Retirement Villages

Form 3



ABN: 86 504 771 740

Village Comparison Document

Retirement Villages Act 1999 (Section 74)

This form is effective from 1 February 2019

Name of village: The Pavilion North Kirra



Important information for the prospective resident

- The Village Comparison Document gives general information about the retirement village accommodation, facilities and services, including the general costs of moving into, living in and leaving the retirement village. This makes it easier for you to compare retirement villages.
- The Retirement Villages Act 1999 requires a retirement village scheme operator to:
 - provide a copy of the Village Comparison Document to a prospective resident of the retirement village within seven days of receiving a request
 - o include a copy of the Village Comparison Document with any promotional material given to a person, other than through a general distribution (e.g. mail-out)
 - publish the Village Comparison Document on the village's website so that the document, or a link to it appears prominently on each page of the website that contains, or has a link to, marketing material for the village
- You can access a copy of this Village Comparison Document on the village website at http://thepavilionnorthkirra.com.au.
- All amounts in this document are GST-inclusive, unless stated otherwise where that is permitted by law.

Notice for prospective residents

Before you decide whether to live in a retirement village, you should:

- Seek independent legal advice about the retirement village contract there are different types
 of contracts and they can be complex
- Find out the financial commitments involved in particular, you should understand and consider ingoing costs, ongoing fees and charges (which can increase) and how much it will cost you when you leave the village permanently
- Consider any impacts to any pensions, rate subsidies and rebates you currently receive
- Consider what questions to ask the village manager before signing a contract
- Consider whether retirement village living provides the lifestyle that is right for you. Moving into a retirement village is very different to moving into a new house. It involves buying into a village with communal facilities where usually some of the costs of this lifestyle are deferred until you leave the village. These deferred costs when you leave your unit may be significant.
- Seek further information and advice to help with making a decision that is right for you. Some
 useful contacts are listed at the end of this document, including:
 - Queensland Retirement Village and Park Advice Service (QRVPAS) which provides free information and legal assistance for residents and prospective residents of retirement village. See www.caxton.org.au or phone 07 3214 6333.
 - The Queensland Law Society which can provide a list of lawyers who practice retirement village law. See www.qls.com.au or phone: 1300 367 757.

More information

- If you decide to move into a retirement village, the operator will provide you with a Prospective Costs Document for your selected unit, a residence contract and other legal documents.
- By law, you must have a copy of the Village Comparison Document, the Prospective Costs Document, the village by-laws, your residence contract and all attachments to your residence contract for at least 21 days before you and the operator enter into the residence contract. This is to give you time to read these documents carefully and seek professional advice about your legal and financial interests. You have the right to waive the 21-day period if you get legal advice from a Queensland lawyer about your contract.

The information in this Village Comparison Document is correct as at 1 November 2024 and applies to prospective residents.

Some of the information in this document may not apply to existing residence contracts.

Part 1 – Operator and management details					
1.1 Retirement village location	Retirement Village Name The Pavilion North Kirra				
	Street Address 3-5 Lang St				
	Suburb Bilinga State Qld Post Code 4225				
1.2 Owner of the land on which the	Name of land owner				
retirement village scheme is located	Aura Bilinga Management Pty Ltd ACN 621 265 816 as trustee for the Aura Bilinga Trust ABN 97 278 370 234 and Aura Bilinga Management II Pty Ltd ACN 625 645 589 as trustee under instrument 719139175, 719139177, 719139179 and 720064702				
	Address c/- 23 Sirius Street				
	Suburb Coorparoo State Qld Post Code 4151				
1.3 Village operator	Name of entity that operates the retirement village (scheme operator) Aura Bilinga Management Pty Ltd ACN 621 265 816 as trustee for the Aura Bilinga Trust ABN 97 278 370 234				
	Australian Company Number (ACN)				
	621 265 816				
	Address c/- 23 Sirius Street				
	Suburb Coorparoo State Qld Post Code 4151				
	Date entity became operator 17 March 2020				

1.4 Village	Name of village management entity and contact details			
management and onsite availability	Aura Bilinga Management Pty Ltd ACN 621 265 816 as trustee for the Aura Bilinga Trust ABN 97 278 370 234			
	Australian Company Number (ACN)			
	621 265 816			
	Phone 0468 611 613			
	Email suzy.cornelius@auraholdings.com.au An onsite manager (or representative) is available to residents:			
	 □ Full time □ Part time □ By appointment only □ None available □ Other 			
	Onsite availability includes:			
	8.30 am to 4.30 pm Monday to Friday inclusive			
1.5 Approved closure plan or transition plan	Is there an approved transition plan for the village? ☐ Yes ☒ No			
for the retirement village	A written transition plan approved by the Department of Communities, Housing and Digital Economy is required when an existing operator is transitioning control of the retirement village scheme's operation to a new operator.			
	Is there an approved closure plan for the village? ☐ Yes ☒ No			
	A written closure plan approved by the residents of the village (by a special resolution at a residents meeting) or by the Department of Communities, Housing and Digital Economy is required if an operator is closing a retirement village scheme. This includes winding down or stopping to operate the village, even temporarily.			
Part 2 – Age limits				
2.1 What age limits apply to residents in this village?	Applicants must be 60 years of age or over, or in the case of a joint application, one applicant must be 60 years of age or over. In the case of joint applicants, the right to reside must be held as joint tenants. All applicants must be able to live independently.			
	We reserve the right to decline an application and change the age limitation criteria applicable for entry into the village.			
	We may, in our absolute discretion, accept an application for an applicant to reside in the village outside of these categories.			

ACCOMMODATION, FACILITIES AND SERVICES						
Р	Part 3 – Accommodation units: Nature of ownership or tenure					
3.1 Resident		☐ Freehold (owner resident)				
ownership or tenure of the units in the village	□ Lease (non-owner resident)					
is	_	☐ Licence (non-	-owner residen	t)		
		☐ Share in com	pany title entity	y (non-owner residen	t)	
		Unit in unit tru	ust (non-owner	resident)		
		☐ Rental (non-c	wner resident))		
		Other				
A	ccommodation types					
a	2 Number of units by ccommodation type nd tenure	There are 133 independent living units in the village comprising 133				
	Accommodation unit	Freehold	Leasehold	Licence	Other	
	Independent living units					
	- Studio	-	-	-	-	
	- One bedroom	-	8	-	-	
	- Two bedroom	-	87	-	-	
	- Three bedroom	-	38	-	-	
	Serviced units					
	- Studio	-	-			
	- One bedroom	-	-	-	-	
	- Two bedroom	-	-	-	-	
	- Three bedroom	-	-	-	-	
	Other					
	Total number of units	-	133	-	-	
Α	ccess and design					
3.3 What disability access and design features do the units and the village contain?		\square Level access from the street into and between all areas of the unit (i.e. no external or internal steps or stairs) in \boxtimes all \square some units				
		$oxed{\boxtimes}$ Alternatively, a ramp, elevator or lift allows entry into $oxed{\boxtimes}$ all $oxed{\square}$ some units				
		Step-free (hobless) shower in all □ some units				
		$oxed{\boxtimes}$ Width of doorways allow for wheelchair access in $oxed{\square}$ all $oxed{\boxtimes}$ some units		□ all ⊠ some		

	☐ Toilet is accessible in a wheelchair in ☐ all ☐ some units
	⊠ Other key features in the units or village that cater for people with disability or assist residents to age in place
	 Allowance for future installation of handrails to bathrooms Large format light and some power switches More generous spatial dimensions to assist those with restricted mobility
	□ None
Part 4 – Parking for resi	dents and visitors
4.1 What car parking	All / Some/[unit type] units with own garage or carport attached or adjacent to the unit
in the village is available for residents?	All / Some [unit type] units with own garage or carport separate from the unit
	All / Some [unit type] units with own car park space adjacent to the unit
	General car parking for residents in the village
	☐ Other parking e.g. caravan or boat
	□ Specify number / unit type] units with no car
	parking for residents
	☐ No car parking for residents in the village
	Restrictions on resident's car parking include:
	 Only one car may be parked in each car space; and Residents must not wash, grease, oil, service or repair any car in or about the car park.
4.2 Is parking in the village available for visitors?	⊠ Yes □ No
If yes, parking restrictions include	
Part 5 – Planning and de	evelopment
5.1 Is construction or	Year village construction started - 2019
development of the village complete?	
_	☐ Partially developed / completed
	☐ Construction yet to commence
	I .

5.2 Construction, development applications and development approvals

Provide details and timeframe of development or proposed development, including the final number and types of units and any new facilities.

Provide detail of any construction, development or redevelopment relating to the retirement village land, including details of any related development approval or development applications in accordance with the *Planning Act 2016*

Staged development of village

The Pavilion North Kirra has been developed over two stages, with the staging set out as per below.

Stage 1 – completed in October 2021

Stage 1 was completed in October 2021 and contains 68 independent living units over 10 levels and a two level basement. Communal spaces delivered in Stage 1 include the following facilities:

- Reception/office;
- Wine room;
- Lounge and library;
- Rooftop terrace;
- Storage cages;
- Craft room;
- Billiards room; and
- Female and male amenities.

Additionally, three retail tenancies were constructed on the ground floor. These tenancies add to the amenity of the village but do not form part of the village.

Stage 2 - completed in October 2024

Stage 2 was completed in October 2024 and includes a second building in the village containing 65 independent living units over up to 10 levels (Level 11 Rooftop Terrace) plus additional basement car parking connecting to Stage 1. It is proposed that this stage of the village will include a further additional retail lot (**Stage 2 Retail Lots**) and the following facilities:

- Gym/yoga room;
- Swimming pool;
- Lobby foyer
- Ground floor outdoor BBQ area;
- Female and male amenities and change rooms;
- Rooftop terrace BBQ area;
- Storage cages;
- Ancillary Facilities (see below); and
- Additional Facilities (see below),

(Stage 2 Facilities)

The above stage is referred to in the village comparison document as 'Stage 2'. Additionally, as part of the development of Stage 2, is the inclusion of one additional retail tenancy on the ground floor.

Stage 2 is located on Lot 200 on SP 317266 (title reference 51275931) (Stage 2 Land).

The Stage 2 Land may require further amalgamation or subdivision to, for example, create the Stage 2 Retail Lots. We reserve the right to further subdivide the Stage 2 Land as we see fit, subject to your rights under the residence contract.

The Stage 2 Land is owned by Aura Bilinga Management II Pty Ltd ACN 625 645 589 as trustee for the Aura Bilinga II Trust (**Stage 2 Land Owner**). Accordingly, the Stage 2 Land Owner has entered into a management agreement with the Village Operator in order to allow both stages of the village to operate as a single retirement village.

We reserve the right to develop the village having regard to financial availability, public demand for such accommodation and general and economic commercial factors governing the housing and retirement living market. As a result, the staging, timing and extent of the development of the village may alter from that originally planned.

The construction of the Stage 2 Facilities may constitute 'redevelopment' for the purposes of section 113C of the Retirement Villages Act 1999 (Qld). Accordingly, this section constitutes written notice pursuant to section 113C(2) of the Retirement Villages Act 1999 (Qld).

Building Management Statement

The use of and costs associated with certain shared areas (for example entranceways, driveways, bin rooms etc.) is allocated between the proposed retirement village and various retail lots pursuant to a building management statement (**BMS**).

Development Approvals

Stage 1

Development permits have been issued by Gold Coast City Council in relation to the development of stage 1 of the village. Details of these development permits are contained further below. These include:

- Minor change to Development Permit for a Material Change of Use for a Retirement Facility (70 Independent Living Units), Food and Drink Outlet and Shop – (council reference MIN/2019/253) issued 17 July 2019; and
- Original approval (application MCU201800220) issued 2 October 2018.

Stage 2

A development permit has been issued for stage 2 of the village, described as a Development Permit for a Material Change of Use for a Retirement Facility (65 units) and Shop granted on 4 March 2022 by

way of consent Judgment of the Planning and Environment Court (No. 2674 of 2020). Ancillary facilities In addition to the accommodation units and resident facilities noted in items 3.2 above and 6.1 below respectively, we intend for some areas in the village to be used for purposes that, in our opinion, are consistent with and ancillary to, the retirement village use and health and wellness generally (Ancillary Facilities). Initially we may operate these facilities and then progressively licence or sublease to third party operators. Either we or the third party operator will be responsible for all utilities (electricity, gas, water etc) and other operational costs in relation to these Ancillary Facilities. The operational costs will be apportioned based on the area that the Ancillary Facilities bear to the area of the village land or on some other terms as we may determine, acting fairly and reasonably. The construction of the Ancillary Facilities described above may constitute 'redevelopment' for the purposes of section 113C of the Retirement Villages Act 1999 (Qld). Accordingly, this section constitutes written notice pursuant to section 113C(2) of the Retirement Villages Act 1999 (Qld). Additional facilities Additional facilities will only be provided if certain conditions occur such as increased sales, availability of finance or market conditions. The scheme operator proposes to offer the following facilities in the circumstances described: café (user pays basis), to be available to residents and members of the public when a café operator has entered into a licence or lease of the care premises; retail offering to be available to residents and members of the public as and when the designated retail areas are licenced or leased to relevant operators. The availability and timing of these facilities are dependent on availability of finance, public and resident demand and receipt of all relevant approvals and may be subject to change at our discretion. Further resident amenities may also be provided subject to availability of finance and budget approval by residents. 5.3 Redevelopment

5.3 Redevelopment plan under the Retirement Villages Act 1999

Is there an approved redevelopment plan for the village under the Retirement Villages Act?

☐ Yes ☐ No - however please see notice pursuant to section 113C(2) of the *Retirement Villages Act 1999 (Qld)* contained in item 5.2 above.

The Retirement Villages Act may require a written redevelopment plan for certain types of redevelopment of the village and this is different to a development approval. A redevelopment plan must be approved by the residents of the village (by a special resolution at a residents

meeting) or by the Department of Communities, Housing and Digital Economy. Note: see notice at end of document regarding inspection of the development approval documents. Part 6 - Facilities onsite at the village 6.1 The following Medical consultation room Activities or games room facilities are currently available to residents: Arts and crafts room Restaurant/cafe ☐ Auditorium Shop BBQ area outdoors Swimming pool [indoor/outdoor] [heated / not heated] □ Billiards room ⊠ Separate lounge in community □ Bowling green centre [indoor/outdoor] ☐ Spa [indoor / outdoor] ☐ Business centre (e.g. [heated / not heated computers, printers, internet access) ☐ Storage area for boats / caravans ☐ Chapel / prayer room ☐ Tennis court [full/half] ☐ Communal laundries □ Village bus or transport □ Community room or centre □ Dining room Other 24/7 monitoring of emergency calls as included under the □ Gym village budget (resident responsible for supplying ☐ Hairdressing or beauty telephone landline and room handset); ☐ Library administration and village manager's sales offices; wine room/ board room; lobby foyer; multi-purpose space (activities / pilates/ yoga space); storage cases; female amenities and change room; and male amenities and change room.

		The scheme operator reserves the right to relocate, reconfigure, renovate, redevelop, extend and/or improve the facilities above at any time in the future.		
	hat is not funded from the Genera s on access or sharing of facilities	Il Services Charge paid by residents or (e.g. with an aged care facility).		
Café, retail				
resident demand and may	g of these facilities are dependent by be subject to change at our discr to availability of finance and budge	retion. Further resident amenities may		
6.2 Does the village	☐ Yes ⊠ No			
have an onsite, attached, adjacent or co-located residential aged care facility?				
Note: Aged care facilities are not covered by the <i>Retirement Villages Act 1999 (Qld)</i> . The retirement village operator cannot keep places free or guarantee places in aged care for residents of the retirement village. To enter a residential aged care facility, you must be assessed as eligible by an Aged Care Assessment Team (ACAT) in accordance with the <i>Aged Care Act 1997 (Cwth)</i> . Exit fees may apply when you move from your retirement village unit to other accommodation and may involve entering a new contract.				
Part 7 – Services				
7.1 What services are provided to all village residents (funded from the General Services Charge fund paid by residents)?	 General services provided with your accommodation unit include: management and administration; gardening and lawn maintenance; cleaning of village facilities; swimming pool maintenance (upon completion of Stage 2); emergency call system operation and monitoring; building and liability insurance; water and sewerage rates and charges (except if separately metered to the accommodation unit); Council rates and charges; and other services as detailed each year in the operating budget for the village. 			
	Council rates and chargesother services as detailed	s; and		

	Proposed partnership with personal services provider	
	Five Good Friends Pty Ltd (Five Good Friends) is the preferred supplier for the provision of personal services to residents in the village, at the resident's option, on a user pays basis.	
	The intended services to be provided by Five Good Friends would include domestic assistance such as cleaning, laundry, meals and dog walking; personal care such as assistance with medication and showering; physiotherapy, rehabilitation and a range of other services.	
	Helpers from Five Good Friends may work on site at the village and provide services to the residents and to the community in general.	
	If a resident wishes to avail of Five Good Friends Pty Ltd's services, the resident will need to enter into a direct agreement with Five Good Friends. We do not guarantee that these services will be available and you acknowledge that you have not relied on the provision of these services in accepting a right to reside in an accommodation unit.	
7.3 Does the retirement village operator provide government funded	Yes, the operator is an Approved Provider of home care under the <i>Aged Care Act 1997</i> (Registered Accredited Care Supplier – RACS ID number)	
home care services under the <i>Aged Care Act 1997 (Cwth)</i> ?	☐ Yes, home care is provided in association with an Approved Provider	
	No, the operator does not provide home care services, residents can arrange their own home care services	
Note: Some residents may be eligible to receive a Home Care Package, or a Commonwealth Home Support Program subsidised by the Commonwealth Government if assessed as eligible by an aged care assessment team (ACAT) under the <i>Aged Care Act 1997 (Cwth)</i> . These home care services are not covered by the <i>Retirement Villages Act 1999</i> (Qld). Residents can choose their own approved Home Care Provider and are not obliged to use the retirement village provider, if one is offered.		
Part 8 – Security and em	nergency systems	
8.1 Does the village have a security system? If yes:	⊠ Yes □ No	
the security system details are:	 The village contains the following security systems: CCTV in the foyer and carpark external access Fob access to car parks outside general business hours 	
	g	

 the security system is monitored between: 	Not continuously monitored
8.2 Does the village have an emergency help system?	
If yes or optional: • the emergency help system details are:	PERS with 4G connection and battery backup. No individual landline or internet required.
 the emergency help system is monitored between: 	12.00 am and 11.59 pm 7 days per week.
8.3 Does the village have equipment that provides for the safety or medical emergency of residents? If yes, list or provide details e.g. first aid kit, defibrillator	 Yes □ No first aid kit held in the Village Manager's office
COSTS AND FINANCIAL	MANAGEMENT
Part 9 – Ingoing contrib	ution - entry costs to live in the village
	the amount a prospective resident must pay under a residence contract in the retirement village. The ingoing contribution is also referred to as

An ingoing contribution is the amount a prospective resident must pay under a residence contract to secure a right to reside in the retirement village. The ingoing contribution is also referred to as the sale price or purchase price. It does not include ongoing charges such as rent or other recurring fees.

9.1 What is the estimated ingoing contribution (sale price) range for all types of units in the village

│ Accommodation Unit	Range of ingoing contribution
Independent living units	
- Studio	N/A
- One bedroom	\$1,035,000 to \$ 1,125,000
- Two bedrooms	\$1,175,000 to \$1,825,000
- Three bedrooms	\$1,625,000 to \$ 2,150,000
Serviced units	
- Studio	N/A
- One bedroom	N/A
- Two bedrooms	N/A
- Three bedrooms	N/A
Other	N/A
Full range of ingoing contributions for all unit types	\$1,035,000 to \$2,150,000

9.2 Are there different financial options available for paying the ingoing contribution and exit fee or other fees and charges under a residence contract?	☐ Yes ☒ No
9.3 What other entry costs do residents need to pay?	 □ Transfer or stamp duty ☑ Costs related to your residence contract ☑ Costs related to any other contract e.g. costs directly payable to providers of personal services □ Advance payment of General Services Charge ☑ Other costs - costs associated with the provision and installation of any alterations, variation or additions to the accommodation unit requested by the resident for example, appliance upgrades or variations

Part 10 – Ongoing Costs - costs while living in the retirement village

General Services Charge: Residents pay this charge for the general services supplied or made available to residents in the village, which may include management and administration, gardening and general maintenance and other services or facilities for recreation and entertainment described at 7.1.

Maintenance Reserve Fund contribution: Residents pay this charge for maintaining and repairing (but not replacing) the village's capital items e.g. communal facilities, swimming pool. This fund may or may not cover maintaining or repairing items in your unit, depending on the terms of your residence contract.

The budgets for the General Services Charges Fund and the Maintenance Reserve Fund are set each financial year and these amounts can increase each year. The amount to be held in the Maintenance Reserve Fund is determined by the operator using a quantity surveyor's report.

Note: The following ongoing costs are all stated as weekly amounts to help you compare the costs of different villages. However, the billing period for these amounts may not be weekly.

10.1 Current weekly rates of General Services Charge and Maintenance Reserve Fund contribution

Type of Unit	General Services Charge (weekly)	Maintenance Reserve Fund contribution (weekly)
Independent Living Units		
- Studio	\$	\$
- One bedroom	\$155.18	\$31.61
- Two bedrooms	\$159.61 to \$169.41	\$37.67 to \$51.09
- Three bedrooms	\$166.24 to \$174.78	\$46.76 to \$58.46

Serviced U	nito						
- Studio	IIIIO						
			\$		\$		
- One bedroom		\$			\$		
- Two be		\$			\$		
	edrooms	\$			\$		
Other		\$			\$		
All units pa	y a flat rate	\$			\$	\$	
Last than a			N	5)	- (l	
Financial			overall %	harge and Maintenance Res Overall % Mainten		Overall %	
year		General Services Charge (range) (weekly)		Reser	ve Fund change from bution (range) previous year		
2023/24	\$155.18 to \$	5171.62	7.8%		5 to \$48.88	31%	
2022/23	\$143.99 to \$	5159.24	6%	•) to \$37.32	12%	
2021/22	\$135.84 to \$	150.23	N/A	\$19.41	to \$33.23	N/A	
10.2 What o		⊠ Conten	ts insurance				
are not cov	ered by the		nsurance (freehol	d units	⊠ Telephone		
General Ser Charge? (re		only)			⊠ Internet		
will need to	pay these			⊠ Pay TV			
costs sepai	rately)	☐ Gas					
				including charges for laundry,			
		meals, clear				, accommodation	
					units, personal or nursing care.		
10.3 What o	10.3 What other		☐ Unit fixtures				
ongoing or							
costs for re	• •	☐ Unit fittings					
replacemen		Unit appliances					
in, on or att	ached to	⊠ None (but see below)					
the units ar		Additional information					
responsible pay for whi		Additional information You must keep the Unit well maintained and at least in the good repair					
in the unit?	_	and condition it was in when you started occupying the Unit (which may					
		be evidenced by the Entry Condition Report), fair wear and tear					
		excepted.					
			also repair anv da	mage to	the Unit that is	not the result of fair	
		You must also repair any damage to the Unit that is not the result of fair wear and tear, however, you are not responsible for any repairs or					
			ce that the schem	e opera	ntor must carry o	ut under the	
		residence contract or at law.					
10.4 Doos #	he operator						
offer a mair	he operator ntenance	☐ Yes I	⊠ No				
service or h	•						
residents a	rrange						

repairs and maintenance for their unit?

The scheme operator will carry out all maintenance and repairs of the unit that are not the responsibility of the resident under the Lease or the Retirement Villages Act 1999 (Qld).

Part 11 – Exit fees – when you leave the village

A resident may have to pay an exit fee to the operator when they leave their unit or when the right to reside in their unit is sold. This is also referred to as a 'deferred management fee' (DMF).

to reside in their unit is so	d. This is also referred to as a 'deferred management fee' (DMF).		
11.1 Do residents pay an exit fee when they permanently leave their unit?	Yes – all residents pay an exit fee calculated using the same rmula Yes – all new residents pay an exit fee but the way this is worked out ay vary depending on each resident's residence contract		
	□ No exit fee		
	□ Other		
	See below.		
Time period from date of occupation of unit to the date the resident ceases	Exit fee calculation based on		
reside in the unit	The Resale Price (or Resale Value, if applicable) (see definitions further below)		
1 year	7% of the Resale Price (or Resale Value, if applicable) + Pro Rata Exit Fee* (see further below)		
2 years	14% of the Resale Price (or Resale Value, if applicable) + Pro Rata Exit Fee* (see further below)		
3 years	21% of the Resale Price (or Resale Value, if applicable) + Pro Rata Exit Fee* (see further below)		
4 years	28% of the Resale Price (or Resale Value, if applicable) + Pro Rata Exit Fee* (see further below)		
5 years	33% of the Resale Price (or Resale Value, if applicable)		
10 years	33% of the Resale Price (or Resale Value, if applicable)		

Notes:

Resale Price is the ingoing contribution paid by the new resident who purchases the right to reside in the Unit. If the right to reside in the Unit is sold to a new resident and the land owner has received the ingoing contribution from the new resident before the date that is 18 months after your residence contract is terminated, then the exit fee is calculated on the Resale Price.

Resale Value is the value of the right to reside in the Unit as agreed with the scheme operator or, if agreement cannot be reached, as determined by a valuer in accordance with the Act.

If the right to reside in the Unit has not sold by the date that is 18 months after your residence contract is terminated, then the exit fee is calculated on the Resale Value.

*Periods of occupation that are not a whole number of years

Note: if the period of occupation is not a whole number of years, the exit fee will be worked out on a daily basis for any part of a year. In particular, for the purposes of the calculating the Pro Rata Exit Fee referred to above, the following formulas apply:

Pro Rata Exit Fee = A x B / 365 days (or 366 in a leap year) X Resale Price (or Resale Value, if applicable)

Where:

- A = Pro Rata Exit Fee Percentage (as defined below); and
- B = Number of days between the commencement date (if the period of occupancy is less than 1 year) or the last occurring anniversary of the commencement date.

Pro Rata Exit Fee Percentage is the percentage that applies for the relevant period of occupancy which is a pro rata calculation from (and including) the commencement date or last occurring anniversary of the commencement date (as applicable) to (and including) the Exit Date as follows:

- Less than 1 year 7%
- More than 1 year but less than or equal to 2 years 7%
- More than 2 years but less than or equal to 3 years 7%
- More than 3 years but less than or equal to 4 years 7%
- More than 4 years but less than or equal to 5 years 5%

Maximum and Minimum exit fees

The maximum (or capped) exit fee is 33% of the Resale Price (or Resale Value, if applicable) after 5 years of residence.

The minimum exit fee is 1/365th of 7% of the Resale Price or Resale Value (as applicable), subject to your right to terminate during the cooling off period.

11.2 What other exit
costs do residents
need to pay or
contribute to?

oxtimes Sale costs for the uni	it (but only if you appoint	your own real estate
agent)		

☐ Legal costs

Other costs - see item 14.1

Part 12 - Reinstatement and renovation of the unit

12.1 Is the resident responsible for reinstatement of the unit when they leave the unit?

🛛 Yes	(but see	Note	below)) \square	No
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Reinstatement work means replacements or repairs that are reasonably necessary to return the unit to the same condition it was in when the resident started occupation, apart from:

- fair wear and tear; and
- renovations and other changes to the condition of the unit carried out with agreement of the resident, scheme operator and land owner.

Fair wear and tear includes a reasonable amount of wear and tear associated with the use of items commonly used in a retirement village. However, a resident is responsible for the cost of replacing a capital item of the retirement village if the resident deliberately damages the item or causes accelerated wear.

Note

You must keep the unit well maintained and at least in the good repair and condition it was in when you started occupying the unit (which may be evidenced by the entry condition report), fair wear and tear excepted.

Please note that we will carry out any Repair Work at your cost.

Repair Work means the work to be done to repair the unit or replace items in the unit where such work is reasonably necessary because you have:

- caused accelerated wear and tear (including deliberate damage or damage caused or contributed to by your negligence);
- carried out alterations to the unit (without the scheme operator or land owner's prior written consent); or
- carried out alterations to the unit with the scheme operator or land owner's prior written consent and a condition of that consent requires you to carry out certain repairs or replacements in the Unit,

having regard to:

- the condition of the unit when you started occupying the Unit (which may be evidenced by the Entry Condition Report); and
- your repair and maintenance obligations under the residence contract.

Entry and exit inspections and reports are undertaken by the scheme operator and resident to assess the condition of the unit.

12.2 Is the resident responsible for renovation of the unit when they leave the unit?

Yes, all residents pay% of any renovation costs (in same proportion as the share of the capital gain on the sale of their unit)

Optional, only applies to residents who share in the capital gain on the sale of their unit, and the resident pays% of any renovation costs

⊠ No

Renovation means replacements or repairs other than reinstatement work.

By law, the scheme operator is responsible for the cost of any renovation work on a former resident's unit, unless the residence contract provides for the resident to share in the capital gain on the sale of the resident's interest in the unit. Renovation costs are shared between the former resident and operator in the same proportion as any capital gain is to be shared under the residence contract.

Despite the above, unless otherwise agreed, we do not require you to contribute to any renovation costs.

Part 13- Capital gain or losses

13.1 When the resident's interest or right to reside in the unit is sold, does the resident share in the capital *gain* or capital *loss* on the resale of their unit?

Yes, the resident's share of the the resident

(subject to section 66 of the Retirement Villages Act 1999 (Qld). See item 14.1 below)

Part 14 – Exit entitlement or buyback of freehold units

An exit entitlement is the amount the operator may be required to pay the former resident under a residence contract after the right to reside is terminated and the former resident has left the unit.

14.1 How is the exit entitlement which the operator will pay the resident worked out?

If a capital gain: Exit entitlement = IC + CG - EF

If a capital loss: Exit entitlement = IC - CL - EF

Where:

IC means the ingoing contribution paid on commencement of your right to reside (your **Ingoing Contribution**);

CG means 100% of any capital gain as defined below;

CL means 100% of any capital loss as defined below; and

EF means the exit fee - refer to paragraph 5.2 of the Prospective Costs Document and part 11 above.

The scheme operator will also reimburse you for your reasonable legal costs (to a maximum of \$1100 plus GST) in relation to the sale of your right to reside.

However, please note section 66 of the Act provides as follows:

- if we accept an offer for a right to reside less than the Resale Value, your exit entitlement is to be worked out as if the right to reside was sold at the Resale Value; and
- if you accept an offer for a right to reside less than the Resale Value, your exit entitlement is to be worked out on the amount of the offer.

Capital gain

Capital gain is:

- (a) If your right to reside in the Unit is sold to a new resident before your exit entitlement is paid: the amount by which the Resale Price exceeds your Ingoing Contribution; or
- (b) If your right to reside in the Unit is not sold to a new resident before your exit entitlement is paid: the amount by which the Resale Value exceeds your Ingoing Contribution.

Capital Loss

Capital loss is:

- (a) If your right to reside in the Unit is sold to a new resident before your exit entitlement is paid: the amount by which your Ingoing Contribution is greater than the Resale Price (subject to section 66 of the Act); or
- (b) If your right to reside in the Unit is not sold before your exit entitlement is paid: the amount by which your Ingoing Contribution is greater than the Resale Value.

Other costs

When we pay your exit entitlement, you must pay to the scheme operator:

- (a) the cost of Repair Work;
- the cost of services separately metered to the Unit by the scheme operator which remain unpaid (for example, water or electricity);
- (c) unpaid general services charge or maintenance reserve fund contributions;
- a proportion of the costs of obtaining any necessary valuations of the Unit (for example, these may be required to determine the Resale Value from time to time);
- (e) any other fees, payments, deductions and charges applicable under your residence contract or any other agreement that you have with us, including charges for any Personal Services contracted by you; and
- (f) if your residence contract is terminated in the event of your death, any costs incurred in our solicitors being satisfied as to the validity of any claim for payment of the exit entitlement to your estate.

14.2 When is the exit entitlement payable?

By law, the operator must pay the exit entitlement to a former resident on or before the **earliest** of the following days:

• the day stated in the residence contract:

- which is the earlier of 14 days after the settlement of the sale of the right to reside in the unit to the next resident or the operator which is when we receive the payment of the Resale Price or 18 months after the termination of the residence contract
- 14 days after the settlement of the sale of the right to reside in the unit to the next resident or the operator
- 18 months after the termination date of the resident's right to reside under the residence contract, even if the unit has not been resold, unless the operator has been granted an extension for payment by the Queensland Civil and Administrative Tribunal (QCAT).

In addition, an operator is entitled to see probate or letters of administration before paying the exit entitlement of a former resident who has died.

14.3 What is the turnover of units for sale in the village?

1 accommodation units were vacant as at the end of the last financial year

2 accommodation units were resold during the last financial year 32 days was the average length of time to sell a unit over the last three financial years

Part 15 - Financial management of the village

15.1 What is the financial status for the funds that the operator is required to maintain under the Retirement Villages Act 1999?

General Services Charges Fund for the last 3 years					
Financial	Deficit/	Balance	Cł	nange from	
Year	Surplus		pro	previous year	
2023/24	\$26,242	\$17,589	30	303%	
2022/23	\$12,723	-\$8,653	59)%	
2021/22	-\$21,376	-\$21,376	N/	'A	
Balance of General Services Charges Fund for last financial year <i>OR</i> last quarter if no full financial year available \$17,589			\$17,589		
Balance of Maintenance Reserve Fund for last financial year <i>OR</i> last quarter if no full financial year available \$144,716			\$144,716		
Balance of Capital Replacement Fund for the last financial year <i>OR</i> last quarter if no full financial year available			\$89,821		
Percentage of a resident ingoing contribution applied to the Capital Replacement Fund			0%		
The operator pays a percentage of a resident's ingoing contribution, as determined by a quantity surveyor's report, to the Capital Replacement Fund. This fund is used for replacing the village's capital items.					

OR \square the village is not yet operating.

Part 16 - Insurance The village operator must take out general insurance, to full replacement value, for the retirement village, including for: communal facilities; and the accommodation units, other than accommodation units owned by residents. Residents contribute towards the cost of this insurance as part of the General Services Charge. 16.1 Is the resident responsible for arranging any If yes, the resident is responsible for these insurance policies: insurance cover? If yes, the resident is Insurance for the resident's property in the accommodation unit; responsible for these Public liability insurance relating to the resident's use and insurance policies: occupation of the accommodation unit; Workers compensation insurance with respect to work or services carried out in the accommodation unit Insurance for third party property damage for any vehicle owned or driven in the village. Part 17 – Living in the village Trial or settling in period in the village 17.1 Does the village ☐ Yes ☒ No. offer prospective residents a trial period or a settling in period in the village? Pets ⊠ Yes □ No 17.2 Are residents allowed to keep pets? If yes: specify any restrictions or conditions The resident is not permitted to have pets in the village without the land on pet ownership owner and scheme operator's prior written consent, which may be granted on condition that the land owner and/or scheme operator considers reasonable and necessary (see below). If those conditions are not complied with or the pet becomes a nuisance, the land owner and/or scheme operator may revoke its consent and the pet must be removed from the village. Relevant restrictions or conditions on pet ownership include: only one pet (being a cat, dog or caged bird) is permitted; cats and dogs must be desexed; • all pets must be vaccinated prior to entering the village and be

kept regularly vaccinated; and

Please see the scheme operator's pet policy for further information. A copy of the policy is available on request.

all pets must have appropriate Council and other authority registration prior to entering the village and kept registered.

Visitors	
17.3 Are there restrictions on visitors staying with residents or visiting? If yes: specify any restrictions or conditions on visitors (e.g. length of stay, arrange with manager)	 ✓ Yes □ No A resident must obtain the scheme operator's consent if the resident intends to allow a visitor or guest to stay in the unit for a period of more than four (4) weeks in any twelve (12) month period. The scheme operator's consent can be: (1) granted, with or without conditions (for example, noise restrictions, respect for all residents, the provision of visitors' details and emergency contact information, appropriate attire in common areas and signing for security keys or fobs) or withheld in the operator's discretion; and (2) if given, may be revoked at any time if the visitor or guest has failed to comply with the residence contract, rules or by-laws.
Village by-laws and villa	age rules
17.4 Does the village	⊠ Yes □ No
have village by-laws?	
	By law, residents may, by special resolution at a residents meeting and with the agreement of the operator, make, change or revoke by-laws for the village. Note: See notice at end of document regarding inspection of village by-laws
17.5 Does the operator have other rules for the village.	☐ Yes ☑ No If yes: Rules may be made available on request
Resident input	
17.6 Does the village have a residents committee established under the <i>Retirement Villages Act 1999</i> ?	By law, residents are entitled to elect and form a residents committee to deal with the operator on behalf of residents about the day-to-day running of the village and any complaints or proposals raised by residents. You may like to ask the village manager about an opportunity to talk with members of the resident committee about living in this village.
Part 18 – Accreditation	

18.1 Is the village voluntarily accredited through an industrybased accreditation scheme?	☒ No, village is not accredited☐ Yes, village is voluntarily accredited through:
•	accreditation schemes are industry-based schemes. The <i>Retirement</i> of establish an accreditation scheme or standards for retirement villages.
Part 19 – Waiting list	
19.1 Does the village maintain a waiting list for entry?	☐ Yes ⊠ No
Access to documents	
and a prospective reside inspect or take a copy of the request by the date least seven days after the	ration for the retirement village scheme r current title search for the retirement village land location, floor plan or dimensions of accommodation units in the village or facilities under construction anning approvals for any further development of the village velopment plan for the village under the Retirement Villages Act ition plan for the village re plan for the village all statements and report presented to the previous annual meeting
end of the previous Examples of contra Village dispute reso Village by-laws Village insurance p A current public inf	s three years of the retirement village acts that residents may have to enter into
• •	containing all the necessary information you must include in your e Department of Housing and Public Works website.

Further Information

If you would like more information, contact the Department of Communities, Housing and Digital Economy

on 13 QGOV (13 74 68) or visit our website at www.chde.qld.gov.au

General Information

General information and fact sheets on retirement villages: www.qld.gov.au/retirementvillages
For more information on retirement villages and other seniors living options:
www.qld.gov.au/seniorsliving

Regulatory Services, Department of Communities, Housing and Digital Economy

Regulatory Services administers the *Retirement Villages Act 1999*. This includes investigating complaints and alleged breaches of the Act.

Department of Communities, Housing and Digital Economy

GPO Box 690, Brisbane, QLD 4001

Phone: 07 3013 2666

Email: <u>regulatoryservices@chde.qld.gov.au</u>

Website: www.chde.qld.gov.au/regulatoryservices

Queensland Retirement Village and Park Advice Service (QRVPAS)

Specialist service providing free information and legal assistance for residents and prospective residents of retirement villages and manufactured home parks in Queensland.

Caxton Legal Centre Inc.

1 Manning Street, South Brisbane, QLD 4101

Phone: 07 3214 6333

Email: caxton@caxton.org.au

Website: caxton.org.au

Department of Human Services (Australian Government)

Information on planning for retirement and how moving into a retirement village can affect your

pension

Phone: 132 300

Website: www.humanservices.gov.au/individuals/subjects/age-pension-and-planning-your-

retirement

Seniors Legal and Support Service

These centres provide free legal and support services for seniors concerned about elder abuse, mistreatment or financial exploitation.

Caxton Legal Centre Inc.

1 Manning Street, South Brisbane, QLD 4101

Phone: 07 3214 6333

Email: caxton@caxton.org.au Website: https://caxton.org.au

Queensland Law Society

Find a solicitor
Law Society House
179 Ann Street, Brisbane, QLD 4000

Phone: 1300 367 757 Email: info@qls.com.au Website: www.qls.com.au

Queensland Civil and Administrative Tribunal (QCAT)

This independent decision-making body helps resolve disputes and reviews administrative decisions.

GPO Box 1639, Brisbane, QLD 4001

Phone: 1300 753 228

Email: enquiries@qcat.qld.gov.au Website: <u>www.qcat.qld.gov.au</u>

Department of Justice and Attorney-General

Dispute Resolution Centres provide a free, confidential and impartial mediation service to the

community.

Phone: 07 3006 2518 Toll free: 1800 017 288

Website: www.justice.qld.gov.au

Livable Housing Australia (LHA)

The Livable Housing Guidelines and standards have been developed by industry and the community to provide assurance that a home is easier to access, navigate and live in, as well as more cost effective to adapt when life's circumstances change.

Website: www.livablehousingaustralia.org.au/

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