

# AGREEMENT FOR THE PERFORMANCE OF CERTIFICATION WORK

- The Client seeks to engage the Contractor to perform certification work on the terms set out in this Agreement.
- The Contractor employs an accredited certifier (the Certifier) who is authorised to carry out the certification work which is the subject of this Agreement

Section A The Contractor / Certifier		
Name of the Contractor:	Brenden Lantry	
Accreditation No.:	BPB0220	
Postal Address:	PO Box 75	
	MAITLAND NSW 2320	
Phone:	0400 567 375	
Email:	brenden@lantrycertification.com.a	
Name of Insurer:	Certain Underwriters at Lloyds of Lo	G
	Berkley Insurance Company trading	as Berkley Re Australia
Policy No.:	L2148/0174588	
Period of Insurance Cover:	25.03.2018 – 25.03.2019	
Section B The Client		
Name of Applicant:		
Street Address:		
Suburb & Postcode:		
Phone / Mobile:		
Email:		
Section C The Development		
Description of the development:		
Property Address		
Title Particulars		
	sent Details (tick appropriate box/s a	nd complete)
Development Consent granted by	Development Consent given by the	Part 4A Certificate issued
consent authority	issue of a Complying Development	
	Certificate (CDC)	
☐ YES / ☐ NO	☐ YES / ☐ NO	☐ YES / ☐ NO
Name of Consent Authority:	Name of Certifying Authority:	Type of Part 4A Certificate Issued:
Development Consent No.:	CDC No.:	Name of Certifying Authority:
Date of Development Consent:	Date of CDC:	Certificate No.:
		Date of Certificate:
Section E Details of Approve	d Documents	
Details of plans, specifications and other documents		specifications and other documents
approved by the Development Con		ny Part 4A Certificate:
		•

Section F Inspections		
Any inspections of the developmer	nt site or the development required under the EP&A Regulation will be	
carried out as follows:-		
Inspections by:	Brenden Lantry	
Accreditation No.:	BPB0220	
All Mandatory Critical Stage Inspections		
Section G Certification Work	to be Performed (tick one or more boxes as appropriate)	
☐ Determination of an application	n for a Complying Development Certificate *	
☐ Determination of an application	n for a Construction Certificate *	
☐ Undertaking functions of Principal Certifying Authority for the development *		
☐ Determination of an application for an Occupation Certificate *		
* Refer to the relevant Attachment	(s) which contain a Description of Services and the relevant Fees & Charges	
Section H Fees & Charges – I	Development Certificates / PCA Functions	
_	etermination of an application for a development certificate and for the ctions as the PCA for the development are set out in the relevant	
the carrying out of the function	e determination of an application for a development certificate and for as as the PCA for the development, must be paid in full to the Contractor cation is lodged & before the Contractor commences to carry out any of	
In the case of fees and charges that may be payable for work arising from unforseen contingencies, the basis on which those fees and charges are to be calculated are set out in the relevant attachment		
send an invoice to the Client w	ntingency work provided for under this Agreement, the Contractor is to ithin 21 days after the completion of any such work	
Section I Statutory Obligati		
An information brochure which is to include information about statutory obligations, must accompany this Agreement, if one is published by the Building Professionals Board on its website.  The board is the statutory body that accredits the Certifier and administers the <i>Building Professionals Act 2005</i> .		
Section J Signatures		
Name: Brenden Lantry	Signature:	
Signed / executed by or on behalf of	of the Contractor	
Name/s:	Signature/s:	
Signed / executed by or on behalf of the Client		
Section K Date of Agreemen		
Date this Agreement is made on:		



## **CERTIFYING AUTHORITY STANDARD CONTRACT**

#### EFFECT OF CONTRACT

 This contract supersedes and overrides any other documents or oral representations upon which the parties may seek to rely to generate any legal effect or to imply any contractual obligation.

#### OBLIGATIONS OF THE CERTIFYING AUTHORITY

- Regarding the issuing of Construction Certificates, Complying Development Certificates and Occupation Certificates.
- 2.1 The Certifying Authority shall issue a Construction Certificate, Complying Development Certificate or Occupation Certificate:-
- 2.1.1 Once the Client pays the Certifying Authority any money owed for work associated with the issuing of a Construction Certificate, Complying Development Certificate or Occupation Certificate; and
- 2.1.2 The design and construction of the Building Works comply with a relevant Development Consent and the Regulations or any prescribed complying development criteria by either the State Government or Local Council; and
- 2.1.3 The designs comply with the Deemed-To-Satisfy Provisions of the BCA.
- 2.2 The Certifying Authority shall provide the relevant Consent Authority and/or Local Council with a Notice of Determination within 7 days of the determination.
- 2.3 When the Certifying Authority issues a Construction Certificate, Complying Development Certificate or Occupation Certificate, the Certifying Authority may issue additional certificates or statements from any other Certifying Authority or any other party as the Certifying Authority considers necessary in the circumstances.
- 2.4 The Certifying Authority may carry out as many inspections as the Certifying Authority considers necessary in addition to any mandatory critical stage inspections
- 2.5 The Certifying Authority shall issue an Occupation Certificate for the Building Works when the Certifying Authority is satisfied that:-
- 2.5.1 A Development Consent has been complied with, including any preconditions to the issue of an Occupation Certificate or a Complying Development Certificate is in force for the Building Works; and
- 2.5.2 The Building Works are suitable for occupation or use in accordance with their classification under the BCA; and
- 2.5.3 The Building Works or parts do not pose any danger for the occupants in the case of an Interim Occupation Certificate.
- 2.6 The Certifying Authority shall maintain an insurance policy in accordance with the Act and shall provide a copy of that policy to the client upon request.

## OBLIGATIONS OF THE CLIENT

- 3. The client shall:-
- 3.1 Not engage any other Certifying Authority after the Certifying Authority appointed pursuant to this contract has been engaged. Breach of this condition will entitle the Certifying Authority to recover any losses or costs of whatsoever nature that flow from such breach.
- 3.2 Pay the Certifying Authority for the agreed amount when the Client submits an application for a Construction Certificate or Complying Development Certificate.
- 3.3 Ensure that the site is available for the Certifying Authority
- 3.4 Use Competent People for all aspects of the Building Works.
- 3.5 Provide the Certifying Authority with evidence of Home Owners Warranty insurance or Owner Builder Permit (if applicable) not less than 48 hours prior to the commencement of the Building Works.
- 3.6 Provide all relevant drawings, plans, statutory plans and documentation associated with but not limited to the Development Consent, the Construction Certificate or Complying Development Certificate and any Occupation Certificate at the request of the Certifying Authority.
- 3.7 Attend any meetings if required by the Certifying Authority to do so
- 3.8 Comply with any Notices that the Certifying Authority issues.
- 3.9 Provide Compliance Certificates as may be requested by the Certifying Authority.
- 3.10 Provide all information that the client reasonably can obtain to enable the Certifying Authority to fulfil its contractual obligations.
- 3.11 Pay the Certifying Authority in accordance with this contract or any signed agreement between the client and the Certifying Authority.
- 3.12 Act in good faith, in accordance with the Act and in a

### **CONTRACTUAL VARIATIONS**

- 4. If:
- 4.1 The Building Works do not commence within 60 days from the date of the execution of this contract; or
- 4.2 Any Competent Person used by the Client in respect of the Building Works causes a delay in the progress of the Building Works for more than 21 days; or
- 4.3 Any part of the Building Works are re-designed by the Client or the client's representative; or
- 4.4 Any part of the Building is designed pursuant to a Deemed To Satisfy Provision and is subsequently changed by way of an Alternative Solution; or
- 4.5 More Certificates and / or Modified Certificates are required to be issued by the Certifying Authority than those listed originally agreed to; or
- An amendment to any statutory legislation that requires any aspect of the Building Works or the Certifying Authority's work to be varied; or
- 4.7 The Certifying Authority is required to undertake more inspections than those listed in an Inspection Schedule; or
- 4.8 The Client does anything that causes a delay to the Building Works or does anything that delays the ability of the Certifying Authority to carry out its obligations under this contract or
- 4.9 Any Notice is issued by the Certifying Authority, then:-
- 4.10 The Certifying Authority may:-
- 4.10.1 Vary this contract to the extent that the Certifying Authority will be able to carry out its contractual obligations; and
- 4.10.2 Increase the contract price with such increase to be made by way of Notice to the Client stating the reason/s for the increase and the amount of the increase.
- 4.11 The variation will permit the Certifying Authority to claim all costs associated with that delay as reasonably determined by the Certifying Authority.
- 4.12 Notice must be given to the Client in writing when the Certifying Authority becomes aware that a variation will be necessary.

## **CONTRACTUAL TERMINATION**

- **5.** If
- 5.1 The Client fails to pay any money owing to the Certifying Authority after 7 days of that money becoming payable; or
- 5.2 The Client has an execution levied against it, assigns or attempts to assign its estate for the benefit of its creditors, intends to or attempts to or makes a composition or Scheme of Arrangement with creditors, has a winding up order made against it, intends to or attempts to pass a resolution for winding up, goes into liquidation, has an Official Manager or Receiver appointed, has a Mortgagee taking possession of any part of its property, has an Administrator or a Provisional Liquidator appointed, becomes insolvent or bankrupt; or
- 5.3 The Client breaches the contract in any respect; or
- 5.4 A Construction Certificate or Complying Development Certificate is not capable of being issued within 180 days or 6 months (whichever is the lesser) from the date of execution of this contract; or
- 5.5 The Building Works do not commence within 60 days from the date a Construction Certificate or Complying Development Certificate was issued; or
- 5.6 The Client does not permit the Certifying Authority to issue any Occupation Certificate within 60 days from the date of practicable completion; or
- 5.7 The Building Works have commenced without the issuing of a Construction Certificate or Complying Development Certificate, then:-
- 5.8 The Certifying Authority may terminate this contract by sending a written Notice of Termination, stating the breach's, to the Client. Termination will take effect as soon as the client receives the Notice of Termination.
- 5.9 If the Certifying Authority terminates the contract, then the Certifying Authority is entitled to payment of Termination Money.
- 5.10 Unless the Client disputes the Notice of Termination, the Client must pay all Termination Money to the Certifying Authority within 14 days of receiving a Notice of Termination.
- 5.11 If the Certifying Authority terminates the contract, the Certifying Authority is entitled to carry out a final inspection, at the Client's expense, prior to termination.
- 5.12 As from the date of final inspection, the Client must indemnify the Certifying Authority for any liabilities, including but not limited to professional liability and public liability, of whatsoever nature that emanate from:-
- 5.12.1 The need to terminate this contract or the Building Contract;
- 5.12.2 Any matters of non-compliance with the Act on the part of the Client or any other contractors.

#### **DISPUTE RESOLUTION**

- Any dispute of whatever nature to do with this contract must be referred to mediation.
- 6.1 If either party believes there is a dispute under this contract it must give Notice of the dispute to the other party.
- 6.2 The mediator must be appointed by the AIBS.
- 6.3 The mediation will be invoked by either party serving Notice upon the AIBS and the other party within 7 days of a party being notified of a dispute.
- 6.4 Both parties must attend the mediation and must co-operate with the mediator and each other and shall give the mediator whatever the mediator requests.
- 6.5 If the mediator resolves the dispute, the resolution must be evidenced by a written agreement that is signed by the mediator and the parties.
- 6.6 If the mediation fails, then either party may take action to resolve the dispute in a court of competent jurisdiction.
- 6.7 Both parties will remunerate the mediator on a 50 / 50 % basis, regardless of any alleged fault and regardless of the
- 6.8 The AIBS may request mediation funds to be placed into an AIBS trust account before the mediation commences and may request payment of additional moneys from time to time until the mediation is concluded.

#### **MISCELLANEOUS**

#### 7. Occupation Certificates

- 7.1 An Occupation Certificate must be applied for, and issued, within 24 months of the date of the construction approval. Failure to comply with this requirement shall entitle the Certifying Authority to terminate the contract, or to charge additional fees for any inspections, including the Final inspection and issue of any Occupation Certificate.
- 7.2 If, for whatever reason, an Occupation Certificate is not issued whether it be on account of the insolvency of the Client, the disappearance of the Client or the termination of the Contract, the Certifying Authority's responsibilities under the Contract cease forthwith. With respect to any liabilities that may be occasioned under Part 4 of the Act, the Certifying Authority will be able to give evidence that no action can be brought 10 years after the date upon which the act that evidenced the ending of the Contract occurred.

## ADDRESS FOR NOTICES

 Where any Notice is to be forwarded to the client, the address for such Notice shall be the address stated in the application for a relevant Certificate, or to any other address that is notified in writing by the Client to the Certifying Authority.

## DEFINITIONS

**The Act** means the Environmental Planning and Assessment Act 1979 (NSW). All amendments and references to the Act also mean amendment and references to the Regulations.

AIBS means the New South Wales Chapter of the Australian Institute of Building Surveyors.

Alternative Solution has the same meaning as the term in the Building Code of Australia.

BCA means the Building Code of Australia including all applicable

amendments.

Building Contract means the contract to construct the Building

Works that the client enters into with the builder. **Building Works** means any physical activity associated with the

erection of a building.

Certificates mean statutory certificates and non-statutory

Certifying Authority means a Certifying Authority within the

meaning of the Act including a Principal Certifying Authority and a body corporate.

Client means the owner or the owner's agent.

**Inspection Schedule** means the Inspection Schedule provided in the Notice of Inspections within the meaning of the Act.

Notice includes any notice issued under the Act or this contract.

**Practicable Completion** means the date the builder has completed the Building Works in accordance with the Building Contract.

Termination Money means the money owing to the PCA if the Certifying Authority terminates the contract in accordance with this contract, being money for work done (with interest if applicable) and for cost incurred (with interest if applicable) and any money that the Client would have been bound to pay to the Certifying Authority if the contract had been totally completed.