QBCC LEVEL 2 RENOVATION, EXTENSION AND REPAIR CONTRACT

(FOR CONTRACTS $20,000 OR MORE)

This Contract is recommended for the renovation, extension, improvement and routine repair of a home (including a house, duplex or unit), or associated work (e.g. landscaping, pool building, etc.), where the contract price is $20,000 or more.

- For minor renovations, extensions, improvements and repairs priced at $3,301 - $19,999 the QBCC Level 1 Renovation, Extension and Repair Contract is recommended.
- For repairs of any value arising from natural disasters, the QBCC Natural Disaster Repairs Contract is recommended.
- For construction of a home, the QBCC New Home Construction Contract is recommended.

HOMEOWNER’S BOOKLET

IMPORTANT NOTES FOR THE HOMEOWNER

This QBCC Level 2 Renovation, Extension and Repair Contract Pack consists of the following documents (most of which are held by the Contractor and will be used and copied to you as required):

- Contractor’s Booklet (including Timeframes for Key Obligations and General Conditions)
- Homeowner’s Booklet (including Timeframes for Key Obligations, General Conditions and Consumer Building Guide)
- Contract Schedule (with any relevant plans and specifications attached)
- Prime Cost Items Schedule (if relevant)
- Provisional Sums Schedule (if relevant)
- Form 1 – Commencement Notice
- Form 2 – Extension of Time Claim & Owner’s Response to Claim
- Form 3 – Progress Claim
- Form 4 – Notice of Dispute of Progress Claim
- Form 5 – Variation Document
- Form 6 – Defects Document
- Form 7 – Certificate of Practical Completion

The Contractor must give you a signed copy of the full Contract, including any plans and specifications, within 5 business days after the Contractor signs the Contract. You should also read and sign the Consumer Building Guide at the back of this booklet before you sign the Contract.

These documents form an integrated package which should not be mixed with documents from other contracts. The Contractor is required to give you 2 copies of any schedule or form you are asked to sign. Retain 1 copy and give 1 copy to your Lender (if any).
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*(NOTE: Owner to read and sign this Guide before signing the Contract; Contractor to retain a signed and dated copy)*
## Timeframes for Key Obligations Under This Contract

*(Note: The list below is not exhaustive; ‘GC’ numbers below indicate the relevant clause number in the General Conditions)*

<table>
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<tr>
<th><strong>HOMEOWNER</strong></th>
<th><strong>BUILDING CONTRACTOR</strong></th>
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<tbody>
<tr>
<td><strong>When Contract Signed</strong></td>
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<tr>
<td>• Deposit: On signing, pay deposit stated in the Contract Schedule (GC 19.1)</td>
<td>• Consumer Building Guide: Ensure Owner given Guide before they sign contract (s18 Schedule 1B of QBCC Act)</td>
</tr>
<tr>
<td>• Cooling-Off Period: Expires 5 business days after Owner receives signed copy of both the full contract (including any plans and specifications) and the QBCC Consumer Building Guide (Sections 35-38 of Schedule 1B of QBCC Act)</td>
<td>• Copy of Contract (incl. plans &amp; specs): Give to Owner within 5 business days of signing (GC 2)</td>
</tr>
<tr>
<td>• Home Warranty Insurance: Collect premium from Owner and pay to QBCC within 10 business days of entering the contract and before starting work (GC 12)</td>
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<th><strong>Before Work Commences on Site</strong></th>
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<tr>
<td>• Finance: By Finance Date (or if no date stated, within 10 business days from contract date) - give Contractor written evidence of capacity to pay Contract Price (GC 5.1)</td>
<td>• Financial Capacity: Within 5 business days after Finance Date - Contractor may terminate contract if not satisfied with Owner’s capacity to pay Contract Price (GC 5.2)</td>
</tr>
<tr>
<td>• Access: Ensure Contractor has clear access to Site (GC 13)</td>
<td>• Insurance: Ensure all insurances (incl. QBCC Home Warranty Scheme) are in place before work starts (GC 12)</td>
</tr>
<tr>
<td>• Insurance: Contact home property insurer to check their requirements (especially if insurer paying) (GC 12)</td>
<td>• Lodge Plans: Within 10 business days of Owner providing satisfactory evidence of financial capacity, Contractor must lodge plans (unless Owner responsible for lodgement, or later lodgement is agreed) (GC 9.1)</td>
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<th><strong>After Work Commences on Site</strong></th>
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<tr>
<td>• Progress Claims: Within 5 business days of receipt of progress claim - check the timing and amount of claim agrees with Item 8 of the Contract Schedule and pay valid claim (GC 19.1)</td>
<td>• Commence Work: On/before Start Date (GC 17.1)</td>
</tr>
<tr>
<td>• Variations: Respond ASAP to all Variation Documents presented by Contractor (GC 21)</td>
<td>• Commencement Notice: Within 10 business days after starting on Site – give notice to Owner (GC 17.2)</td>
</tr>
<tr>
<td>• Extensions of Time (EOT): Within 10 business days of receiving EOT claim from Contractor – assess, complete and return signed EOT Claim Form 2 (GC 23.4)</td>
<td>• Variations: Give ‘Variation Document’ (Form 5) to Owner and get agreement in writing before starting variation work and before asking for payment (s40(5) of Schedule 1B of QBCC Act) – give Owner a signed copy within 5 business days of agreement on variation (GC 21.5)</td>
</tr>
<tr>
<td>• As Practical Completion Approaches: Liaise with lender to ensure final contract payment will be available when required at Practical Completion (GC 28.5)</td>
<td>• EOT: Within 10 business days of becoming aware of (or when you reasonably ought to have become aware of) the cause and extent of the delay – give claim to Owner on Form 2. Give Owner a copy of the fully signed form within 5 business days of their approval (GC 23)</td>
</tr>
<tr>
<td>• Before presenting claim for PC Stage (GC 28): (a) Inspect contracted work, compile Defects Document with Owner, sign and copy to Owner (GC 28.2) (b) Give any remaining Certificates of Inspection (incl. ‘Final’ where applicable) to Owner (c) Complete PC Certificate (Form 7) and hand over property to Owner</td>
<td>• As Practical Completion Approaches: Give Owner 5 business days prior written notice of PC (GC 28.1)</td>
</tr>
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<td>• Present claim for PC Stage to Owner (GC 28.5)</td>
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<th><strong>At Practical Completion (PC)</strong></th>
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<tr>
<td>• Check Contract (incl. plans &amp; specs) and Inspect Work with Contractor to ensure PC Stage has been reached <em>(Note: Definition of PC allows for minor defects and minor omissions)</em> (GC 28.2)</td>
<td>• Before presenting claim for PC Stage (GC 28): (a) Inspect contracted work, compile Defects Document with Owner, sign and copy to Owner (GC 28.2)</td>
</tr>
<tr>
<td>• Defects Document: Compile with Contractor at final inspection, sign and retain a copy (GC 28.2)</td>
<td>(b) Give any remaining Certificates of Inspection (incl. ‘Final’ where applicable) to Owner</td>
</tr>
<tr>
<td>• PC Payment: Pay Contractor immediately all PC requirements in Form 7 are satisfied (GC 28.5)</td>
<td>(c) Complete PC Certificate (Form 7) and hand over property to Owner</td>
</tr>
<tr>
<td></td>
<td>• Present claim for PC Stage to Owner (GC 28.5)</td>
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1. Definitions

1.1 In this Contract, unless the context otherwise requires, words and expressions used have the meaning defined or explained below:

(a) “Assessing Certifier” means the private certifier or Local Government Authority responsible for granting the relevant building approvals and authorisations for the Works.

(b) “Building Product” means any material or other thing associated with, or that could be associated with, a building.

(c) “Business Day” means a day that is not:
   (i) a Saturday or Sunday; or
   (ii) a public holiday, special holiday, or bank holiday in Queensland.

(d) “Completion Period” means the Completion Period stated in Schedule Item 6.

(e) “Contract Price” means the total price of the Works stated in Schedule Item 1, including the Fixed Price Component and any allowances for Prime Cost Items and Provisional Sums, inclusive of GST, as adjusted under this Contract.

(f) “Contractor’s Authorised Representative” means the person identified on the first page of the Contract Schedule (or other person notified in writing to the Owner) as the person empowered by the Contractor to communicate with the Owner, including giving or receiving instructions as to variations.

(g) “Date for Practical Completion” means the date stated in or calculated by reference to Schedule Item 7 or any extended date pursuant to this Contract.

(h) “Date of Commencement of Works on Site” means the date the Works commenced on Site as stated in the Commencement Notice issued by the Contractor.

(i) “Date of Practical Completion” means the date certified in the QBCC Form 7 - Certificate of Practical Completion in accordance with Condition 28.

(j) “Finance Date” means the date stated in Schedule Item 12 or, in the event no date is stated, the date 10 business days from the date of this Contract.

(k) “Fixed Price Component” means the sum stated in Schedule Item 1 (a) of the Contract Price being the sum for which the Contractor must supply, in accordance with this Contract, everything necessary for the proper completion of the Works, other than the allowances (if any) for Prime Cost Items or Provisional Sums.

(l) “Foundations Data” means information about the building Site required to prepare footings design and, if required, concrete slab design for the Site.

(m) “GST” means any tax imposed by or through the GST Legislation on supply (without regard to any input tax credit).


(o) “Intended Use”, for a building product, means a use for which the building product is intended to be, or is reasonably likely to be, associated with a building.

(p) “Non-conforming building product” - a building product is a non-conforming building product for an intended use if—
   (i) the association of the product with a building for the use—
       - is not, or will not be, safe; or
       - does not, or will not, comply with the relevant regulatory provisions; or
   (ii) the product does not perform, or is not capable of performing, for the use to the standard it is represented to perform by or for a person in the chain of responsibility for the product.

(q) “Owner’s Authorised Representative” means the person identified on the first page of the Contract Schedule (or other person notified in writing to the Contractor) as the person empowered by the Owner to communicate with the Contractor, including giving instructions as to variations.

(r) “Practical Completion” means the date upon which the Works are completed in accordance with the requirements of this Contract, including Condition 3 and Condition 28, apart from minor omissions or minor defects.

(s) “Practical Completion Stage” means that stage of the Works in which Practical Completion will be attained in accordance with this Contract.

(t) “Prime Cost Item” means any item noted in the Prime Cost Items Schedule to this Contract and as contemplated by Conditions 4 and 19.

(u) “Provisional Sum” means any item noted in the Provisional Sums Schedule to this Contract and as contemplated by Conditions 4 and 19.

(v) “Relevant Criteria” for materials means:
   (i) generally accepted practices or standards applied in the building industry for the materials; or
   (ii) specifications, instructions or recommendations of manufacturers or suppliers of the materials.

(w) “Site” means the Site described in Schedule Item 4 of this Contract.

(x) “Starting Date” means whichever of the following dates occurs the latest:
   (i) the Starting Date stated in Schedule Item 5; or
(ii) the day which is 10 business days after the issue of the plans duly approved by the Assessing Certifier; or
(iii) the day which is 10 business days after the Owner has satisfied its obligations under Condition 5.1.

(y) “Substantial breach by the Contractor” has the meaning given in Condition 26.4.
(z) “Substantial breach by the Owner” has the meaning given in Condition 26.3.

(aa) “work under this Contract” means all that work necessary to build the Works in accordance with the plans and specifications and this Contract, and, unless expressly excluded, includes:
(i) work to make the Site accessible to the Contractor;
(ii) provision of any special equipment;
(iii) work to clear the Site for building;
(iv) set out of the Works and survey if necessary;
(v) necessary structural retaining walls;
(vi) sewerage, draining and electrical connections;
(vii) provision of temporary water and power during construction; and
(viii) provision of clean up and disposal of waste material from the Site.

(bb) “Works” means the work described in Schedule Item 3 to be built in accordance with this Contract, including variations authorised under the Contract, and which by the Contract is to be handed over to the Owner.

2. Withdrawal during ‘cooling-off’ period

2.1 Subject to Condition 2.5, the Owner may withdraw from the Contract within the times noted below:
(a) within 5 business days after the day on which the Owner receives from the Contractor a copy of both the signed Contract, including any plans and specifications, and the QBCC Consumer Building Guide; or
(b) if the Contract is given to the Owner separately from the Consumer Building Guide, then within 5 business days after the day on which the Owner receives the second document.

2.2 Further, if the Contractor fails to give both the above documents to the Owner within 5 business days of the parties entering the Contract then, in addition, the Owner may withdraw at any time up until 5 business days after the day on which the Owner receives those documents in accordance with Condition 2.1 (a) or (b) above.

2.3 If the Owner wishes to withdraw relying on any of these circumstances, the Owner must within the cooling-off period give the Contractor a written notice stating that the Owner withdraws from the Contract under section 35 of Schedule 1B of the Queensland Building and Construction Commission Act 1991 (“the QBCC Act”).

2.4 If the Owner withdraws from the Contract pursuant to this Condition, the Owner must pay to the Contractor an amount equal to any out-of-pocket expenses reasonably incurred by the Contractor before the Owner withdrew from the Contract, plus an additional $100 if the Contractor has provided the Owner with the documents required in accordance with Condition 2.1. If the Owner has already paid more than this amount at the time they withdraw, the Contractor must promptly refund the excess.

2.5 The Owner may not withdraw from the Contract under section 35 of Schedule 1B of the QBCC Act if:
(a) the Owner and the Contractor had entered a previous Contract in substantially the same terms and relating to the same home or land; or
(b) the Owner received formal legal advice about the Contract before entering into the Contract; or
(c) the Owner, at the time of entering into the Contract or after entering into the Contract, tells the Contractor that the Owner had received formal legal advice about the Contract before entering into the Contract.

3. Warranties under Schedule 1B of QBCC Act

3.1 To the extent required by Schedule 1B of the QBCC Act, the Contractor warrants that:
(a) the work under this Contract will be carried out in an appropriate and skilful way and with reasonable care and skill and reasonable diligence;
(b) all materials supplied will be of good quality and suitable for the purpose for which they are used having regard to the Relevant Criteria, and that all materials used will be new unless this Contract expressly provides otherwise;
(c) the work under this Contract will be carried out in accordance with all relevant laws and legal requirements including, for example, the Building Act 1975;
(d) the work under this Contract will be carried out in accordance with the plans and specifications and any other Contract documents described in Schedule Item 15;
(e) if the work under this Contract consists of the erection or construction of a detached dwelling to a stage suitable for occupation or is intended to renovate, alter, extend, improve or repair a home to a stage reasonably suitable for occupation, that the detached dwelling or home will be suitable for occupation when the Works are finished; and
(f) any estimate of Provisional Sums or Prime Cost Items included in the Contract has been calculated with reasonable care and skill, having regard to all the information reasonably available when the Contract is entered into (including information about the nature and location of the building site).
3.2 Without limiting any other warranty under this Contract, the Contractor shall ensure that, so far as reasonably practicable:

(a) a building product associated with the work under this Contract is not a non-conforming building product for an intended use; and
(b) the Owner is given all information about the building product required by section 74AG(4) of the QBCC Act.

3.3 The Contractor must, unless the Contract expressly provides otherwise, supply at the Contractor’s cost and expense, everything necessary for the proper completion of the Works and for the performance of the work under this Contract.

3.4 The Owner must pay the Contractor the Contract Price for the Works in accordance with this Contract.

4. Price

4.1 The parties agree that the Contract Price stated in Schedule Item 1 comprises the following:

(a) Fixed Price Component;
(b) Prime Cost Items Component (if any); and
(c) Provisional Sum Component (if any).

4.2 If the total sum allowed for Prime Cost Items (including the Contractor’s margin) and Provisional Sums (including the Contractor’s margin) exceeds 20% as a proportion of the Contract Price as stated in Schedule Item 1, the Contractor must prior to the commencement of the Works give to the Owner a written statement setting out the reasons for the inclusion of each item as a Prime Cost Item or a Provisional Sum.

In any such case, the Contractor is not entitled to any payment under this Contract until such statement is given.

4.3 If allowances for Prime Cost Items and Provisional Sums are included in the Contract Price, the total amount for each type of allowance must be shown adjacent to the words ‘Prime Cost Items’ and ‘Provisional Sums’ in Schedule Item 1 and the Contractor must give the Owner a separate schedule which states, for each Prime Cost Item or Provisional Sum, the following details:

(a) a detailed description of the Prime Cost Item or the contracted services to which the Provisional Sum relates;
(b) a breakdown of the cost estimates provided for by the Contractor in the allowance for the Prime Cost Item or Provisional Sum, including any margin the Contractor proposes to charge for providing the items or services covered by the allowances (the ‘Contractor’s margin’); and
(c) the total price payable inclusive of GST, for each Prime Cost Item or Provisional Sum.

4.4 The Prime Cost Items Schedule must set out items which the Owner has not finally selected, or for which the Contractor is not reasonably able to determine the cost, at the date of this Contract and which the Contractor cannot therefore price accurately as at that date.

4.5 For Prime Cost Items which the Owner has not finally selected when the Contract is signed, the Owner must select each such item and notify the Contractor in writing of that selection in sufficient time to ensure that the performance of the work under this Contract is not thereby delayed. The Contractor, when so notified, must obtain and supply the relevant item.

4.6 The Provisional Sums Schedule must set out items of work under this Contract the extent of which is not known at the date of this Contract and which the Contractor, despite making all reasonable enquiries, cannot therefore price accurately as at that date.

4.7 The Contractor warrants that each estimate in the Prime Cost Items Schedule or the Provisional Sums Schedule:

(a) has been calculated with reasonable care and skill, having regard to all the information reasonably available when the Contract is entered into (including information about the nature and location of the Site); and
(b) represents the reasonable cost of supplying and delivering each Prime Cost Item, or providing the contracted service covered by the Provisional Sum, including the Contractor’s margin.

4.8 If the actual cost of providing a Prime Cost Item, or the contract services covered by a Provisional Sum, is more than the Contractor’s estimate, the Owner must pay the Contractor the increase, plus the Contractor’s margin (as stated in the Prime Cost Items Schedule or Provisional Sums Schedule).

4.9 If the actual cost of providing a Prime Cost Item, or the contract services covered by a Provisional Sum, is less than the Contractor’s estimate, the Contractor must deduct the difference, plus the Contractor’s margin, from the Contract Price.

4.10 Prior to or when presenting a progress claim relating to the cost to the Contractor of supplying a Prime Cost Item, or providing the contracted services covered by a Provisional Sum, the Contractor must provide the Owner with a copy of any invoice, receipt or other document showing the cost to the Contractor of supplying the item or providing the contracted services under the Contract. The Contractor cannot seek payment for the Prime Cost Item, or the contracted service covered by the Provisional Sum, until the progress claim following the incorporation of the item in the Works or following the completion of the said contracted service.

4.11 As soon as practicable after the Contractor becomes aware that the actual cost of any Prime Cost Item or Provisional Sum will be more than 20% above the Contractor’s estimate for that item in the Prime
Cost Items Schedule or the contracted service in the Provisional Sums Schedule, and where practicable before the relevant work commences, the Contractor must provide the Owner with a written notice which:

(a) describes the Prime Cost Item or Provisional Sum;
(b) states the cost to the Contractor of the Prime Cost Item or Provisional Sum, together with the Contractor’s margin, and the amount by which this total amount exceeds the total allowance for that item in the Prime Cost Items Schedule or the Provisional Sums Schedule; and
(c) identifies the Progress Payment stage under this Contract at which payment for the Prime Cost Item or Provisional Sum will be required.

GOODS AND SERVICES TAX

4.12 The parties agree and acknowledge that all pricing, consideration and amounts otherwise payable under this Contract (including under any variation pursuant to Condition 21) have been or will be calculated on a GST inclusive basis.

5. Evidence of capacity to pay the Contract Price

5.1 This Contract is subject to the Owner providing the Contractor by the Finance Date with written evidence, satisfactory to the Contractor, of the Owner’s capacity to pay the Contract Price.

5.2 If by the Finance Date the Contractor is not satisfied as to the Owner’s capacity to pay the Contract Price, the Contractor may, no later than 5 business days after the Finance Date, give written notice to the Owner that the Contract is at an end.

5.3 If the Owner provides no written evidence as to its financial capacity by the Finance Date, or advises the Contractor in writing by the Finance Date that it does not have the capacity to pay the Contract Price, this Contract is at an end.

5.4 If this Contract is ended under this Condition, the Contractor must, subject to Condition 5.5, immediately refund to the Owner any deposit or other money paid by the Owner to the Contractor.

5.5 The Contractor may deduct from the refund only those costs incurred or paid with the Owner’s previous authorisation as follows:

(a) fees paid by the Contractor to another person for the Foundations Data (if required for the Works);
(b) fees paid by the Contractor to another person for the provision of plans, drawings or engineering design for the Works;
(c) fees paid to an Assessing Certifier for development and/or building approval; and
(d) fees previously agreed with the Contractor for the provision of plans for the Works.

5.6 The Contractor must hand over to the Owner all documents relevant to such deductions. Each party is otherwise under no further liability to the other.

5.7 After commencement of work under this Contract, the Owner must, upon reasonable written request from the Contractor, provide the Contractor with current evidence satisfactory to the Contractor of the Owner’s continued capacity to pay the Contract Price.

6. Security account money

6.1 If Schedule Item 9 is completed, the Owner must, within 5 business days of the date of this Contract, deposit in an interest bearing account in a bank or other appropriate financial institution nominated by the Owner, the amount stipulated in Schedule Item 9 as Security Account Money.

6.2 The account must be in the joint names of the Owner and the Contractor and the authority of each of the Owner and the Contractor must be required to effect any withdrawal. Security Account Money must be held until the Contractor or the Owner becomes entitled to it.

6.3 The Owner and the Contractor may agree at any time that Security Account Money is to be paid to the Contractor in whole or part satisfaction of any payment due to the Contractor under this Contract.

6.4 If the Owner fails to pay any money due and owing to the Contractor within 5 business days, or if the Contractor terminates the Contract pursuant to Condition 26 or Condition 27, the Contractor is entitled to Security Account Money to the extent of any payment then due to the Contractor and the value of work under this Contract then performed and any other entitlement of the Contractor under or in connection with this Contract.

6.5 Upon payment of the last Progress Payment due to the Contractor as provided by Condition 19, the Owner is entitled to any remaining Security Account Money (including interest).

6.6 Any dispute between the parties as to the entitlement to Security Account Money shall be dealt with in accordance with Condition 25.

7. Evidence of title to, and boundaries of, the Site

Prior to the date of this Contract, the Contractor has satisfied itself as to the Owner’s title to the Site and, where relevant to the Works, of the boundaries and position of the Site.

8. Copyright

8.1 A party supplying plans for use in the performance of this Contract warrants that those plans may be so used and indemnifies the other party against any action by any person claiming ownership or copyright in respect of these plans.

8.2 Where plans are drawn by the Contractor, the Owner agrees that, as between the Owner and the Contractor, the Contractor has copyright in those plans but the Owner has the right to cause the completion of the Works by the Contractor in accordance with those plans.
9. Building approval

9.1 If building approval is required for the subject work, and unless otherwise agreed in writing, within 10 business days from the date on which the Owner has satisfied its obligation under Condition 5.1 the party named in Schedule Item 13 (or if no party is named, then the Contractor) must lodge all plans and other documents necessary for permission, consent or approval required for the commencement of building work with the relevant Assessing Certifier and any other body having relevant jurisdiction.

9.2 All parties must do all such things as may be reasonably necessary to obtain all permissions, consents or approvals required for the commencement of building.

10. Termination for lack of building approval

10.1 Either party may give a written notice to the other terminating this Contract if, without fault on the part of the party giving the notice, any permission, consent or approval necessary for the commencement of building has not issued within 3 months of the date of this Contract or such further period extended by the parties' agreement in writing.

10.2 If the Contract is terminated pursuant to this Condition the parties' entitlements and obligations shall be the same as if the Contract were brought to an end under Condition 5.3 and Conditions 5.4, 5.5 and 5.6 shall apply.

11. Contractor's indemnity in favour of the Owner

The Contractor indemnifies the Owner against any legal liability to pay damages or compensation for damage to property or personal injury or death arising out of the work under this Contract except to the extent that such damage, injury or death results from or is contributed to by an act or omission of the Owner.

12. Insurance obligations

12.1 The Contractor must, at its cost, effect and maintain during the course of this Contract the following insurances:

(a) all insurance required to comply with the Workers' Compensation and Rehabilitation Act 2003;

(b) Queensland Home Warranty Scheme cover (if required for the Works), the premium for which must be collected from the Owner and paid to QBCC within 10 business days after the date the Contract was entered into and before the work under this Contract starts (whichever is earlier); and

(c) Contract Works insurance for an amount not less than the Contract Price and Public Liability insurance for not less than 5 million dollars, both until 4pm on the Date of Practical Completion, with a reputable and financially sound insurer upon usual and reasonable terms which name or include as an insured the Owner and the Contractor for their respective rights.

12.2 The insurances required under Condition 12.1(c) will include cross-liability provisions by which the insurer waives all rights of subrogation or action which the insurer may have against any of the persons comprising the insured and by which each person comprising the insured is deemed to be the subject of a separate policy of insurance.

12.3 Prior to commencement of the work under this Contract, or upon request by the Owner, the Contractor must provide to the Owner written evidence that the Contract Works and Public Liability Insurances required under this Condition are current.

12.4 The Owner must, at its cost, effect and maintain Public Liability and Home and Contents insurances during the course of this Contract.

13. Access to the Site

13.1 The Owner gives the Contractor a licence to access the Site sufficient to enable the Contractor to commence and carry out the work under this Contract from the Starting Date until the Contractor hands over the Works to the Owner on the Date of Practical Completion.

13.2 The rights granted by the Owner to the Contractor under Condition 13.1 do not convey to the Contractor an interest in the land comprising the Site.

13.3 The Contractor must permit the Owner or any person authorised by the Owner to, under the Contractor's supervision:

(a) have reasonable access to the Site; and

(b) view any part of the work under this Contract.

13.4 The Owner or the Owner's Authorised Representative must not unreasonably interfere with the performance of the work under this Contract when at the Site.

14. Care of the work under this Contract

14.1 The Contractor is responsible for the care of the work under this Contract from the date on which work under this Contract commences on Site until the Contractor hands over the Works to the Owner on the Date of Practical Completion.

14.2 The Contractor must promptly make good loss or damage to the work under this Contract, or to the Owner's property, occasioned by any act, neglect or default of the Contractor or the Contractor's employees, agents or subcontractors and must also make good any such loss or damage which is or which ought to have been the subject of any insurance required by this Contract.

15. Workplace health and safety

15.1 For the purposes of this clause:

‘Act’ means the Work Health and Safety Act 2011
17.3 The Contractor must diligently carry out the work under this Contract and must not, except as permitted by this Contract, delay, suspend, or fail to maintain reasonable progress in the performance of that work.

18. Assignment and subcontracting

18.1 The Contractor must not assign this Contract or the work under this Contract without the prior written consent of the Owner.

18.2 The Contractor may subcontract parts of the work under this Contract to appropriately licensed tradespersons, but the Contractor remains liable to the Owner for the work under this Contract.

19. Payment

19.1 The Owner must pay the Contractor the Contract Price for the Works calculated and adjusted as provided by this Contract in accordance with the following provisions:

(a) The Owner must pay the Contractor the deposit (if any) stated in Schedule Item 2 upon the signing of this Contract.

(b) The Contractor is entitled to claim a Progress Payment when the Contractor has achieved completion of each of the stages set out in Schedule Item 8 which claim shall consist of the percentage of the Contract Price applicable to that stage as set out in Schedule Item 8, subject to the following adjustments:

(i) an adjustment for any Prime Cost Item incorporated in the Works to that stage, and not included in a previous Progress Payment, such adjustment being an increase or decrease to the relevant stage payment as set out in Schedule Item 8 depending on whether the final cost of the Prime Cost Item is more or less than the amount allowed and stated in the Prime Cost Items Schedule;

(ii) an adjustment for the value of any Provisional Sum Item completed to that stage and not included in a previous Progress Payment, such adjustment being an increase or decrease to the relevant stage payment as set out in Schedule Item 8 depending on whether the final cost of the Provisional Sum Item is more or less than the amount allowed and stated in the Provisional Sums Schedule; and

(iii) an increase to the relevant stage payment in respect to an amount payable under a Variation Document where the work the subject of the variation has been completed and for which payment has not previously been made; or

(iv) a decrease in the relevant stage payment in respect to a variation which reduces the Contract Price.

(c) Such adjustments referred to in Condition 19.1(b) shall be recorded by the Contractor on the Form 3 - Progress Claim or similar appropriate...
20. Interest on overdue payments

20.1 The Owner must pay the Contractor interest on overdue payments at the lesser of the rate set out in Schedule Item 11 or the rate which is the sum of following:

(a) 10% per year; and
(b) the rate comprising the annual rate, as published from time to time by the Reserve Bank of Australia, for 90 day bills (the ‘default rate’).

20.2 If no amount is entered in Schedule Item 11 the default rate shall apply.

21. Variations

21.1 The work under this Contract may be varied by way of an increase, decrease or substitution of work under this Contract provided that, before work commences and before any additional payment is sought, the details of the variation are put in writing in a Variation Document agreed in writing by both parties.

21.2 The Variation Document may be a QBCC Form 5 - Variation Document, or other similar appropriate document, with the particulars completed in accordance with the requirements of Schedule 1B of the QBCC Act, agreed in writing by both parties.

21.3 The Variation Document complies with the requirements of Schedule 1B of the QBCC Act if it:

(a) is readily legible; and
(b) describes the variation; and
(c) states the date of the request for the variation; and
(d) if the variation will result in a delay affecting the subject work - states the Contractor’s reasonable estimate for the period of delay; and
(e) states the change to the Contract Price because of the variation, or the method for calculating the change to the Contract Price because of the variation; and
(f) if the variation results in an increase in the Contract Price – states when the increase is to be paid; and
(g) if the variation results in a decrease in the Contract Price – states when the decrease is to be accounted for.

21.4 Any increase in the Contract Price as a result of the variation can not be required to be paid before work the subject of the variation has been completed.

21.5 The Contractor must give the Owner a signed copy of the Variation Document within 5 business days after the variation is agreed and before the variation work is commenced.

21.6 The Contractor may present the Variation Document to the Owner, and the Owner may respond to it in writing, by any of the communication methods detailed in the Notice Previsions in Condition 30.

21.7 If the Contractor has requested the variation, the Contractor is only entitled to additional payment if the variation is necessary because of circumstances that are beyond the reasonable control of, and could not have been reasonably foreseen by, the Contractor when the Contract was entered into.

VARIATIONS REQUIRED BY LAW

21.8 If a variation is required by reason of the lawful requirements of the Assessing Certifier or other body having relevant jurisdiction, the Contractor shall, with the prior written consent of the Owner, vary the work under this Contract accordingly. If the necessity for the relevant variation has been occasioned by the neglect or default of the Contractor, the Contractor shall not be entitled to payment in that respect and must carry out the variation at the Contractor’s expense. In any other case, the Contractor shall give to the Owner the Contractor’s calculation of the change to the price, if any, consequent upon the proposed variation and the work under this Contract shall be varied when
the Owner agrees to the relevant variation in writing in the Variation Document.

VARIATIONS FOR EXTRA EXCAVATIONS AND FOUNDATIONS

21.9 If the Owner is named in Schedule Item 14 as the party responsible for extra excavations and foundations, and if it becomes apparent that extra work or materials are required in respect of excavations or foundations beyond what could reasonably be established by the required Foundations Data, then the Contractor may, with the prior written consent of the Owner, vary the work under this Contract to include the provision of such extra work or materials.

21.10 In any such case, the Contractor shall give to the Owner written notice of the necessity for such variation within 5 business days of the Contractor becoming aware of that necessity, together with the Contractor’s calculation of the change to the price, if any, consequent upon the proposed variation, and the work under this Contract shall be varied when the Owner agrees with the Contractor as to the relevant variation in the Variation Document signed by the parties.

21.11 The Contractor cannot seek additional payment from the Owner for a variation in respect of extra excavations and foundations where the need for the variation has arisen because:

(a) the Contractor failed to obtain the appropriate Foundations Data before entering the Contract and, had the Contractor obtained the appropriate Foundations Data, the need for the additional amount could reasonably have been established; or

(b) the Contractor obtained the appropriate Foundations Data, and the need for the extra work or materials could reasonably have been established from the Foundations Data.

22. Time for Practical Completion

The Contractor must achieve Practical Completion of the Works by the Date for Practical Completion stated in or calculated in accordance with Schedule Item 7 or any extended date under Condition 23.

23. Extension of time

23.1 Subject to complying with Condition 23.2, the Contractor may only claim and is entitled to a reasonable extension of the Date for Practical Completion if:

(a) the need for the extension of time arises because of one or more of the following causes of delay prevents the Contractor from achieving Practical Completion by the Date for Practical Completion:

(i) a variation complying with Condition 21; or

(ii) a delay caused by the Owner or the Owner’s Authorised Representative; or

(iii) a delay event stated in Schedule Item 6B which exceeds the stated allowance; or

(iv) another cause of delay which is not reasonably foreseeable and beyond the reasonable control of the Contractor; and

(b) the claim is made to the Owner in writing using a QBCC Form 2 - Extension of Time Claim and Owner’s Response to Claim or similar appropriate document with the particulars, including the cause of the delay and the extension of the Date for Practical Completion claimed, completed, and

(c) the claim is given to the Owner within 10 business days of the earlier of the Contractor becoming aware of the cause and extent of the delay and when the Contractor reasonably ought to have become aware of the cause and extent of the delay; and

(d) the Owner approves the claim in writing using the QBCC Form 2 - Extension of Time Claim and Owner’s Response to Claim or similar appropriate document.

23.2 The Contractor must take all reasonable steps to lessen the effect and duration of any delay.

23.3 The Contractor must give the Owner a signed copy of the claim for an extension of time within 5 business days of the Owner approving the claim.

23.4 The Owner must, within 10 business days of receiving the Contractor’s claim, reasonably assess and return to the Contractor the said QBCC Form 2 - Extension of Time Claim and Owner’s Response to Claim or similar appropriate document either agreeing to the extension of time claimed or giving reasons for the rejection of the whole or part of the said claim, failing which the said extension of time claim will be deemed to be disputed by the Owner.

23.5 Delay or failure by the Owner to agree to an extension of time does not cause the Date for Practical Completion to be set at large, but the Contractor shall be entitled to damages arising from the unreasonable rejection of all or part of a claim for an extension of the Date for Practical Completion.

24. Liquidated damages

24.1 If the Contractor fails to achieve Practical Completion of the Works by the Date for Practical Completion, then the Contractor must pay to the Owner liquidated damages calculated at the rate provided in Schedule Item 10.

24.2 If Schedule Item 10 is left blank, a default amount of $50 per day shall be deemed to apply.

24.3 Liquidated damages may only be deducted by the Owner from the amount payable to the Contractor in respect of the Practical Completion Stage. If the Owner’s entitlement to liquidated damages exceeds the amount payable to the Contractor for the Practical Completion Stage, the excess may be recovered by the Owner as a debt due to the Owner by the Contractor.
26.3 The right to terminate under this Condition is not limited to:

(a) failing to produce evidence satisfactory to the

Contractor of the Owner’s capacity to pay the

Contract Price in compliance with Condition 5.7

of this Contract;

(b) failing to pay any money due and owing to the

Contractor within 5 business days after the due

date for payment; and

(c) substantially or persistently obstructing the

Contractor in the performance of the work

under this Contract.

26.4 **Substantial breach by the Contractor** includes, but is not limited to:

(a) failing to comply with any necessary approvals

associated with the work under this Contract;

(b) failing to provide materials which comply with

this Contract;

(c) unreasonably failing to replace or remedy
defective work or materials;

(d) unreasonably failing to perform the work
diligently or unreasonably delaying, suspending

or failing to maintain reasonable progress;

(e) failing to effect or maintain any insurance

required by this Contract;

(f) failing to hold the current, active and

appropriate licence required to perform the

Works, including, without limitation, a licence

required under the QBCC Act; and

(g) the Contractor failing to pay a judgement debt.

27. **Termination for bankruptcy or

liquidation**

27.1 Notwithstanding Condition 26, if a party to this

Contract:

(a) is made bankrupt; or

(b) being a company, goes into liquidation,

then the other party may forthwith by written notice

terminate this Contract.

27.2 If the Contractor terminates the Contract under this

Condition, the Contractor may, in any such case,

remove from the Site and may take possession of all unfixed

materials, plant and equipment previously provided at the

Site by the Contractor and is entitled to recover all damages,

loss, cost or expense occasioned to the Contractor by such termination or to set off such claim against any payment otherwise due by the Contractor to the Owner.

27.3 If the Owner terminates the Contract under this

Condition, the Owner may, in any such case, complete or employ any other person to complete the Works and may take possession of all unfixed materials and goods previously provided at the Site by the Contractor and may use the same in the completion of the Works. Until completion of the Works the Contractor is not entitled to any further payment under this Contract.

27.4 Upon completion the Owner must calculate the

total cost to complete the Works including amounts

previously paid to the Contractor. If the total cost

to complete together with all damages, loss, cost

or expense occasioned to the Owner by such termination exceeds the Price which would have been payable under this Contract the difference is
payable by the Contractor to the Owner and if the total cost to complete is less than such Price, the difference is payable by the Owner to the Contractor.

28. Practical Completion

28.1 The Contractor must give to the Owner 5 business days prior written notice of the date upon which the Contractor anticipates that the Works will reach Practical Completion.

28.2 On the date specified in that notice as the anticipated date on which the Works will reach Practical Completion, the Owner or the Owner’s Representative will inspect the Works and if satisfied that the Works have reached Practical Completion, and if the Contractor produces to the Owner satisfactory written evidence that all relevant inspections and approvals required by the Sustainable Planning Act 2009 and the Building Act 1975 and by any body having the relevant jurisdiction have been satisfactorily completed, the Contractor must:

(a) complete with the Owner and sign the QBCC Form 6 - Defects Document or similar appropriate document identifying agreed and non-agreed minor defects and minor omissions, and when the Contractor will remedy the agreed matters, and give a signed copy to the Owner; and
(b) give the Owner a completed and signed QBCC Form 7 - Certificate of Practical Completion stating that date as the Date of Practical Completion; and
(c) hand over the Works to the Owner.

28.3 If the Owner considers that the Works have not reached Practical Completion the Owner must give the Contractor written notice of those matters which are required to be done for the Works to reach Practical Completion. The Contractor must carry out such matters as may be necessary for the Works to reach Practical Completion and must otherwise proceed in accordance with the preceding paragraph.

28.4 The issue of a Certificate of Practical Completion does not constitute approval of any work under this Contract nor does it prejudice any claim by the Owner in respect of the work under this Contract.

28.5 When the Contractor has satisfied all of its obligations under Condition 28.2 the Owner must immediately pay the Contractor the progress claim for the Practical Completion Stage (as adjusted under Condition 24, if applicable).

29. Defects after completion

29.1 The Contractor must make good defects or omissions in the work under this Contract which become apparent to the Owner within 12 months of the Date of Practical Completion.

29.2 If there are any such defects or omissions, the Owner must, as soon as practicable after becoming aware of the defects or omissions, give the Contractor written notice to make good such defects or omissions and must give the Contractor reasonable access to the Site for that purpose.

29.3 Subject to reasonable access being provided, the Contractor must within 28 calendar days of the notice being given rectify any defects or omissions notified to the Contractor under Condition 29.2 during usual business hours.

30. Notices

30.1 Any notice under this Contract must, unless otherwise stated, be given in writing and sent to the party to whom the notice is to be given at the address stated in the Schedule, or such other address as is subsequently advised in writing, in one of the following ways:

(a) delivered to the other party by hand; or
(b) delivered by prepaid post; or
(c) sent by facsimile; or
(d) sent by email.

30.2 Any notice sent by post is deemed to be given at the time when by the ordinary course of post it would have been delivered.

30.3 Any notice sent by facsimile is deemed to be given at the time when a valid transmission report is received by the sender.

30.4 Any notice sent by email is deemed to be given in accordance with the following provisions:

(a) the notice is deemed given at the time the email is sent provided it is sent before 5.00pm on a business day at the place of receipt on the day it is sent and otherwise on the next business day at the place of receipt, provided:

(i) the sender’s computer or email account does not receive a message that the message has not been delivered (including an ‘out of office’ message); and
(ii) the email has been received fully and in legible form by the receiver; and
(iii) the receiver has not advised the sender in writing that a notice cannot be given to them by email for the stated period.
### Contact list

The contact list below is provided to enable you to conveniently record the names and contact details of people and organisations important to your project. Keep copies of all important papers regarding your project in a safe place.

#### YOUR PERSONAL CONTACTS RELEVANT TO YOUR BUILDING PROJECT

<table>
<thead>
<tr>
<th>Person</th>
<th>Name &amp; Email</th>
<th>Other Contact Details</th>
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<tbody>
<tr>
<td>Solicitor</td>
<td>Name:</td>
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<tr>
<td></td>
<td>Email:</td>
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<tr>
<td>Finance Provider</td>
<td>Name:</td>
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<td></td>
<td>Email:</td>
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<tr>
<td>Building Designer or Architect</td>
<td>Name:</td>
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<td>Email:</td>
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<tr>
<td>Building Contractor</td>
<td>Name:</td>
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<tr>
<td>Site Supervisor</td>
<td>Name:</td>
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<tr>
<td>Building Certifier</td>
<td>Name:</td>
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<tr>
<td>Local Government</td>
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<tr>
<td>Insurance Company</td>
<td>Name:</td>
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<tr>
<td>Building Consultant</td>
<td>Name:</td>
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<td></td>
<td>Email:</td>
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<tr>
<td>Neighbours (if relevant)</td>
<td>Name:</td>
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CONSUMER BUILDING GUIDE

Your building contractor must give you this guide before you sign the contract.

This guide has been developed by the Queensland Building and Construction Commission (QBCC) under Schedule 1B of the Queensland Building and Construction Commission Act 1991 (the Act) to assist home owners undertaking domestic building work with a total contract price of $20,000 or more. It’s aimed at helping you avoid disputes and common pitfalls.

COOLING-OFF PERIOD
You may withdraw from the contract within five business days of receiving copies of the signed contract (including any plans and specifications) and this guide. However, there are costs for home owners in withdrawing (generally $100 plus any out-of-pocket expenses reasonably incurred by the contractor up to the time of withdrawal). You must also advise the contractor in writing.

QBCC LICENCE
You should only deal with a QBCC-licensed contractor. If you engage an unlicensed contractor, your building work may not be covered under the Queensland Home Warranty Scheme. Always check the contractor’s licence and licence history via QBCC’s Online Licence Search.

QLD HOME WARRANTY INSURANCE
Residential construction work valued at more than $3,300 is covered by the Queensland Home Warranty Scheme. It provides protection for home owners against non-completion, defective work and subsidence for up to 6 years from completion, provided a licensed contractor performs the work. After the contract has been signed, the contractor must pay the insurance premium to QBCC, and you should receive a Certificate of Insurance and Policy Booklet within two weeks.

COST PLUS AND CONSTRUCTION MANAGEMENT CONTRACTS
QBCC recommends home owners obtain formal legal advice before signing either of these types of contracts which reduce your Home Warranty insurance protection and often result in disputes and cost overruns. Visit the QBCC website for more details on the risks associated with these contracts.

COMMENCEMENT NOTICE
For contracts priced at $20,000 or more, the contractor must give the owner a signed Commencement Notice within 10 business days of work commencing on site.

It must state the date work started on site and the Date for Practical Completion.

CONTRACT PRICE
The total contract price must be stated on the first page of the contract schedule. For contracts priced at $20,000 or more, the contract must also contain a warning about any provisions that may cause the contract price to change and if the contract price includes any allowances (items or services for which the price is not fixed at the time the contract is signed), these allowances must be stated in the contract schedule.

DEPOSITS AND PROGRESS PAYMENTS
The maximum deposit allowed is:
• 10% where the total contract price is under $20,000
• 5% where the price is $20,000 or more
• 20% for a contract of any price where the value of the work to be performed off-site is more than 50% of the total contract price.

Owners and contractors are free to determine the number and timing of progress payments (if any) for their particular project, provided these payments are proportionate to the value of work performed on site (e.g. don’t pay more than 50% before half of the work has been completed).

BUILDING APPROVALS AND INSPECTIONS
Building inspections and approvals are the responsibility of a building certifier. Mandatory building inspections may be required at certain stages of construction. You can check the certifier’s licence via QBCC’s Online Licence Search.

VARIATIONS
Any change to the materials used or the scope of the work to be performed under the contract is known as a ‘variation’. Variations are frequently the cause of cost overruns and building disputes. All variations must be detailed in writing and copied to the owner by the contractor within five business days after they are agreed to, and before any of the variation work commences.

DISPUTE PREVENTION
To reduce the risk of a dispute, carefully read and understand the contract. Also check any associated plans and specifications before signing. Discuss any questions with your contractor and seek legal advice if you still have concerns.
DISPUTE RESOLUTION
If a dispute with your contractor occurs, firstly advise them in writing giving them a reasonable time to respond. If this doesn’t resolve the problem, explore QBCC’s free Early Dispute Resolution (EDR) service and your legal options. It’s critical that you engage a practising solicitor before terminating the contract. Incorrect termination may have serious legal and financial consequences and reduce your Home Warranty protection.

EXTENSIONS OF TIME (EOTs)
The contract must state the Date for Practical Completion for your project, or how the date is to be determined (e.g. 180 days from commencement). The Act sets out circumstances in which a contractor may seek to extend this date (e.g. if you approve a variation to the contract which involves extra work, or the work is interrupted by more rain than could have been anticipated).

The contractor must give you a written EOT claim that you should carefully consider (not unreasonably reject) and respond to promptly in writing. If you approve the claim, the Date for Practical Completion will be extended by the period claimed. If you do not approve the claim, the extension is deemed ‘disputed’.

PRACTICAL COMPLETION AND HANDOVER
You are not required to pay the final contract payment until all of the contracted work has been completed in accordance with the contract, all legal requirements, and either without any defects or omissions, or with only minor defects or minor omissions that will not unreasonably affect occupation. If you believe there are any minor defects or minor omissions, the contractor must give you a ‘defects document’ (listing agreed and non-agreed matters). This document should be compiled by you and the contractor during a handover inspection. Check your contract to see if it imposes any extra requirements on the contractor for practical completion.

IMPLIED WARRANTIES
Under the Act, a range of warranties are deemed to be part of all regulated domestic building contracts. The warranty period is six years for structural defects and one year for all other defects.

Quick checklist (Ensure you are able to tick all boxes below before signing the contract)

☐ I have read this Consumer Building Guide
☐ I have read and checked all contract documents, including the schedule, general conditions and special conditions (if any) and all plans and specifications
☐ I have checked the contractor’s licence and licence history on the QBCC Online Licence Search at qbcc.qld.gov.au
☐ I note and understand my cooling-off rights (including how and when I may withdraw if I choose to)
☐ I have checked the total price (including what proportion is comprised of allowances) and I understand the deposit and progress payments set out in the contract
☐ (If applicable) I have discussed my questions/concerns about the contract with a practising solicitor.

Acknowledgement
Complete and sign the section below to acknowledge that you have received this guide from your building contractor. Once signed, the building contractor will return a copy of this guide to you with the contract.

NAME: ___________________________ DATE: ________________

SIGNATURE: ___________________________