonry finished in a rendered and painted textured finish;
 - (ii) masonry finished in a bagged and painted finish;
 - (iii) fibre cement wall sheeting;
 - (iv) timber shingles; and/or
 - (v) timber weather boards or plywood with a painted or stained finish;
 - (vi) plain brickwork (subject to clause 6.1(9)(l));
 - (vii) metal deck cladding (subject to clause 6.1(9)(m));
- (l) maximum 10% plain brickwork on total area of external wall surfaces and 100% solid construction of walls only with ARC approval;
- (m) metal deck cladding not to exceed 50% of total area of external wall surfaces;
- (n) external colours to complement the beach surroundings;
- (o) ground floor windows and verandahs suitably screened by dense landscaping or screen fencing to a maximum height of 1.8 metres;

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- (p) screening of windows of habitable rooms or balconies on any upper levels with outlook at an angle closer than 45 degrees to a habitable window or balcony of an adjacent dwelling, by one of the following solutions:
 - (i) fixed obscure glazing of that part of the window below 1500mm above floor level; or
 - (ii) fixed external screens; or
 - (iii) sill height above 1500mm from floor level.
- (q) verandah minimum Street Front Boundary setback of 3 metres;
- (r) verandah supports only of timber, galvanized steel or masonry construction and painted or stained of colour compatible with Main Dwelling;
- (s) verandah roof compatible in colour, material and form with Main Dwelling;
- (t) where possible, garages to be located so that they are visually unobtrusive from the street;
- (u) minimum setback for garage from Street Front Boundary of 5 metres;
- (v) minimum of 2 car spaces for a Lot, of these at least 1 must be covered and if dual occupancy, a minimum of 3 car spaces;
- (w) not more than 1 driveway and crossover for each Lot, no wider than 4 metres at the street boundary, with at least 0.75 metres of screen planting between the driveway and the Side Boundary;
- (x) outdoor structures, including pergolas, gazebos and storage shed only constructed of materials complementary to Main Dwelling;
- (y) open-sided pergolas may be built to Side Boundary or Rear Boundary only if no greater than 5 metres in length and they do not impede a Lot's amenity or view;
- (z) driveways finished only with:
 - (i) masonry/clay pavers;
 - (ii) exposed aggregate concrete finish;
 - (iii) sleepers or timber boards;
 - (iv) gravel; or

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(v) coloured concrete with inserts;

provided that finishes over Council's nature-strip are to comply with Council's 'Access to Property' policy;

(aa) fencing for a Non-Beachfront Lot, (which is not a Corner Lot) as follows:

(i) to Street Front Boundary to maximum height of 1.2 metres, no more than 75% solid construction and constructed only from timber, brushwood or masonry (metal railings permitted).

(ii) Side Boundary fencing to maximum height of 1.2 metres from Street Front Boundary to building line and maximum height of 1.8 metres for remaining length of Lot, constructed only from timber, brushwood or masonry.

(iii) Rear Boundary Fencing to a maximum height of 1.8 metres and constructed only from timber, brushwood or masonry.

(bb) fencing for a Beachfront Lot as follows:

(i) to Street Front Boundary to maximum height of 1.2 metres, no more than 75% solid construction and constructed only from timber, brushwood or masonry (metal railings permitted).

(ii) Side Boundary fencing to a maximum height of 1.2 metres from Street Front Boundary to building line and maximum height of 1.8 metres up to the boundary line between the 2(e) Zone and the 7(f) Zone and a maximum height of 1.2 metres for the remaining length of the Lot, constructed only of timber, brushwood or masonry (metal railings permitted).

(iii) fencing between a Beachfront Lot and the beach reserve to be a maximum height of 1.2 metres;

(cc) fencing for a Non-Beachfront Lot which is a Corner Lot to Secondary Street Boundary to be a maximum height of 1.2 metres, no more than 75% solid construction and constructed of timber, brushwood or masonry (metal railings permitted);

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- (10) **"Development Application"** means an application to Council for development consent in respect of a Lot;
- (11) **"Kings Beach"** means Kings Beach (No. 2) Pty Ltd ACN 088 124 190;
- (12) **"Lot"** means a lot in the Plan;
- (13) **"Main Dwelling"** means the principal residence constructed or to be constructed on a Lot;
- (14) **"Natural Benefits"** means the benefits of each Lot's natural elements to the intent that the westerly and southwesterly aspects should be limited to the siting of garages, laundries, storerooms and other service areas, and living, eating and sleeping spaces should be orientated predominantly to the north or northeast, using Element 5.1 - Site Planning of AMCORD 95 as a guideline.
- (15) **"Non-Beachfront Lot"** means a Lot that is not a Beachfront Lot
- (16) **"Plan"** means the plan of subdivision to which this Instrument relates.
- (17) **"Primary Street Boundary"** means any boundary line, or part, which coincides with the alignment of the street to which the property is rated by Council (which is usually the narrowest boundary).
- (18) **"Required Documents"** means 2 copies of all relevant documents to be lodged with or in respect of any Development Application, and any other documents requested by the Building Works Consent Body including:
- (a) Sketch review application form as nominated by Kings Beach from time to time;
 - (b) Schematic design drawings including a site plan to scale 1:200 showing:
 - Northpoint;
 - Property lines with metes and bounds;
 - Building setbacks dimensioned;
 - Building footprint with entries, verandahs, balconies, terraces, pools, pergolas and overhangs shown;
 - Location of parking and garages;
 - Driveways, paths, landscaping and retaining walls;
 - (c) Floor plans and roof plans (to scale 1: 100);
 - (d) Elevation plan (scale 1: 100) showing materials and colours to be used, floor to floor heights, height to eaves and overall height from natural ground level, roof pitches and signage.

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- (19) **"Rear Boundary"** means any boundary line, or part which coincides with the alignment of another property or public open space furthest away from the street;
- (20) **"Secondary Street Boundary"** means any boundary line, or part, which coincides with the alignment of a street which is not the Primary Street Boundary;
- (21) **"Side Boundary"** means any boundary line or part, which coincides with the alignment of another Lot;
- (22) **"Site Coverage"** means that portion of a Lot which is covered by a building or other structure having an impervious roof, including balconies and eaves;
- (23) **"Street Front Boundary"** means any boundary line, or part, of a Lot which coincides with the alignment of a primary street;
- (24) **"Temporary Structures"** means Building Works which do not comply with Design Standards, but have approval of the Building Works Consent Body and are associated with construction of Building Works which comply with Design and Building Standards and have the approval of the Building Works Consent Body;
- (25) **"Variation"** means consent by the Building Works Consent Body to Building Works which are inconsistent with the Design and Building Standards;
- (26) **"2(e) Zone"** means the 2(e) (Residential Tourist) Zone under the Tweed Local Environment Plan 1987;
- (27) **"7(f) Zone"** means the 7(f) (Environmental Protection (Wetlands)) Zone and 7(f) (Environmental Protection (Coastal Lands)) Zone under the Tweed Local Environment Plan 1987 as these may apply to the Lots.

6.2 Restriction

- (1) No Development Application may be made without the prior written approval of the Building Works Consent Body.
- (2) No Building Works (other than Temporary Structures) may be commenced on a Lot without the prior written approval of the Building Works Consent Body, which consent may be given, given on conditions, or refused in the discretion of the Building Works Consent Body. The Building Works Consent Body will not unreasonably withhold its consent if the Building Works comply with Design and Building Standards.
- (3) Building Works must not differ from works approved by the Building Works Consent Body without a Variation which may be approved or refused by the Building Works Consent Body in its absolute discretion.

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- (4) No Consolidation may take place without the prior written approval of the Building Works Consent Body (in its absolute discretion).
- (5) No application for consent of the Building Works Consent Body in respect of Building Works or Consolidation may be made without that application being accompanied by Required Documents.
- (6) A Lot must not be left in a vacant state for more than:
 - (a) 2 years from the date of this instrument; or
 - (b) if the Lot has been purchased from Kings Beach, 2 years from the date of settlement of the purchase of the Lot from Kings Beach,
without a Main Dwelling being constructed (and completed) on the Lot during such period and landscaping (to a reasonable standard) being made within 3 months of completion of Building Works of the Main Dwelling.
- (7) Temporary Structures must not be erected on a Lot unless associated with the construction of the Main Dwelling and then only present for the duration of the construction period.
- (8) For the benefit of any adjoining land owned by Kings Beach (No. 2) Pty Ltd ACN 088 124 190, but only during the ownership thereof by Kings Beach (No. 2) Pty Ltd ACN 088 124 190, its successors and assigns (other than purchasers on sale) no fence shall be erected on any lot burdened to divide such lot from the adjoining lot or lots without the consent of Kings Beach (No. 2) Pty Ltd ACN 088 124 190 provided that such consent shall not be withheld if:
 - (a) such fence is erected without expense to Kings Beach (No. 2) Pty Ltd ACN 088 124 190; and
 - (b) such fence has been approved by the Building Works Consent Body.

6.3 Amendments

While Kings Beach remains the owner of at least 1 Lot:

- (1) no applications may be made to vary, release or modify this restriction on use without the consent of Kings Beach whose consent may be withheld in its absolute discretion; and
- (2) Kings Beach may vary, release or modify this restriction on use.

6.4 Severability

If anything in this restriction on use is unenforceable, illegal or void then it is severed and the rest of this restriction on use remains in force.

DP1048494

(Sheet 13 of 13 sheets)

7. Terms of Restriction on Use ninthly referred to in the abovementioned plan:

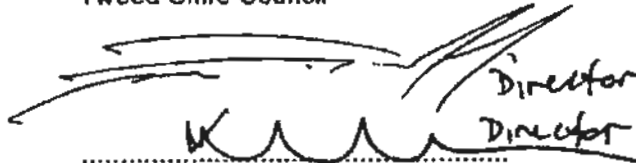
No excavation is permitted below a depth of 2.5 metres below the existing surface level of the lot burdened unless a gamma radiation survey has been carried out and submitted to Tweed Shire Council and the written approval of that Council obtained for the proposed works.

Name of Person empowered to release, vary or modify restriction eighthly referred to in the abovementioned plan:


Kings Beach (No. 2) Pty Limited ACN 088 124 190

Name of Person empowered to release, vary or modify restriction fourthly, fifthly, sixthly, seventhly and ninthly referred to in the abovementioned plan:

Tweed Shire Council


Director
Director
Kings Beach (No. 2) Pty Limited ACN 088 124 190




Westpac Administration Pty Limited Westpac Banking Corporation
by its attorney Jonathan Kent Percy Tier Three
Attorney under Power of Attorney No 332 Book 4299

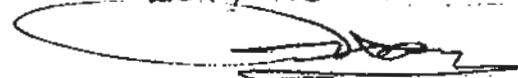

Director
Investment Management Australia Limited
DIRECTOR



205851_1.DOC

WESTPAC BANKING CORPORATION

BY ITS ATTORNEY MICHAEL EASTER
GRAY TIER 3 ATTORNEY BOOK
4299 NO 332



IN THE PRESENCE OF

GARRY BOULDING JP

REGISTERED  17/2/2003

Form: 15CH
Release: 2.1

**CONSOLIDATION/
CHANGE OF BY-LAWS**



New South Wales
Strata Schemes Management Act 2015
Real Property Act 1900

AM543428C

PRIVACY NOTE: Section 31B of the Real Property Act 1900 (RP Act) authorises the Registrar General to collect the information required by this form for the establishment and maintenance of the Real Property Act Register. Section 96B RP Act requires that the Register is made available to any person for search upon payment of a fee, if any.

(A) TORRENS TITLE	For the common property CP/SP77971	
(B) LODGED BY	Document Collection Box BOX 582W Name, Address or DX, Telephone and Credit Card Account Number if any SERVICE FIRST REGISTRATION DX 189 SYDNEY LLPN123426A PH 8298 8000 FAX 9278 2185 Reference: <u>KALUKH-SP77971</u>	CODE CH

- (C) The Owners-Strata Plan No. 77971 certify that a special resolution was passed on 11/4/2017
- (D) pursuant to the requirements of section 141 of the Strata Schemes Management Act 2015, by which the by-laws were changed as follows—
- (E) Repealed by-law No. NOT APPLICABLE
 Added by-law No. 3.4, 10.5, 13.6, 51.5 & 52.4
 Amended by-law No. 1.1, 3.1, 3.3, 4.1, 51.4, 52.1 & 52.3
 as fully set out below:
 See Annexure "A" hereto.

- (F) A consolidated list of by-laws affecting the above mentioned strata scheme and incorporating the change referred to at Note (E) is annexed hereto and marked as Annexure "B"
- (G) The seal of The Owners-Strata Plan No. 77971 was affixed on 30 JUNE 2017 in the presence of the following person(s) authorised by section 273 Strata Schemes Management Act 2015 to attest the affixing of the seal:

Signature:

Name: Andrew Hugh THOMPSON

Authority: Strata Managing Agent

Signature: _____

Name: _____

Authority: _____



OFF SG

Annexure "A" to CONSOLIDATION/CHANGE OF BY-LAWS

Parties: Owners Corporation Strata Plan 77971

Dated: , 2017

(E) Added By-Law No. 3.4:

"3.4 Despite By-Law 3.3 a resident of Lot 115 must:-

- (i) ensure that the staff entry door at the rear of the restaurant conducted in Lot 115 and the door at the top of the first flight of stairs serving the restaurant remain closed and that there is no obstruction to their closing; and
- (ii) close windows and doors to the restaurant at 10.00pm each night with the entrance door to be opened solely for the purpose of allowing Members of the Public to exit and enter Lot 115;
- (iii) after 10.00pm each night, use best endeavours to seat all Members of the Public inside Lot 115 only;
- (iv) at all times ensure that the noise level from the Restaurant does not exceed the background noise level in any Octave Band Centre Frequency (31.5Hz-8khz inclusive) by more than 5dB at the boundary of any affected residence."

Added By-Law No. 10.5:

"10.5 A Resident or agent of a Resident of Lot 115 must escort to the driveway Members of the Public who leave the restaurant conducted in Lot 115 after 10.00pm to ensure compliance with these By-Laws, and must render all reasonable assistance to those Members of the Public to secure transport from the strata scheme in a quiet and orderly manner."

Added By-Law No. 13.6:

"13.6 A Resident of Lot 115 must, whilst any part of the business conducted in the Lot includes the service or preparation of food and/or beverages:

- (i) install and maintain in good and serviceable repair a glass bottle crusher and dispose of glass bottles used in the conduct of the business in the Lot solely utilising the glass bottle crusher; and
- (ii) use cleaners engaged by it and at its sole expense to;

dispose of and to remove from the strata scheme all garbage generated in the conduct of the business in the Lot."

The Common Seal of the Owners-Strata Plan No. 77971 was affixed on 30 - JUNE 2017 in the presence of the following person(s) authorised by section 273 Strata Schemes Management Act 2015 to attest the affixing of the seal:

Signature:



Name: Andrew Hugh THOMPSON
Authority: Strata Managing Agent



Added By-Law No. 51.5

"51.5 The right of exclusive use of areas of common property by the owner for the time being of Lot 115 shall be subject to the following conditions, in addition to those referred to in the fourth column:

(1) The Resident of the lot is responsible for the compliance with By-Law 3.1;

Members of the Public are to be directed to use the sanitary facilities in the area labelled SR115F and for this purpose to install directional signage in the Lot 115 premises, at its cost;

(2) A Member of the Public may not use any common property except to enter and to leave Lot 115 or for the purpose of which such areas may be used according to the third column, an area of common property in respect of which the owner has a right of exclusive use and enjoyment or a special privilege, or according to By-Law 51.5(2)."

Added By-Law No. 52.4

"52.4 The special privilege in respect of areas of common property by the owner for the time being of Lot 115 shall be subject to the following conditions, in addition to those referred to in the fourth column:

(1) The Resident of the lot must comply with By-Law 3.1 and By-Law 3.4;

(2) The Resident of the lot must use its best endeavours to ensure that Members of the Public do not use sanitary facilities in the common property except sanitary facilities in an area of common property of which the owner of Lot 115 has a special privilege under By-Law 52;

(3) The Resident of the lot must use its best endeavours to ensure that Members of the Public do not use any common property except to enter and to leave Lot 115 or for the purpose of which such areas may be used according to the third column, being an area of common property in respect of which the owner has a right of exclusive use and enjoyment or a special privilege, or according to By-Law 52.4(2)."

By-Law No. 1.1 is amended by the inclusion of new definitions as follows:-

Definition 1.1(16) "Invitee" is amended to read as follows:

"(16) "Invitee" means any invitee, agent, visitor, licensee, lessee, contractor, employee or others who may be on the parcel at the invitation or request of a resident;"

A new definition 1.1(27) is inserted as follows:

"(27) "Member of the public" means a member of the public who receives goods and services provided by the operator of the restaurant conducted within Lot 115 and any person in the charge of, or accompanying, such member of the public."

By-Law 3.1 is amended by inserting a new paragraph (3) as follows:

"3.1 (3) create noise on a Lot or the common property likely to interfere with the peaceful enjoyment of the resident or invitee of another Lot or any person lawfully using common property;"

By-Law 3.1 is amended by the insertion of the following additional phrase at the end namely:

"and must, to the extent practicable, ensure that any invitee to his Lot or the common property does not do so."

By-Law 3.3 is amended to read as follows:

"3.3 In deciding whether to issue a direction under By-Law 3, the Owners Corporation must consider whether a Lot may be lawfully used for commercial purposes and, if so, must take that use into account."

By-Law 4.1 is amended to read as follows:

"4.1 A resident must take all reasonable steps to ensure that invitees comply with these By-Laws as though they were occupiers of a Lot. If an invitee does not comply with these By-Laws then the resident must take all reasonable steps to ensure that the invitee immediately leaves the parcel."

By-Law 51.4 is amended to read as follows:

"51.4 The Executive Committee is hereby authorised to transpose exclusive use areas or any parts of those areas from one lot to another at any time and from time to time on the written request of the owners of the lots involved. The cost of any new By-Laws required as a result of a transposition of exclusive use areas (including legal costs) shall be paid by the owners of the lots involved."

First Column - Lot	Second Column - Area	Third Column - Purpose for which area may be used	Fourth Column - Condition and Obligation of Owner/Occupier to Maintain
Lot 115	EU115	Dining area for patrons of business conducted from Lot 115. Area may be used for the sale/ consumption of liquor	<ol style="list-style-type: none"> 1. Resident must keep area clean and tidy. 2. Resident must repair any damage caused to area (including any damage caused by the installation or removal of fixtures). 3. Resident must take out and maintain public liability insurance (noting the interest of the Owners Corporation) for at least \$5,000,000.00 for each occurrence. 4. No alterations or improvements may be made to the exclusive use area other than in accordance with these By-laws.
Lot 18	EU18A EU18C	Linen room/storage room.	<ol style="list-style-type: none"> 1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).
Lot 18	EU18B EU18F EU18J EU18K EU18L	Storeroom	<ol style="list-style-type: none"> 1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).
Lot 18	EU18D	Cleaners room	Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).

Lot 18	EU18E	Staff amenities room	Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).
Lot 18	EU18G	Storeroom	<ol style="list-style-type: none"> 1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents). 2. Resident shall subject to receiving reasonable notice grant access to any lot owner or their agents and/or contractors for the purpose of maintaining and servicing air conditioning plant and equipment that may belong to such lot owners and be located within this exclusive use area.
Lot 18	EU18H	Pool Equipment Room	<ol style="list-style-type: none"> 1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).
Lot 115	EU115B	Carparks	<ol style="list-style-type: none"> 1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents)."

By-Law 52.1 is amended to read as follows:

"The Resident for the time being of a lot specified in the first column of the schedule below shall have special privileges in respect of the corresponding area identified in the second column of the schedule below which is shown on the sketch plan attached as Plan "D". The rights granted under this By-Law 52.1 are not exclusive use rights."

By-Law 52.3 is amended to read as follows:-


"52.3 The Owners Corporation shall continue to be responsible for the proper maintenance of, and keeping in a state of good and serviceable repair, the relevant part(s) of the common property which a resident has special privileges in respect of under this By-Law subject to any obligations imposed on the resident of a Lot that has special privileges under this By-Law as set out in the fourth column of the Schedule below.

First Column - Lot	Second Column - Area	Third Column - Purpose for which area may be used	Fourth Column - Condition and Obligation of Owner/Occupier to Maintain
Lot 18	EU115A	To maintain a booking system and register to manage the licensing and use of the area by the Owners Corporation and Residents for temporary events, functions and activities. If a booking is made by	Booking fees and charges are to be determined by the Owners Corporation and are to be payable to the Owners Corporation. Booking fees shall include the cost of cleaning and the repair of any damage caused by the Invitee during the licence

		the Resident of Lot 115 for a function, event or activity, the area may be licensed or used for the sale for the sale/consumption of alcohol.	period of use. Residents may continue to access the relevant area (even when it is being used) unless an exclusive booking is made for the temporary use of EU115A and SR115E only and the party making the booking has paid an exclusive use licence fee to the Owners Corporation.
Lot 115	SRF115F	The right for the Resident, its Invitees and Members of the Public to use the sanitary facilities.	Resident to keep special right area clean and tidy and to repair any damage caused to the special right area caused by the Resident, staff and patrons of business conducted from Lot 115.
Lot 115	SR115D	The right to use the relevant area for the purpose of: 1. Serving meals (including breakfast, lunch and dinner), food and beverages (including alcohol). 2. Conduct temporary functions. 3. Conducting temporary activities or events. Area may be used for the sale/consumption of liquor.	Resident to keep special right area clean and tidy and to repair any damage caused to the special right area caused by the Respondent (or its agents or invitees).
Lot 115	SR115C	Subject to the condition that other Residents may continue to access the relevant area (even when it is being used by the party with the benefit of this special right) to access other parts of the Building, the right to use the relevant area for the purposes of: 1. Conducting temporary functions. 2. Conducting temporary activities or events. Area may be used for the sale/consumption of liquor.	Resident to keep special right area clean and tidy and to repair any damage caused to the special right area caused by the Resident (or its agent or invitees).
Lot 18	SR115E	To maintain a booking system and register to manage the use of the area by the Owners Corporation and	Booking fees and charges are to be determined by the Owners Corporation and are to be payable to the Owners Corporation. Booking fees

		<p>Residents for temporary events, functions and activities. If a booking is made by the Resident of Lot 115 for a function, event or activity, the area may be licensed or used for the sale for the sale/consumption of alcohol.</p>	<p>shall include the cost of cleaning and the repair of any damage caused by the invitee during the licence period or use. Residents may continue to access the relevant area (even when it is being used) unless an exclusive booking is made for the temporary use of EU115A and SR115E only and the party making the booking has paid an exclusive use licence fee to the Owners Corporation."</p>
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The Common Seal of the Owners-Strata Plan No. 77971 was affixed on **30 JUNE** 2017 in the presence of the following person(s) authorised by section 273 Strata Schemes Management Act 2015 to attest the affixing of the seal:

Signature: 
 Name: Andrew Hugh THOMPSON
 Authority: Strata Managing Agent



By-Laws for 9-13 Dianella Drive, Casuarina

Printed June 2017

Annexure "B" to CONSOLIDATION/CHANGE OF BY-LAWS

Parties: Owners Corporation Strata Plan 77971

Dated: June, 2017

(F) **CONSOLIDATED LIST OF BY-LAWS FOR OWNERS CORPORATION STRATA PLAN 77971 AS AT JUNE 2017**

By-law 1 - Definitions and Interpretation

1.1 Definitions

In these By-laws:

- (1) **"Act"** means the *Strata Schemes Management Act 1996*;
- (2) **"Assessing Authority"** means any statutory or other competent authority having jurisdiction in connection with the parcel;
- (3) **"Building"** means the building or buildings constructed or to be constructed on the parcel;
- (4) **"By-laws"** means the by-laws in this By-laws Instrument;
- (5) **"CATV System"** means an integrated system which may include television, music and monitoring for radio programs, site wide audio and video intercom, VCR films, pay television, security monitoring and control, access control from common entry gates and individual residences, security cameras, data communications, household control systems (such as pumps, lights, air conditioning), international television programs and teletext Services and includes the utility infrastructure or Service Infrastructure associated with that System;
- (6) **"Club"** means the original owner for the parcel or another entity nominee by the original owner for the parcel which operates manages the Facilities;
- (7) **"Club Rules"** means rules relating to the use, access and management of the Facilities by the Club from time to time;
- (8) **"Common Property"** means the common property the subject of the Strata Scheme;

The Common Seal of the Owners-Strata Plan No. 77971 was affixed on 30 JUNE 2017 in the presence of the following person(s) authorised by section 273 Strata Schemes Management Act 2015 to attest the affixing of the seal:

Signature:



Name:

Andrew Hugh THOMPSON

Authority:

Strata Managing Agent



- (9) **"Developer"** means Resort Corp Pty Ltd ACN 087 347 975 and its assigns;
- (10) **"Development"** includes:
 - (a) construction, alteration, addition, modification, decoration, redecoration, painting, repainting or reconstruction of any improvements;
 - (b) excavation, filling or landscaping;
 - (c) landscaping including the construction of fences, retaining walls, other landscaping features drains, excavations, removal of materials and planting or removal of any vegetation, trees or shrubs; or
 - (d) installation of Service Infrastructure, such as water supply, electricity lines, sewerage Services and the CATV System;
- (11) **"Development Control Code"** means the development control code in By-law 20;
- (12) **"Executive Committee"** means the executive committee appointed by the Owners Corporation;
- (13) **"Facilities"** means recreational facilities located on the Facilities Land;
- (14) **"Facilities Agreement"** means the facilities agreement between the Club and the Strata Scheme;
- (15) **"Facilities Land"** means Lot 1461 in DP 1056889;
- (16) **"Invitee"** means any invitee, agent, visitor, licensee, lessee, contractor, employee or others who may be on the parcel at the invitation or request of a resident;"
- (17) **"Lot"** means a lot in the Strata Plan;
- (18) **"Managing Agent"** means the person appointed by the Owners Corporation as its managing agent under section 27 of the Act and, if no managing agent is appointed, the secretary of the Owners Corporation;
- (19) **"Owners Corporation"** means the owners corporation for the Strata Scheme;
- (20) **"Requirement"** means any requirement, or authorization, of any statutory body, local authority, governmental or other authority necessary or desirable under applicable law or regulation and includes the provisions of any statute, ordinance or by-law;
- (21) **"Resident"** means an owner or occupier of a Lot (as those terms are defined in the Act) and where the context requires, any invitee;
- (22) **"Resident Manager"** means the person engaged by the Owners Corporation under an agreement referred to in By-Law 24;
- (23) **"Service Infrastructure"** means any infrastructure for the provision of Services to the parcel;
- (24) **"Services"** means all gas, electricity, telephone, water, sewerage, fire prevention, ventilation, air conditioning, hydraulic elevator and security services and all other services or systems provided in the Strata Scheme or available for a Lot;
- (25) **"Strata Plan"** means Strata Plan 77971 and
- (26) **"Strata Scheme"** means the strata scheme constituted upon registration of the Strata Plan;
- (27) **"Member of the public"** means a member of the public who receives goods and services provided by the operator of the restaurant conducted within Lot 115 and any person in the charge of, or accompanying, such member of the public.

1.2 Interpretation

- (1) Reference to:
 - (a) one gender includes the others;
 - (b) the singular includes the plural and the plural includes the singular;
 - (c) a person includes a body corporate;
 - (d) a party includes the party's executors, administrators, successors and permitted assigns; and
 - (e) a statute, regulation or provision of a statute or regulation ("**Statutory Provision**") includes:
 - (i) that Statutory Provision as amended or re-enacted from time to time; and
 - (ii) a statute, regulation or provision enacted in replacement of that Statutory Provision.
- (2) "Including" and similar expressions are not words of limitation.
- (3) Where a word or expression is given a particular meaning, other parts of speech and grammatical forms of that word or expression have a corresponding meaning.
- (4) Headings and any table of contents or index are for convenience only and do not form part of these By-laws or affect their interpretation.
- (5) A provision of these By-laws must not be construed to the disadvantage of a party merely because that party was responsible for the preparation of the By-laws or the inclusion of the provision in the By-laws.
- (6) Words and phrases that have a defined meaning under the Act have the same meaning in these By-laws.

1.3 Parties

- (1) If a party consists of more than 1 person, these By-laws bind each of them separately and any 2 or more of them jointly.
- (2) An obligation, representation or warranty in favour of more than 1 person is for the benefit of them separately and jointly.
- (3) A party which is a trustee is bound both personally and in its capacity as a trustee.

By-law 2 - Compliance - Laws

- 2.1 Residents must at their own expense promptly comply with all Requirements and must not carry on or permit any noxious or offensive act, trade, business or occupation or calling from a Lot or use a Lot or Common Property for any illegal purpose.
- 2.2 Residents must maintain (or cause the person who manages the lot on their behalf to maintain) a register of those persons who occupy the Lot and the time and period of occupation and such other details as are required by the development consent for the Building. Such register must be made available for inspection by any relevant authority when required by a relevant authority.
- 2.3 Without limiting By-law 2.2, the owner of a Lot must provide to the Resident Manager, within 30 days of a request from the Resident Manager, the details of the occupants of the Lot, the time and period of occupation and any other information reasonably required by the Resident Manager to comply with the occupancy reporting requirements of the development consent for the Building.

By-law 3 - Behaviour

- 3.1 A Resident must not:

- (1) cause disturbance or behave in a manner likely to interfere with the peaceful enjoyment of, or cause offence to, Residents and any person lawfully using Common Property;
- (2) obstruct lawful use of Common Property by any person.
- (3) create noise on a Lot or the common property likely to interfere with the peaceful enjoyment of the resident or invitee of another Lot or any person lawfully using common property;

and must, to the extent practicable, ensure that any invitee to his Lot or the common property does not do so.

3.2 Without limitation to By-law 3.1, Residents must observe any direction of the Owners Corporation relating to dress standards that, in the view of the Owners Corporation, are necessary or desirable to avoid offence to other Residents. The Owners Corporation must act reasonably in issuing a direction (whether generally or in a specific instance) under this By-law.

3.3 In deciding whether to issue a direction under By-Law 3, the Owners Corporation must consider whether a Lot may be lawfully used for commercial purposes and, if so, must take that use into account.

3.4 Despite By-Law 3.3 a resident of Lot 115 must:-

- (i) ensure that the staff entry door at the rear of the restaurant conducted in Lot 115 and the door at the top of the first flight of stairs serving the restaurant remain closed and that there is no obstruction to their closing; and
- (ii) close windows and doors to the restaurant at 10.00pm each night with the entrance door to be opened solely for the purpose of allowing Members of the Public to exit and enter Lot 115;
- (iii) after 10.00pm each night, use best endeavours to seat all Members of the Public inside Lot 115 only;
- (iv) at all times ensure that the noise level from the Restaurant does not exceed the background noise level in any Octave Band Centre Frequency (31.5Hz-8kHz inclusive) by more than 5dB at the boundary of any affected residence.

By-law 4 - Responsible for Others

4.1 A resident must take all reasonable steps to ensure that invitees comply with these By-Laws as though they were occupiers of a Lot. If an invitee does not comply with these By-Laws then the resident must take all reasonable steps to ensure that the invitee immediately leaves the parcel.

By-law 5 - Maintenance and Condition of Lot

5.1 Residents must keep their Lots in a good state of repair and condition.

5.2 Without limiting By-law 5.1, a Resident must:

- (1) maintain the lawns, gardens and vegetation on the Resident's Lot in a neat, tidy and well presented manner;
- (2) maintain any driveways, paths, or similar amenities located on or within the Resident's Lot;
- (3) to the extent that it is not the responsibility of the Owners Corporation under the Act, maintain Service Infrastructure within the Resident's Lot or which is for the benefit of the Resident;
- (4) give prompt notice to the Owners Corporation of any damage to, defect or disrepair of, the Services or Service Infrastructure in the Resident's Lot;
- (5) not overload any Services or Service Infrastructure;

- (6) pay to the Owners Corporation any costs incurred by the Owners Corporation in upgrading any Services or Service Infrastructure to accommodate any equipment which the Resident wishes to install in the Resident's Lot;
- (7) lock all doors and fasten all windows in the Resident's Lot when the Lot is not occupied;
- (8) not waste water and ensure that all water taps in the Resident's Lot are turned off after use;
- (9) replace broken glass with glass of the same standard;
- (10) keep the Resident's Lot free from rubbish and excessive vegetation; and
- (11) use, wherever possible to do so, only non toxic or non poisonous products in maintaining or repairing the Resident's Lot.

By-law 6 - Entry Rights and Non Compliance with By-laws

- 6.1 Subject to Requirements of the Act for entry to a Lot or the giving of notice to Residents by the Owners Corporation:
 - (1) if the Resident does not rectify a non-compliance with these By-laws within the period set out in a notice delivered by the Owners Corporation to a defaulting Resident, the Owners Corporation (by itself, its agents, employees or contractors) may enter the Lot and rectify the non-compliance; and
 - (2) the Owners Corporation may enter a Lot with workmen and other authorised persons and necessary materials and appliances to:
 - (a) comply with any Requirement involving the destruction of noxious animals, rodents or other pests; and
 - (b) carry out any repairs, alterations, renovations, extensions or works in relation to any Services or Service Infrastructure.
- 6.2 In case of emergency no notice will be required under By-law 6.1.
- 6.3 In exercising its rights of entry under this By-law the Owners Corporation must ensure that it causes as little inconvenience to the Resident of the Lot as is reasonable in the circumstances.
- 6.4 The Owners Corporation may take such action it considers necessary (and which is within its power to take under the Act and any other Requirement) to remedy a breach of these By-laws by a Resident and may recover the expense the Owners Corporation incurs as a result from the defaulting Resident as a liquidated debt.
- 6.5 Each Resident indemnifies the Owners Corporation, any agent, employee or contractor of the Owners Corporation against all losses, claims, demands, and expenses suffered or incurred by the Owners Corporation or any agent, employee or contractor of the Owners Corporation in connection with a breach of these By-laws by that Resident.
- 6.6 Anything undertaken by the Owners Corporation under this By-law will be paid for by the Resident of the relevant Lot where the need for the Owners Corporation to do that thing is due to any act or default of the Resident.
- 6.7 Nothing in this By-law 6 limits or purports to limit, the rights and obligations of the Owners Corporation under the Act including those under sections 63, 64 and 65 of the Act.
- 6.8 Subject to the Act, the Owners Corporation (by itself, its agents, employees or contractors) has the right to enter any Lot and Building at all reasonable times, after reasonable notice, to install, maintain, repair, investigate faults in and upgrade Services and Service Infrastructure, including telephone answering, videotex, CATV System and security Services.

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By-law 7 - Appearance

7.1 A Resident must not without the prior written consent of the Owners Corporation:

- (1) keep inside the Lot anything visible from outside the Lot which is not in keeping with the Building; or
- (2) attach to or hang from the exterior of the Building any aerial, device, wire or other item including washing, bedding, clothing, sign, notice or placard; or
- (3) construct or permit the construction or erection of any fence, pergola, screen, external blind or awning or other structure or improvement of any kind within or upon a Lot or on the Common Property.

7.2 Residents must observe the following requirements in relation to the appearances of Lots:

- (1) mirror finished surfaces are not permitted - applied films or tints which give a mirrored finish to glass, and which can be seen from outside a Lot, are not allowed;
- (2) all screened enclosures must be constructed of materials and painted in colours complimentary to the Building on or comprising part of the Lot, to ensure that they are as unobtrusive as possible;
- (3) all exterior light fittings must be of first class quality and design and must be located so that when in use they do not cause a nuisance to another Lot - exterior lights must have translucent diffusers that prevent the bulb being seen and floodlights, spotlights and coloured neon lights are not permitted;
- (4) insect screens must be designed to be as unobtrusive as possible and must match the colour of the window frames into which they are installed; and
- (5) Residents are not permitted to install temporary window coverings without the Owners Corporation's prior written approval which may be given subject to conditions or refused unconditionally.

7.3 An owner shall not install, renovate and / or replace window coverings visible from outside the lot unless those window coverings are white wide blade timber shutters, white wide blade timber Venetians, white pull-down "silent glis" or white pull-down "verosol" type blinds or of such backing of white colour and of a design as has been approved by the Executive Committee of the Owner's Corporation who may grant or refuse approval in its absolute discretion. The Executive Committee may engage an architect and / or refuse approval in its absolute discretion. The Executive Committee may engage an architect and / or other consultant to consider plans or specifications or to monitor any work undertaken. The Owner's Corporation may recover the costs of any architect or other consultant from the owner of the lot for which the works have been approved. The Executive Committee may also establish guidelines in relation to any window coverings which must be complied with by an lot owner or occupier.

7.4 An owner of a lot shall not place or cause to be placed any outdoor furniture onto terraces or any external areas without the prior approval of the Executive Committee.

7.5 By-laws 7.1, 7.2, 7.3 & 7.4 do not apply to Lots 18 and 115.

By-law 8 - Interference

8.1 A Resident must not without the prior written consent of the Owners Corporation:

- (1) operate or permit to be operated on a Lot or Common Property any device or electronic equipment which interferes with any domestic appliance lawfully in use on the Common Property or in a Lot; or
- (2) interfere with the operation of any equipment or Service Infrastructure installed in the Common Property.

By-law 9 - Damage to Common Property

- 9.1 A Resident must not bring or permit to be brought any heavy article into the Building, which may cause structural damage to the Building without the prior written consent of the Owners Corporation.
- 9.2 A Resident must not move any heavy article approved under By-law 24.1 through Common Property without first making appropriate arrangements to do so with the Resident Manager.
- 9.3 A Resident must not do anything or permit any person or anything to damage or deface the Common Property without the prior written consent of the Owners Corporation.
- 9.4 A Resident must notify the Resident Manager of any damage to or defect in the Common Property or any property located on Common Property as soon as it occurs or becomes known.
- 9.5 A Resident will be liable to compensate the Owners Corporation in respect of any damage to the Common Property or any property belonging to the Owners Corporation caused by that Resident or that Resident's invitees.
- 9.6 This By-law does not prevent a Resident from installing:
 - (1) any locking or other safety device for the protection of the Resident's Lot against intruders;
 - (2) any screen or other device to prevent entry of animals or insects to the Resident's Lot (subject to the other provisions of these By-laws about the appearance of screens and devices); or
 - (3) any structural device to prevent harm to children.
- 9.7 Any such locking or safety device, screen or other device or structure must be installed in a competent and proper manner and must have an appearance, after it has been installed, and keeping with the appearance of the rest of the Building.
- 9.8 Despite section 62 of the Act, Residents must maintain and keep in a state of good and serviceable repair any installation or structure referred to in By-law 9.6 that forms part of the Common Property and that services the Resident's Lot.

By-law 10 - Security

- 10.1 A Resident must not do or permit anything to be done which may prejudice the security or safety of the parcel or the Building and must take all reasonable steps to ensure that the Building's fire and security doors are kept secure and in an operational state.
- 10.2 The Owners Corporation must take all reasonable steps to preserve the safety of the Building from fire or other hazard and to ensure the security of the Building from trespassers and if it considers it necessary or desirable may:
 - (1) restrict access to any part of the Common Property by means of security key or other security device;
 - (2) create an exclusive use right over any part of the Common Property for security surveillance purposes either solely or in conjunction with security surveillance for any other part of the parcel; and
 - (3) make rules relating to the security of the parcel and the Building from trespassers, fire or other hazard.
- 10.3 If the Owners Corporation restricts Residents' and Invitees' access under these By-laws, the Owners Corporation shall make available to the appropriate parties on its own conditions security keys or other access devices as necessary.
- 10.4 A Resident must take all reasonable steps to ensure the proper use of a security key or device by persons authorised by them and the safe return of such key or device.

- 10.5 A Resident or agent of a Resident of Lot 115 must escort to the driveway Members of the Public who leave the restaurant conducted in Lot 115 after 10.00pm to ensure compliance with these By-Laws, and must render all reasonable assistance to those Members of the Public to secure transport from the strata scheme in a quiet and orderly manner."

By-law 11- Security System

- 11.1 The Owners Corporation may establish a security system and provide security Services for the benefit of Residents and the Buildings.
- 11.2 Any Service Infrastructure installed on the Common Property for use in connection with a security system for the Buildings will remain the property of the Owners Corporation and be maintained and repaired at the cost and expense of the Owners Corporation, subject to the Owners Corporation's rights and obligations (if any) under the Act and these By-laws to recover costs for the provision of those Services from users.
- 11.3 The Owners Corporation may designate part of the Common Property to be used by any security person, firm or company.
- 11.4 The Owners Corporation may arrange for the installation of any Service Infrastructure necessary for the operation of a security system for the benefit of Residents.
- 11.5 The Owners Corporation is not liable for any loss or damage suffered to any Resident or other person or property because:
- (1) the security system fails or there is unauthorised entry to any part of the Common Property or a Lot; or
 - (2) the security system is not at any particular time operational.
- 11.6 Each Resident must allow the Owners Corporation on the giving of reasonable notice (except in the case of emergency), to enter onto a Lot to attend to the repair and maintenance of any Service Infrastructure used in connection with the provision of a security system and security Services.
- 11.7 Each Resident must observe any conditions or requirements of the Owners Corporation imposed as a condition of the use and operation of the security system or security Services provided by the Owners Corporation.
- 11.8 The Owners Corporation may enter into agreements with each Resident providing for the charging of costs for provision of the security system and maintenance of a Services Infrastructure provided by the Owners Corporation under the security system and recovery of costs to the Owners Corporation of providing Services under the security system.

By-law 12 - CATV System

- 12.1 For the benefit of Residents, the Owners Corporation may provide access to the CATV System.
- 12.2 The Owners Corporation may supply or engage another person to supply utility Services and other Services in connection with the CATV System for the benefit of Residents.
- 12.3 Each Resident must allow the Owners Corporation (and its contractors, agents and employees) on the giving of reasonable notice (except in the case of emergency), to enter onto a Lot to attend to the provision of maintenance Services in respect of the CATV System.
- 12.4 Each Resident acknowledges that the Owners Corporation is entitled to recover the costs associated with the provision of Services by contractors engaged in connection with the security system and accepts the obligation to pay those costs attributable to the provision of Services associated with the CATV System to the Resident's Lot or otherwise a portion of the costs corresponding to the proportion the Resident's unit entitlement bears to the aggregate unit entitlement of all Lots in the Strata Scheme.

By-law 13 - Garbage

- 13.1 A Resident must not deposit or throw onto the Common Property any garbage except into a receptacle or area specifically provided for that purpose.
- 13.2 A Resident must dispose of garbage in the manner prescribed by the Owners Corporation from time to time.
- 13.3 The Owners Corporation may establish a garbage disposal system for the Scheme ("**Disposal System**"). The Disposal System may provide for any of the following:
- (1) permitted means and times for garbage disposal and removal;
 - (2) disposal routes over Common Property to be used in conjunction with the Disposal System;
 - (3) designation of areas on Common Property for the storage and collection of garbage;
 - (4) arrangements for separation and sorting of garbage;
 - (5) special requirements for the storage and collection of flammable, toxic or other harmful substances; and
 - (6) requirements for the disposal of garbage to meet the particular needs of any Lot.
- 13.4 The Owners Corporation may enter into agreements with each Resident providing for the charging of garbage disposal Services provided by the Owners Corporation under the Disposal System and recovery of costs to the Owners Corporation of providing Services under the Disposal System.
- 13.5 Each Resident must:
- (1) comply with all Requirements relating to the disposal of garbage;
 - (2) comply with the requirements, as notified by the Owners Corporation, of the Disposal System;
 - (3) ensure that the health, hygiene and comfort of other persons is not adversely affected by disposal of garbage; and
 - (4) if no receptacle is provided by the Owners Corporation or designated as part of the Disposal System, maintain a receptacle for garbage.
- 13.6 A Resident of Lot 115 must, whilst any part of the business conducted in the Lot includes the service or preparation of food and/or beverages:
- (i) install and maintain in good and serviceable repair a glass bottle crusher and dispose of glass bottles used in the conduct of the business in the Lot solely utilising the glass bottle crusher; and
 - (ii) use cleaners engaged by it and at its sole expense to;
dispose of and to remove from the strata scheme all garbage generated in the conduct of the business in the Lot.

By-law 14 - Storage of Flammable Liquids

- 14.1 A Resident must not except with the consent of the Owners Corporation use or store on the Lot or on the Common Property any flammable chemical, liquid, gas or other material other than chemicals, liquids, gases or other material to be used for domestic purposes.
- 14.2 Despite by-law 14.1, the Residents of Lots 18 and 115 may use or store on the Lots or the exclusive use areas connected with Lots 18 and 115 chemicals, liquids, gases or other material required for the businesses conducted on the Lots.

By-law 15 - Signs

- 15.1 Subject to By-law 33, Residents must not without the prior written consent of the Owners Corporation

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fix or place any sign, placard, banner, notice or advertisement on or in any part of the Building unless it will be inside a Lot and not visible from outside the Lot.

15.2 By-law 15.1 does not apply to Lots 18 and 115.

By-law 16 - Animals

16.1 Subject to the Act, a Resident must not keep or permit any animal to be on a Lot or on the Common Property.

By-law 17 - Fire Control

17.1 A Resident must not use or interfere with any fire safety equipment except in the case of an emergency and must not obstruct any fire stairs or fire escape.

17.2 The Owners Corporation and Residents must, in respect of the Building and their respective Lots, as appropriate:

- (1) consult with any relevant statutory authority as to the appropriate fire alarm and equipment for the Building and the Lots;
- (2) ensure the provision of all adequate fire fighting equipment in the Building and the Lots to the satisfaction of all relevant statutory authorities; and
- (3) take all reasonable steps to ensure compliance with fire laws in respect of the Building and the Lots.

By-law 18 - Insurance Premiums

18.1 A Resident must not, without the prior written consent of the Owners Corporation, do or permit anything which may invalidate, suspend or increase the premium for any insurance policy effected by the Owners Corporation under the Act.

By-law 19 - Notice of Alteration to Lot

19.1 Residents must not alter the structure of a Lot without giving to the Owners Corporation a written notice describing the proposed alteration at least 14 days before the commencement of the alteration.

19.2 Residents must comply with these By-laws including the Development Control Code in relation to any alterations.

By-law 20 - Development Control Code

20.1 The purpose of this Development Control Code is:

- (1) to ensure a high standard of design and construction for Development on the parcel to protect the investment of Residents and ensure that appropriate construction methods and practices are adopted by Residents;
- (2) enhance the visual attractiveness of the parcel and provide a co-ordinated and consistent Development style and standard;
- (3) to ensure that design and landscaping conditions of Development approvals are complied with; and
- (4) to ensure that the Common Property and individual Lots are maintained to a consistently high standard.

20.2 Development must comply with the lawful Requirements of Assessing Authorities.

20.3 The Owners Corporation and each Resident must ensure that:

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- (1) landscaping on Common Property or Lots respectively is maintained to the satisfaction of the Assessing Authority;
 - (2) existing vegetation on the parcel is retained in its natural state as far as it is practicable to do so: and
 - (3) no clearing, other than as permitted by an Assessing Authority or for general maintenance (including weed control and removal of debris) occurs without the prior approval of the relevant Assessing Authority or the Owners Corporation.
- 20.4 Development on the parcel (including on a Lot) must be to a standard that does not have a detrimental effect on the amenity of the area or adjoining properties having regard to the design, orientation or construction materials used in Buildings erected on the parcel.
- 20.5 Nothing in this Development Control Code restricts or limits the operation of any Development consent or approval affecting the parcel or limits the right of an Assessing Authority to impose conditions on future Development of the parcel.
- 20.6 If it is held by a court of competent jurisdiction that:
- (1) any part of this Development Control Code is or would be void, voidable, illegal or unenforceable;
 - (2) the application of any part of this Development Control Code to any person or circumstances is or will become invalid or unenforceable; or
 - (3) unless any part of this Development Control Code were severed from this Development Control Code that part will be severable and will not affect the continued operation of the remaining conditions of this Development Control Code.
- 20.7 This Development Control Code regulates the quality of design and Development by:
- (1) maintaining within the parcel a residential community which is aesthetically pleasing, functionally convenient and capable of maintaining itself by application and enforcement of standards compatible and consistent with this Development Control Code;
 - (2) promoting those qualities in the parcel which bring value to the Lots;
 - (3) maintaining the parcel as an attractive and functional place to live, by requiring a harmonious relationship between Development and the environment; and
 - (4) creating clear procedures and criteria for Development.
- 20.8 The design objectives of this Development Control Code are:
- (1) to establish an architectural theme based around the features which define the Strata Scheme;
 - (2) to promote a peaceful, relaxed and secure lifestyle for Residents; and
 - (3) to develop and maintain an atmosphere of style and elegance in the community.
- 20.9 This Development Control Code binds the Owners Corporation, the members of the Owners Corporation, and the Residents to the same extent as if this Development Control Code had been signed and sealed by the Owners Corporation, each member of the Owners Corporation and each Resident respectively and as if it contained mutual covenants to observe and perform all the provisions of this Development Control Code.
- 20.10 No Resident will undertake any Development on a Lot until the Owners Corporation's approval has been obtained and, where necessary, Assessing Authority approval has been obtained.
- 20.11 Development must be undertaken in a manner which ensures minimum disruption to Residents and without limitation:
- (1) adjoining Lots are not to be used for the storage or dumping of any construction materials or debris unless prior arrangements have been made with the Resident of the Lot and the Owners Corporation;
 - (2) for security purposes, the Resident must give the Owners Corporation a list of all contractors associated with the Development prior to the commencement of the Development;

- (3) Residents must provide the Owners Corporation with a 24 hour emergency contact number for the Development;
 - (4) construction hours are Monday to Saturday 7 a.m. to 6 p.m. excluding Good Friday, Anzac Day, Christmas Day, Boxing Day and New Year's Day;
 - (5) the Owners Corporation must be notified immediately of any damage to an area outside the Lot;
 - (6) Residents must ensure that contractors provide suitable facilities, such as a "rubbish skip" for the temporary storage of building material from the commencement of construction on the Lot and that they observe the directions of the Owners Corporation about the placement of those facilities;
 - (7) rubbish must not be allowed to blow onto any adjoining Lot or Common Property and the Owners Corporation reserves the right to remove any such rubbish at the Resident's expense;
 - (8) the parcel roads must be kept clear of all building materials, rubbish and equipment;
 - (9) the Resident must ensure that its contractors do not bring dogs onto the parcel and contractors with dogs will not be given access and will be instructed to leave the parcel; and
 - (10) dirt, gravel or any other material must not be left on Common Property.
- 20.12 Exterior cladding must consist predominantly of finishes consistent with other Buildings on the parcel. Complementary use of glazing, timber and architectural finishes is permitted.
- 20.13 Exterior wall cladding must be within the colour range of pastel to muted earth tones complimentary to the approved roofing colours and compatible with other Buildings on the parcel.
- 20.14 Fascia boards, trim and exposed metalwork must be colour co-ordinated with the Buildings on the Lot. Unpainted metalwork is not permitted.
- 20.15 Clotheslines must not be visible from outside the Lot.
- 20.16 Landscape design or the selection of species that are likely to unreasonably interfere with the amenity enjoyed by Residents of neighbouring Lots are not permitted.
- 20.17 Residents must maintain all the trees and all the landscaping within the Resident's Lot to a standard acceptable to the Owners Corporation.
- 20.18 Existing trees can only be removed from a Lot with the prior permission of the Owners Corporation.
- 20.19 The Owners Corporation may from time to time issue minimum design objectives and guidelines for the Strata Scheme.
- 20.20 The Owners Corporation may meet from time to time to review the architectural review process established under these By-laws.
- 20.21 The Owners Corporation may appoint design professionals from time to time to assist the Owners Corporation in properly performing the architectural review process. The necessary qualifications of the design professionals appointed will be determined by the Owners Corporation and they will be persons qualified and competent to practise, in the sole opinion of the Owners Corporation, in the design of the relevant Development.
- 20.22 The architectural review process is to:
- (1) consider applications for Owners Corporation approval for Development and advise the Owners Corporation if the application complies with this Development Control Code, including the minimum design objectives and guidelines for any Development or, where no minimum design objectives and guidelines have been issued, if the application is consistent with Development on other Lots within the immediate precinct of the Lot;

- (2) recommend to the Owners Corporation that an application be approved (conditionally or unconditionally) or that the application be disapproved;
- (3) inspect the Development in progress or completed to ensure its conformity with the Owners Corporation approval and advise the Owners Corporation if any Development is not being carried out or has not been carried out in accordance with the approval; and
- (4) perform such other duties on behalf of the Owners Corporation as are assigned to it from time to time by the Owners Corporation.

20.23 Written applications for approval for any Development may be made by the Resident or a person with the written consent of the Resident, and must be accompanied by:

- (1) details and plans of any proposal for Development by a Resident;
- (2) descriptions and samples of exterior materials and colours and external light fittings;
- (3) a description of construction arrangements, techniques and proposed access to the Lot;
- (4) a works program with clearly stated start and completion dates;
- (5) the fee determined by the Owners Corporation;
- (6) reports of appropriately qualified professionals certifying compliance with specific requirements of this Development Control Code, where required by the Assessing Authority or the Owners Corporation; and
- (7) other information reasonably required from time to time by the Owners Corporation.

20.24 Where the Owners Corporation approves an application conditionally, the conditions may include but are not limited to:

- (1) submission of any additional plans and specifications or such other information as required by the Owners Corporation;
- (2) changes being made to any of the items or information included in the application;
- (3) commencement and completion within specified times; and
- (4) payment by the Resident to the Owners Corporation of a bond or bank guarantee of such amount determined by the Owners Corporation having regard to the level or extent of the Development proposed, to be held by the Owners Corporation as security for:
 - (a) the Resident carrying out the Development in accordance with the Owners Corporation's approval; and
 - (b) any damage caused by the Resident or by the Resident's contractors, servants, agents or employees.

20.25 The Owners Corporation may use the bond or bank guarantee to reimburse the Owners Corporation at any time for any expenses incurred by the Owners Corporation in rectifying a failure by a Resident to comply with the Development Control Code and any damage caused by the Resident or by the Resident's contractors, servants, agents or employees. The Resident may be required to execute a Development bond agreement in the terms required by the Owners Corporation.

20.26 Where approval (conditional or unconditional) has been given under for Development, the Resident or the Resident's contractors, servants, agent or employees must, unless the application is at any time withdrawn, carry out the Development in accordance with the approval.

20.27 All approvals must be affixed with the Owners Corporation approval stamp and undersigned by a person authorised by the Owners Corporation for this purpose.

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- 20.28 The approval of the Owners Corporation for any Development will not constitute a waiver of any right to approve conditionally or disapprove any similar Development subsequently or additionally submitted for Owners Corporation approval.
- 20.29 The Owners Corporation may establish a scale of fees payable from time to time to the Owners Corporation for submission of an application to the Owners Corporation. The Owners Corporation may vary the scale of fees at any time.
- 20.30 The scale of fees will reflect the type of application including, but not limited to, a new Development application or alterations or extensions to an existing Development.
- 20.31 The scale of fees may be structured as:
- (1) an initial fee payable at the lodgement of an application;
 - (2) a second fee payable for the review by the Owners Corporation of an application that has been substantially amended, payable at the time the application is resubmitted for approval;
 - (3) a further fee for each subsequent review of an application that has been substantially amended payable at the time the application is resubmitted for approval;
 - (4) additional fees payable upon request by the Owners Corporation to reimburse the cost of engaging any consultant, including any design professional; retained to assist the Owners Corporation in considering an application;
 - (5) a CATV supply and installation fee; and
 - (6) an inspection fee after the completion of unsuccessful inspections.
- 20.32 If the Owners Corporation notifies a Resident that the Development has not been completed in accordance with approvals under this Development Control Code, the Owners Corporation will:
- (1) notify the Resident in writing of the non-compliance;
 - (2) specify the particulars of non-compliance; and
 - (3) require the Resident to remedy the non-compliance within 30 days of receipt of the notice.
- 20.33 Neither the Owners Corporation, nor its duly authorised representative, will be liable to any Resident for any loss, damage or injury arising out of or in any way connected with any recommendation, approval (conditional or unconditional) or disapproval given under this Development Control Code, unless it is due to the wilful misconduct, bad faith, or criminal act of the Owners Corporation or its duly authorised representative.
- 20.34 Approvals (conditional or unconditional) of any application will not be construed as compliance by the Development with any Requirement relating to or regulating construction of the Development or the structural soundness of the Development.
- 20.35 The Owners Corporation may permit non-compliance with this Development Control Code if:
- (1) the Resident makes a written request (or consents in writing to such request) for the Owners Corporation's permission;
 - (2) the non-compliance is of a minor nature; and
 - (3) the design objectives will be enhanced.
- 20.36 The Owners Corporation must give written notice to the Resident of its endorsement of non-compliance. The granting of any endorsement will not operate to authorise non-compliance with this Development Control Code for any purpose except as to the particular Lot and particular clause covered by the endorsement, and only to the extent specified.
- 20.37 The Owners Corporation authorisation of non-compliance will not affect the Resident's obligations to comply with all Requirements affecting the Development.
- 20.38 If the Resident does not rectify the non-compliance within the period set out in a notice delivered by the Owners Corporation, the Owners Corporation (by itself, its agents, employees or contractors) may,

at the Resident's expense, enter the Lot and remove the non-complying Development or any part of the Development and the Owners Corporation may recover the expense of removal as a liquidated debt from the Resident or may deduct the expense from the Development bond.

- 20.39 The Owners Corporation may take any other action (which it is empowered to take under the Act) it considers necessary to remedy a breach of this Development Control Code and may recover the expense the Owners Corporation incurs as a result from that Resident as a liquidated debt or may require all work on the Development site to cease and may restrict the access of agents, employees or contractors.
- 20.40 Each Resident indemnifies the Owners Corporation, any agent, employee or contractor of the Owners Corporation against all losses, claims, demands, and expenses suffered or incurred by the Owners Corporation in connection with a breach of this Development Control Code or any action taken by the Owners Corporation in accordance with this Development Control Code.
- 20.41 To the extent that there is any inconsistency between the provisions of this Development Control Code and a Development consent or approval issued by an Assessing Authority, the provisions of that Development consent or approval prevail.
- 20.42 The Residents of Lots 18 and 115 will not be required to comply with this By-law 20 to the extent that the Development Control Code relates to development of a Lot as residential accommodation or as a serviced apartment and provided Lots 18 and/or Lot 115 is used for commercial purposes.
- 20.43 This By-law 20 does not apply to the Developer.

By-law 21 - Floor Coverings

- 21.1 Residents must ensure that the floor surface within that Resident's Lot (other than any floor of a kitchen, laundry, lavatory or bathroom) is covered or otherwise treated to an extent sufficient to prevent the transmission of noise from such floor surface likely to disturb the peaceful enjoyment of the Resident of another Lot.
- 21.2 By-law 21.1 does not apply to Lots 18 and 115.

By-law 22 - Facilities Agreement

- 22.1 The Owners Corporation has the power and function to enter into the Facilities Agreement to provide access to the Facilities for Residents.

By-law 23 - Use of Facilities

- 23.1 The Owners Corporation acknowledges that Residents are entitled to use the Facilities in accordance with the rights granted to the Owners Corporation under the Facilities Agreement.
- 23.2 So long as they remain members of the Club, Residents must:
- (1) not create any noise or disturbance or behave in a manner likely to interfere with the peaceful enjoyment of the Facilities by other Residents or Club members; and
 - (2) observe the Club Rules.
- 23.3 The Owners Corporation must use its best endeavours to ensure Residents observe the Club Rules including but not limited to rules in relation to:
- (1) the hours of use;
 - (2) restrictions on use;
 - (3) persons entitled to use; and
 - (4) bookings and other procedures.

- 23.4 The Owners Corporation must keep an up to date and independent log of Residents' Club memberships including type, duration and limitations on those memberships as provided by the Club.
- 23.5 Should the Club cease to operate or the Facilities for any reason become unavailable (other than on a temporary basis) the Owners Corporation must:
- (1) ensure that Residents do not use the Facilities; and
 - (2) collect and return to the Club, all Club memberships and access keys, cards and other related items which allow access to the Facilities.

By-law 24 - Caretaking Agreement

- 24.1 The Owners Corporation has the function to and the power and authority to appoint and enter into an agreement with a person to provide for the management, control and administration of the Building ("Resident Manager") which agreement may provide for:
- (1) a term of years with rights for early determination by either the Owners Corporation or the Resident Manager;
 - (2) the provision of services consistent with use of the Lots as residential apartments;
 - (3) the cleaning, caretaking, security supervision and service of the Common Property and for the general repair, maintenance, renewal or replacement of the Common Property;
 - (4) the provision of Services to Residents;
 - (5) the supervision of any employees or contractors of the Owners Corporation;
 - (6) the control and supervision of the Common Property;
 - (7) the arbitration of disputes between the Owners Corporation and the Resident Manager; and
 - (8) anything else which the Owners Corporation agrees is necessary or desirable having regard to the operational and management requirements of the Owners Corporation.
- 24.2 At the expiration of an agreement entered into under this By-law, the Owners Corporation may enter into a further agreement under this By-law.
- 24.3 The Owners Corporation may not without the written consent of the Resident Manager enter into more than one agreement under this By-law at any one time.

By-law 25 - Obstruction of Resident Manager

- 25.1 A Resident must not:
- (1) interfere with or obstruct the Resident Manager from performing its duties under any agreement entered into under By-law 24; or
 - (2) interfere with or obstruct the Resident Manager from using any part of the Common Property designated by the Owners Corporation for the Resident Manager's use in carrying out the services set out in By-law 24.

By-law 26 - Amenities and Services

- 26.1 The Owners Corporation has the function to and may determine and enter into arrangements for the provision of amenities or Services to one or more of the Lots or to Residents or their Invitees and may without limitation:
- (1) establish and maintain amenities and Services for the Strata Scheme and Residents; and

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- (2) engage or authorise others to provide amenities or Services for the benefit of the Strata Scheme and Residents.
- 26.2 The Owners Corporation may enter into agreements, contracts, licences, leases or other arrangements of any nature in connection with the provision of amenities or Services including those referred to in By-law 26.5 and for the engagement or authorisation of service contractors and others to provide or supply amenities or Services.
- 26.3 Without limitation, Services the Owners Corporation may provide include any or all of the following:
- (1) window and general cleaning;
 - (2) garbage disposal and recycling Services;
 - (3) utility Services of any nature including those referred to in these By-laws;
 - (4) telecommunication and CATV Services; and
 - (5) security Services.
- 26.4 Any funds generated in the hands of the Owners Corporation surplus to the costs of providing amenities or Services as a result of the levying of charges for the provision or supply of amenities and Services under agreements referred to in this By-law must be applied by the Owners Corporation to its administrative fund in reduction of liabilities of the Owners Corporation and in this way for the benefit of Residents.
- 26.5 If the Owners Corporation provides or supplies amenities or Services under this By-law, it may:
- (1) enter into agreements with Residents setting out the terms on which the Owners Corporation will charge for the provision or supply of amenities and Services and recover the costs of providing or supply amenities or Services including charges for:
 - (a) provision or supply of the amenities or Services;
 - (b) installation and connection to the relevant Service Infrastructure;
 - (c) servicing and maintenance of amenities or Service Infrastructure utilised in the provision or supply of an amenity or Service to a particular Resident;
 - (d) disconnection and reconnection fees (if applicable); and
 - (e) advance payments or security deposits to be provided in connection with the provision or supply of an amenity or Service;
 - (2) establish the basis for charges for provision or supply of amenities or Services;
 - (3) establish a system of accounts and invoices in connection with the supply or provision of amenities or Services and rendering of accounts to Residents as appropriate;
 - (4) recover any amounts when due and payable from any Resident under applicable accounts rendered (under the terms of agreement) and if an account is unpaid by the due date:
 - (a) recover any unpaid amount as a liquidated debt;
 - (b) recover interest on any unpaid account;
 - (c) disconnect or discontinue the provision or supply of an amenity or Service to the relevant Resident;
 - (d) charge a reconnection fee (if applicable) to restore an amenity or Service to the relevant Resident; and

- (e) increase the advance payment or security deposit for provision or supply of an amenity or Service to the relevant Resident.
- 26.6 The Owners Corporation is not liable for any loss or damage suffered by any Resident as a result of any failure of the provision or supply of an amenity or Service due to breakdowns, repairs, maintenance, strikes, accidents or any other causes affecting provision or supply by the Owners Corporation.
- 26.7 Each Resident must:
- (1) allow the Owners Corporation and its agents, contractors, or employees access to any Service Infrastructure used in connection with amenities or Services;
 - (2) comply with all requirements of the Owners Corporation imposed in connection with provision or supply of amenities or Services by the Owners Corporation; and
 - (3) maintain any Service Infrastructure used in connection with the provision or supply of amenities or Services by the Owners Corporation and which is located in or on a Lot and which is used in connection with provision or supply of amenities and Services by the Owners Corporation.
- 26.8 Nothing in this By-law obliges a Resident to use or purchase an amenity or Service from the Owners Corporation or limits or restricts the rights of any Resident to utilise Service Infrastructure under any implied easement or other right contained in the Act or other applicable legislation.

By-law 27 - Power of Owners Corporation to Enter into Other Agreements

- 27.1 Without limitation to its other powers, the Owners Corporation has the function to and the power and authority appoint and to enter into other agreements to provide for Services to the Common Property or Residents as necessary including but not limited to:
- (1) an agreement with a person or corporation to provide for the management of administrative matters for the Strata Scheme which agreement may provide for:
 - (a) convening and attending annual general meetings of the Owners Corporation and preparing and forwarding minutes of those meetings;
 - (b) preparing and forwarding annual statements of accounts and budgets;
 - (c) preparing and forwarding notices of administrative and sinking fund levies;
 - (d) receipting, banking and accounting money paid to the Owners Corporation;
 - (e) reconciling bank statements for the Owners Corporation;
 - (f) paying Owners Corporation accounts;
 - (g) keeping Owners Corporation accounting records; and
 - (h) maintaining registers of assets, engagements and authorisations, allocations of exclusive use and authorisations concerning Common Property; and
 - (2) an agreement and authorisation with a person or corporation to provide for the management of letting of Lots and ancillary services and amenities for some or all Residents and on an exclusive basis;
 - (3) an agreement and authorisation with a person or corporation to provide for security services to be provided to the Owners Corporation and lots in the Strata Scheme;
 - (4) an agreement and authorisation to enter into an agreement relating to the use of Residents of facilities (such as gymnasium facilities).

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By-law 28 – Easement

28.1 Without limitation to its other powers, the Owners Corporation may execute an easement for access or other easement rights which either burdens or benefits Common Property, provided that the easement:

- (1) does not materially prejudice the rights of a Resident; and
- (2) does not materially affect the amenity of the Strata Scheme.

By-law 29 - Consent of Owners Corporation

29.1 A consent given by the Owners Corporation under any By-law is revocable and may be given subject to conditions including, without limitation, a condition evidenced by a minute of a resolution that the Resident to whom the consent or approval is given is responsible at their own cost for compliance with the terms of the consent.

By-law 30 - Complaints and Applications

30.1 Any complaint or application to the Owners Corporation or the Executive Committee must be addressed in writing to the Managing Agent.

By-law 31 - Air Conditioning - Special Privileges

31.1 Any Resident for the time being of a lot who has air conditioning plant and equipment located in any part of the common property shall have special privileges in respect of that area of the common property where such plant and equipment is located for the purposes of keeping and maintaining air conditioning plant and equipment that services the air conditioning system for the lot.

31.2 The Owners Corporation shall be responsible for the proper maintenance of and keeping in a state of good and serviceable repair the relevant part(s) of the common property which a resident has the special privilege of under this By-law but the Resident who has special privileges must maintain any air-conditioning plant and equipment that services their lot on such special privilege area at its cost.

31.3 Any Resident of a lot who has the special privilege in respect of the area of the common property where the air conditioning plant and equipment servicing that Resident's lot is located must keep any such plant and equipment in this area in a good condition so that it does not cause disturbance or nuisance to any other Resident in the Strata Scheme.

By-law 32 - Residents' Parking

32.1 A Resident must not park or stand a vehicle or bicycle on the Common Property other than in those parts of the Common Property allocated for car parking on an exclusive use basis or those other parts of the Common Property designated for standing or parking of vehicles or bicycles.

32.2 All vehicles may only be driven on the parts of the Common Property that are designed for that purpose and must be driven at a safe speed.

By-law 33 - Display Units

33.1 While the Developer is an owner, occupier or lessee of a Lot in the Strata Scheme, the Developer and its agents will be entitled to use a Lot as a display unit for the purpose of allowing prospective purchasers of any lot in the Strata Scheme to inspect the Lot or Lots and the Developer may conduct an auction sale from such Lot.

33.2 The Developer and its agents are entitled to erect signs and advertising on the Lot and parcel.

33.3 The Developer shall be entitled, for the purposes of exercising its rights under this By-law full and uninterrupted access to the Strata Scheme for themselves and its officers, servants and/or agents during the hours of 10.00 am to 5.00 pm on each day.

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By-law 34 - Visitors' Car Park

- 34.1 A Resident shall not park or stand any motor vehicle or other vehicle upon areas set aside for visitor car parking.
- 34.2 A Resident shall ensure that their invitees use the visitor car parking area only for its intended purpose of casual parking within the rules set from time to time by the Executive Committee (which rules shall provide that areas of casual parking shall not be used for more than 3 hours at a time).

By-law 35 - Use of Recreation Facilities

In relation to the use of the swimming pool and adjacent areas and other recreation areas, if any, ("the Recreation Facilities"), a Resident shall ensure:

- 35.1 that his invitees and guests do not use the same or any of them unless he or another owner or occupier accompanies them;
- 35.2 that children below the age of thirteen (13) years are not in or around the same unless accompanied by an adult owner or occupier exercising effective control over them;
- 35.3 that glass containers or receptacles of any type are not taken to or allowed to remain in or around the same;
- 35.4 that he and his invitees shall exercise caution at all times and shall not run or splash or behave in any manner that is likely to interfere with the use and enjoyment of the Recreation Facilities by other persons;
- 35.5 that no use is made of the Recreation Facilities between the hours of 10.00 pm and 6.00 am or other hours set from time to time by the Executive Committee;
- 35.6 that the Resident and their invitees and guests are suitably attired at all times;
- 35.7 that the Resident and their invitees and guests obey any lawful direction given to them by the Owner's Corporation or the Resident Manager.

By-law 36 - Rules re Recreation Facilities

- 36.1 The Executive Committee may make rules relating to the use of the Recreation Facilities not inconsistent with these By-laws and the same shall be observed by the Resident unless and until they are disallowed or revoked by a majority resolution at a general meeting of the Owners Corporation.

By-law 37 - Maintenance of Recreation Facilities

- 37.1 A Resident shall not without proper authority operate, adjust or interfere with the operation of any equipment associated with the Recreation Facilities or add any chemical or other substance to the swimming pool, spa or other water feature.

By-law 38 - Auction Sales

- 38.1 Subject to By-law 33 an owner or occupier of a lot shall not permit any auction sale to be conducted or to take place in the lot or within the Strata Scheme without the prior approval in writing of the Executive Committee.

By-law 39 - Joint Liability

- 39.1 If, at the time a person becomes the owner of a lot, another person is liable in respect of the lot to pay interest or penalty on a contribution, the owner is jointly and severally liable with the other person for the payment of the interest or penalty.

By-law 40 - Use of Lots

- 40.1 Subject to By-law 40.2 and By-law 40.5, all lots shall only be used for residential/serviced apartment

purposes.

- 40.2 Lot 18 (and/or any other lot nominated by the Original Owner from time to time) may be used for the provision of caretaking and letting services and/or management office and/or day spa or any other commercial purpose determined by the owner of Lot 18 ("Caretaking Lot"). The owner or occupier of the Caretaking Lot will be the only person or entity that may carry on within the Strata Scheme the business of the caretaking of the Strata Scheme and/or the letting of lots in the Strata Scheme and/or the provision of ancillary services to the caretaking/letting business (all of which services are referred to in these By-laws as the management and letting services).
- 40.3 The Owner's Corporation will not allow any other person or entity to provide from anywhere within the Strata Scheme any of the management and letting services.
- 40.4 The Owner's Corporation may not enter into with any other person or entity an agreement relating to the supply by a person or entity of any of the management and letting services.
- 40.5 Despite By-laws 2.1 and 40.1, Lot 115, Lot 18 and any other lot nominated by the Developer from time to time may be used for commercial purposes, including, without limitation, for the purposes of a licensed restaurant.

By-law 41 - Executive Committee may Employ

- 41.1 The Executive Committee may employ for and on behalf of the Owner's Corporation such agents and servants as it thinks fit in connection with the exercise and performance of the powers, authorities, duties and functions of the Owner's Corporation.

By-law 42 - Notices

- 42.1 A Resident, his servants, agents, licensees and invitees shall observe the terms of any notice displayed in the common property by authority of the Executive Committee or of any statutory authority.

By-law 43 - Recovery of Costs

- 43.1 An owner of a Lot (which expression shall extend to a mortgagee in possession) shall pay on demand the whole of the Owner's Corporation's costs and expenses (including Solicitor and own client costs), such amount to be deemed a liquidated debt, incurred in:-
- (1) recovering contributions or monies payable to the Owner's Corporation pursuant to the Act duly levied upon that owner by the Owner's Corporation or otherwise or pursuant to the By-laws of the Owner's Corporation;
 - (2) all proceedings including legal proceedings concluded in favour of the Owner's Corporation taken by or against the owner or the lessee or occupier of the owner's lot, including, but not limited to, applications for an Order by the Commissioner, appeals to the Tribunal and appeals to the Court.
- 43.2 In the event that the owner (or his mortgagee in possession) fails to attend to the payment of such costs and expenses after demand is made for the payment of same, the Owner's Corporation may:-
- (1) treat such costs and expenses as a liquidated debt and take action for the recovery of same in any Court of competent jurisdiction; and
 - (2) enter such costs and expenses against the levy account of such owner in which case the amount of same shall be paid to the Owner's Corporation upon a subsequent sale or disposal of the owner's lot failing which the purchaser of such lot shall be liable to the Owner's Corporation for the payment of same.

By-law 44 - Recovery by Owner's Corporation

- 44.1 Where the Owner's Corporation expends money to make good damage caused by a breach of the Act or of these By-laws by any owner or the tenants, guests, servants, employees, agents, children:

invitees or licensees of the owner or any of them, the Executive Committee shall be entitled to recover the amount so expended as a debt in any action in any Court of competent jurisdiction from the owner of the lot at the time when the breach occurred.

By-law 45 - Liquor Licence

- 45.1 The Owner's Corporation and Residents must comply with all reasonable directions and do all things reasonably required by any person holding a liquor licence under the Liquor Act 1982 (NSW) in respect of the Strata Scheme or any part of the Strata Scheme, to enable that person to fulfil the obligations under the Liquor Act 1982 (NSW) in respect of the sale and supply of liquor on the Common Property.
- 45.2 Each Resident must comply with all reasonable directions and do all things reasonably required by any person holding a liquor licence under the Liquor Act 1982 (NSW) in respect of the Strata Scheme or any part of the Strata Scheme, to enable that person to fulfil the obligations under the Liquor Act 1982 (NSW) in respect of their Lot.

By-law 46 - Power to Enter into Licence Agreements

- 46.1 The Owner's Corporation has the function to and may enter into licence agreements from time to time, on such terms and conditions as the Owner's Corporation sees fit, with other lots in the Strata Scheme, to grant to other lots in the Strata Scheme exclusive use and enjoyment over any areas of Common Property or areas over which it has the exclusive use and enjoyment of provided that such licence agreements do not interfere with any businesses being conducted on the Common Property or in Lots 18, 115.

By-law 47 - Bulk Supply of Electricity, Water and other Utility Services

- 47.1 The Owner's Corporation may obtain the supply of electricity, water or other utilities ("Utility Services") for the Strata Scheme (which may be in bulk) from an authorised supplier of the Utility Services ("a Supplier"). The Owner's Corporation has the power and function to enter into an agreement with a Supplier on terms decided by the Executive Committee, or if the agreement is outside of the scope of the Executive Committee's authority, the Owner's Corporation.
- 47.2 The Owner's Corporation has the power and function to enter into an agreement with a utilities manager who may facilitate the Owner's Corporation's purchase, sale and administration of the Utility Services ("Utilities Manager").
- 47.3 The Owner's Corporation may install meters to monitor usage of the Utility Services supplied from the Supplier and supplied to owners and occupiers.
- 47.4 The Owner's Corporation may purchase, otherwise obtain or contract with an entity to provide an Energy Management System ("EMS") or services so as to allow for the bulk purchase of Utility Services and the efficient use of the Utility Services.
- 47.5 Subject to this By-law, owners and occupiers must obtain their supply of Utility Services from or through the Owner's Corporation if the Owner's Corporation enters into a supply agreement with the Supplier. If requested by the Owner's Corporation, Owners must sign an agreement for the supply of the Utility Services on the Terms of Supply decided by the Owner's Corporation.
- 47.6 Owners or occupiers who accept or use the Utility Services supplied by or through the Owner's Corporation ("Consumers") shall, in consideration of the supply of the Utility Services, comply with this By-law and the terms and conditions of supply adopted by the Owner's Corporation ("the Terms of Supply"). A copy of the Terms of Supply adopted by the Owner's Corporation shall be made available by the Owner's Corporation to Consumers.
- 47.7 Upon the acceptance or use of one or more of the Utility Services supplied by or through the Owner's Corporation, the Terms of Supply shall constitute an agreement between the Consumer and the Owner's Corporation and the Consumer shall sign the Terms of Supply. The consideration for the agreement shall be the supply and continued supply of the Utility Services through the Owner's Corporation to the Consumer. The Terms of Supply form an agreement separate to this By-law.

- 47.8 Upon request by a Consumer, the Owner's Corporation shall provide one copy of the Terms of Supply to a Consumer.
- 47.9 When a Consumer assigns or transfers the Consumer's interest in a Lot, the assignee or transferee becomes joined as a party to the agreement constituted by the Terms of Supply. The assignor or transferor Consumer is released from the obligations imposed under this By-law and the Terms of Supply only when all obligations of the Consumer are satisfied and up to date.
- 47.10 The Owner's Corporation may include the costs for the supply of the Utility Services (whether to an owner or occupier of a lot) in Notices of Contributions payable to the Owner's Corporation by the owner of the lot to which electricity is supplied, or the Utilities Manager may give to the owner of a lot an account for the electricity supplied. By-law 43 and By-law 39 apply to such payments.
- 47.11 The terms of this By-law and the Terms of Supply are subject to any agreement entered into between the Owner's Corporation and the Supplier. The Owner's Corporation will have no obligation to provide a Utility Service to a Consumer if:
- (1) the agreement with the Supplier is terminated;
 - (2) the Supplier does not provide the Utility Service to the Owner's Corporation for any reason; or
 - (3) the Consumer does not pay for the supply of the Utility Service by the due date.
- 47.12 All enquiries regarding connection, disconnection and charges shall be directed to the Utilities Manager (or other person nominated by the Executive Committee). Consumers shall follow the directions of the Utilities Manager (or other person nominated by the Executive Committee) with respect to the supply and use of a Utility Service provided that the directions must be consistent with this By-law and the Terms of Supply.
- 47.13 The Utilities Manager (or other person nominated by the Executive Committee) must, if asked by a proposed assignee or transferee of a Lot who has written authority from the owner of the Lot to do so, disclose the amount of outstanding service accounts for the relevant Lot.
- 47.14 The Executive Committee may make rules with respect to the supply of a Utility Service provided they are consistent with this By-law and the Terms of Supply.
- 47.15 The Owner's Corporation will not, under any circumstances whatsoever, be responsible or liable for any loss, cost or damages that occur to any Consumer or anyone who relies upon a Utility Service because of failure of the supply of the Utility Service due to breakdowns, repairs, maintenance, strikes, accidents or causes of any class or description.
- 47.16 All Consumers shall ensure that any installation within a Lot connected with the Utility Service is maintained free of any defect and in a good and serviceable condition. Subject to the Act, the Owner's Corporation or the Utilities Manager shall be entitled to enter a Lot to inspect any installations.
- 47.17 For the purposes of ensuring the efficient and constant supply of a Utility Service to the Lots during any limitation in the supply of a Utility Service, the Owner's Corporation may impose restrictions in such a manner and to such an extent as it considers necessary, upon the use of Utility Services, including the prohibition of the use of specified articles.
- 47.18 The Owner's Corporation is not responsible for the accuracy or correct operation of any meter for a Lot used to measure the supply of a Utility Service to the Lot. Consumers shall ensure that no person associated with the Consumer of their Lot interferes with any meter or equipment used for the supply or measure of supply of a Utility Service to a Lot.
- 47.19 An invoice or notice will have been validly given to a Consumer if the invoice or notice is sent to the last known address for the Consumer known to the Owner's Corporation.
- 47.20 Any account delivered by the Owner's Corporation to an individual Lot owner shall be paid by the owner within 14 days of delivery of such account. In the event that a proper account for the supply of a Utility Service is not paid by the due date for payment, then the Owner's Corporation shall be entitled to:

- (1) charge interest at the rate of 20% per annum on the outstanding amount (calculated daily);
- (2) recover the amount of the unpaid account or accounts (whether or not a formal demand has been made) as a liquidated debt due to it in any Court of competent jurisdiction; and/or
- (3) disconnect the supply of the Utility Service to the relevant lot.

By-law 48 - Exclusive Use - Carparking Areas

- 48.1 The Resident for the time being of a lot specified in Schedule 1 shall have the right of exclusive use and enjoyment of the corresponding area shown in the second column of Schedule 1 and identified on the sketch plan attached as Plan "A".
- 48.2 The exclusive use area(s) granted under this By-law are to be used by the Resident of each lot that has the benefit of the area(s) for the purposes of carparking only.
- 48.3 The Owner's Corporation shall continue to be responsible for the proper maintenance of and keeping in a state of good and serviceable repair the relevant part(s) of the Common Property which a Resident has the exclusive use of under this By-law provided that the Resident shall not litter the area and shall clean and remove any oil spillage from the surface of such area and shall generally keep the area clean and tidy and shall be liable (at its cost) to repair any damage caused by the Resident's negligent act or omission.
- 48.4 The Executive Committee is hereby authorised to transpose exclusive use areas or any part of those areas from one lot to another at any time and from time to time on the written request of the owners of the lots involved. The costs of any new By-laws required as a result of a transposition of exclusive use areas (including legal costs) shall be paid by the owners of the lots involved.

By-law 49 - Exclusive Use - Storage Areas

- 49.1 The Resident for the time being of a lot specified in Schedule 1 shall have the right of exclusive use and enjoyment of the corresponding area shown in the third column of Schedule 1 and identified on the sketch plan attached as Plan "A".
- 49.2 The exclusive use area(s) granted under this By-law are to be used by the Resident of each lot that has the benefit of the area(s) for the purposes of storage only.
- 49.3 The Owner's Corporation shall continue to be responsible for the proper maintenance of and keeping in a state of good and serviceable repair the relevant part(s) of the Common Property which a Resident has the exclusive use of under this By-law provided that the Resident shall not litter the area and shall generally keep the area clean and tidy and shall be liable (at its cost) to repair any damage caused by the Resident's negligent act or omission.
- 49.4 The Executive Committee is hereby authorised to transpose exclusive use areas or any part of those areas from one lot to another at any time and from time to time on the written request of the owners of the lots involved. The costs of any new By-laws required as a result of a transposition of exclusive use areas (including legal costs) shall be paid by the owners of the lots involved.

By-law 50 - Exclusive Use - Courtyard Areas

- 50.1 The Resident for the time being of a lot specified in Schedule 1 shall have the right of exclusive use and enjoyment of the corresponding area shown in the fourth column of Schedule 1 and identified on the sketch plan attached as Plan "B".
- 50.2 The exclusive use area(s) granted under this By-law are to be used by the Resident of each lot that has the benefit of the area(s) for the purposes of a courtyard to be used in conjunction with the lot to which the exclusive use area attaches.
- 50.3 The Owners Corporation shall continue to be responsible for the proper maintenance of and keeping in a state of good and serviceable repair the relevant part(s) of the Common Property which a Resident has the exclusive use of under this By-law provided that the Owners Corporation may

recover from the owner of the lot that has the benefit of the exclusive use area the costs and expenses incurred by the Owners Corporation (or its employees, servants or agents) in undertaking such maintenance and repairs. Such costs shall be as determined by the Owners Corporation and payable at such times as determined by the Owners Corporation.

- 50.4 No improvement shall be made or Development undertaken on the exclusive use areas without the consent of the Owners Corporation. No furniture or other chattels shall be kept or maintained on the exclusive use area unless such furniture or chattels comply with this By-laws or are otherwise approved by the Owners Corporation.
- 50.5 the Owners Corporation is entitled to and authorised to enter into an exclusive use area granted under this By-law for the purposes of carrying out its obligations under this By-law or the Act.
- 50.6 In an emergency the Owners Corporation or a Resident may use any part of an exclusive use area for the purpose of accessing or egressing any part of the parcel.

By-law 51 - Exclusive Use

- 51.1 The Resident for the time being of a lot specified in the first column of the schedule below shall have the right of exclusive use and enjoyment of the corresponding area identified in the second column of the schedule below which is shown on the sketch plan attached as Plan "A" or "C".
- 51.2 The Resident of a lot that has the exclusive use in respect of the area identified in the schedule below may use the relevant area for the purpose shown in the third column of the schedule below corresponding to that area subject to any conditions detailed in the fourth column of the schedule below for the corresponding area.
- 51.3 The Owner's Corporation shall continue to be responsible for the proper maintenance of and keeping in a state of good and serviceable repair the relevant part(s) of the common property which a Resident has exclusive use of under this By-law subject to any obligations on the Resident of a lot that has exclusive use under this By-law as set out in the fourth column of the schedule below.
- 51.4 The Executive Committee is hereby authorised to transpose exclusive use areas or any parts of those areas from one lot to another at any time and from time to time on the written request of the owners of the lots involved. The cost of any new By-Laws required as a result of a transposition of exclusive use areas (including legal costs) shall be paid by the owners of the lots involved.

First Column - Lot	Second Column - Area	Third Column - Purpose for which area may be used	Fourth Column - Condition and Obligation of Owner/Occupier to Maintain
Lot 115	EU115	Dining area for patrons of business conducted from Lot 115. Area may be used for the sale/ consumption of liquor	<ol style="list-style-type: none"> 1. Resident must keep area clean and tidy. 2. Resident must repair any damage caused to area (including any damage caused by the installation or removal of fixtures). 3. Resident must take out and maintain public liability insurance (noting the interest of the Owners Corporation) for at least \$5,000,000.00 for each occurrence. 4. No alterations or improvements may be made to the exclusive use area other than in accordance with these By-laws.
Lot 18	EU18A EU18C	Linen room/storage room.	<ol style="list-style-type: none"> 1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).

Lot 18	EU18B EU18F EU18J EU18K EU18L	Storeroom	1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).
Lot 18	EU18D	Cleaners room	Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).
Lot 18	EU18E	Staff amenities room	Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).
Lot 18	EU18G	Storeroom	1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents). 2. Resident shall subject to receiving reasonable notice grant access to any lot owner or their agents and/or contractors for the purpose of maintaining and servicing air conditioning plant and equipment that may belong to such lot owners and be located within this exclusive use area.
Lot 18	EU18H	Pool Equipment Room	1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).
Lot 115	EU115B	Carparks	1. Resident to keep exclusive use area clean and tidy and to repair any damage caused to the exclusive use area caused by the Resident (or its agents).

51.5 The right of exclusive use of areas of common property by the owner for the time being of Lot 115 shall be subject to the following conditions, in addition to those referred to in the fourth column:

- (1) The Resident of the lot is responsible for the compliance with By-Law 3.1;

Members of the Public are to be directed to use the sanitary facilities in the area labelled SR115F and for this purpose to install directional signage in the Lot 115 premises, at its cost;

- (2) A Member of the Public may not use any common property except to enter and to leave Lot 115 or for the purpose of which such areas may be used according to the third column, an area of common property in respect of which the owner has a right of exclusive use and enjoyment or a special privilege, or according to By-Law 51.5(2).

By-law 52 - Special Privileges

52.1 The Resident for the time being of a lot specified in the first column of the schedule below shall have special privileges in respect of the corresponding area identified in the second column of the schedule below which is shown on the sketch plan attached as Plan "D". The rights granted under this By-Law 52.1 are not exclusive use rights.

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- 52.2 The Resident of a lot that has the special privileges in respect of the area identified in the schedule below may use the relevant area for the purpose shown in the third column of the schedule below corresponding to that area subject to any conditions detailed in the fourth column of the schedule below for the corresponding area.
- 52.3 The Owners Corporation shall continue to be responsible for the proper maintenance of, and keeping in a state of good and serviceable repair, the relevant part(s) of the common property which a resident has special privileges in respect of under this By-Law subject to any obligations imposed on the resident of a Lot that has special privileges under this By-Law as set out in the fourth column of the Schedule below.

First Column - Lot	Second Column - Area	Third Column - Purpose for which area may be used	Fourth Column - Condition and Obligation of Owner/Occupier to Maintain
Lot 18	EU115A	To maintain a booking system and register to manage the licensing and use of the area by the Owners Corporation and Residents for temporary events, functions and activities. If a booking is made by the Resident of Lot 115 for a function, event or activity, the area may be licensed or used for the sale for the sale/consumption of alcohol.	Booking fees and charges are to be determined by the Owners Corporation and are to be payable to the Owners Corporation. Booking fees shall include the cost of cleaning and the repair of any damage caused by the invitee during the licence period of use. Residents may continue to access the relevant area (even when it is being used) unless an exclusive booking is made for the temporary use of EU115A and SR115E only and the party making the booking has paid an exclusive use licence fee to the Owners Corporation.
Lot 115	SRF115F	The right for the Resident, its Invitees and Members of the Public to use the sanitary facilities.	Resident to keep special right area clean and tidy and to repair any damage caused to the special right area caused by the Resident, staff and patrons of business conducted from Lot 115.
Lot 115	SR115D	The right to use the relevant area for the purpose of: 1. Serving meals (including breakfast, lunch and dinner), food and beverages (including alcohol). 2. Conduct temporary functions. 3. Conducting temporary activities or events. Area may be used for the sale/consumption of liquor.	Resident to keep special right area clean and tidy and to repair any damage caused to the special right area caused by the Respondent (or its agents or invitees).
Lot 115	SR115C	Subject to the condition that other Residents may continue to access	Resident to keep special right area clean and tidy and to repair any damage caused

		<p>the relevant area (even when it is being used by the party with the benefit of this special right) to access other parts of the Building, the right to use the relevant area for the purposes of:</p> <ol style="list-style-type: none"> 1. Conducting temporary functions. 2. Conducting temporary activities or events. <p>Area may be used for the sale/consumption of liquor.</p>	<p>to the special right area caused by the Resident (or its agent or invitees).</p>
Lot 18	SR115E	<p>To maintain a booking system and register to manage the use of the area by the Owners Corporation and Residents for temporary events, functions and activities. If a booking is made by the Resident of Lot 115 for a function, event or activity, the area may be licensed or used for the sale for the sale/consumption of alcohol.</p>	<p>Booking fees and charges are to be determined by the Owners Corporation and are to be payable to the Owners Corporation. Booking fees shall include the cost of cleaning and the repair of any damage caused by the invitee during the licence period or use. Residents may continue to access the relevant area (even when it is being used) unless an exclusive booking is made for the temporary use of EU115A and SR115E only and the party making the booking has paid an exclusive use licence fee to the Owners Corporation.</p>

52.4 The special privilege in respect of areas of common property by the owner for the time being of Lot 115 shall be subject to the following conditions, in addition to those referred to in the fourth column:

- (1) The Resident of the lot must comply with By-Law 3.1 and By-Law 3.4;
- (2) The Resident of the lot must use its best endeavours to ensure that Members of the Public do not use sanitary facilities in the common property except sanitary facilities in an area of common property of which the owner of Lot 115 has a special privilege under By-Law 52;
- (3) The Resident of the lot must use its best endeavours to ensure that Members of the Public do not use any common property except to enter and to leave Lot 115 or for the purpose for which such areas may be used according to the third column, being an area of common property in respect of which the owner has a right of exclusive use and enjoyment or a special privilege, or according to By-Law 52.4(2).

By-law 53 - Special Privilege for Caretaker/Letting Agent

53.1 The Resident from time to time of Lot 18 ("the Caretaker's Unit") shall have the special privilege in respect of the whole of the Common Property to conduct a business of the sale and letting of real property including the sale and letting of lots in the Strata Scheme ("a Letting Business"). No Resident other than the Resident of the Caretaker's Unit shall be entitled to carry on a Letting Business from the Common Property or a lot.


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Printed June 2017

- 53.2 The Resident for the time being of the Caretaker's Unit shall have the right of exclusive use and enjoyment of those parts of the Common Property agreed to by the Executive Committee for the display of signs offering for lease or sale any lots in the Strata Scheme. All signs shall be of a size and quality and contain material approved by the Executive Committee, acting reasonably.
- 53.3 This By-law does not prevent:-
- (1) an owner from letting or selling their own lot; or
 - (2) the normal and usual activities of a bona fide real estate agent engaged by an owner to let or sell the owner's lot.
- 53.4 The Owner's Corporation shall continue to be responsible for the proper maintenance of and keeping the Common Property in a state of good and serviceable repair however the owner of the Caretaker's Unit shall be responsible for keeping any signs placed on Common Property pursuant to By-law 53.2 properly maintained and in a state of good and serviceable repair.

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Signature:



Name:

Andrew Hugh THOMPSON

Authority:

Strata Managing Agent



By-Laws for 9-13 Dianella Drive, Casuarina

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SCHEDULE 1

Exclusive Use Carparking Areas Storage Areas and Courtyard Areas

First Column Lot	Second Column Carspace	Third Column Storage area	Fourth Column Courtyard area
1	E1 as shown on Plan A attached	S1 as shown on Plan A attached	EU1 as shown on Plan B attached
2	E2 as shown on Plan A attached	Not applicable	Not applicable
3	E3 as shown on Plan A attached	Not applicable	Not applicable
4	E4 as shown on Plan A attached	Not applicable	Not applicable
5	E5 as shown on Plan A attached	Not applicable	Not applicable
6	E6 as shown on Plan A attached	Not applicable	Not applicable
7	E7 as shown on Plan A attached	Not applicable	Not applicable
8	E8 as shown on Plan A attached	Not applicable	Not applicable
9	E9 as shown on Plan A attached	Not applicable	Not applicable
10	E10 as shown on Plan A attached	Not applicable	Not applicable
11	E11 as shown on Plan A attached	Not applicable	Not applicable
12	E12 as shown on Plan A attached	Not applicable	Not applicable
13	E13 as shown on Plan A attached	Not applicable	Not applicable
14	E14 as shown on Plan A attached	Not applicable	Not applicable
15	E15 as shown on Plan A attached	Not applicable	Not applicable
16	E16 as shown on Plan A attached	Not applicable	Not applicable
17	E17 as shown on Plan A attached	Not applicable	Not applicable
18	E18 as shown on Plan A attached	S18 as shown on Plan A attached	Not applicable
19	E19 as shown on Plan A attached	Not applicable	Not applicable
20	E20 as shown on Plan A attached	Not applicable	Not applicable
21	E21 as shown on Plan A attached	Not applicable	Not applicable
22	E22 as shown on Plan A attached	Not applicable	Not applicable
23	E23 as shown on Plan A attached	Not applicable	Not applicable
24	E24 as shown on Plan A attached	Not applicable	Not applicable
25	E25 as shown on Plan A attached	Not applicable	Not applicable
26	E26 as shown on Plan A attached	Not applicable	EU26 as shown on Plan B attached

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Name:

Andrew Hugh THOMPSON

Authority:

Strata Managing Agent



By-Laws for 9-13 Dianella Drive, Casuarina

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27	E27 as shown on Plan A attached	Not applicable	EU27 as shown on Plan B attached
28	E28 as shown on Plan A attached	Not applicable	EU28 as shown on Plan B attached
29	E29 as shown on Plan A attached	Not applicable	EU29 as shown on Plan B attached
30	E30 as shown on Plan A attached	Not applicable	EU30 as shown on Plan B attached
31	E31 as shown on Plan A attached	Not applicable	EU31 as shown on Plan B attached
32	E32 as shown on Plan A attached	S32 as shown on Plan A attached	EU32 as shown on Plan B attached
33	E33 as shown on Plan A attached	Not applicable	EU33 as shown on Plan B attached
34	E34 as shown on Plan A attached	Not applicable	Not applicable
35	E35 as shown on Plan A attached	Not applicable	Not applicable
36	E36 as shown on Plan A attached	Not applicable	Not applicable
37	E37 as shown on Plan A attached	Not applicable	Not applicable
38	E38 as shown on Plan A attached	Not applicable	Not applicable
39	E39 as shown on Plan A attached	Not applicable	Not applicable
40	E40 as shown on Plan A attached	Not applicable	Not applicable
41	E41 as shown on Plan A attached	Not applicable	Not applicable
42	E42 as shown on Plan A attached	Not applicable	Not applicable
43	E43 as shown on Plan A attached	Not applicable	Not applicable
44	E44 as shown on Plan A attached	Not applicable	Not applicable
45	E45 as shown on Plan A attached	Not applicable	Not applicable
46	E46 as shown on Plan A attached	Not applicable	Not applicable
47	E47 as shown on Plan A attached	Not applicable	Not applicable
48	E48 as shown on Plan A attached	Not applicable	Not applicable
49	E49 as shown on Plan A attached	Not applicable	Not applicable
50	E50 as shown on Plan A attached	Not applicable	Not applicable
51	E51 as shown on Plan A attached	Not applicable	Not applicable
52	E52 as shown on Plan A attached	Not applicable	Not applicable
53	E53 as shown on Plan A attached	Not applicable	Not applicable
54	E54 as shown on Plan A attached	Not applicable	Not applicable
55	E55 as shown on Plan A attached	Not applicable	Not applicable
56	E56 as shown on Plan A attached	Not applicable	Not applicable

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Authority: Strata Managing Agent




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Printed June 2017

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58	E58 as shown on Plan A attached	Not applicable	Not applicable
59	E59 as shown on Plan A attached	Not applicable	Not applicable
60	E60 as shown on Plan A attached	Not applicable	Not applicable
61	E61 as shown on Plan A attached	Not applicable	Not applicable
62	E62 as shown on Plan A attached	Not applicable	Not applicable
63	E63 as shown on Plan A attached	Not applicable	Not applicable
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67	E67 as shown on Plan A attached	Not applicable	Not applicable
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69	E69 as shown on Plan A attached	Not applicable	Not applicable
70	E70 as shown on Plan A attached	Not applicable	Not applicable
71	E71 as shown on Plan A attached	Not applicable	Not applicable
72	E72 as shown on Plan A attached	Not applicable	Not applicable
73	E73 as shown on Plan A attached	Not applicable	Not applicable
74	E74 as shown on Plan A attached	Not applicable	Not applicable
75	E75 as shown on Plan A attached	S75 as shown on Plan A attached	Not applicable
76	E76 as shown on Plan A attached	Not applicable	Not applicable
77	E77 as shown on Plan A attached	Not applicable	Not applicable
78	E78 as shown on Plan A attached	Not applicable	Not applicable
79	E79 as shown on Plan A attached	Not applicable	Not applicable

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 Authority: Strata Managing Agent



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80	E80 as shown on Plan A attached	Not applicable	Not applicable
81	E81 as shown on Plan A attached	Not applicable	Not applicable
82	E82 as shown on Plan A attached	Not applicable	Not applicable
83	E83 as shown on Plan A attached	Not applicable	Not applicable
84	E84 as shown on Plan A attached	Not applicable	Not applicable
85	E85 as shown on Plan A attached	Not applicable	Not applicable
86	E86 as shown on Plan A attached	Not applicable	Not applicable
87	E87 as shown on Plan A attached	Not applicable	Not applicable
88	E88 as shown on Plan A attached	Not applicable	Not applicable
89	E89 as shown on Plan A attached	Not applicable	Not applicable
90	E90 as shown on Plan A attached	Not applicable	Not applicable
91	E91 as shown on Plan A attached	Not applicable	Not applicable
92	E92 as shown on Plan A attached	Not applicable	Not applicable
93	E93 as shown on Plan A attached	Not applicable	Not applicable
94	E94 as shown on Plan A attached	Not applicable	Not applicable
95	E95 as shown on Plan A attached	Not applicable	Not applicable
96	E96 as shown on Plan A attached	Not applicable	Not applicable
97	E97 as shown on Plan A attached	Not applicable	Not applicable
98	E98 as shown on Plan A attached	Not applicable	Not applicable
99	E99 as shown on Plan A attached	Not applicable	Not applicable
100	E100 as shown on Plan A attached	Not applicable	Not applicable
101	E101 as shown on Plan A attached	Not applicable	Not applicable
102	E102 as shown on Plan A attached	Not applicable	Not applicable

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
By-Laws for 9-13 Dianella Drive, Casuarina

Printed June 2017

103	E103 as shown on Plan A attached	Not applicable	Not applicable
104	E104 as shown on Plan A attached	Not applicable	Not applicable
105	E105 as shown on Plan A attached	Not applicable	Not applicable
106	E106 as shown on Plan A attached	Not applicable	Not applicable
107	E107 as shown on Plan A attached	Not applicable	Not applicable
108	E108 as shown on Plan A attached	Not applicable	Not applicable
109	E109 as shown on Plan A attached	Not applicable	Not applicable
110	E110 as shown on Plan A attached	Not applicable	Not applicable
111	E111 as shown on Plan A attached	Not applicable	Not applicable
112	E112 as shown on Plan A attached	Not applicable	Not applicable
113	E113 as shown on Plan A attached	Not applicable	Not applicable
114	E114 as shown on Plan A attached	Not applicable	Not applicable

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Signature:



Name: Andrew Hugh THOMPSON

Authority: Strata Managing Agent




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PLAN "A"			
Exclusive Use Carparking Areas and Storage Areas			

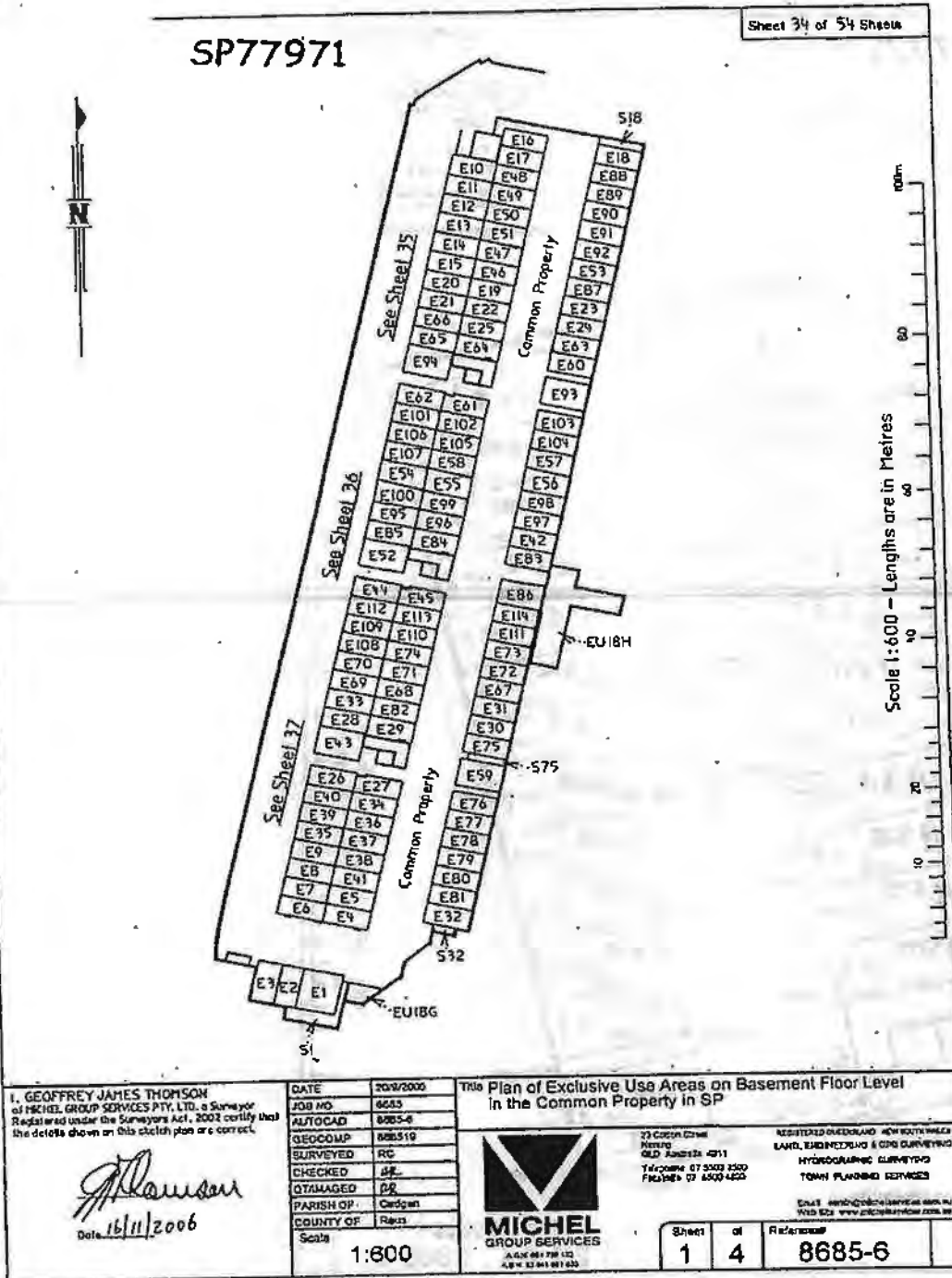
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 Authority: Strata Managing Agent



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


I, GEOFFREY JAMES THOMPSON
 of MICHEL GROUP SERVICES PTY. LTD. a Surveyor
 Registered under the Surveyors Act, 2002 certify that
 the details shown on this sketch plan are correct.

G. Thomson
 Date 16/11/2006

DATE	20/9/2006
JOB NO	8685
AUTOCAD	8685-6
GEOCOMP	868519
SURVEYED	RC
CHECKED	JJE
DTMAGED	DR
PARISH OP.	Cardigan
COUNTY OF	Reyn
Scale	1:600

THE Plan of Exclusive Use Areas on Basement Floor Level
 in the Common Property in SP



23 Cotton Street
 Perth
 WA 6000 Australia 4211
 Telephone 07 5503 2500
 Facsimile 07 5503 4222

REGISTERED OVERSEAS NEW SOUTH WALES
 LAND, ENGINEERING & CIVIL SURVEYING
 HYDROGRAPHIC SURVEYING
 TOWN PLANNING SERVICES

Scale 1:600 - Lengths are in Metres

Sheet	1	of	4	Reference	8685-6
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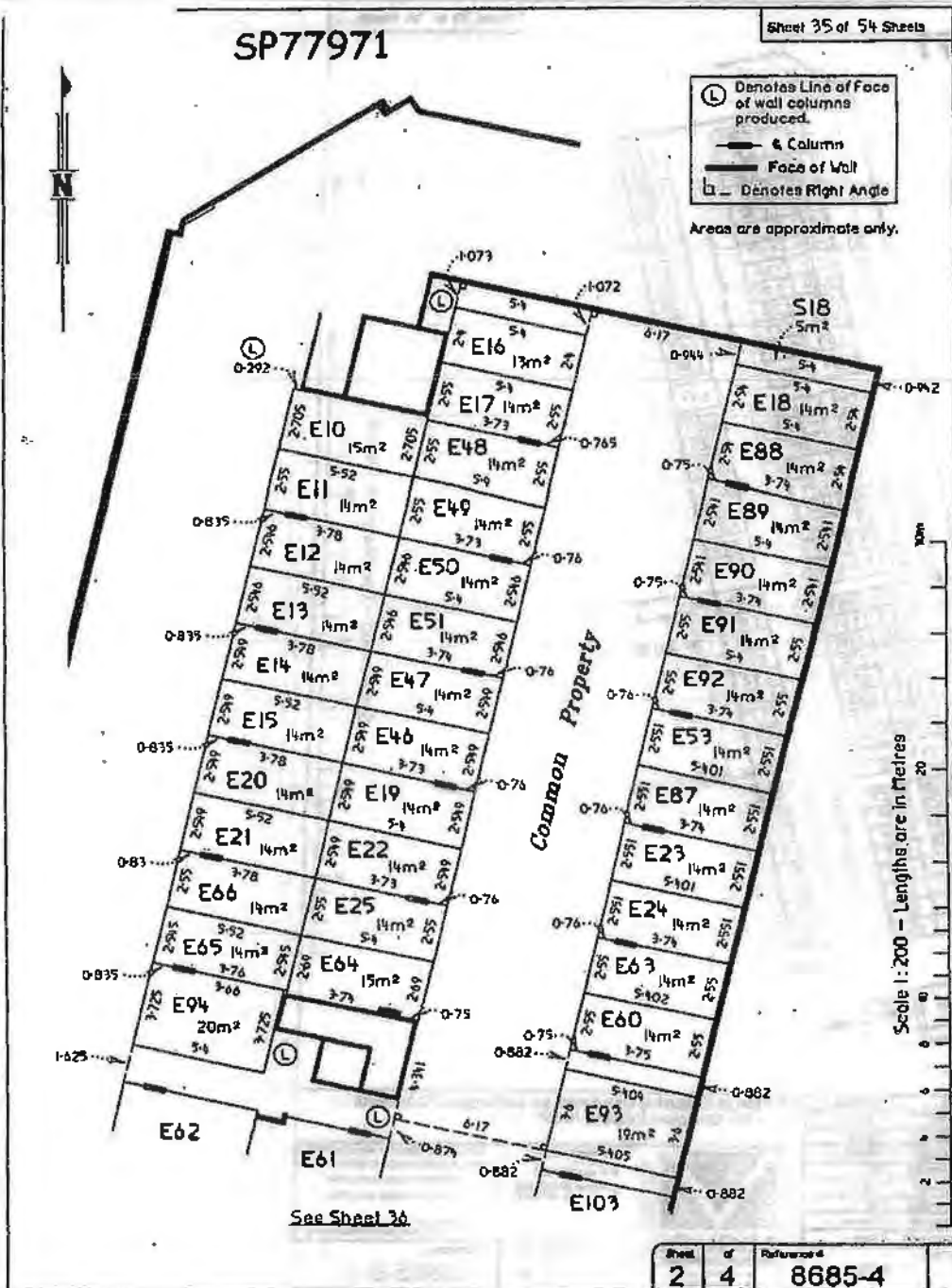
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Signature: *Andrew Hugh Thompson*
 Name: Andrew Hugh THOMPSON
 Authority: Strata Managing Agent




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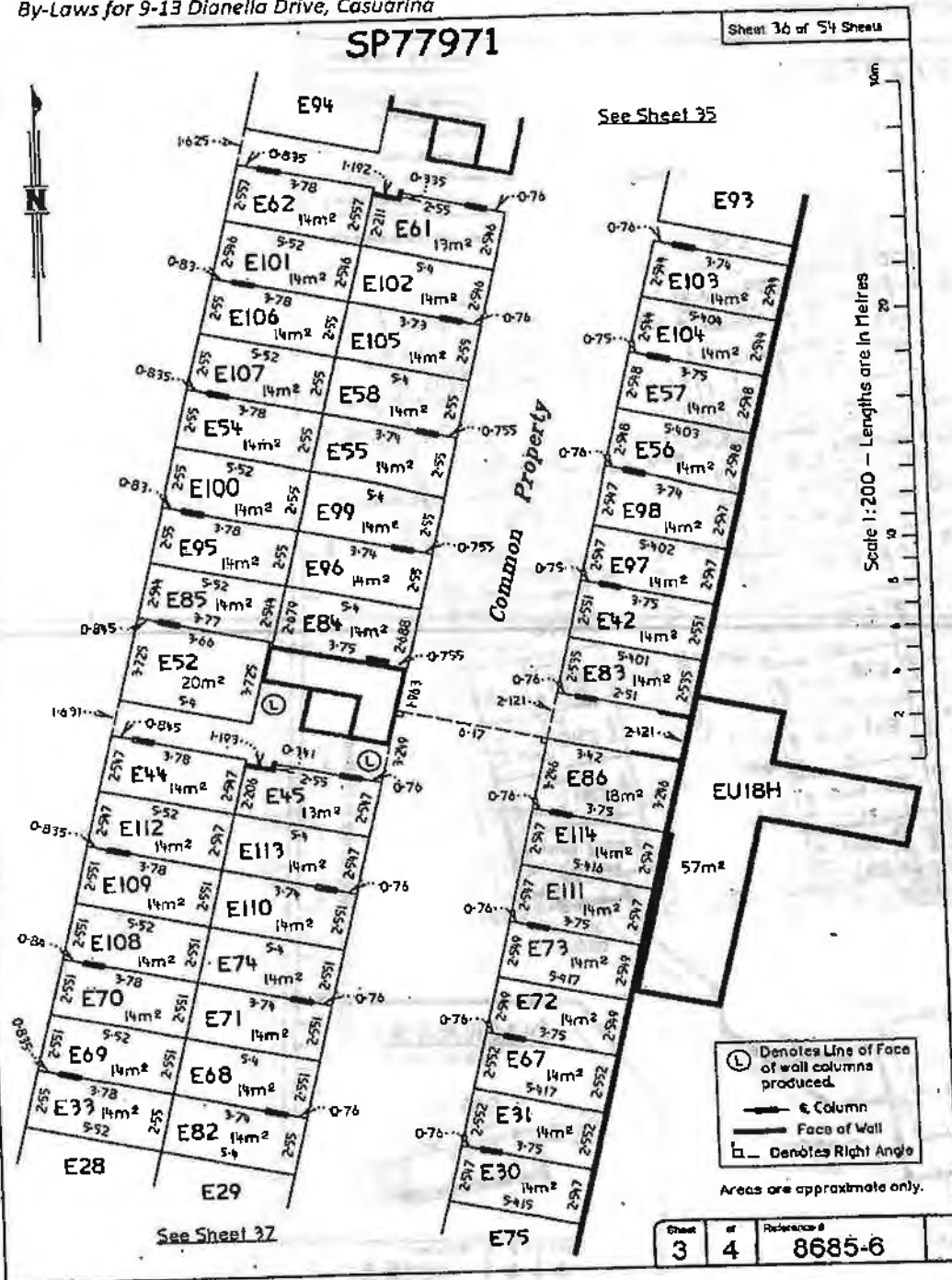
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 Authority: Strata Managing Agent



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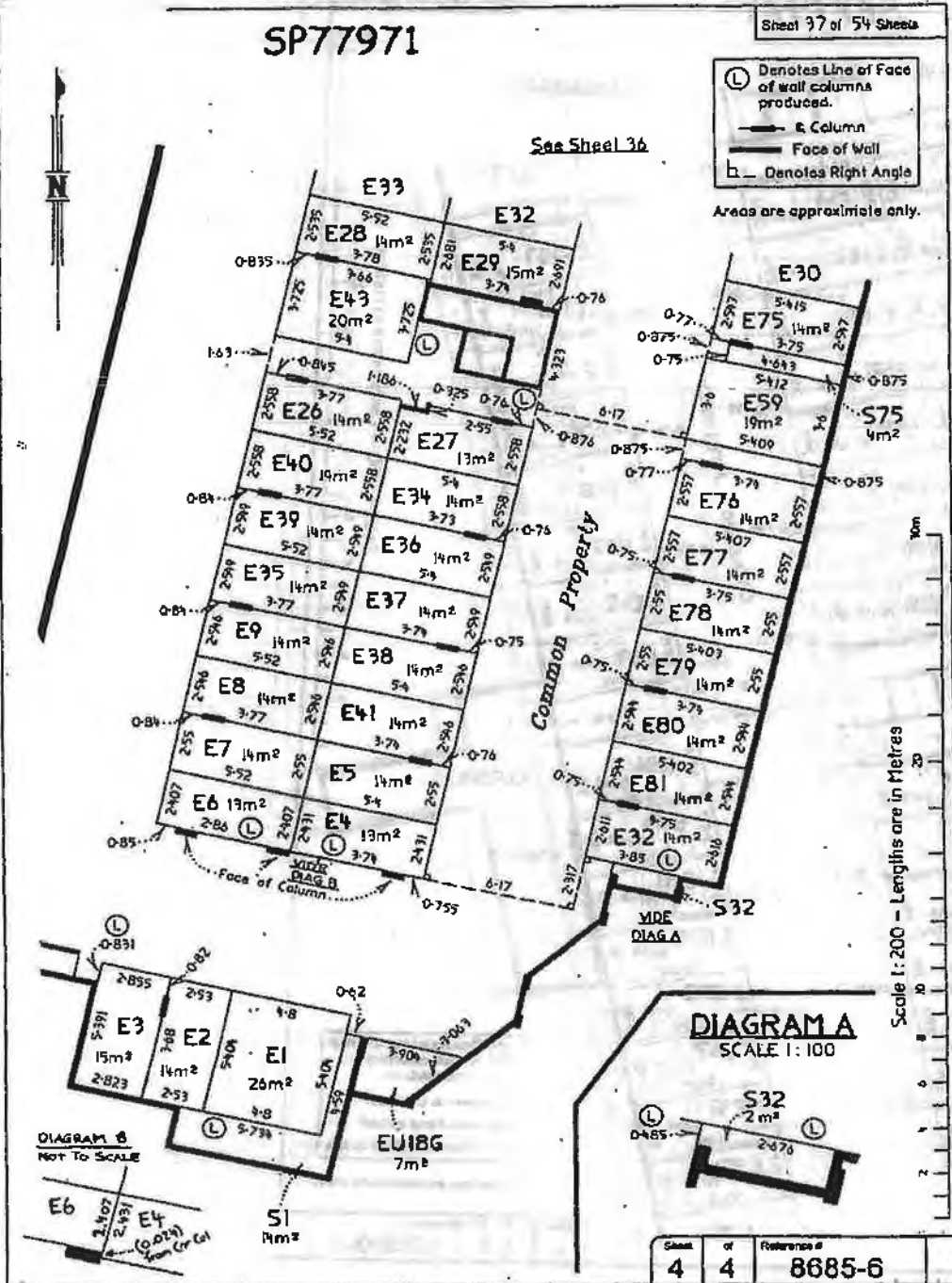
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 Authority: Strata Managing Agent



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Signature: *Andrew Hugh THOMPSON*
 Name: Andrew Hugh THOMPSON
 Authority: Strata Managing Agent



By-Laws for 9-13 Dianella Drive, Casuarina

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PLAN "B"

Exclusive Use Courtyard Areas



The Common Seal of the Owners-Strata Plan No. 77971 was affixed on 30 JUNE 2017 in the presence of the following person(s) authorised by section 273 Strata Schemes Management Act 2015 to attest the affixing of the seal:

Signature:

Name:

Andrew Hugh THOMPSON

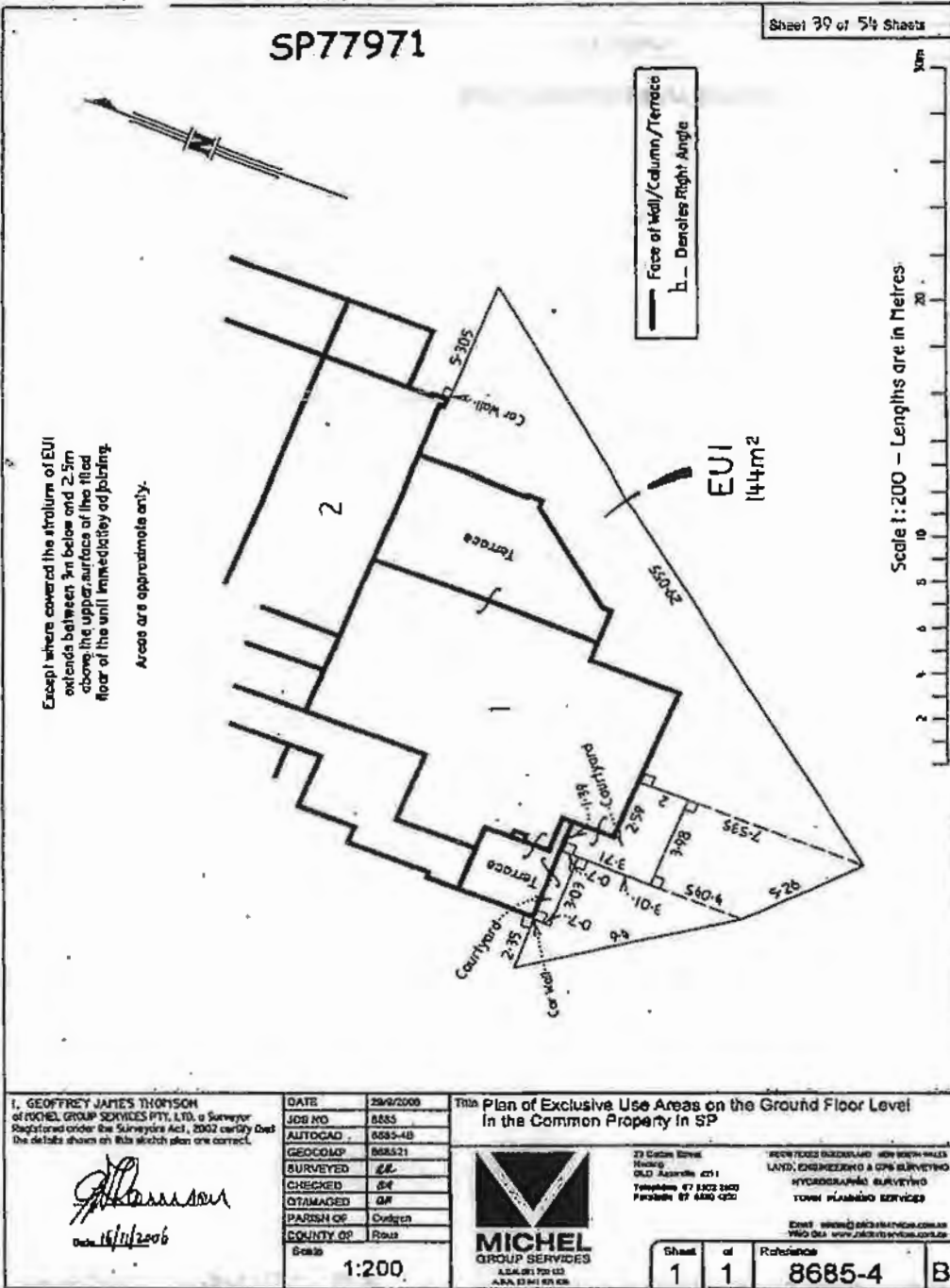
Authority:

Strata Managing Agent



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Printed June 2017



Except where covered the stratum of EUI extends between 3m below and 2.5m above the upper surface of the floor of the unit immediately adjoining. Areas are approximate only.

I, GEOFFREY JAMES THOMPSON of MICHEL GROUP SERVICES PTY. LTD. a Surveyor Registered under the Surveyors Act, 2002 certify that the details shown on this sketch plan are correct.

G. Thompson
 Date 16/06/2016

DATE	29/6/2016
JOB NO	8885
AUTOCAD	8885-4B
GEOCOMP	8885-21
SURVEYED	GH
CHECKED	GH
DRAWN	GH
PARTIAL OF	Original
COUNTY OF	Queensland
Scale	1:200

Title Plan of Exclusive Use Areas on the Ground Floor Level in the Common Property in SP



23 Cash Street
 Mackay
 QLD Australia 4731
 Telephone 07 5322 1000
 Facsimile 07 5322 0200

REGISTERED SURVEYOR AND MEASUREMENTS
 LAND, ENGINEERING & GPS SURVEYING
 HYDROGRAPHIC SURVEYING
 TOTAL STATIONING SERVICES

Email: gthompson@micelgroup.com.au
 Web: www.michelgroup.com.au

Sheet	of	Reference
1	1	8685-4 B

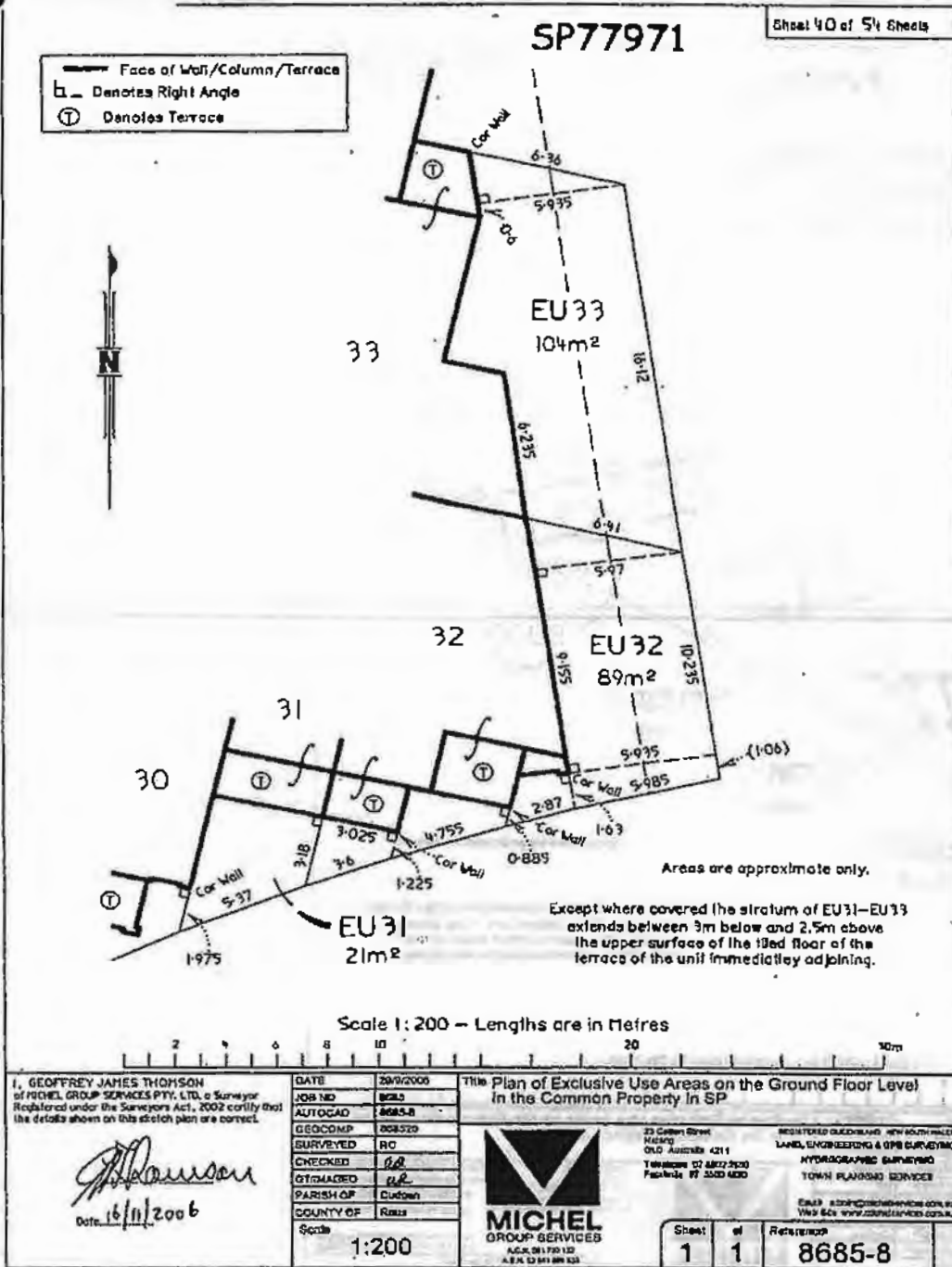
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Signature: *A. Thompson*
 Name: Andrew Hugh THOMPSON
 Authority: Strata Managing Agent



By-Laws for 9-13 Dianella Drive, Casuarina

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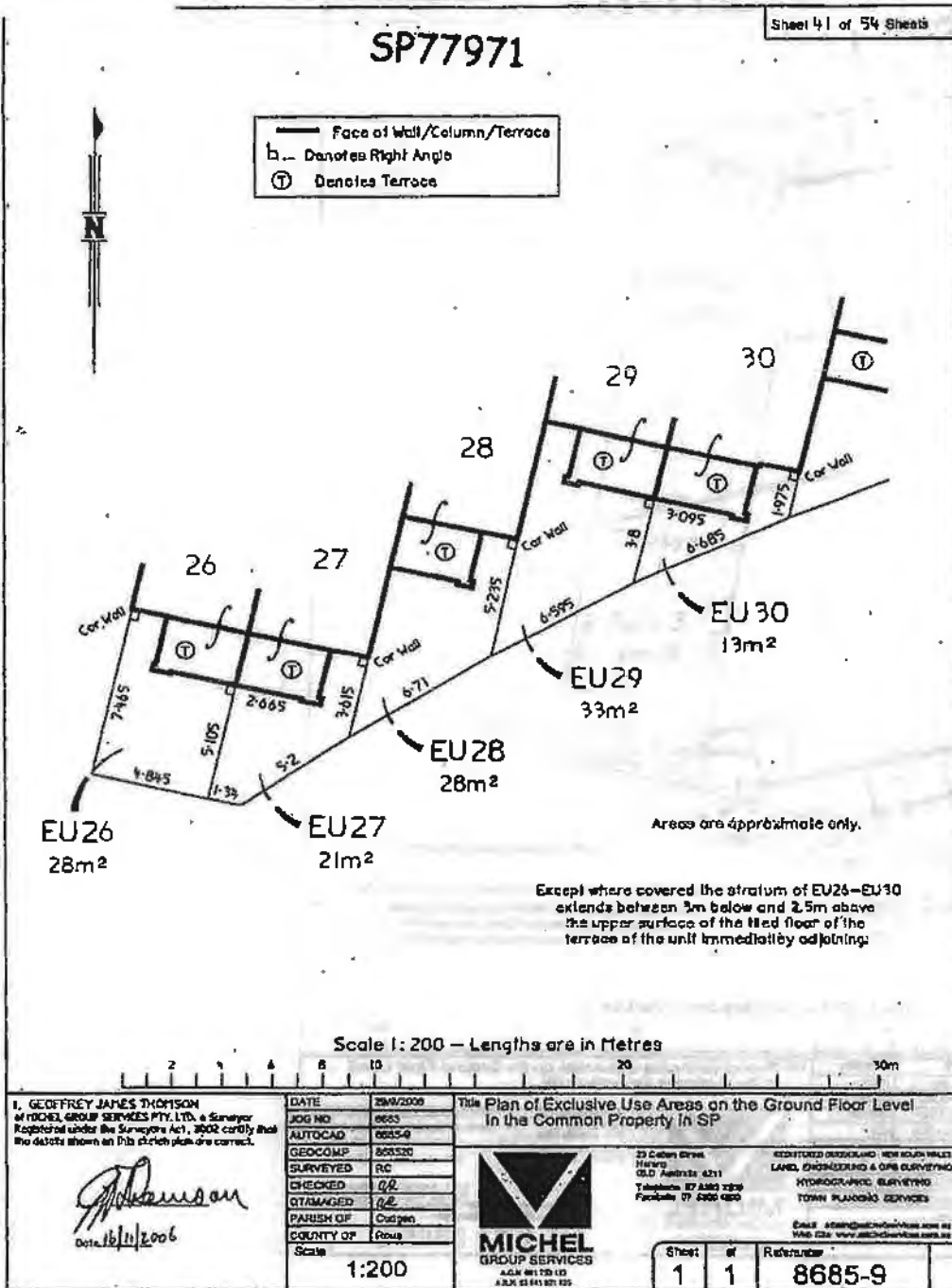
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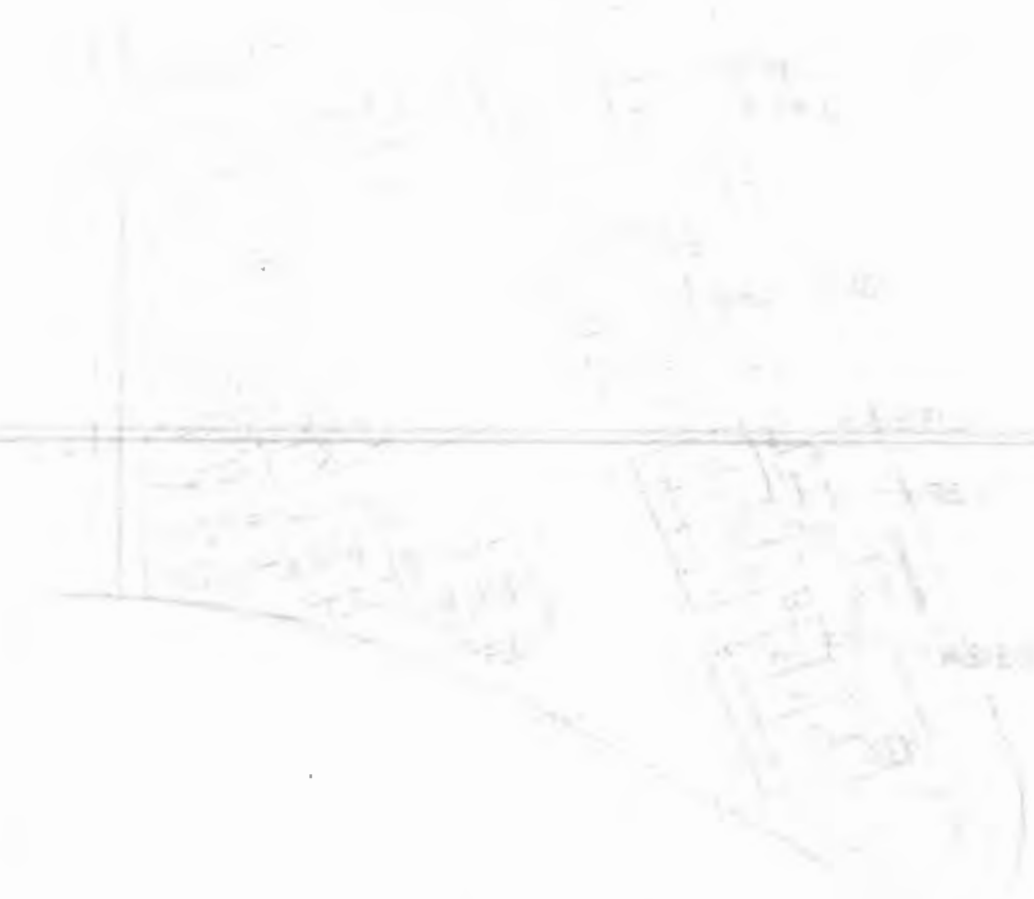


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PLAN "C"

Exclusive Use Areas



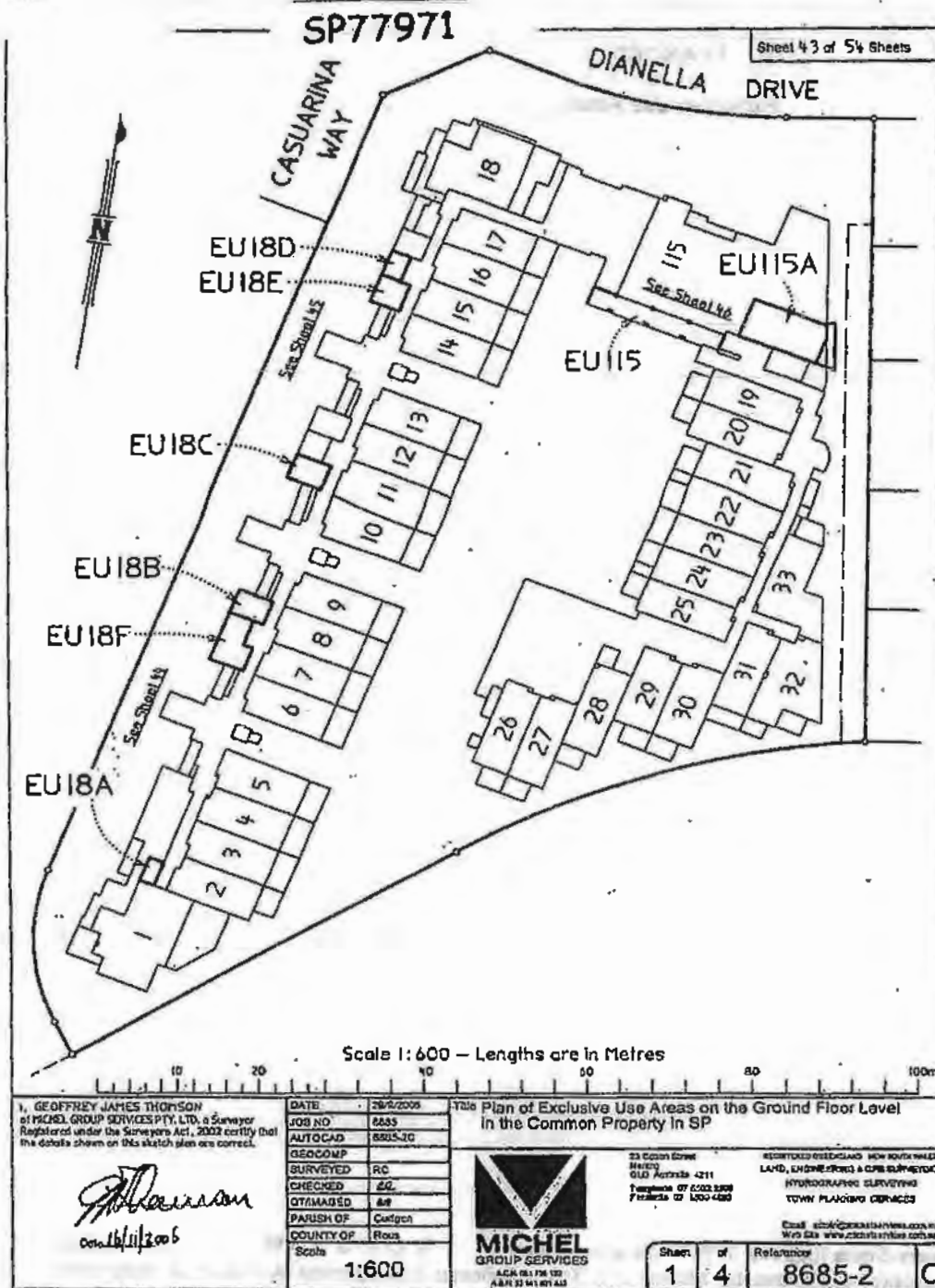
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By-Laws for 9-13 Dianella Drive, Casuarina

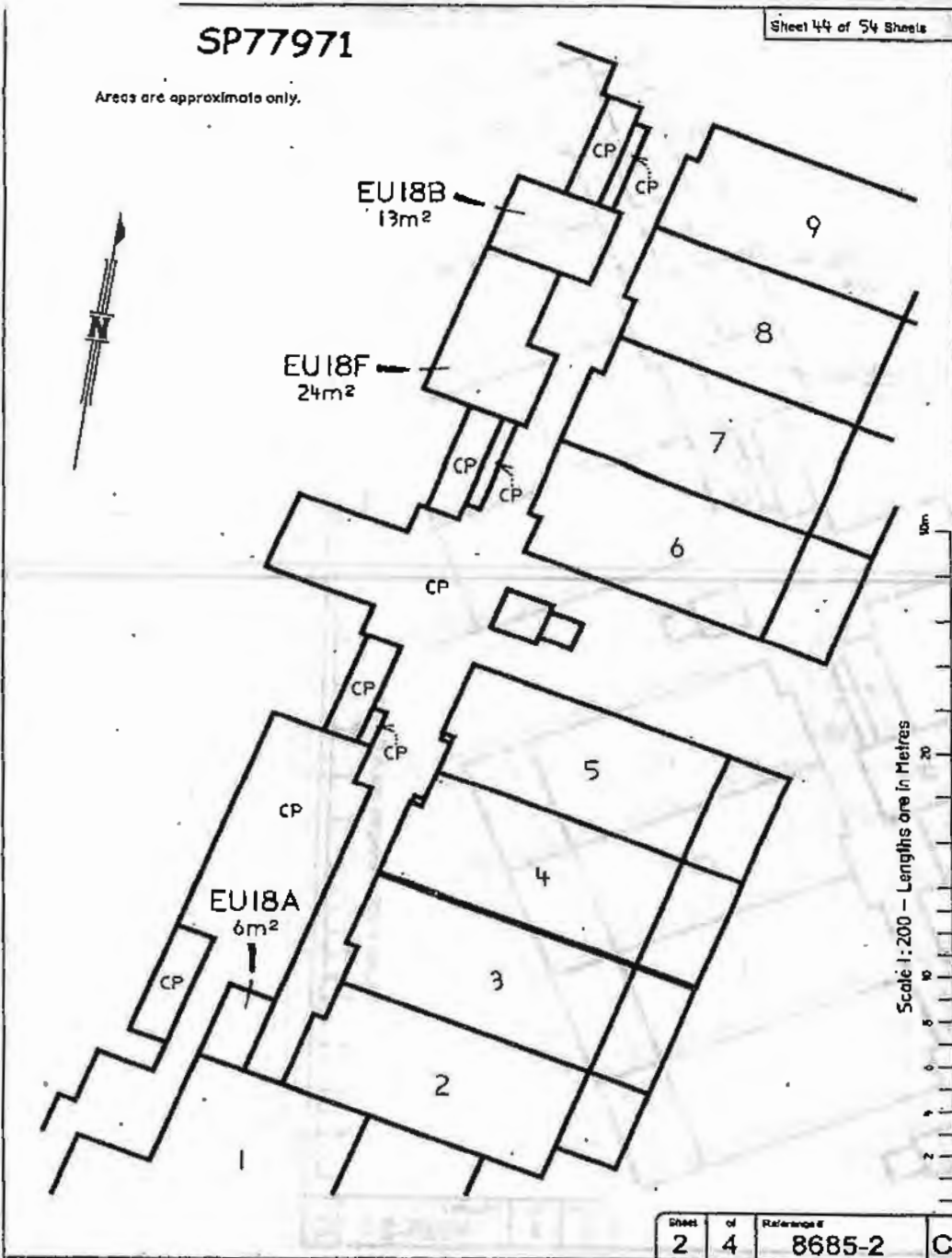
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Name:

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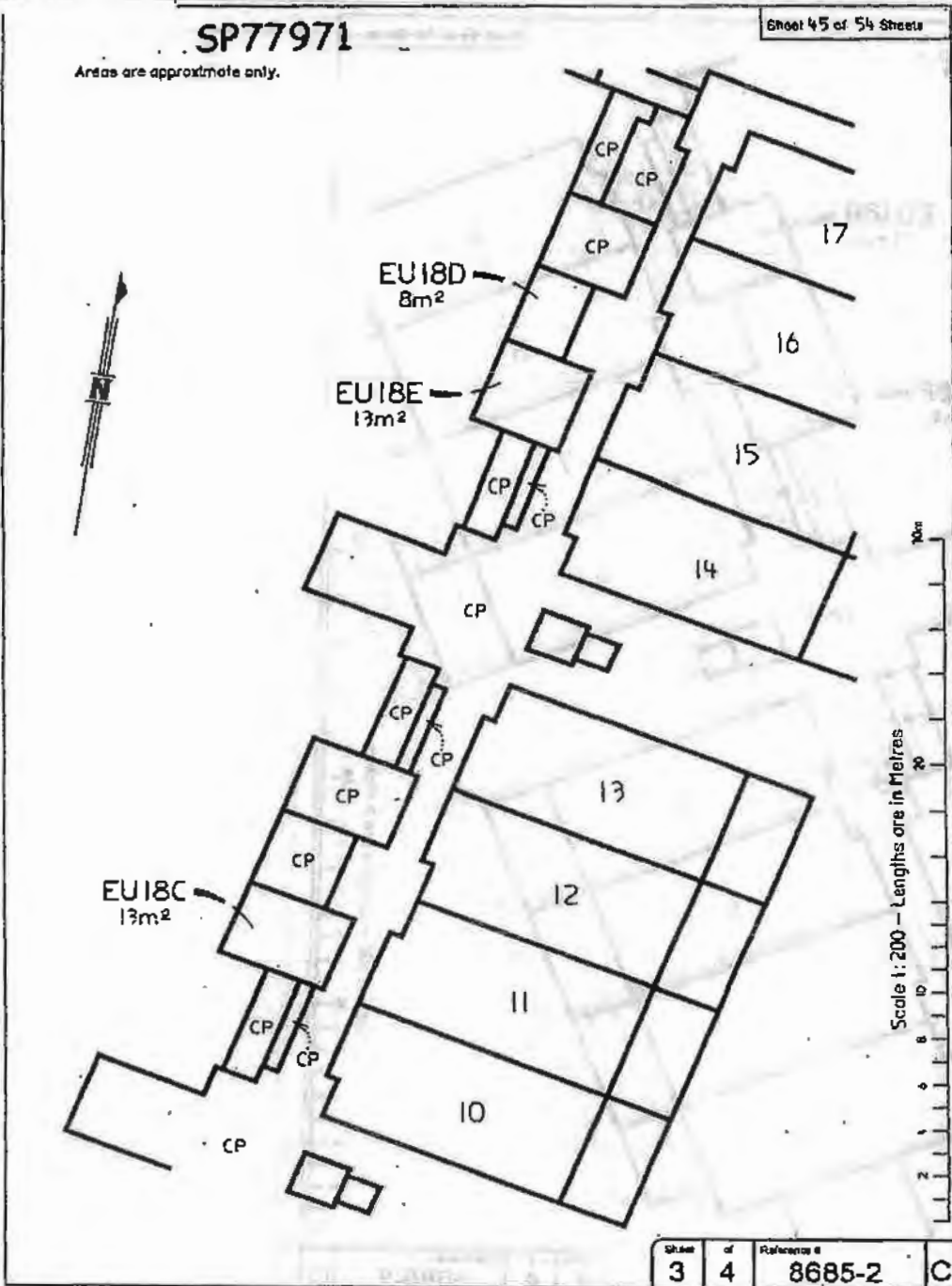
Authority:

Strata Managing Agent




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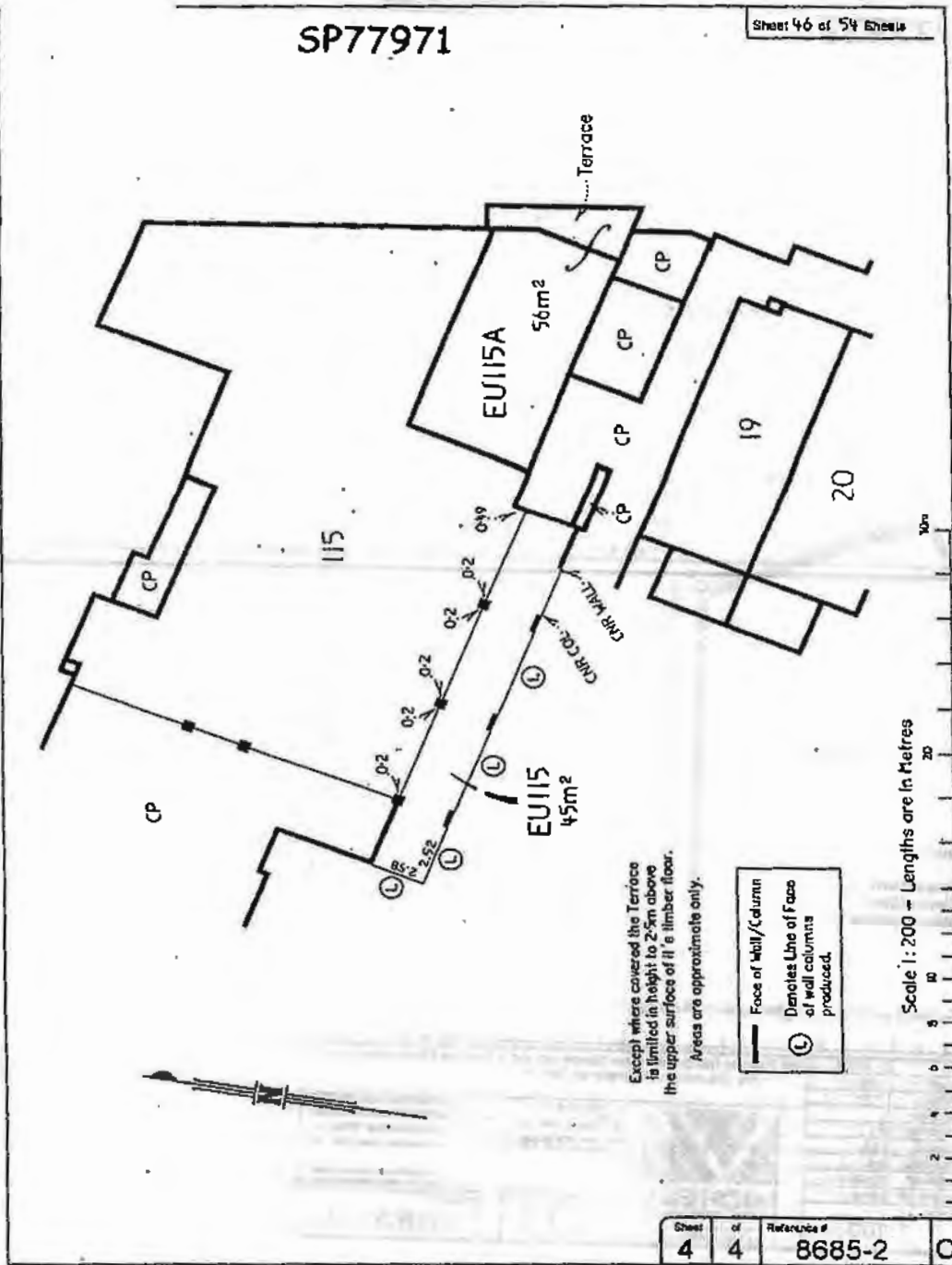
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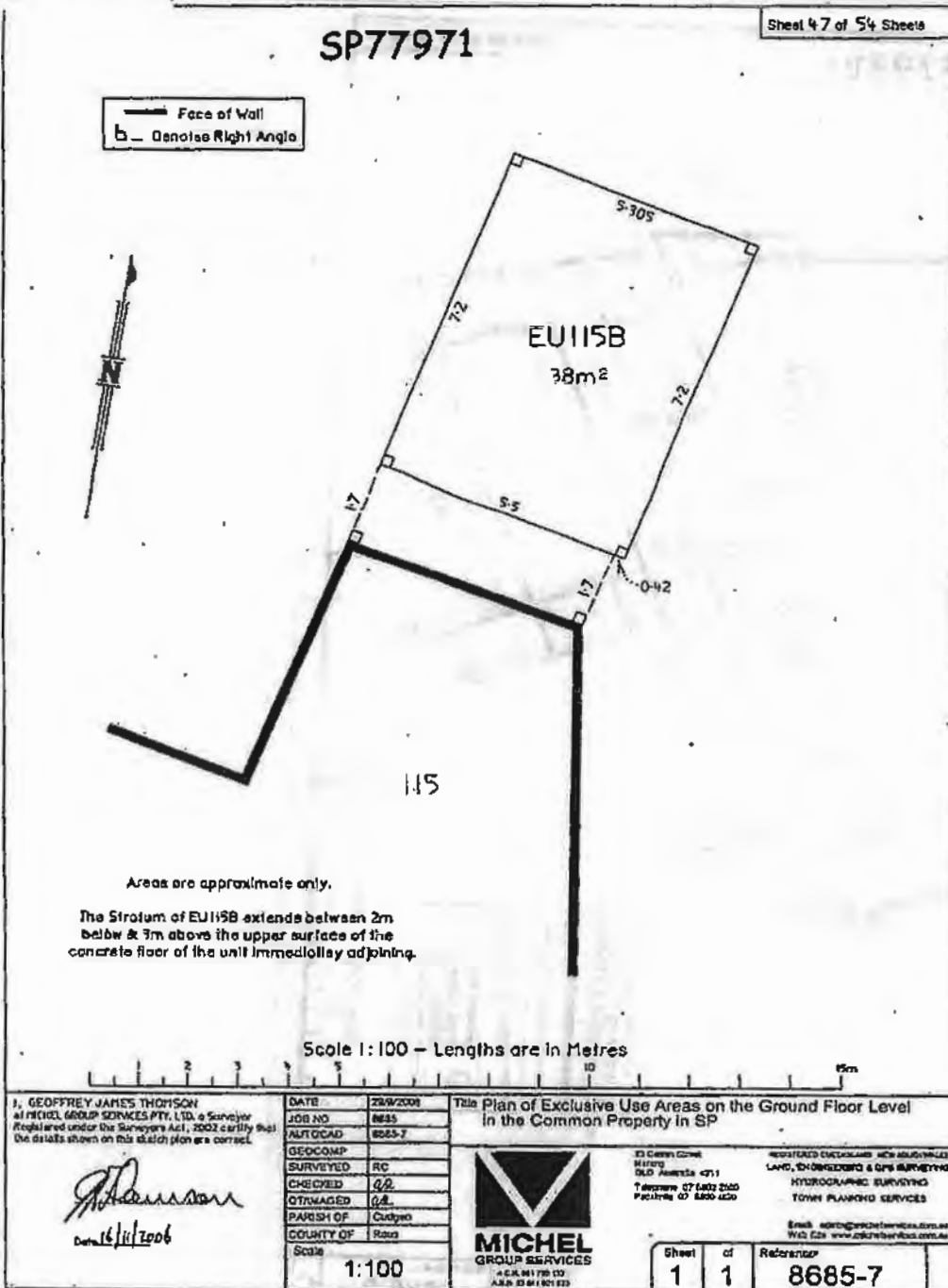
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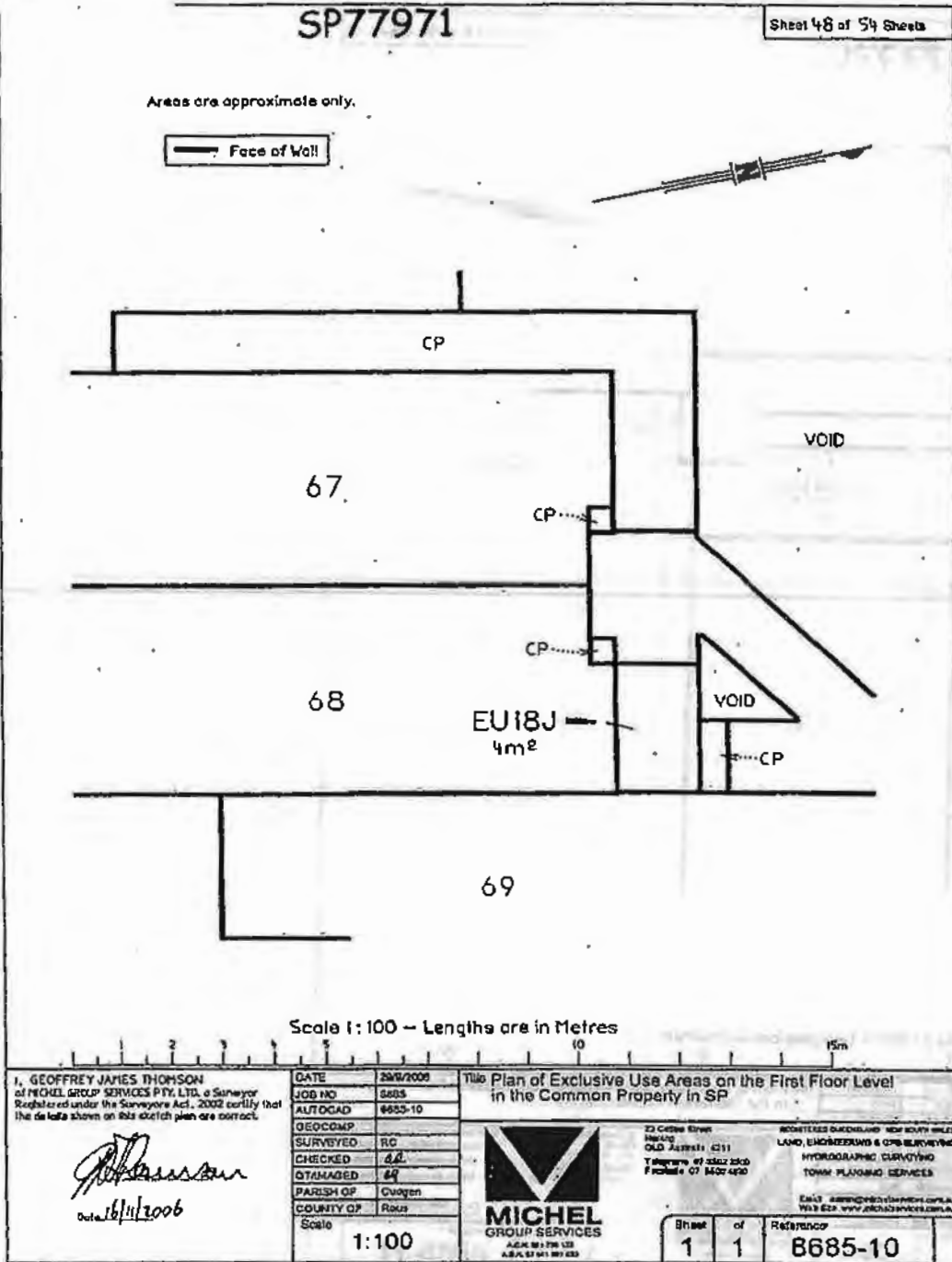
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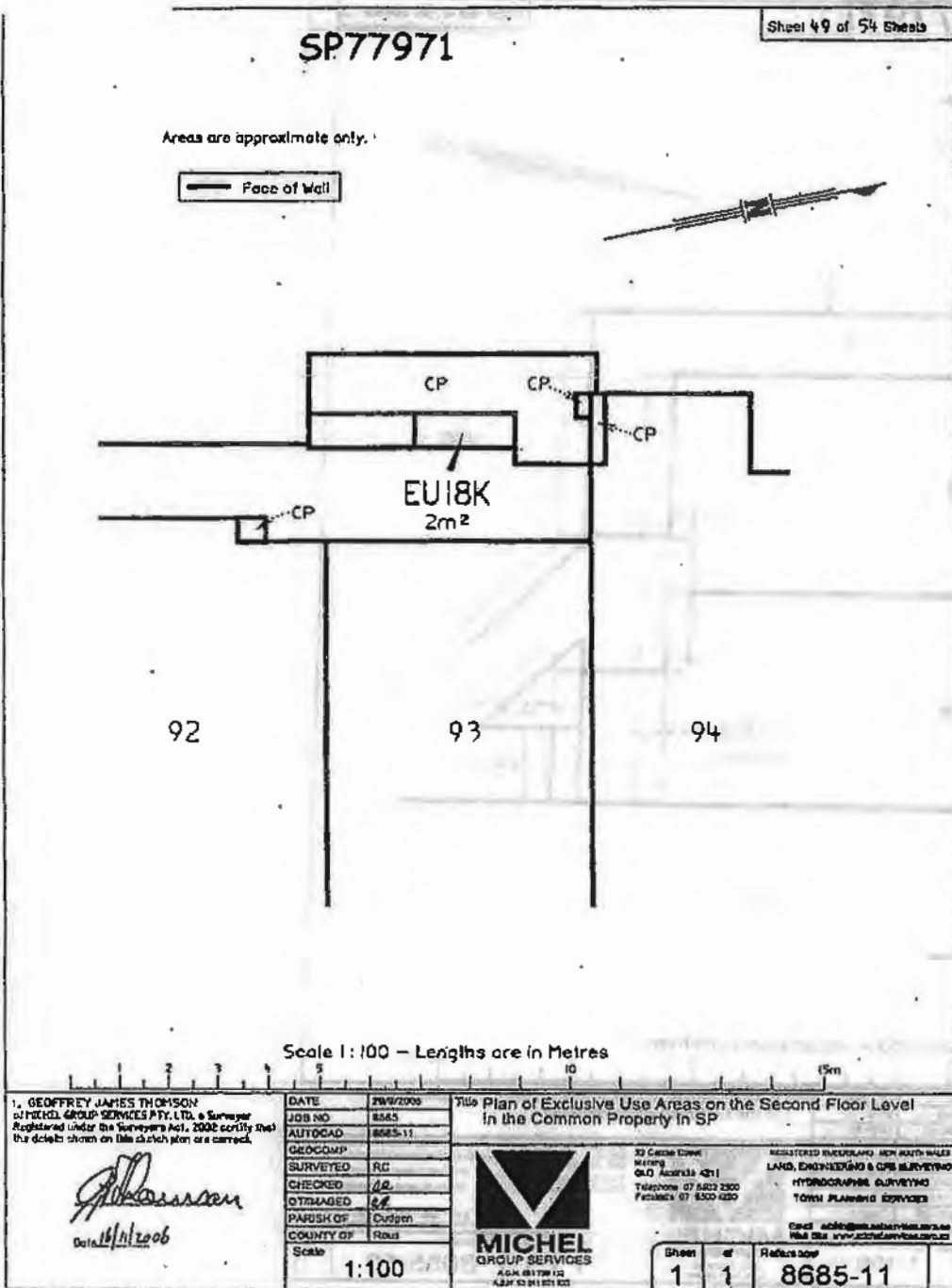
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Signature:
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 Authority: Strata Managing Agent



By-Laws for 9-13 Dianella Drive, Casuarina

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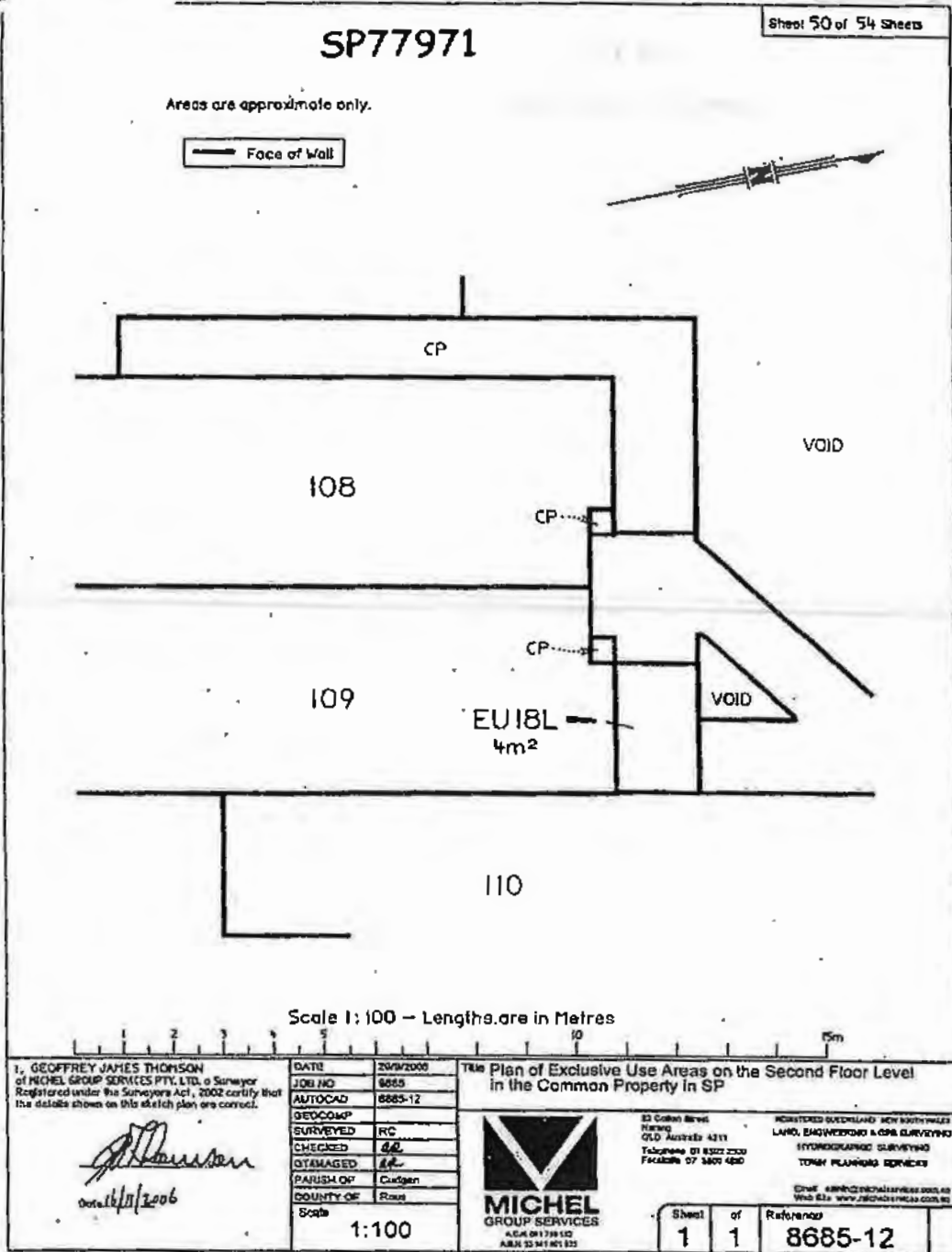
The Common Seal of the Owners-Strata Plan No. 77971 was affixed on **30 JUNE** 2017 in the presence of the following person(s) authorised by section 273 Strata Schemes Management Act 2015 to attest the affixing of the seal:

Signature:
 Name: Andrew Hugh THOMPSON
 Authority: Strata Managing Agent



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Signature: 
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 Authority: Strata Managing Agent

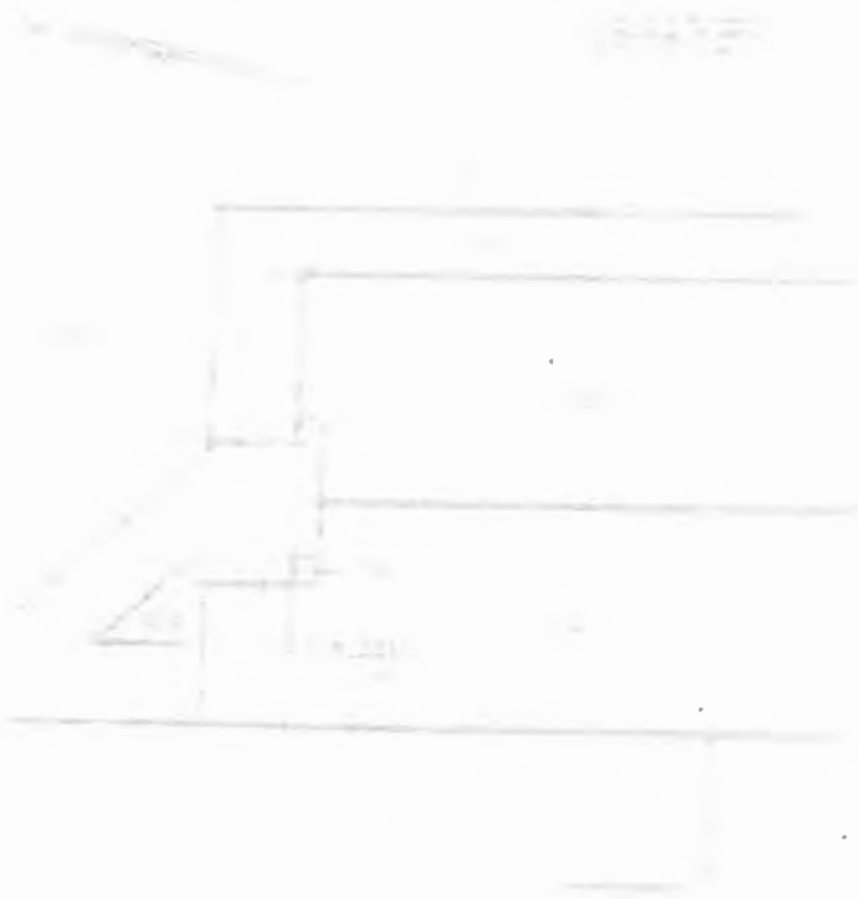


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PLAN "D"

Special Privilege Areas



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Signature: 

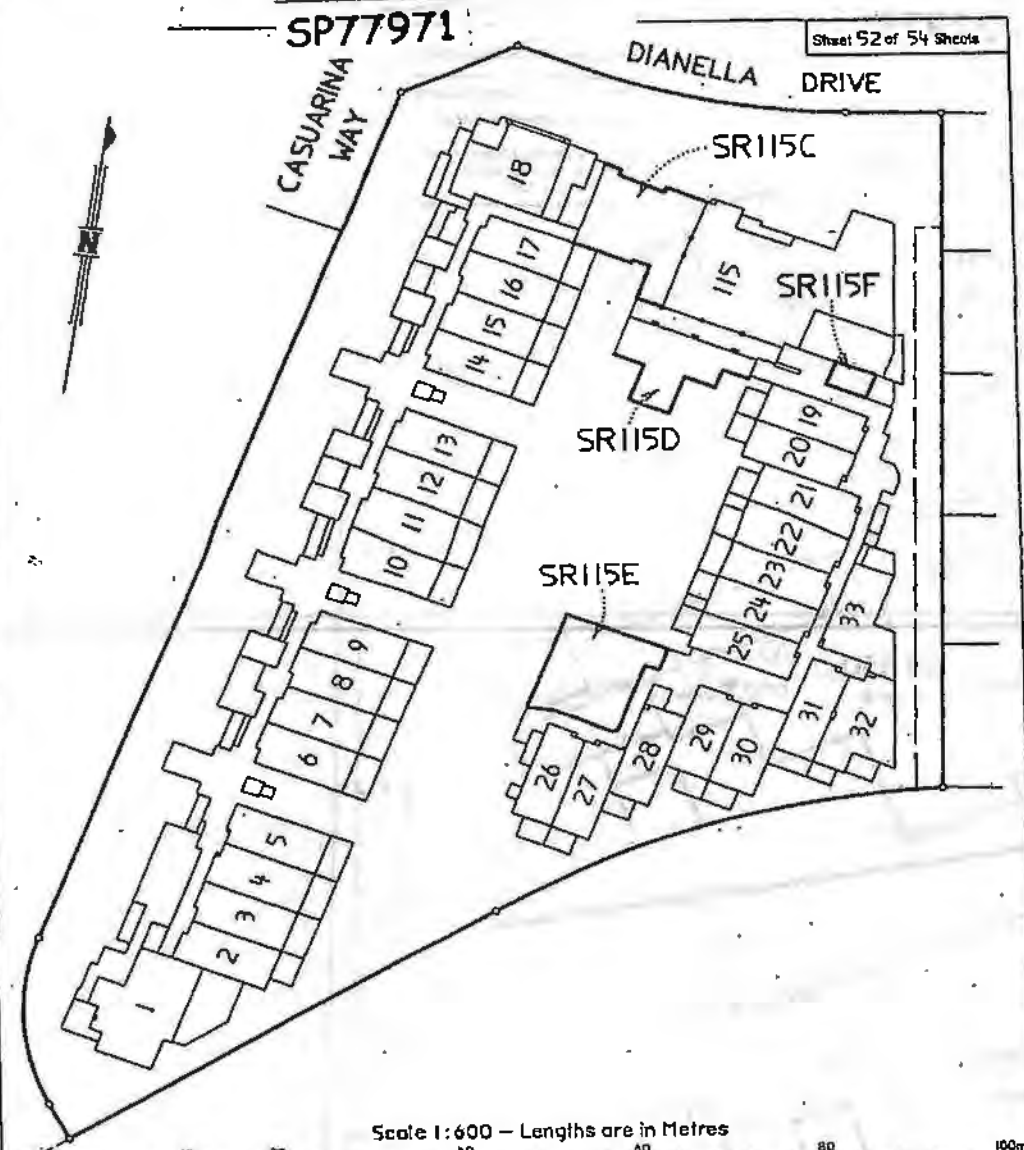
Name: Andrew Hugh THOMPSON

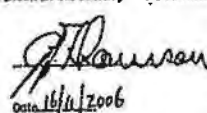

Authority: Strata Managing Agent



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I, GEOFFREY JAMES THOMPSON of MICHEL GROUP SERVICES PTY. LTD., a Surveyor Registered under the Surveyors Act, 2002 certify that the details shown on this sketch plan are correct.		DATE 6/11/2006 JOB NO 8685 AUTOCAD 8685-50 GEDCOMP SURVEYED RC CHECKED GJR QTIMAGED 44 PARISH OF Cadogan COUNTY OF Cairns Scale 1:600	Title Plan of Special Privileges Areas of the Ground Floor Level in the Common Property in SP	10 Cason Street Cairns QLD Australia 4851 Telephone 07 4222 2500 Facsimile 07 4222 4820	REGISTERED QUANTITY SURVEYOR LAND, EROSION AND CPD SURVEYING HYDROGRAPHIC SURVEYING TOWN PLANNING SERVICES Email: info@cason.com.au Web Site: www.cason.com.au
 Date: 16/11/2006			Sheet 1 of 3 Reference 8685-5 D		

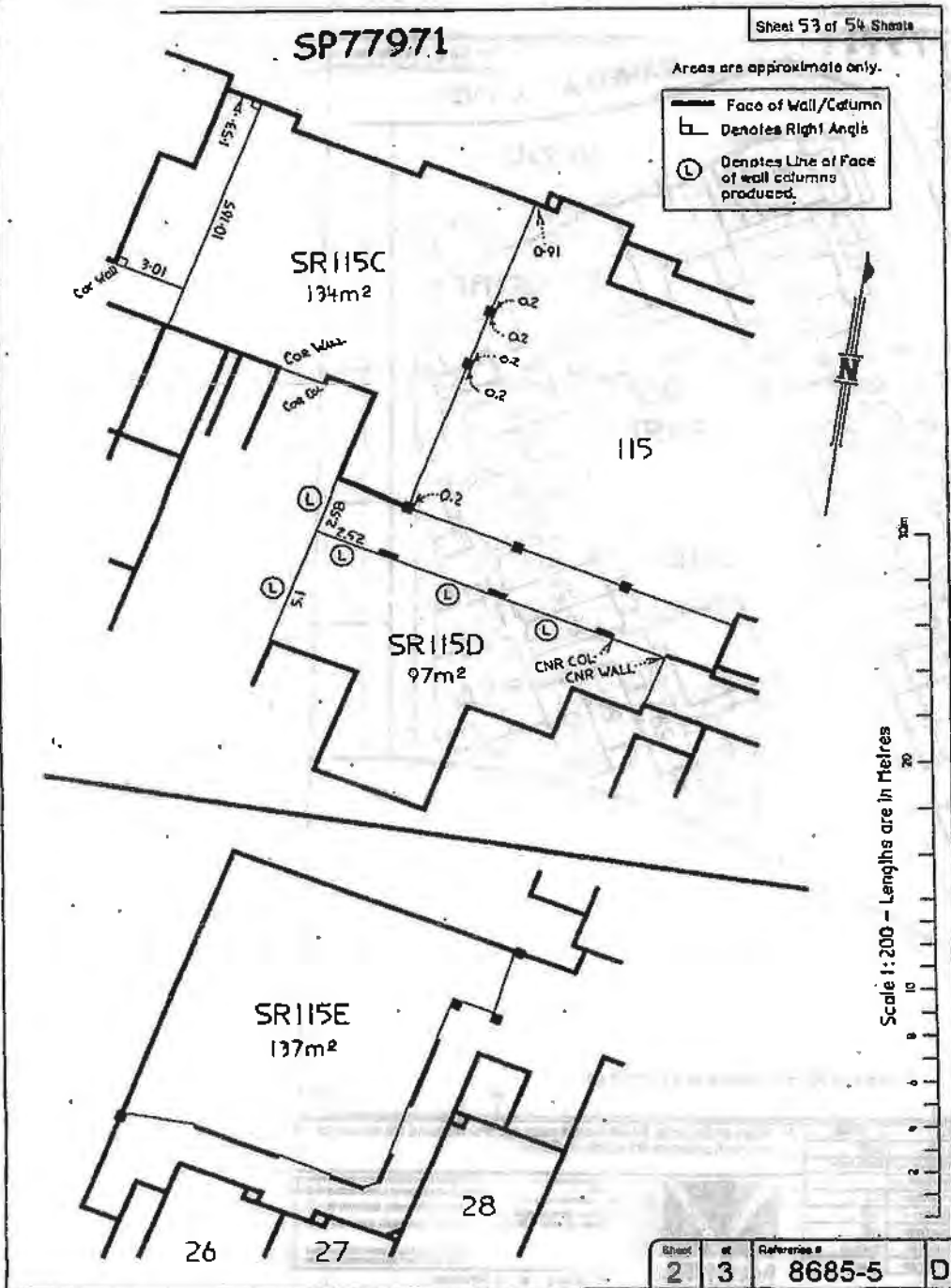
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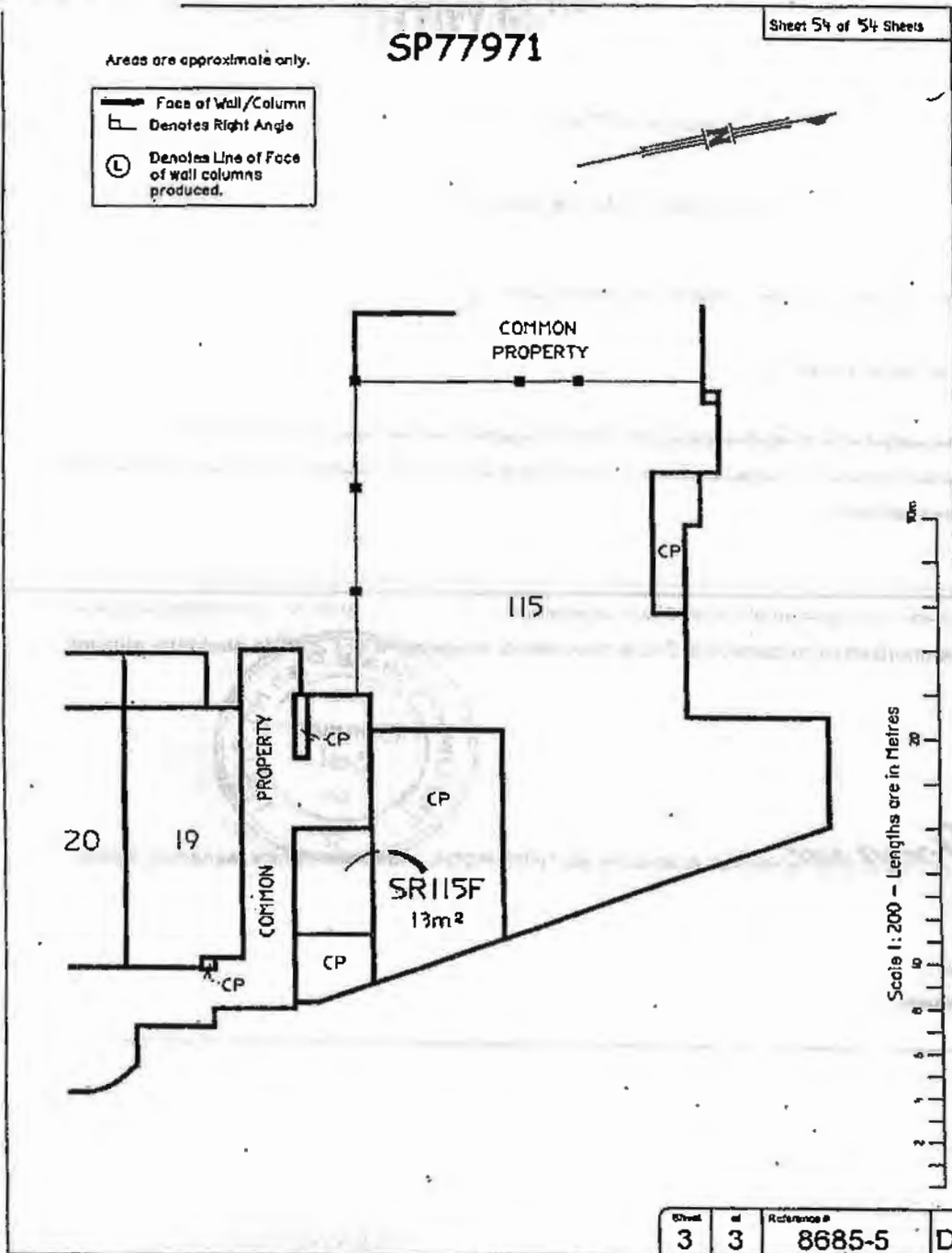
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Signature: *Andrew Hugh Thompson*
 Name: Andrew Hugh THOMPSON
 Authority: Strata Managing Agent



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