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: Pebble Beach Retirement Village

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 https://pebblebeach.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 8 August 2023 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	Retirement Village Name: Pebble Beach Retirement Village						
location	Street Address: 210 Bestmann F	Road East					
	Suburb Sandstone Point State Qld Post Code 48						
1.2 Owner of the land on which the retirement village scheme is located	Name of land owner: Body Corporate for Pebble Beach Retirement Village CTS 33548						
	Address C/ Alpha Strata, Shans	, , ,					
	Address C/- Alpha Strata, Shops						
	Suburb Caloundra	State Qld	Post Code 4551				
1.3 Village operator	Name of entity that operates the retirement village (scheme operator):						
	Pebble Beach Management Pty	Ltd					
	Australian Company Number (ACN) 109 160 125						
	Address C/- Wayne McClear, Unit 103 "Pebble Beach Retirement Village" 210 Bestmann Road East						
	Suburb Sandstone Point State Qld Post Code 4511						
	Date entity became operator: 17	November 2	004				
1.4 Village	Name of village management entity and contact details						
management and onsite availability	Pebble Beach Management Pty Ltd						
	Australian Company Number (A0	CN) 109 160	125				
	Phone <i>5429 5534</i> Emai	l secretary.pb	orv@gmail.com				
	An onsite manager (or represent	ative) is avail	able to residents:				

	□ Full time
	□ Part time
	☐ By appointment only
	⊠ None available
	□ Other [specify]
	Onsite availability includes:
	Weekdays
	Weekends
1.5 Approved closure plan or transition plan	Is there an approved transition plan for the village? ☐ Yes ☒ No
for the retirement village	Short description for the transition plan
	Declaration date for the transition plan
	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
	Short description for the closure plan
	Declaration date for the closure plan
	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.
1.6 Statutory Charge over retirement village land.	Tenure in a leasehold or freehold scheme is secured by the registration of your interest on the certificate of title for the property. There is no statutory charge registered over leasehold schemes and freehold schemes.
	In relation to licence schemes, a statutory charge over the land is normally registered on the certificate of title by the chief executive of the department administering the Act. It there is no statutory charge registered on a licence scheme, which may be the case for some religious, charitable or community purpose organisations, you should check if the security of tenure offered meets your requirements.
	Is a statutory charge registered on the certificate of title for the retirement village land? ☐ Yes ☐ No
	If yes, provide details of the registered statutory charge

P	art 2 – Age limits							
а	.1 What age limits pply to residents in his village?	50 years and over						
A	CCOMMODATION, FA	CILITIES AND SE	ERVICES					
Р	art 3 – Accommodatio	n units: Nature o	f ownership o	r tenure				
_	.1 Resident	□ Freehold (owner resident)						
	wnership or tenure of ne units in the village	Lease (non-c	owner resident)					
is	:	Licence (non		,				
		l <u> </u>		y (non-owner res	i dent)			
		Unit in unit tr	`	•				
			owner resident)					
		Uther Ispecia	'y]					
A	ccommodation types							
а	.2 Number of units by ccommodation type nd tenure	There are 151 units in multi-sto			151 single story units; 0			
	Accommodation	Freehold	Leasehold	Licence	Other [name]			
	unit Independent living units							
	- Studio							
	- One bedroom							
	- Two bedroom	66						
	- Three bedroom	85						
	Serviced units							
	Studio							
	- One bedroom							
	- Two bedroom							
	- Three bedroom							
	Other [specify]							
	Total number of units	151						

Access and design					
3.3 What disability	☐ Level access from the street into and between all areas of the unit (i.e.				
access and design features do the units	no external or internal steps or stairs) in □ all □ some units				
and the village contain?	☐ Alternatively, a ramp, elevator or lift allows entry into ☐ all ☐ some units				
	oximes Step-free (hobless) shower in $oximes$ all $oximes$ some units				
	□ Width of doorways allow for wheelchair access in □ all □ some units				
	☐ 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				
	□ None				
Part 4 – Parking for resi	dents and visitors				
4.1 What car parking in the village is	⊠ All / Some/[unit_type] units with own garage or carport attached or				
available for	adjacent to the unit				
residents?	the unit All / Some [unit type] units with own car park space adjacent to the				
	unit				
	All / Some [unit type] units with own car park space separate from the				
	unit ☐ General car parking for residents in the village				
	□ Other parking e.g. caravan or boat				
	Some units have an exclusive use area for parking of a 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:				
	Refer to Part 4.2 and By-Law 3 of the registered Community				
	Management Statement for the Village.				
4.2 Is parking in the	⊠ Yes □ No				
village available for visitors?	By-Law 3 of the registered Community Management Statement provides:				
If yes, parking restrictions include	3. VEHICLES				
100thonoria monduc	(1) (2) An august or accumian of a later his invites a shall not now.				
	(a) An owner or occupier of a lot or his invitee shall not park or stand any motor vehicle, trailer, caravan, boat, pushbike, motor cycle or other vehicles upon common				

property other than in areas specifically designated for that purpose. **(b)** Despite By-law 3(1)(a), an owner or occupier of a lot or his invitee may park or stand any motor vehicle upon the common property immediately in front of the garage to the lot during daylight hours provided that the through traffic is not affected or interfered with by the parking or standing of the motor vehicle. (c) A owner or occupier of a lot may not park or stand a second motor vehicle upon the common property. (2)(a) No vehicle is to be parked or allowed to stand in a visitors car park area for a longer period than five continuous days without the written consent of the body corporate which consent must not be unreasonably withheld and must be given in cases of sickness or bereavement of the owner or occupier of a lot and during school holiday periods. **(b)** By-law 3(2)(a) is for the benefit of visitors of a owner or occupier of a lot and is not to be interpreted to mean that a owner or occupier of a lot may park a motor vehicle in the visitors' car park area. (3)The body corporate may take any such steps as may be necessary to remove any vehicle which has been parked in breach of this by-law and any cost associated with such removal shall be paid by the offending party. If the offending party is an invitee then the cost of removal shall be paid by the owner or occupier of whom he is an invitee. The owner indemnifies the body corporate against any claim or demand which may rise out of the body corporate's actions to remove the vehicle. An owner or occupier of a lot shall not pass over or upon common property by motor vehicle, pushbike, motorbike, trailbike or by any other vehicle of any kind or nature whether mechanically propelled or not, other than in areas designated for the purpose. Part 5 - Planning and development 5.1 Is construction or Year village construction started 2004 development of the □ Fully developed / completed village complete? □ Partially developed / completed ☐ Construction yet to commence

	5				
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.	relating to the retirement village	ction, development or redevelopment e land, including details of any related opment applications in accordance with			
5.3 Redevelopment plan under the Retirement Villages Act 1999	Is there an approved redeveloped Retirement Villages Act? ☐ Yes ☒ No	pment plan for the village under the			
	Short description of the redevelo	opment plan			
	Declaration date for the redevelo	opment plan			
	The Retirement Villages Act may require a written redevelopment plate for certain types of redevelopment of the village and this is different to 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 documen	<u> </u>			
Part 6 – Facilities onsite	at the village				
6.1 The following facilities are currently available to residents:	☐ Activities or games room ☐ Arts and crafts room	☐ Medical consultation room ☐ Restaurant			
	☐ Auditorium	☐ Shop			
	BBQ area outdoors	☐ Swimming pool [indoor / outdoor]			
	☐ Billiards room	[heated / not heated]			
	☐ Bowling green [indoor/outdoor]	☐ Separate lounge in community centre			
		centre Spa [indoor / outdoor] [heated / not heated			
	[indoor/outdoor] Business centre (e.g. computers, printers, internet	centre Spa [indoor / outdoor] [heated / not heated Storage area for boats / caravans			
	[indoor/outdoor] Business centre (e.g. computers, printers, internet access)	centre Spa [indoor / outdoor] [heated / not heated			

	☐ Dining room	☐ Workshop
	⊠ Gardens	Other [specify]
	☐ Gym	
	☐ Hairdressing or beauty room☒ Library	
	hat is not funded from the Generals on access or sharing of facilities	al Services Charge paid by residents or (e.g. with an aged care facility).
Not Applicable		
6.2 Does the village have an onsite, attached, adjacent or co-located residential aged care facility?	☐ Yes ☒ No Name of residential aged care fac	cility and name of the approved provider
village operator cannot k retirement village. To ente Aged Care Assessment T	eep places free or guarantee placer a residential aged care facility, yeam (ACAT) in accordance with the you move from your retirement we	t Villages Act 1999 (Qld). The retirement aces in aged care for residents of the you must be assessed as eligible by an he Aged Care Act 1997 (Cwth). rillage unit to other accommodation and
Part 7 – Services		
7.1 What services are provided to all village residents (funded from the General Services Charge fund paid by residents)?	refuse at the allocated refuse co	refuse bin of each Lot and emptying the ollection point in the Scheme, on each ay Regional Council) refuse collection
7.2 Are optional personal services provided or made available to residents on a user-pays basis?	☐ Yes ⊠ No	
7.3 Does the retirement village operator provide government funded home care services	Aged Care Act 1997 (Registered number)	roved Provider of home care under the discredited Care Supplier - RACS ID
under the Aged Care Act 1997 (Cwth)?		association with an Approved Provider
	No, the operator does not pro arrange their own home care set	ovide home care services, residents can rvices

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 Aged Care Act 1997 (Cwth). These home care services are not covered by the Retirement Villages Act 1999 (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: the security system details are: the security system is 		(unmonitored) located at the entry of the
monitored between:	am and	pmdays per week.
 8.2 Does the village have an emergency help system? If yes or optional: the emergency help system details are: 	☐ Yes - all residents	☐ Optional ⊠ No
the emergency help system is monitored between:	am and	pmdays 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		
COSTS AND FINANCIAL	MANAGEMENT	
Part 9 – Ingoing contribu	ution - entry costs to live in	the village
to secure a right to reside	e in the retirement village. Th	sident must pay under a residence contract ne ingoing contribution is also referred to as going charges such as rent or other recurring
9.1 What is the	Accommodation Unit	Range of ingoing contribution
estimated ingoing	Independent living units	
contribution (sale price) range for all	- Studio	\$ to \$
times of imits in the	- One bedroom	\$to \$

Two bedrooms

Three bedrooms

types of units in the

village

\$365,000.00 to \$450,000.00

\$500,000.00 to \$630,000.00

	Serviced units			
	Studio	\$ to \$		
	- One bedroom	\$ to \$		
	- Two bedrooms	\$ to \$		
	- Three bedrooms	\$ to \$		
	Other [specify]	\$ to \$		
	Full range of ingoing contributions for all unit types	\$365,000.00 to \$630,000.00		
	ed to pay an ingoing contribut mer resident the agreed sale	tion to the Village operator. The prospective price for the unit.		
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? If yes: specify or set out in a table how the contract options work e.g. pay a higher ingoing contribution and less or no exit fee.	the Village operator.	to pay an ingoing contribution or exit fees to the resident sells the Unit as specified in this		
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			

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	\$	\$
- Two bedrooms	\$	\$
- Three bedrooms	\$	\$
Serviced Units		
- Studio	\$	\$
- One bedroom	\$	\$
- Two bedrooms	\$	\$
- Three bedrooms	\$	\$
Other	\$	\$
All units pay a flat rate	\$3.85	\$NIL

Last three years of General Services Charge and Maintenance Reserve Fund contribution

Financial year	General Services Charge (range) (weekly)	Overall % change from previous year	Maintenance Reserve Fund contribution (range) (weekly)	Overall % change from previous year (+ or -)
2023	\$3.60	+7%	\$NIL	NIL%
2022	\$3.37	+9.5%	\$NIL	NIL%
2021	\$3.08	+3.5%	\$NIL	NIL%

Units within a community title scheme only

Body Corporate fees and contributions are payable by residents in units that are within a community title scheme only. Where the resident owns the freehold unit, the body corporate fees are payable by the resident to the body corporate. For leasehold units, the body corporate fees may be passed on under the terms of the lease with the operator.

Current weekly rates of Body Corporate fees and sinking fund

Type of Unit [Note: Delete all types of units that do not apply]	Body Corporate Administrative Fund fee (weekly)	Body Corporate Sinking Fund contribution (weekly)
Independent Living Units		
- Studio	\$	\$
- One bedroom	\$	\$
- Two bedrooms	\$40.15	\$16.83
- Three bedrooms	\$40.15	\$16.83
Serviced Units		
- Studio	\$	\$
- One bedroom	\$	\$

- Two be	drooms		\$			\$		
- Three bedrooms			\$			\$		
Other [specify]			\$				\$	
Last three years of Body Corporat Financial Body Corporate				nistrative Fun verall %	d Fee an Sinking			d contribution Overall %
year	Administrative Fund fee (weekly)		pr ye	nange from revious ear - or -)	contribution change		change from previous year (+ or -)	
2022	\$37.67		+4	55%	\$13.16			-26%
2021	\$24.38		-1	19%	\$18.27			+24%
2020	\$30.10		+.	25%	\$14.73			-12.5%
10.2 What o		⊠ Conf	tents i	nsurance		\boxtimes w	ater	
are not cov	ered by the			urance (freeho	old	⊠ Telephone		
General Se Charge? (re					Internet			
will need to	pay these				⊠ Pay TV			
costs sepa	rately)	⊠ Gas			Other			
					_	Body Corporate levies. Rates.		
10.3 What o	other occasional	☐ Unit fixtures						
costs for re		☐ Unit fittings						
maintenand replacement		□ Unit appliances						
in, on or at	tached to	□ None						
responsible		Additional information						
pay for while residing in the unit?		A resident is responsible to pay for the costs of repair, maintenance and replacement of all items contained in the Unit.						
10.4 Does t	he operator	☐ Yes ⊠ No						
service or I	rrange							
repairs and								
unit? If yes: provide	de details.							
including an for this serv								
	<u>-</u>							

Part 11 – Exit fees – who	en you leave the village
	ay an exit fee to the operator when they leave their unit or when the right ld. 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? If yes: list all exit fee options that may apply to new contracts	☐ Yes — all residents pay an exit fee calculated using the same formula ☐ Yes — all new residents pay an exit fee but the way this is worked out may vary depending on each resident's residence contract ☐ No exit fee ☐ Other [specify]
Time period from date of occupation of unit to the date the resident ceases reside in the unit	
1 year	% of your ingoing contribution
2 years	% of your ingoing contribution
5 years	% of your ingoing contribution
10 years	% of your ingoing contribution
	d) exit fee is% of the ingoing contribution [or insert different sert number] years of residence.
11.2 What other exit costs do residents need to pay or contribute to?	 Sale costs for the unit Legal costs □ Other costs [specify]
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 ☐ No 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 and operator. 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.

	Entry and exit inspections and reports are undertaken by the operator and resident to assess the condition of the unit.
12.2 Is the resident responsible for renovation of 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)
when they leave the 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 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.
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 <i>gain</i> or capital	Yes, the resident's share of the the resident's share of the capital gain is 100% the resident's share of the capital loss is 100% OR is based on a formula [specify] Optional - residents can elect to share in a capital gain or loss option
loss on the resale of their unit?	the resident's share of the capital gain is
	□-No
Part 14 – Exit entitleme	nt or buyback of freehold units
	amount the operator may be required to pay the former resident under a he 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?	The Village operator will not pay to the former resident an exit entitlement.
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 residence contract

	 → which may range from
	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.
Freehold units only 14.2 Operator buyback of freehold units	When a resident sells a freehold unit, the resident is entitled to receive the resale price from the person who purchases the unit. At that time the resident must pay any exit fee to the operator.
	By law, the operator must purchase the freehold unit from the former resident if it has not sold to a new resident within 18 months after the termination of the residence contract, unless the operator has been granted an extension for payment by QCAT
14.3 What is the turnover of units for sale in the village?	Not known by the operator. The operator does not affect the sale of units for residents. A resident controls and affects the sale of the resident's unit.
	[specify number] accommodation units were resold during the last financial year
	Retirement village has been registered for less than one year so
	average length of time to sell a unit cannot be provided.

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 Serv	ices Charges Fu	ind for the last 3 years		
Financial Deficit/ Balance Change from previous year				
2023	(\$6,756.88)	\$6,732.12	-50%	
2022	\$6,355.00	\$13,489.00	88%	
2021	\$7,134.00	\$7,134.00	713,400%	
Balance of General Services Charges Fund for last financial year <i>OR</i> last quarter if no full financial year available			-	
		eserve Fund for la if no full financial yea	- · · · ·	
Balance of Capital Replacement Fund for the last financial year <i>OR</i> last quarter if no full financial year available			'	
Percentage of a resident ingoing contribution applied to the Capital Replacement Fund				
contribution, report, to the	as determined b	le of a resident's ingoir y a quantity surveyor ment Fund. This fund capital items.	s's	

OR — the village is not yet operating.

Part 15– Financial management of the Body Corporate

Note: All freehold community title scheme residents who own their unit are members of the body corporate.

15.1 What is the financial status of the Body Corporate funds in a freehold village?

Administrative fund for the last 3 years				
Financial Year	Deficit/Surplus	Balance		ge from ous year
2022	(\$67,549.55)	(\$31,033.63)	-185%	6
2021	\$27,840.69	\$36,515.92	321%	
2020	(\$38,001.44)	\$8,675.23	-81%	
Balance of the Sinking Fund to cover spending of a capital or non-recurrent nature for the last financial year <i>OR last</i> quarter if no full financial year available \$656,746.85				
OR the vill	age is not yet ope	rating.		

Fait 10 - Illsurance	
village, including for: communal facilities	take out general insurance, to full replacement value, for the retirement s; and on units, other than accommodation units owned by residents.
Residents contribute towa	ards the cost of this insurance as part of the General Services Charge.
16.1 Is the resident responsible for arranging any insurance cover? If yes, the resident is responsible for these	☐ Yes ☒ No If yes, the resident is responsible for these insurance policies: Insurances are maintained by the Body Corporate for Pebble Beach
insurance policies:	Retirement Village CTS 33548. The resident is recommended to maintain a contents insurance policy.
	The Body Corporate will maintain insurance policies for Common Property of the Scheme.
Part 17 – Living in the vi	illage
Trial or settling in period	d in the village
17.1 Does the village offer prospective residents a trial period or a settling in period in the village? If yes: provide details including, length of period, relevant time frames and any costs or conditions	☐ Yes ⊠ No
Pets	
17.2 Are residents allowed to keep pets? If yes: specify any restrictions or conditions on pet ownership	
	 KEEPING OF ANIMALS Subject to section 181 of the Body Corporate and Community Management Act 1997, the Occupier of a Lot must not, and must not permit an Invitee to bring an animal onto, or keep an animal on the Lot or the Common Property without the prior written approval of the Committee.

- (2) A written application to bring an animal onto, or keep an animal on a Lot or the Common Property must be supported by the following:
 - (a) relevant details of the animal which must include, but not be limited to:
 - (i) if a cat or a dog:
 - A. details of the animal including name, age, sex, physical description and a photo of the animal; and
 - B. proof that the animal is desexed, registered with the Moreton Bay Regional Council if required by law, and vaccinated.
 - (ii) if a dog, confirmation that the fenced exclusive use area attached to the Lot would be suitable for the animal to toilet and how that toileting would be managed.
 - (iii) if a cat, details of how it is proposed to contain the cat within the exclusive use area when outdoors.
 - (iv) if an Invitee's dog or a prospective Owner's dog:
 - A. confirmation that the animal responds positively to humans and would be unlikely to cause nuisance or interfere unreasonably with any person's use or enjoyment of another Lot or Common Property; and
 - B. confirmation that the animal is used to living indoors and if left unattended would be unlikely to cause nuisance or interfere unreasonably with any person's use or enjoyment of another Lot or Common Property.
 - (b) if the applicant will be the sole carer of the animal, a contingency plan for the care and/or removal of the animal should the sole carer be suddenly hospitalised, or incapacitated, or unable to care for the animal for whatever reason.

- (c) written affirmation by the Scheme Operator that, as the Lessor of the Lot, the Scheme Operator has no objection to the application.
- (d) any additional supporting information requested by the Committee.
- (3) In determining a response to an application to bring an animal onto, or keep an animal on, a Lot or the Common Property:
 - (a) the Committee must consider all specific circumstances of the application and must act reasonably in determining whether there is any genuine likelihood of the animal causing an adverse impact on the Common Property or resident native wildlife, or interfering unreasonably with any person's use or enjoyment of another Lot or the Common Property.
 - (b) where there are genuine concerns, the Committee must either:
 - (i) refuse the request; or
 - (ii) consider whether the imposition of special conditions would alleviate any such concerns and in turn be more reasonable than the outright refusal of the request.
- (4) Subject to the specific circumstances of the application, any approval that is granted by the Committee must include the following conditions:
 - (a) the approval granted relates only to the animal specified in the application and does not allow the keeping of any additional, replacement or substitute animals.
 - (b) while the animal is present on the Scheme Land, the animal must be kept within the Lot and/or the attached exclusive use area of the Occupier to whom the approval is granted.
 - (c) the animal is not permitted to cause a nuisance by noise or smell that will interfere unreasonably with any person's use or enjoyment of another Lot or the Common Property.

- (d) if the animal is a dog: The animal must not be kept or permitted to remain in the exclusive use area unattended.
- (e) if the animal is a dog: The animal must not to be left unattended if such circumstance causes the animal to make excessive noise.
- (f) if the animal is a cat: The animal must not be kept or permitted to remain in the exclusive use area unattended unless appropriately restrained or contained.
- (g) the animal is not allowed on the Common Property except for the sole purpose of being brought onto or taken off the Scheme land.
- (h) if the animal is a dog: the animal is restricted to formal concrete footpaths (but excluding the thoroughfare through the central barbecue facility) and roadways when crossing Common Property for the purpose of being brought onto or taken off the Scheme land, at which time the animal must be appropriately restrained on a short lead and supervised at all times or transported by vehicle.
- (i) if the animal is a cat: The animal must be kept in a suitable closed container at all times whenever it is necessary to transport the animal across the Common Property.
- (j) the Occupier must immediately clean and remove any mess or animal excrement from the Common Property.
- (k) the Occupier is to ensure the animal is kept hygienically, and in a manner where adjoining Occupiers are not subject to any significant increased risk of pests, vermin or disease.
- (I) the Occupier is to ensure that the animal is free from parasites fleas, lice, ticks, etc and receives prompt veterinary or other appropriate treatment as necessary.
- (m) the Body Corporate may require evidence of any ongoing vaccinations as recommended by public health guidelines.

- (n) reasonable steps, such as regular vacuuming of the Lot/exclusive use area and/or grooming the animal, must be taken to minimise the transfer of airborne allergens from the animal.
- (o) excess food, food scraps, and any other material (faeces, soiled bedding, litter, etc.) likely to become offensive or attract vermin must be collected at least daily and if not immediately removed from the Lot, must be kept in a suitable vermin proof container prior to disposal;
- (p) the Occupier must dispose of the animal's waste in such a way that it does not create noxious odours or otherwise contaminate the Scheme land.
- (q) animal waste may only be placed in the Common Property general rubbish skip bins on rubbish collection days.
- (r) run-off from the exclusive use area must not be allowed to discharge onto any adjoining property.
- (s) the Lot is to be treated for pests such as fleas on an as required basis or as recommended by public health guidelines.
- (t) the animal must be registered with the Moreton Bay Regional Council if required by law and the Owner must comply with all council requirements.
- (u) prior to the animal being brought onto the Scheme land, the Occupier is to provide the Body Corporate with a signed statement acknowledging that the Occupier understands, accepts, and agrees to abide by the conditions of approval.
- (v) the Body Corporate may, from time to time, request confirmation or evidence to confirm adherence to the approval conditions contained herein.
- (w) the Body Corporate may revoke any approval previously granted if any of the conditions of approval are not complied with and may request that the animal be removed from the Scheme land.

		(x) the contingency plan for the alternative care of the
		animal must remain current at all times and must be
		resubmitted to the Body Corporate if updated.
	(5)	Subject to the specific circumstances of the application, the
		committee may, when approving the application, determine
		additional conditions to be applied.
	(6)	Any decision to approve an animal is made on the specific
	(0)	circumstances of the application and will not, under any
		circumstances, entitle others to assume that they would also
		be able to keep an animal, or be taken as a general precedent
		allowing owners or their Invitees to bring or keep an animal
		on the Scheme land without the prior written approval of the
		, , , , , , , , , , , , , , , , , , , ,
		Body Corporate committee.
Visitors		
17.3 Are there restrictions on visitors	☐ Yes	⊠ No
staying with residents		
or visiting?		
If yes: specify any restrictions or conditions		
on visitors (e.g. length of		
stay, arrange with manager)		
Village by-laws and villa	ae rules	
17.4 Does the village	⊠ Yes	□ No
have village by-laws?		
	_	esidents may, by special resolution at a residents meeting and
	the village	greement of the operator, make, change or revoke by-laws for
	Note: See	notice at end of document regarding inspection of village
	by-laws	
17.5 Does the operator have other rules for	☐ Yes	⊠ No
the village.	If yes: Rul	les may be made available on request
Resident input		
17.6 Does the village	☐ Yes	⊠ No
have a residents		Z IVO
committee established under the <i>Retirement</i>		esidents are entitled to elect and form a residents committee to
Villages Act 1999?		the operator on behalf of residents about the day-to-day of the village and any complaints or proposals raised by
	residents.	
		like to ask the village manager about an opportunity to talk with of the resident committee about living in this village.

Part 1		
	8 – Accreditation	
18.1 Is	s the village	No, village is not accredited ■ No, village is not accredited
	tarily accredited	П
	gh an industry-	☐ Yes, village is voluntarily accredited through:
schen	l accreditation	
3011611		
		accreditation schemes are industry-based schemes. The <i>Retirement</i>
village	es Act 1999 does no	et establish an accreditation scheme or standards for retirement villages.
Part 1	9 – Waiting list	
19.1 D	oes the village	☐ Yes ☒ No
	ain a waiting list	
for en	•	
If yes,	at is the fee to join	□ No fee
	waiting list?	Fee of \$ which is
		☐ refundable on entry to the village
		☐ non-refundable
Acces	ss to documents	
a pros take a by the	spective resident on copy of these doese	al documents are held by the retirement village scheme operator and or resident may make a written request to the operator to inspect or cuments free of charge. The operator must comply with the request prospective resident or resident (which must be at least seven days in).
\boxtimes	•	•
	Continuate of region	ration for the retirement village scheme
	_	ration for the retirement village scheme r current title search for the retirement village land
\boxtimes	_	_
\boxtimes	Certificate of title o Village site plan	_
	Certificate of title o Village site plan Plans showing the	r current title search for the retirement village land
	Certificate of title o Village site plan Plans showing the Plans of any units of Development or pla	r current title search for the retirement village land location, floor plan or dimensions of accommodation units in the village or facilities under construction approvals for any further development of the village
	Certificate of title o Village site plan Plans showing the Plans of any units of Development or pla An approved redev	location, floor plan or dimensions of accommodation units in the village or facilities under construction approvals for any further development of the village relopment plan for the village under the Retirement Villages Act
	Certificate of title o Village site plan Plans showing the Plans of any units of Development or pla An approved redev An approved transi	location, floor plan or dimensions of accommodation units in the village or facilities under construction anning approvals for any further development of the village relopment plan for the village under the Retirement Villages Act tion plan for the village
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	Certificate of title of Village site plans. Plans showing the Plans of any units of Development or plans. An approved redev. An approved transis. An approved closus of the retirement vi	location, floor plan or dimensions of accommodation units in the village or facilities under construction anning approvals for any further development of the village relopment plan for the village under the Retirement Villages Act tion plan for the village re plan for the village all statements and report presented to the previous annual meeting llage
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An example request form containing all the necessary information you must include in your request is available on the Department of Communities, Housing and Digital Economy 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: regulatoryservices@chde.gld.gov.au

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: <u>caxton.org.au</u>

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: 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/