

#### Property Law Act 2023 section 99

#### Form 2, Version 1 | Effective from: 1 August 2025

**WARNING TO BUYER** – This statement contains important legal and other information about the property offered for sale. You should read and satisfy yourself of the information in this statement before signing a contract. You are advised to seek legal advice before signing this form. You should not assume you can terminate the contract after signing if you are not satisfied with the information in this statement.

WARNING - You must be given this statement before you sign the contract for the sale of the property.

#### This statement does not include information about:

- » flooding or other natural hazard history
- » structural soundness of the building or pest infestation
- » current or historical use of the property
- » current or past building or development approvals for the property
- » limits imposed by planning laws on the use of the land
- » services that are or may be connected to the property
- » the presence of asbestos within buildings or improvements on the property.

You are encouraged to make your own inquiries about these matters before signing a contract. You may not be able to terminate the contract if these matters are discovered after you sign.

### Part 1 – Seller and property details

Seller

Property address (referred to as the "property" in this statement)

Lot on plan description

Community titles scheme or BUGTA scheme:

Is the property part of a community titles scheme or a BUGTA scheme:

🗆 Yes

🗆 No

If **Yes**, refer to Part 6 of this statement for additional information

If **No**, please disregard Part 6 of this statement as it does not need to be completed

# Part 2 – Title details, encumbrances and residential tenancy or rooming accommodation agreement

#### Title details

The seller gives or has given the buyer the following-

A title search for the property issued under the Land Title Act 1994	🗆 Yes
showing interests registered under that Act for the property.	
A copy of the plan of survey registered for the property.	🗆 Yes

Registered encumbrances	Registered encumbrances, if any, are recorded on the title search, and may affect your use of the property. Examples include easements, statutory covenants, leases and mortgages.
	You should seek legal advice about your rights and obligations before signing the contract.
Unregistered encumbrances	There are encumbrances not registered on the title that will continue $\Box$ Yes $\Box$ No to affect the property after settlement.
(excluding statutory encumbrances)	<b>Note</b> —If the property is part of a community titles scheme or a BUGTA scheme it may be subject to and have the benefit of statutory easements that are <b>NOT</b> required to be disclosed.
encumbrances	Unregistered lease (if applicable)
	If the unregistered encumbrance is an unregistered lease, the details of the agreement are as follows:
	» the start and end day of the term of the lease:
	» the amount of rent and bond payable:
	» whether the lease has an option to renew:
	Other unregistered agreement in writing (if applicable)
	If the unregistered encumbrance is created by an agreement in writing, and is not an unregistered lease, a copy of the agreement is given, together with relevant plans, if any.
	Unregistered oral agreement (if applicable)
	If the unregistered encumbrance is created by an oral agreement, and is not an unregistered lease, the details of the agreement are as follows:
Statutory encumbrances	There are statutory encumbrances that affect the property. If <b>Yes</b> , the details of any statutory encumbrances are as follows:
Residential tenancy or rooming accommodation	The property has been subject to a residential tenancy agreement or a $\Box$ Yes $\Box$ No rooming accommodation agreement under the <i>Residential Tenancies</i> and <i>Rooming Accommodation Act 2008</i> during the last 12 months.
agreement	If <b>Yes</b> , when was the rent for the premises or each of the residents' rooms last increased? (Insert date of the most recent rent increase for the premises or rooms)
	<b>Note</b> —Under the <i>Residential Tenancies and Rooming Accommodation Act 2008</i> the rent for a residential premises may not be increased earlier than 12 months after the last rent increase for the premises.
	As the owner of the property, you may need to provide evidence of the day of the last rent increase. You should ask the seller to provide this evidence to you prior to settlement.

### Part 3 – Land use, planning and environment

**WARNING TO BUYER** – You may not have any rights if the current or proposed use of the property is not lawful under the local planning scheme. You can obtain further information about any planning and development restrictions applicable to the lot, including in relation to short-term letting, from the relevant local government.

Zoning	The zoning of the property is (Insert zoning under the planning scheme, the Economic Develop- ment Act 2012; the Integrated Resort Development Act 1987; the Mixed Use Development Act 199; the State Development and Public Works Organisation Act 1971 or the Sanctuary Cove Resort Act 1985, as applicable):				
Transport proposals and resumptions	The lot is affected by a notice issued by a Commonwealth, State or local government entity and given to the seller about a transport infrastructure proposal* to: locate transport infrastructure on the property; or alter the dimensions of the property.		Yes	🗆 No	)
	The lot is affected by a notice of intention to resume the property or any part of the property.		Yes	🗆 No	)
If <b>Yes</b> , a copy of the notice, order, proposal or correspondence must be given by the seller		seller.			

\* *Transport infrastructure* has the meaning defined in the *Transport Infrastructure Act 1994*. A *proposal* means a resolution or adoption by some official process to establish plans or options that will physically affect the property.

Contamination and environmental protection	The property is recorded on the Environmental Management Register or the Contaminated Land Register under the <i>Environmental</i> <i>Protection Act 1994</i> .		Yes		No
	The following notices are, or have been, given:				
	A notice under section 408(2) of the <i>Environmental Protection Act 1994</i> (for example, land is contaminated, show cause notice, requirement for site investigation, clean up notice or site management plan).		Yes		No
	A notice under section 369C(2) of the <i>Environmental Protection Act 1994</i> (the property is a place or business to which an environmental enforcement order applies).		Yes		No
	A notice under section 347(2) of the <i>Environmental Protection Act 1994</i> (the property is a place or business to which a prescribed transitional environmental program applies).		Yes		No
Trees	There is a tree order or application under the <i>Neighbourhood Disputes (Dividing Fences and Trees) Act 2011</i> affecting the property.		Yes		No
	If <b>Yes</b> , a copy of the order or application must be given by the seller.				
Heritage	The property is affected by the <i>Queensland Heritage Act 1992</i> or is included in the World Heritage List under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> (Cwlth).		Yes		No
Flooding	Information about whether the property is affected by flooding or another natural hazard or within a natural hazard overlay can be obtained from the relevant local government and you should make your own enquires. Flood information for the property may also be available at the <u>FloodCheck Queensland</u> portal or the <u>Australian Flood Risk Information</u> portal.				
Vegetation, habitats and protected plants	Information about vegetation clearing, koala habitats and other restrict the land that may apply can be obtained from the relevant State gover			opm	ent of

### Part 4 – Buildings and structures

**WARNING TO BUYER** – The seller does not warrant the structural soundness of the buildings or improvements on the property, or that the buildings on the property have the required approval, or that there is no pest infestation affecting the property. You should engage a licensed building inspector or an appropriately qualified engineer, builder or pest inspector to inspect the property and provide a report and also undertake searches to determine whether buildings and improvements on the property have the required approvals.

Swimming pool	There is a relevant pool for the property.		Yes		No
	If a community titles scheme or a BUGTA scheme – a shared pool is located in the scheme.		Yes		No
	Pool compliance certificate is given. OR		Yes		No
	Notice of no pool safety certificate is given.		Yes		No
Unlicensed building work under owner	Building work was carried out on the property under an owner builder permit in the last 6 years.		Yes		No
builder permit	A notice under section 47 of the Queensland Building and Construction must be given by the seller and you may be required to sign the notice prior to signing the contract.				
Notices and orders	There is an unsatisfied show cause notice or enforcement notice under the <i>Building Act 1975</i> , section 246AG, 247 or 248 or under the <i>Planning Act 2016</i> , section 167 or 168.		Yes		No
	The seller has been given a notice or order, that remains in effect, from a local, State or Commonwealth government, a court or tribunal, or other competent authority, requiring work to be done or money to be spent in relation to the property.		Yes		No
	If <b>Yes</b> , a copy of the notice or order must be given by the seller.				
Building Energy Efficiency Certificate	If the property is a commercial office building of more than 1,000m <sup>2</sup> , a Certificate is available on the Building Energy Efficiency Register.	a Bui	lding Energ	y Eff	iciency
Asbestos	The seller does not warrant whether asbestos is present within buildin the property. Buildings or improvements built before 1990 may contain containing materials (ACM) may have been used up until the early 2000 become dangerous when damaged, disturbed, or deteriorating. Inform is available at the Queensland Government Asbestos Website (asbest common locations of asbestos and other practical guidance for home	n as 00s. natio <u>os.q</u>	bestos. Ast Asbestos o on about as <u>ld.gov.au</u> ) i	oesto r AC best	os M may cos

WARNING TO BUYER – The amount of charges imposed on you may be different to the amount imposed on the seller.

Rates	Whichever of the following applies—			
	The total amount payable* for all rates and charges (without any discount) for the property as stated in the most recent rate notice is:			
	Amount:	Date Range:		
	OR			
	The property is currently a rates exemp	t lot.**		
	OR			
	The property is not rates exempt but no is issued by a local government for the	•		

\*Concessions: A local government may grant a concession for rates. The concession will not pass to you as buyer unless you meet the criteria in section 120 of the *Local Government Regulation 2012* or section 112 of the *City of Brisbane Regulation 2012*.

\*\* An exemption for rates applies to particular entities. The exemption will not pass to you as buyer unless you meet the criteria in section 93 of the *Local Government Act 2009* or section 95 of the *City of Brisbane Act 2010*.

Water	Whichever of the following applies—			
	The total amount payable as charges for water services for the property as indicated in the recent water services notice* is:			
	Amount:	Date Range:		
	OR			
	There is no separate water services not amount payable for water services is:	ice issued for the lot; however, an estimate of the total		
	Amount:	Date Range:		

\* A water services notices means a notice of water charges issued by a water service provider under the *Water Supply* (Safety and Reliability) Act 2008.

### Part 6 – Community titles schemes and BUGTA schemes

(If the property is part of a community titles scheme or a BUGTA scheme this Part must be completed)

**WARNING TO BUYER** – If the property is part of a community titles scheme or a BUGTA scheme and you purchase the property, you will become a member of the body corporate for the scheme with the right to participate in significant decisions about the scheme and you will be required to pay contributions towards the body corporate's expenses in managing the scheme. You will also be required to comply with the by-laws. By-laws will regulate your use of common property and the lot.

For more information about living in a body corporate and your rights and obligations, contact the Office of the Commissioner for Body Corporate and Community Management.

Body Corporate and Community Management Act 1997	The property is included in a community titles scheme. <i>(If Yes, complete the information below)</i>		Yes		No
Community Management Statement	A copy of the most recent community management statement for the scheme as recorded under the <i>Land Title Act 1994</i> or another Act is given to the buyer.		Yes		
	<b>Note</b> —If the property is part of a community titles scheme, the commu statement for the scheme contains important information about the ri owners of lots in the scheme including matters such as lot entitlemen use areas.	ghts	and obli	gation	
Body Corporate Certificate	A copy of a body corporate certificate for the lot under the <i>Body</i> <i>Corporate and Community Management Act 1997</i> , section 205(4) is given to the buyer.		Yes		No
	If <b>No</b> — An explanatory statement is given to the buyer that states:		Yes		
	» a copy of a body corporate certificate for the lot is not attached; and				
	» the reasons under section 6 of the <i>Property Law Regulation 2024</i> why the seller has not been able to obtain a copy of the body corporate certificate for the lot.				
Statutory Warranties	<b>Statutory Warranties</b> —If you enter into a contract, you will have implied warranties under the <i>Body Corporate</i> and <i>Community Management Act 1997</i> relating to matters such as latent or patent defects in common property or body corporate assets; any actual, expected or contingent financial liabilities that are not part of the normal operating costs; and any circumstances in relation to the affairs of the body corporate that will materially prejudice you as owner of the property. There will be further disclosure about warranties in the contract.				
Building Units and Group Titles Act	The property is included in a BUGTA scheme (If Yes, complete the information below)		Yes		No
1980		_			
Body Corporate Certificate	A copy of a body corporate certificate for the lot under the <i>Building</i> <i>Units and Group Titles Act 1980</i> , section 40AA(1) is given to the buyer.		Yes		No
	If <b>No</b> — An explanatory statement is given to the buyer that states:		Yes		
	» a copy of a body corporate certificate for the lot is not attached; and				
	» the reasons under section 7 of the <i>Property Law Regulation 2024</i> why the seller has not been able to obtain a copy of the body corporate certificate for the lot.				
	<b>Note</b> —If the property is part of a BUGTA scheme, you will be subject to body corporate and other by-laws that regulate your use of the proper				

Signature of seller	Signature of seller	
Name of seller	Name of seller	
Date	Date	

## Signatures – BUYER

By signing this disclosure statement the buyer acknowledges receipt of this disclosure statement before entering into a contract with the seller for the sale of the lot.

Signature of buyer	Signature of buyer
Name of buyer	Name of buyer
Date	Date