Strata building bond and inspections scheme (SBBIS)

Authorised professional associations

(Strata inspector panels)

information manual



Table of Contents

Introduction4
Strata building bond & inspections scheme stages4
Summary of the key requirements for authorised professional associations5
Key terms5
How will the Scheme be administered?5
Online ePortals5
Strata building bond and inspections scheme ePortal (and secured share folder) and NSW Planning Portal
Email communication6
Written notices suite
The detailed process6
Stage 1. Building bond lodgement8
Stage 2. Inspector appointment9
Strata inspector panels10
Appointing a qualified person to a strata inspector panel11
Duties of the building inspector11
Selecting the building inspector11
Proposed building inspector and disclosures to the owners corporation
Appointing the building inspector12
Objection by an owner of a strata scheme lot13
Appointing the building inspector: final inspection13
Summary of interaction with other stakeholders in Stage 213
What happens next?
Stage 3. Interim inspection and report15
Stage 4. Rectify defective building work16
Stage 5. Final inspection and report
Stage 6. Determining the cost to rectify defective building work18
Stage 7. Paying the building bond19
8. Completion
Time from start to completion
Further information
Contacting us21
Record keeping21

Applications for review of a decision	.21
NSW Civil and Administrative Tribunal (Tribunal) orders	22
Regarding access:	. 22
Regarding contract price:	. 22
Schedule 1: Key terms	23
Key terms	. 23
Schedule 2: SBBIS ePortal & secured share folder step by step instructions	29
Schedule 3: Uploading of documents checklist	30
Schedule 4: Written notices	31

The content below is general in nature and should <u>not</u> be relied upon to replace legal advice.

Please refer to the requisite Legislation and your legal practitioner for advice.

The content below is general in nature and should not be relied upon.

Introduction

The Strata building bond and inspections scheme (the Scheme) commenced on 1 January 2018.

It applies to **building work** for building contracts entered into from 1 January 2018. If there is no contract, it applies to **building work** commenced from this date.

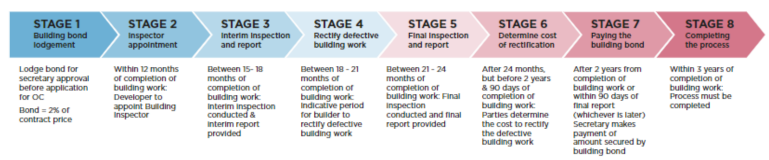
Developers are required to lodge a building bond that is 2% of the **contract price** for the **building work**, with NSW Fair Trading (the Secretary). The building bond secures funds (up to the amount of the bond) to pay for the costs of rectifying defective building work.

Building work means, building work that is carried out on a residential or partly residential (mixed-use) strata building, that is four or more storeys. The **building work** must also be carried out for the purposes of, or contemporaneously with, the registration of a strata plan or a strata plan of subdivision of a development lot.

Mixed use purpose could be, for example, a development that includes a combination of residential, retail, commercial, hotel, but it must include residential.

The Scheme does not apply to building work if the work is subject to the requirements to obtain insurance under Part 6 of the *Home Building Act 1989* (Home building compensation cover). For example, the building is three storeys or less.

Strata building bond & inspections scheme stages



Stages in the Scheme

- Stage 1 Building bond lodgement
- Stage 2 Inspector appointment
- Stage 3 Interim inspection and report
- Stage 4 Rectify defective building work
- Stage 5 Final inspection and report
- Stage 6 Determine cost of rectification
- Stage 7 Paying the building bond
- Stage 8 Completing the process

Summary of the key requirements for authorised professional associations

The following is a summary of the key requirements for authorised professional associations who will provide a strata inspector panel (SIP). More detail is explained below:

- the authorised professional association must develop a competent SIP, having regard to the Secretary's guidelines (see stage 2 below) and
- maintain their SIP on their website

Key terms

For more information about the **key terms in bold**, please refer to the key terms section on the Strata building bond and inspections scheme page.

	External link
	Strata building bond and inspections scheme webpage
	If any inconsistency exists between webpage (external link) and information manual (internal link), in any case the Legislation prevails.
$\mathbf{\cap}$	Internal link – Schedules
	Schedule 1: key terms
	If any inconsistency exists between webpage (external link) and information manual (internal link), in any case the Legislation prevails.

How will the Scheme be administered?

Online ePortals

Strata building bond and inspections scheme ePortal (and secured share folder) and NSW Planning Portal

The Strata building bond and inspections scheme is administered across two platforms:

- Current project
 - $\circ~$ the SBBIS ePortal for current projects registered with Fair Trading prior to 1 September 2020, and
- New projects:
 - NSW Planning Portal for projects registered from 1 September 2020

These Platforms are used for Stage one of the Scheme only – Building bond lodgement.

The authorised professional association do not need to register in the SBBIS ePortal (or upload any documents to the secured share folder) or register through the NSW Planning Portal. These actions relate to the developer's obligations.

The developer must provide the details of the strata scheme, owners corporation and builder in the SBBIS ePortal or NSW Planning Portal. They are also required to upload the documents, as required under legislation to either the secured share folder or through the NSW Planning Portal. These are the documents that the building inspector may request from the developer, prior to conducting their interim inspection.

Email communication

The Scheme is administered by electronic communications. All correspondence required for the Scheme will be via email or through the NSW Planning Portal.

For the authorised professional association, their contact details are located on their website.

Written notices suite

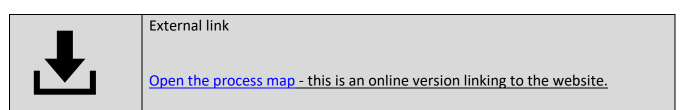
For Stages 2 to 8 of the Scheme, all the written notices required under legislation are available on the Fair Trading <u>website</u>.

The authorised professional associations do not have any written notices that they are required to complete, however, if their strata inspector panel members are proposed or appointed as building inspectors, all written notices required under legislation are available on Fair Trading's website.

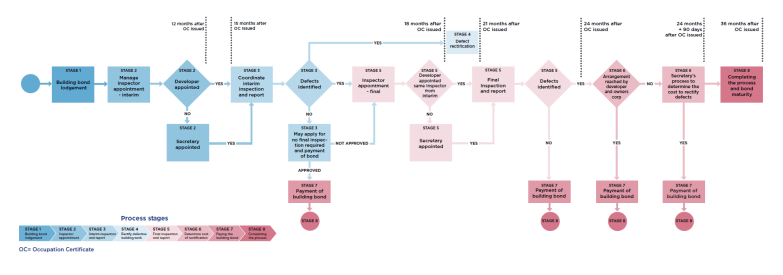
External link The written notices will be available on the Strata building bond and inspections scheme <u>webpage</u> .
Internal link – Schedules <u>Schedule 4</u> – Written notices If any inconsistency exists between webpage (external link) and information manual (internal link), in any case the Legislation prevails.

The detailed process

We have created a process map diagram to help you understand each stage in the scheme. You might find it helpful to have it handy while you read the 8 stages below.



The same process map is reproduced below:



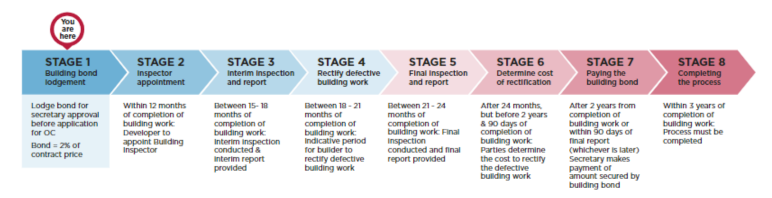
If you have trouble seeing this diagram, please use the link above - it can be expanded

Important:

The information below has been simplified and for full obligations and mandatory requirements, reference should be made to legislation.

Stage 1. Building bond lodgement

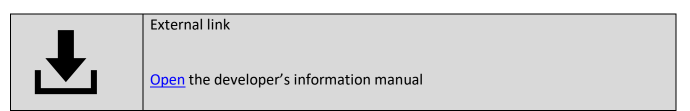
Strata building bond and inspections scheme (SBBIS) - process stages



It is the responsibility of the developer to lodge the building bond with the Secretary and have it approved, before an application is made for the issue of any occupation certificate (OC) which allows people to occupy the building – whether with conditions or interim OC.

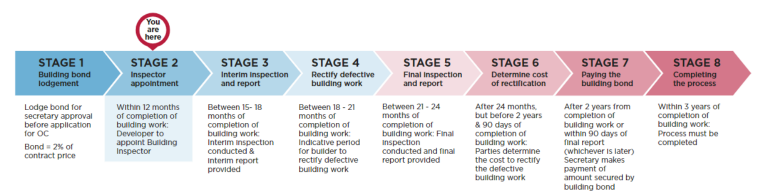
If a building bond has not been lodged by the developer and you have evidence to suggest that a building bond should be lodged with the Secretary, please email <u>stratabond@customerservice.nsw.gov.au</u> and provide the building address and strata plan details of the development.

If you need more information on this stage in the process, read this information manual:



Stage 2. Inspector appointment

Strata building bond and inspections scheme (SBBIS) – process stages



A developer is required to appoint a building inspector to complete the interim and final inspections and produce the interim and final reports.

A building inspector can be proposed and appointed to carry out inspections and produce reports for the Strata building bond and inspections scheme, if they are a member of a **strata inspector panel**.

	Written notice – access Forms on the <u>webpage</u>
	Form 2A - Developer - Disclosure and Proposal Form
	Form 2B - Building Inspector - Disclosure Form
	Form 2C - Owners Corporation - Accept or Reject Building Inspector
	Form 2D - Developer - Appointment of the Building Inspector
	Form 2E - Developer - Building Inspector Not Appointed
	Form 2F - Owner of a Lot - Objection to Building Inspector
	Form 2G – Secretary's Notice – (Objection) Notify parties BI remains
	Form 2H – Secretary's Notice – (Objection) Notify parties Secretary appointed new BI
	Form 2I - Building Inspector – Secretary's additional Disclosure Form
	Form 2J – Secretary's Notice – Notify parties Secretary appointed Building Inspector



Legislation

Strata Schemes Management Act 2015: Sections 195(1), 195(3) and 195(4)

Strata inspector panels

The building inspector must be a member of a strata inspector panel.

A **strata inspector panel** (SIP) can only be provided by authorised professional associations as listed in <u>clause 44</u> of the Strata Schemes Management Regulation 2016. A SIP may be established by any of the following:

- (a) the Housing Industry Association Limited
- (b) Master Builders Association of New South Wales Pty Ltd
- (c) the Australian Institute of Building
- (d) Australian Institute of Building Surveyors
- (e) the Australian Institute of Building Consultants Pty Ltd
- (f)) the Australian Society of Building Consultants Incorporated
- (g) the Institute of Building Consultants Inc
- (h) Engineers Australia Pty Limited
- (i) the Association of Accredited Certifiers Incorporated
- (j) the Australian Institute of Quantity Surveyors Ltd
- (k) RICS Australasia Pty Ltd.

Each of these associations will have their own processes and criteria to determine whether to be included in their panel to perform building inspections and produce reports for the purposes of the Scheme. Specific information should be obtained directly from the above professional associations.

Inclusion on a SIP means that the association has determined the qualified person may perform building inspections and produce reports for the Scheme.

A person who wants to be included on a SIP, should make enquiries with their membership body, if they are listed above, or contact one of the above authorised professional associations.

Each association will have their own processes and criteria to determine if a person is qualified to perform building inspections and produce reports for the purposes of the Scheme. This may depend upon the varying qualifications, skills and experience of its members, including different levels of membership.

That professional association will determine if the qualified person will be included on their SIP.

Inclusion on a SIP means that an authorised professional association has determined the qualified person is capable to perform building inspections and produce reports for this Scheme.

Appointing a qualified person to a strata inspector panel

Each SIP will have a register of members who are qualified to be building inspectors for the purposes of the Scheme. This register must be freely available on each association's website and must contain the details and experience of each building inspector, including their contact details.

Each authorised professional association must have regard to the Secretary's guidelines, when appointing a qualified person to their strata inspector panel.

The authorised professional associations must have regard to and satisfy the terms and conditions within the guideline documents regarding strata inspector panels. It is the authorised professional association's responsibility to keep current their contact details and their own strata inspector panel registers, including up to date member details. The SIP registers must be freely available online and be easily accessible on the individual association's webpage.

External link
1. <u>Open the guideline – Appointing a building inspector by the developer and</u> <u>owners corporation</u>
2. Open the guideline – Arranging a building inspector by the Secretary

Duties of the building inspector

A building inspector:

- has a duty to act impartially in the course of carrying out the functions of a building inspector,
- will not seek or accept, or offer or agree to accept, any benefit of any kind, whether on their own behalf or on behalf of any other person, and
- does not represent the interests of the developer when undertaking their functions as a building inspector.

Selecting the building inspector

The developer will select a building inspector from one of the SIP's and will make their due diligence enquiries with that building inspector.

The developer and building inspector will negotiate their cost agreement for performing the inspections and reports. Consideration should be given to whether the building inspector needs to engage any specialists, ie. if any part of the inspection process is outside the skillset of the building inspector - secondary inspectors will be required. The inspection agreement is between the developer and the building inspector only.

Once satisfied with the selection of their building inspector, the developer must propose them to the owners corporation.

Proposed building inspector and disclosures to the owners corporation

To propose the building inspector, the developer will email the owners corporation and provide information about that building inspector. A **written notice** is available for this notification.

	Written notice – access Forms on the <u>webpage</u>
	Form 2A has been developed to comply with this requirement. Form 2A is a mandatory form and must be used by the developer when proposing a building inspector to the owners corporation.

The developer must include disclosures or connected person interests (if any) between the developer and the proposed building inspector.

The proposed building inspector will also email the owners corporation and let them know of disclosures and connected person interests (if any) with the developer. A **written notice** is available for this notification.

Written notice – access Forms on the <u>webpage</u>
Form 2B has been developed to comply with this requirement.

Appointing the building inspector

The developer can only appoint a building inspector if the owners corporation approves the appointment.

The owners corporation must provide **written notice** by email to the developer and the Secretary within 14 days of approving or refusing the appointment of the building inspector.

If the owners corporation rejects the proposed building inspector, the developer has the option to repeat the process until either the 12 months expires or the owners corporation approves a building inspector.

If, for any reason, the developer fails to successfully appoint a building inspector within 12 months, they must provide written notice to the Secretary by email within 21 days after the end of the 12 month period.

The Secretary will then arrange the appointment of a building inspector and notify the developer and owners corporation.

If the Secretary arranges the building inspector, the owners corporation approval is not required.

The developer must pay all inspector costs, even when the inspector is arranged by the Secretary. There is a service fee if the Secretary arranges the building inspector.

Objection by an owner of a strata scheme lot

An individual owner of a strata scheme lot may object to the owners corporation approval of a building inspector, for any reason. The individual owner must lodge their objection with the Secretary within 14 days after the owners corporation approves the appointment.

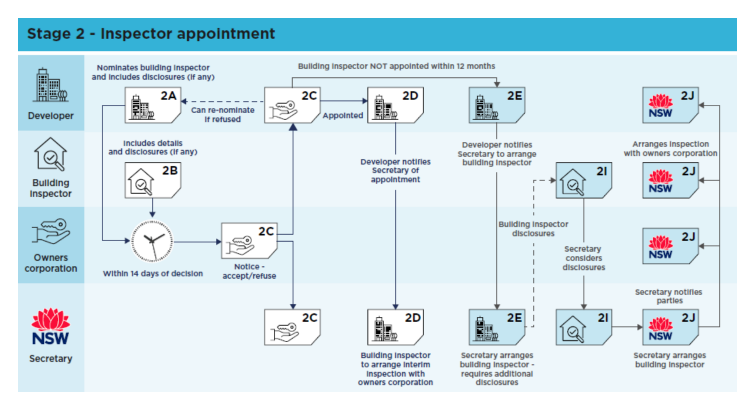
The Secretary will consider the objection and if appropriate in the circumstances arrange the appointment of another building inspector. The Secretary will give **written notice** of the appointment to the developer and owners corporation.

If the decision is to not appoint an alternative building inspector, the Secretary will notify those concerned of the decision, by email.

Appointing the building inspector: final inspection

Heads up note. Stage 5 is the final inspection. A building inspector may be required to carry out a final inspection and needs to be organised before the end of Stage 3 ie. before 18 months after the issue of the occupation certificate. This arrangement is explained at Stage 5 below – Final inspection and report.

Summary of interaction with other stakeholders in Stage 2



What happens next?

What happens if the building inspector is approved by the owners corporation?

The owners corporation completes and forwards Form 2C to the developer and the Secretary within 14 days of the general meeting approving the developer's building inspector.

The developer will then notify the Secretary by completing and forwarding form 2D to the Secretary. The building inspector will then arrange a time with the owners corporation to conduct the interim inspection.

What happens if the building inspector is refused by the owners corporation?

The developer can continue to nominate other building inspectors to the owners corporation within the 12 month period after the completion of building work.

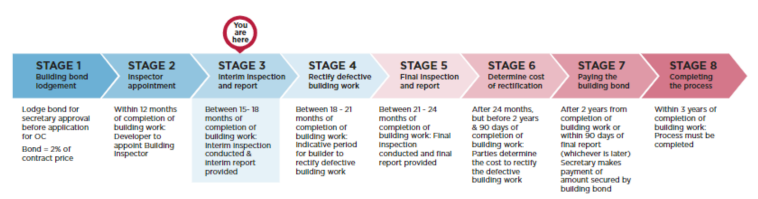
What happens if a building inspector has not been appointed?

The Secretary will appoint one. If the Secretary appoints the building inspector, the approval of the owners corporation is not required.

The next stage is Stage 3 – Interim inspection and report.

Stage 3. Interim inspection and report

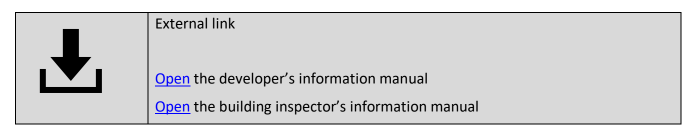
Strata building bond and inspections scheme (SBBIS) - process stages



The building inspector must conduct the interim inspection and provide the interim report.

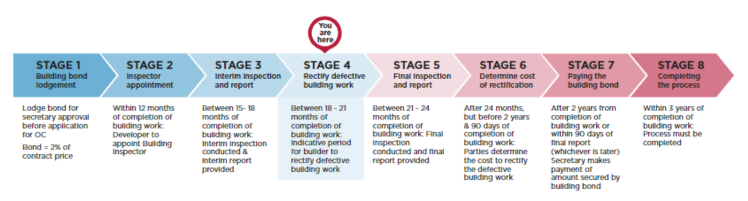
Stage three does not directly affect the authorised professional associations.

If you need more information on this stage in the process, read the information manuals:



Stage 4. Rectify defective building work

Strata building bond and inspections scheme (SBBIS) – process stages



The builder must rectify any defective building work identified in a final report of the building inspector.

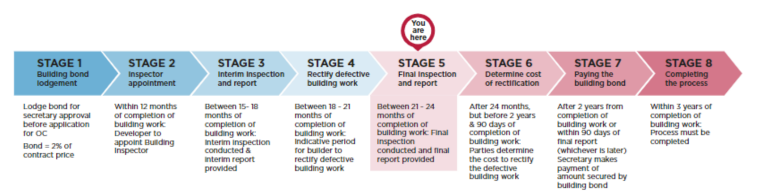
Stage four does not directly affect the authorised professional associations.

If you need more information on this stage in the process, read the information manuals:

L	External link
	Open the developer's information manual Open the building inspector's information manual

Stage 5. Final inspection and report

Strata building bond and inspections scheme (SBBIS) – process stages



The building inspector must conduct the final inspection and provide the final report.

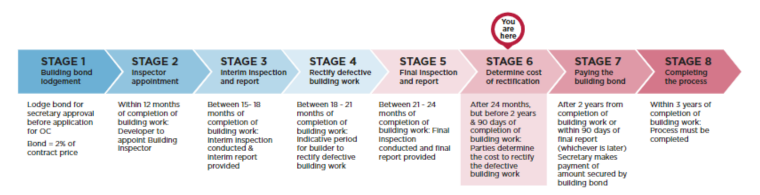
Stage five does not directly affect the authorised professional associations.

If you need more information on this stage in the process, read these guidelines:

External link
Open the developer's information manual Open the building inspector's information manual

Stage 6. Determining the cost to rectify defective building work

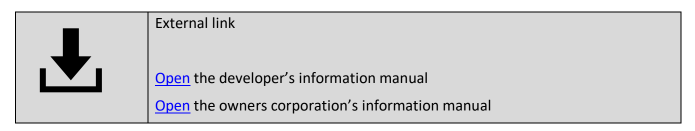
Strata building bond and inspections scheme (SBBIS) – process stages



The owners corporation and the developer must agree on the cost to rectify defective building work.

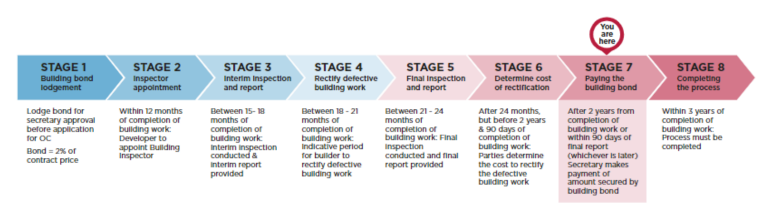
Stage six does not directly affect the authorised professional associations.

If you need more information on this stage in the process, read these guidelines:



Stage 7. Paying the building bond

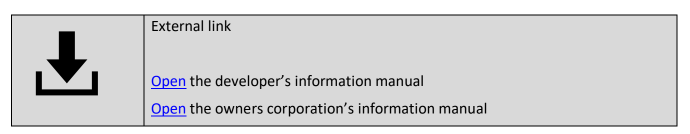
Strata building bond and inspections scheme (SBBIS) – process stages



Payment from the building bond to the owners corporation, if required and release of the building bond back to the issuer.

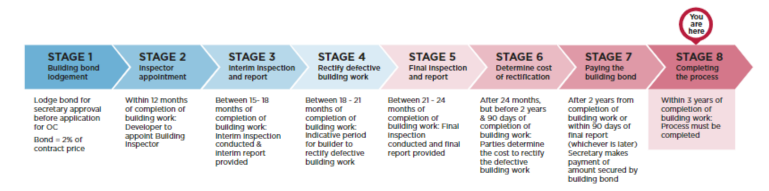
Stage seven does not directly affect the authorised professional associations.

If you need more information on this stage in the process, read these guidelines:



8. Completion

Strata building bond and inspections scheme (SBBIS) – process stages



The process should complete between 2 and 3 years after the completion of building work.

The owners corporation must use any money it receives from the building bond to rectify the defective building work identified in the final report or for costs related with the rectification, within a reasonable time.

Stage eight does not directly affect the authorised professional associations.

Time from start to completion

Excluding the time it might take the owners corporation to rectify any defects mentioned in the final report, this whole process should be completed within 3 years from the date of the occupation certificate.

1. Applications for extensions

The developer, owners corporation or building inspector, may have made application to the Secretary to vary the period an interim or final report is to be provided, or any other action is to be done.

2. Reviewable decisions

Some decisions of the Secretary are **reviewable decisions**. This may result in the timeline being extended.

3. Tribunal orders

A developer, the Secretary or the owners corporation can apply to the NSW Civil and Administrative Tribunal for an order specifying the contract price for building work to determine the amount to be secured by a building bond. This may result in the amount of the building bond, provided by the developer, being varied.

Further information

Contacting us

During any stage of the process, you can email us at statabond@customerservice.nsw.gov.au.

Record keeping

All information and documents relating the building bond will be stored in accordance with NSW Government record keeping policy.

Applications for review of a decision

An application for review of the Secretary's decision must be made within 14 days after notice of the decision has been given.

You can apply to review a decision if you are the:

- developer
- owners corporation
- owner of a lot in the strata scheme
- builder who carried out building work or who is responsible for defective building work.

The following decisions of the Secretary are reviewable decisions:

- a decision to appoint a building inspector to carry out a final report
- a determination by the Secretary that a developer is not required to arrange for a final report
- a decision to vary the period within which an interim report or final report is to be provided, or other action is to be done
- a decision that the whole or part of a building bond may be claimed or realised for payment to an owners corporation, developer or other person.

A decision by the Secretary is not reviewable if the amount from the bond has already been paid in accordance with the Secretary's decision.

If an application to review a decision to pay the whole or part of the building bond is made, the amount is not to be paid until the application for the review is determined or withdrawn.

The Secretary has developed a written notice for the application for review of a decision.

The application must be made in writing and signed by the applicant. It must specify the decision to be reviewed and the reasons for the application along with any extra information and why that information was not previously provided, and an email address where that decision will be sent. Email your review application to <u>revdec@customerservice.nsw.gov.au</u>.

For more information see section 213 of the <u>Strata Schemes Management Act 2015</u> and clause 56 of the <u>Strata Schemes Management Regulation 2016</u>.

NSW Civil and Administrative Tribunal (Tribunal) orders

Regarding access:

- The <u>Tribunal</u> (on application) may make an order requiring the occupier of a lot (or any other person) to allow access for the purpose of inspection or rectifying defective building work.
- An application may be made by an owners corporation, the developer, a building inspector or a builder.

Regarding contract price:

- The <u>Tribunal</u> (on application) may make an order specifying the amount of the contract price of building work to determine the amount of a building bond. If there are other incidental proceedings being dealt with by a Court, then the application must be made to the Supreme Court of NSW.
- An application may be made by an owners corporation, the developer, or the Secretary. A determination under this section of the amount of the contract price of building work does not bind a court or tribunal in any other proceedings.

For more information see section 211 of the Strata Schemes Management Act 2015.

Schedule 1: Key terms

For key terms, refer to the Strata building bond and inspections scheme web page.

If any inconsistency exists between webpage (external link) and information manual (internal link), the Legislation prevails in any case.

Key terms

The definitions of these identified terms, are included in the Strata Schemes Management Act, Strata Schemes Management Regulation or other Act or Regulation as referred. Legislation and Regulation are updated from time to time and it is the user's responsibility to refer to the current version at the applicable point in time.

The content below is general in nature and should not be relied upon.

Approved issuer

The building bond must be issued from an authorised deposit-taking institution or a general insurer authorised to conduct new or renewal insurance business, who are regulated by the Australian Prudential Regulation Authority (APRA).

The issuing authority must be listed on the:

* Register of authorised deposit-taking institutions, or

* Register of general insurance (authorised to conduct new or renewal insurance business), which is maintained by APRA.

Building bond

The developer (not the builder) of a strata scheme must give the Secretary a security - a building bond. The amount secured by a building bond is to be 2% of the contract price for the building work.

The building bond may be either a bank guarantee or 'bond' issued by an approved issuer and must contain the unique identifier number issued by the portal.

The building bond must be lodged before any occupation certificate (OC) is issued to allow occupation (including conditional and interim OC) for any part of a building affected by the work. A penalty may apply if a developer does not lodge the building bond with the Secretary and receive approval, before the occupation certificate is issued.

The building bond must comply with the Secretary's guideline.

See sections 207 and 208 of the Strata Schemes Management Act 2015

Contract price

Section 189 of the Strata Schemes Management Act 2015; Part 8 of the Strata Schemes Management Regulation 2016

Generally:

The contract price for building work is the total price paid under all applicable contracts for the building work at the date just prior to the issue of any occupation certificate (not the contract price before construction commences). The amount secured by the building bond is calculated at this time (not at the start of the build) to include all variations, additions and price fluctuations etc.

All work that is conducted in relation to the contract will determine the bond amount. This includes, but is not limited to:

- construction and fit out costs (not including appliance and prime cost items)
- demolition and site preparation
- excavation
- car parking
- costs for the common property that is included in the property plan, including landscaping, pools, fencing and gates
- professional fees, and
- taxes applied in the calculation of the as-built construction.

Cost report

When there is no written contract for the building work (for example where the developer is also the builder), or the parties to the building contract are connected, the contract price is the price set out in a cost report prepared by a quantity surveyor. The quantity surveyor must be a member of the Australian Institute of Quantity Surveyors or the Royal Institution of Chartered Surveyors and must not be connected to the developer or the builder.

A cost report prepared by a quantity surveyor must include:

- all work that is conducted in relation to the contract, as list above under Contract price, and
- a certificate by the quantity surveyor that they have inspected the as-built drawings and specifications for the strata plan.

NCAT determination of contract price

The NSW Civil and Administrative Tribunal (on application) may make an order specifying the amount of the contract price of building work - to determine the amount of a building bond.

For further details on the NSW Civil and Administrative Tribunal, refer to 'Tribunal orders – contract price and access to a strata scheme', under 'Key terms' below.

Building work

Sections 189 and 191 of the Strata Schemes Management Act 2015

Connected person

Sections 7, 195, and 197 of the Strata Schemes Management Act 2015, clause 62 of the Strata Schemes Management Regulation 2016

Defective building work

Section 189 of the Strata Schemes Management Act 2015

Developer

Section 189 of the Strata Schemes Management Act 2015

Final report

Section 189 of the Strata Schemes Management Act 2015

Interim report

Section 189 of the Strata Schemes Management Act 2015

Occupation certificate (OC)

See sections 6.4 and 6.9 of the Environmental Planning and Assessment Act 1979.

For the purposes of the Strata building bond and inspections scheme, 'the' or 'any' occupation certificate issued for the strata scheme refers to the first occupation certificate (OC) issued which allows people to occupy the building – whether conditional or interim OC.

Also, refer to section 3C of the Home Building Act 1989.

Owners corporation

Owners corporation means an owners corporation constituted under section 8 of the *Strata Schemes Management Act 2015* for a strata scheme.

Residential building work

Residential building work has the same meaning as it has in the Home Building Act 1989.

Secretary

Section 4 of the Strata Schemes Management Act 2015, defines the Secretary as:

- the Commissioner for Fair Trading, Department of Finance, Services and Innovation, or
- if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Finance, Services and Innovation.

Strata inspector panel (SIP)

A building inspector must be a member of a strata inspector panel. A strata inspector panel can only be provided by an authorised professional association, as listed in the Strata Schemes Management Regulation 2016.

A strata inspector panel may be established by any of the following:

- (a) the Housing Industry Association Limited
- (b) the Master Builders Association of New South Wales Pty Ltd
- (c) the Australian Institute of Building
- (d) the Australian Institute of Building Surveyors
- (e) the Australian Institute of Building Consultants Pty Ltd
- (f) the Australian Society of Building Consultants Incorporated
- (g) the Institute of Building Consultants Inc
- (h) Engineers Australia Pty Limited
- (i) the Association of Accredited Certifiers Incorporated
- (j) the Australian Institute of Quantity Surveyors Ltd
- (k) RICS Australasia Pty Ltd.

Each of these associations will have their own processes and criteria to determine whether a person may perform building inspections and produce reports for the purposes of the scheme.

Inclusion on a panel qualifies the person to be a building inspector.

Applications for review of a decision

An application for review of the Secretary's decision must be made within 14 days after notice of the decision has been given.

A developer, owners corporation or owner of a lot of a strata scheme to which a reviewable decision is related and a builder who carried out building work or who is responsible for defective building work, to which a reviewable decision relates, can apply to the Secretary for a review of a reviewable decision.

The following decisions of the Secretary are reviewable decisions:

• a decision under section 200(2)(a) of the Act to arrange for a final inspection and report

- a determination by the Secretary under section 200(4) of the Act that a developer is not required to arrange for a final report
- a decision under section 212 of the Act to vary the period within which an interim report or final report is to be provided, or other action is to be done, under Part 11 of the Act
- a decision that the whole or part of a building bond may be claimed or realised for payment to an owners corporation, developer or other person.

This decision by the Secretary is not reviewable if the amount has already been paid in accordance with the Secretary's decision.

If an application to review a decision to pay the whole or part of an amount secured by a building bond is made in accordance with the *application process*, the amount is not to be paid until the application for the review is determined or withdrawn.

The application must be lodged through the <u>revdec@customerservice.nsw.gov.au</u> email box, be in writing and signed by the applicant. It must specify the decision to be reviewed and the reasons for the application. Applicants should provide any extra information and the reason why that information was not previously provided, and an email address where that decision will be sent.

See section 213 of the *Strata Schemes Management Act 2015* and clause 56 of the Strata Schemes Management Regulation 2016.

Tribunal orders - contract price and access to a strata scheme

Access

The NSW Civil and Administrative Tribunal (on application) may make an order requiring the occupier of a lot in a strata scheme or any other person to allow access to the lot or any other part of the parcel for the purpose of or in connection with an inspection or rectifying defective building work.

An application may be made to the Tribunal for an order by an owners corporation, the developer, a building inspector or a person entitled to enter any part of a parcel of a strata scheme to perform an inspection or rectify defective building work (such as a builder).

Contract price

The NSW Civil and Administrative Tribunal (on application) may make an order specifying the amount of the contract price of building work - to determine the amount of a building bond. If there are other incidental proceedings being dealt with by a Court, then the application must be made by the Supreme Court of NSW.

An application may be made to the Tribunal for an order, by an owners corporation, the developer, or the Secretary. A determination under this section of the amount of the contract price of building work does not bind a court or tribunal in any other proceedings.

See section 211 of the Strata Schemes Management Act 2015.

Written notice

A written notice includes email notifications.

The Strata building bond and inspections scheme communications is administered by electronic transmissions.

Written notices for the Scheme are available to download from the Strata building bond and inspections <u>webpage</u>.

Schedule 2: SBBIS ePortal & secured share folder step by step instructions

See instructions on the Fair Trading <u>webpage</u>. These instructions are only applicable for those projects registered through the SBBIS ePortal prior to 1 September 2020.

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Schedule 3: Uploading of documents checklist

Only required if the project is registered through the SBBIS ePortal.

Strata building bond and inspections scheme

CHECKLIST

Document Type		Complete (check box)
Building bond	1. I have uploaded the building bond document to the secured share drive	
	2. I have paid \$1500.00 through the SBBIS ePortal	
	3. I have supplied the original building bond document to Fair Trading	
Contract price	I have uploaded the documents to the secured share drive	
Contract Agreement	I have uploaded the documents to the secured share drive	
Specifications & variations; issued for construction; as builts; alternative solutions	I have uploaded the documents to the secured share drive	
Written warranties	I have uploaded the documents to the secured share drive	
Approved samples	I have uploaded the documents to the secured share drive	
EP&A Act issued	I have uploaded the documents to the secured share drive	
Fire Safety requirement – alternative solution	I have uploaded the documents to the secured share drive	
Design certificates	I have uploaded the documents to the secured share drive	
Inspection reports	I have uploaded the documents to the secured share drive	
Other documents or information requested by the Secretary	I have uploaded the other documents or information here to the secured share drive	
Upload checklist	I will upload the CHECKLIST (this document) when I have signed the declaration statement	

Declaration statement:

Cului	adon statement.	
1.	I have given the building bond for the above Strata Development,	
2.	I have given all additional documents for the above Strata Development and	
 I understand that the provision of false or misleading information or documents by me is a serious offence and may result in proceedings being brought against me under the Crimes Act, 1900 that could lead to imprisonment of up to two years and/or fines of up to \$22,000. 		
	Signature	

The CHECKLIST is now ready to be uploaded in the secure share folder.

Schedule 4: Written notices.

Samples:

Secretary's forms

Form 1B – Secretary's Notice – Developer to provide additional information or documents (to substantiate the contract price for building bond)

- Form 2G Secretary's Notice (Objection) Notify parties BI remains
- Form 2H Secretary's Notice (Objection) Notify parties Secretary appointed new BI
- Form 2J Secretary's Notice Notify parties Secretary appointed Building Inspector
- Form 3E Secretary-s Notice Developers application not to arrange final report is approved/refused
- Form 5C Secretary's Notice Notify parties Secretary appointed new Building Inspector
- Form 6D Secretary's Notice Arrangement of person to determine Work/Costs to rectify
- Form 6F Secretary's Notice Amount & intention to release bond
- Form 7B Secretary's Notice Release to Developer for building bond to be cancelled
- Form A4 Secretary's Notice Variation of time Notifies parties application received/result of application

Developers forms

Form 1A – Developer- Lodgement Form

Form 2A - Developer - Disclosure and Proposal Form

Form 2D - Developer - Appointment of the Building Inspector

Form 2E - Developer - Building Inspector Not Appointed

Form 3D – Developer – Application to Secretary for order not to arrange final report

Form 4B – Developer – New builder appointed to fix defects

Form 5A – Developer – Notice to Secretary appointment of building inspector for final inspection/report

Form 5B – Developer – Notice to Secretary that building inspector not available for final inspection/report

Form 6E1 – Developer – Joint application - Release whole or part of building bond to owners corporation / cancel building bond

Form 7A – Developer – Apply to Secretary to claim whole of bond – interim becomes final/final report no defects

Owners corporation forms

Form 2C - Owners Corporation - Accept or Reject Building Inspector

Form 3C – Owners Corporation – notice to owners of lots interim/final report available

Form 6E2 – Owners corporation – Joint application - Release whole or part of building bond / cancel building bond

Form 8A – Owners Corporation – Notification to Developer - defects fixed/repay any excess building bond amount

Building inspector forms

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Form 2B - Building Inspector - Disclosure Form Form 2I - Building Inspector – Secretary's additional Disclosure Form Form 3A – Building Inspector – Notice to enter strata scheme for interim/final inspection Form 3B – Building Inspector – Notice interim/final report finalised and served

Builder forms

Form 4A – Builder – Notice to enter strata scheme to fix defects

Owner of lot

Form 2F - Owner of a Lot - Objection to Building Inspector

Qualified person

Form 6C – Person to Determine Works/Costs to Rectify – Disclosure form to Secretary Form 6G – Person to Determine Works/Costs to Rectify – Inform Secretary work/costs to rectify