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Plympton Apartments

Private Lender Project Overview - Final
Residential Apartments

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Executive Summary

Dear Private Lender,

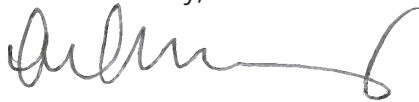
On behalf of Plympton Apartments Holdings Pty Ltd (ABN 61 626 504 265) ATF Plympton Apartments Unit Trust, Griffin Projects Group are pleased to present to you this private funding opportunity into another exciting Griffin project.

The project is a short to medium term funding opportunity, with the key objective being to develop the land lot located at 1A & 1B Glenburnie Terrace Plympton, South Australia 5038 into a proposed five storey residential building containing 32 two bedroom x two bathroom dwellings.

The following document outlines some key information to aid you in making your decision. The Development Company is looking to raise approximately \$4,200,000 plus GST. It is expected that this will be comprised of \$2,000,000 through individual Private Lenders, \$1,200,000 through Shareholder Equity and the remaining \$1,000,000 through Preferential Equity into Plympton Apartments Holdings Pty Ltd.

On behalf of the Plympton Apartments Project, we look forward to welcoming your interest as a participant in the project and sharing in an outstanding opportunity for an above average return.

Yours Faithfully,



Greg Devine - On behalf of Plympton Apartments Holdings Pty Ltd
Director
Griffin Projects Group



Important Information

This document is not a prospectus, product disclosure statement or other disclosure document as each of those terms are defined in the Corporations Act 2001 (Cth) and has NOT been lodged with the Australian Securities & Investments Commission. This document has been prepared by Griffin Projects Group (ABN 39 151 840 041) ("The Manager") and does not constitute an offer, invitation, recommendation or contract to enter into any type of financial transaction to subscribe for any type of financial product (including any security) or acquire any interest generally in entities comprising the Griffin Projects Group, and is intended as a guide.

The information contained in this document does not constitute financial product advice and does not take into account the particular objectives, financial situation or needs of any recipient of this document ("Recipient").

This document does not purport to contain all the information a Recipient may require to evaluate any of the entities comprising the Manager or all the factors that would be relevant to a Recipient considering entering into a transaction with the entities comprising the Manager and is not intended to form the basis of any decision by a Recipient.

The entities comprising the Manager have compiled the financial and other information in good faith. No formal due diligence or verification has been undertaken in connection with the preparation of this document and the information contained in this document has not been subject to independent audit or review.

Except to the extent required by law, neither the entities comprising the Manager nor their directors, officers, employees, advisors and shareholders make any representation or warranty, whether expressed or implied, in relation to the veracity of the information contained in this document nor do any of them take any responsibility for the accuracy or completeness of, or any omissions from, the information contained in this document, any opinions or projections expressed in, or omitted from this document.

This document may contain certain projections, forward-looking statements and forecasts of future events with respect to the anticipated future performance of the entities comprising the Manager. Such projections, forward-looking statements and

forecasts of future events are based on various subjective estimates and assumptions concerning the future of the entities comprising the Manager and related circumstances and events that may not take place. They are subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond the control of the entities comprising the Manager. Past performance is not necessarily a reliable indicator of future performance. There can be no assurance that such projections, forward-looking statements and forecasts of any future events will be realised. Accordingly, no representations or warranties are given by the entities that comprise the Manager and their directors, officers, employees, advisors and shareholders as to the accuracy or reasonableness of such assumptions or the projections, forward-looking statements or forecasts of future events based thereon.

This project is issued under the SMATS Consortium Australian Financial Services Licence (AFSL) Wholesale Licence No. 480476.

Confidentiality

The information provided in this document and attached to it are confidential. This document should not be distributed to any other person unless authorised in writing by the Manager.

Privacy Statement

By registering your interest (completing the Private Lender Reservation), you are required to provide personal information to the Manager. The Privacy Act 1988 (Cth) regulates the way the Manager collects, uses, disposes, keeps secure and gives people access to their personal information. The manager is committed to respecting the privacy of your personal information. The Manager collects, holds and uses personal information to process your interest and has adopted a privacy policy that demonstrates how it manages personal information. You can obtain a copy of the policy by contacting the Manager.

Anti-Money Laundering & Counter Terrorism Financing Act

As part of your reservation it will be necessary to provide certified photographic identification of your identity. Details of the requirements are outlined following the Private Lender Reservation form at the back of this document.

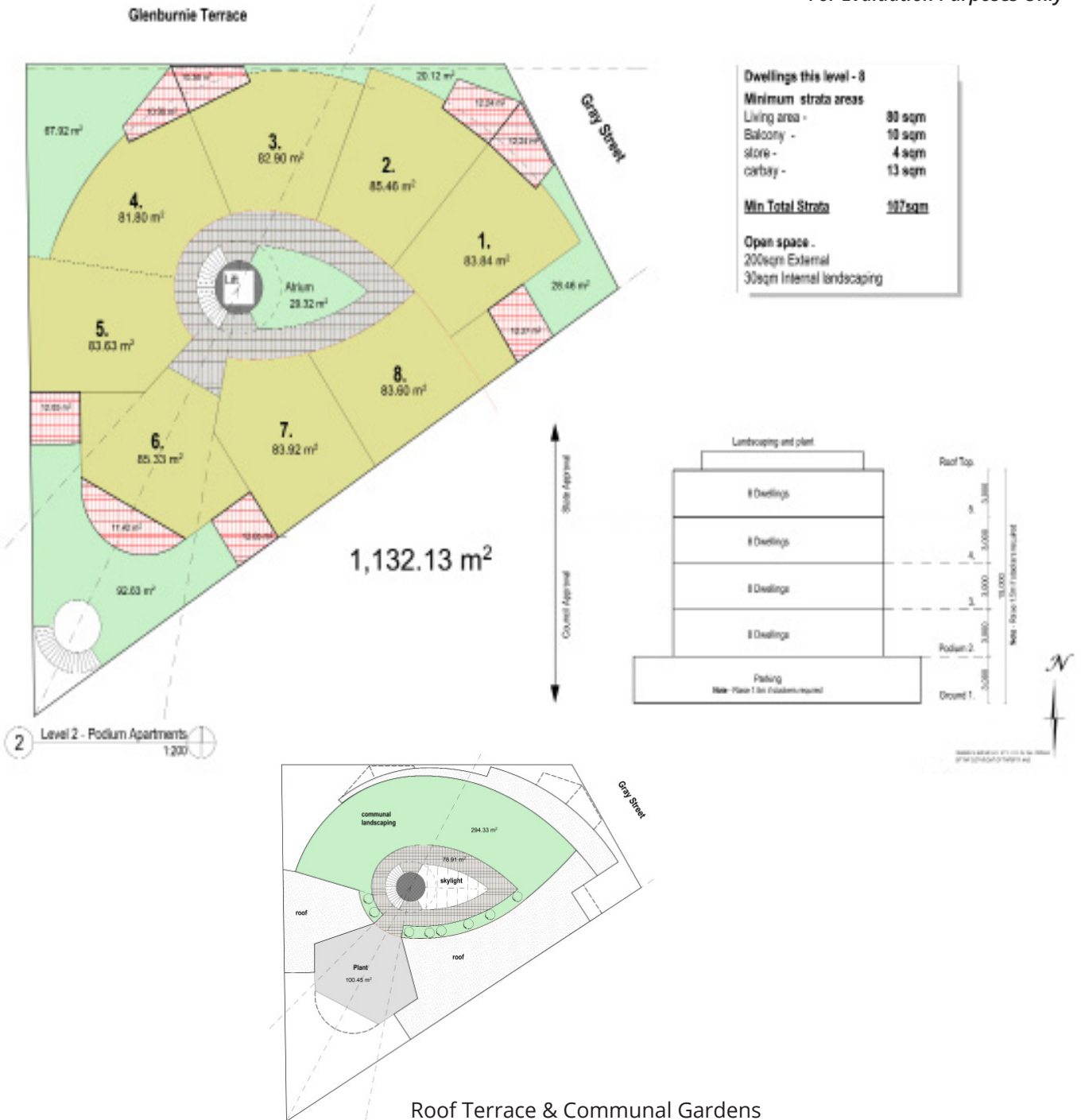


Plympton Apartments

Initial Draft Plans

To be finalised over the next 6 months

For Evaluation Purposes Only



1 | Key Features

The Project

The focus of the project is to develop the 1030 sqm corner lot located at 1A & 1B Glenburnie Terrace (Lot 181) Plympton, South Australia 5038 into a proposed five storey residential building. The development approval application is currently in progress and will be submitted to the West Torrens Council. The proposal contains 32 two bedroom, two bathroom apartments with access to communal roof top gardens.

Equity Required

Plympton Apartments Holdings Pty Ltd is seeking to raise an initial \$4,200,000 in capital plus GST in a project specific Australian proprietary company. This is comprised of \$2,000,000 from individual Private Lenders, \$1,200,000 from Shareholder Equity and the remaining \$1,000,000 from Preferential Equity into Plympton Apartments Holdings Pty Ltd.

Lender Eligibility

Participation in the development is restricted to Lenders who qualify as “Wholesale Clients” within the meaning of the Corporations Act. Lenders will need to supply a signed letter from their accountant verifying their status as a “Wholesale Client” as defined by the Corporations Act.

Minimum Subscription

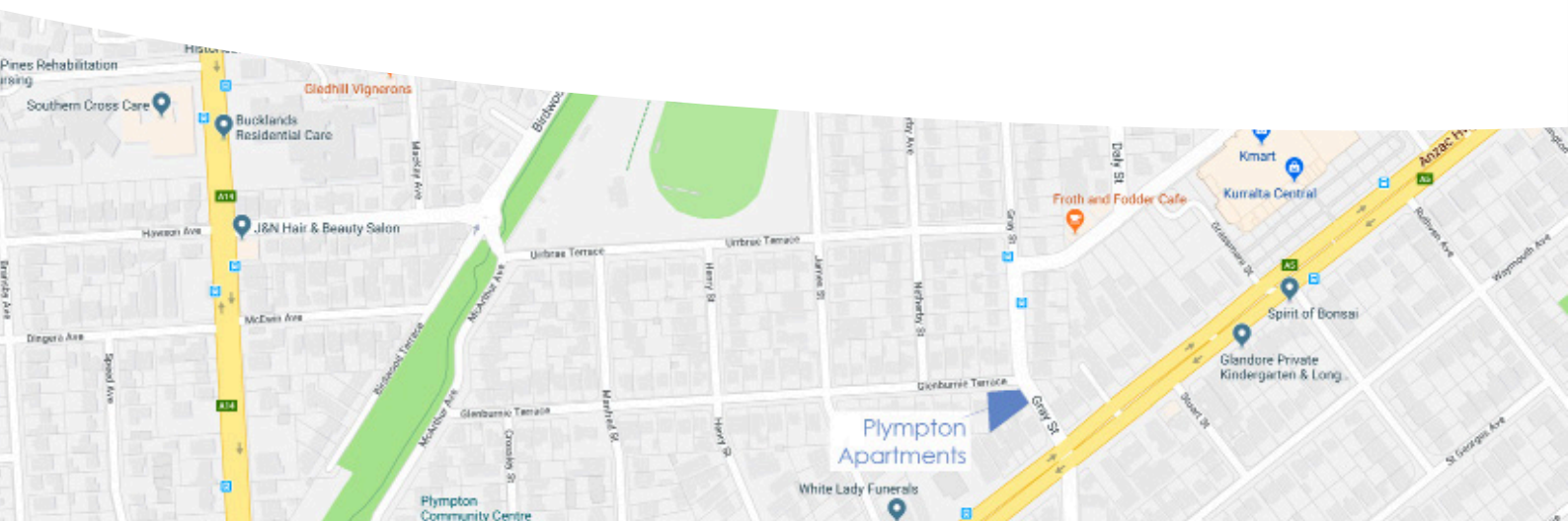
All applications for Private Lending in the development through an application, must be for a minimum of \$50,000.

Development Asset

The equity raised will be used to conduct a residential development project at 1A & 1B Glenburnie Terrace Plympton, South Australia 5038.

Debt Financing

Plympton Apartments Holdings Pty Ltd will source debt finance to undertake the development and construction for the Project.





Forecast Estimated Returns

The project estimated, before tax, margin on loan is approximately 12% per annum and after payment of all fees and expenses. While this forecast is based on reasonable assumptions, Participants should be aware this is a forecast and is not guaranteed. Shareholders may receive a higher rate of return, however they are exposed to greater risk on the downside.

Lending Risks

There are a number of factors that may lead to returns not being achieved, such as, but not limited to, the risks associated with lending to the development as outlined in section 7.

There is no guarantee the forecast return or any return will be achieved or maintained during the development of the Property. The lender however does have a loan secured over the land via a loan agreement and security trust deed.

Lenders should fully consider the risks associated with participating in the development before submitting an application.

Developer and Builder

Griffin Projects Group has been appointed as development asset manager. Griffin Projects Group will also provide consultation services including Project Management, Sales, and Marketing. A quality independent builder will be appointed as soon as development approval is received. Please note that Griffin Projects Group and SMATS Consortium will receive a fee for licensing.

Term of the Development

Estimated to be approximately 24 months from the release of this Private Lender Project Overview. As capital is required at different stages of the project, the term of any loan will be defined by the individual Loan Agreement.

Distributions

Distributions will be paid at the end of the Project, following settlement of individual lots. Private Lenders will be notified 60 days prior to completion of the loan.

2 | The Offer

General Information

This development, located at 1A & 1B Glenburnie Terrace (Lot 181) Plympton, South Australia 5038, is expected to produce 32 residential tenancies over five levels. This configuration may be adjusted due to market conditions, council requirements and at the discretion of the Investment Committee.

Situated on the corner of Gray Street & Glenburnie Terrace, the subject site is located midway between the CBD (5.4kms) and the beach (5.7kms).

The Plympton Apartments project is expected to be completed within a 24 month time frame from the generation of this document. The anticipated return, before tax, is expected to be 12% per annum.



3 | The Project

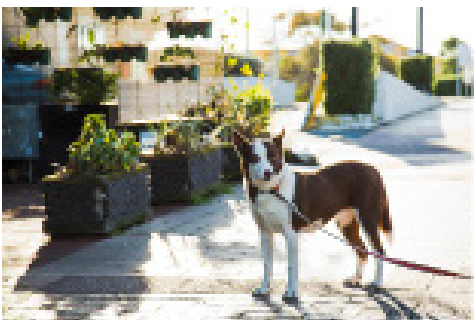
Project Information

The focus of the Plympton Apartments project is to obtain Development Approval and develop the 1030 sqm corner lot located at 1A & 1B Glenburnie Terrace (Lot 181) Plympton, South Australia 5038 into a proposed five storey residential apartment complex.

Initial concepts have been developed by Urbanize Architects and the proposed building features a flowing, spiral design of 32 podium apartments over five levels.

- The ground floor is proposed to include a circular driveway (entry from Gray Street & exit to Glenburnie Terrace), providing access to a central atrium and lift and 32 secured parking bays.
- Levels 1- 4 feature 8 two bedroom x two bathroom apartments (with a minimum area of 107 sqm - incl living, balcony, store & carbay)
- The fifth / roof level has the potential for up to 360sqm of accessible roof top open space with communal facilities and landscaping. A feature skylight has been proposed which will provide each level of the complex with natural light via a 4 storey void.

* Please note that this configuration may be adjusted due to market conditions and at the discretion of the Investment Committee.





Development Location

Plympton is a southwestern suburb of Adelaide, South Australia. The Plympton Apartments site is situated midway between the CBD (5.4kms) and the premier beachside suburb of Glenelg (5.7kms) along Adelaide's principal urban corridor, with easy access to the main arterial road, Anzac Highway.

According to a report published by Price Waterhouse Cooper (PWC) on 17 June 2018, Plympton was named as Adelaide's most liveable suburb. The 'City Pulse' research is based on criteria such as location, access to amenities, community services, low crime rates and housing affordability.

A range of Public transport options, in the form of multiple bus routes and tram services provide easy access to both the CBD and Glenelg. Local amenities include the substantial Centro Kurralta Park Shopping Centre with both Coles and K Mart and the Kurralta Park Health Centre with a variety of medical facilities. Plympton has a number of primary, secondary & tertiary schooling options along with childcare and aged care facilities.

The Site is located on the corner of Gray Street and Glenburnie Terrace and measures 1030 sqm. It lies within the West Torrens Local Council Urban Corridor zone. A local planning framework designed to facilitate transformation along Anzac Highway, encourage smaller scale infill close to local/neighbourhood centres and strengthen pockets worthy of character and heritage preservation.

4 | The Project Team

Griffin Projects Group - Asset Management Consultants

Through their passion for property, Griffin Projects Group thrives on introducing, managing and integrating property projects to improve living standards and to establish positive change within local communities. As a West Australian-owned boutique provider of project management, capital development and promotional services within the Australian property market, they believe in the value of relationships and absolute commitment to integrity and professionalism across all their projects.

Griffin Projects Group stands at the forefront of the property industry due to their diverse range of services and expertise. Their team of dedicated professionals can integrate into each stage of a project, providing unrivalled value to their clients, partners and private lenders. When it comes to quality, integrity and reliability, they are recognised as a specialist group across the property and equity industries.

With the backing and solid foundation of our elite partners, private lenders and self-managed super funds, as well as support within the banking sector, Griffin's clients benefit from our wide network of professionals who know what it takes to negotiate, conceptualise, design and implement projects which bring value and quality to the Australian property market.



Greg Devine - Managing Director

Greg has extensive experience in general management, business development, project assessment, structuring and capital raising.



Dwight Stuchbery - Plympton Apartments - Project Manager

Dwight has extensive experience in the Australian property & finance industry with a focus on capital raising, site assessment & acquisition and project management.



Cameron Higbid - Business Development

Cameron is a licensed real estate sales representative, with extensive client relationship management experience.



Brett Garrett - Project Manager

Brett has extensive knowledge in the residential housing and multi unit market. Skilled in general management, business development and contract negotiation.



Brooke Devine - Systems

Brooke is experienced in client side project management, document control & systems.



Michael Devine - Business Development

Michael is a licensed real estate sales representative, has a history in Relationship Management and Support, built over 7 years in the services industry.



Cathy Rademeyer - Support

Cathy is a financial services authorised representative, specialising in Private Client Retail Advice and provides contractual, administrative and sales support to Griffin.



Brooke Court - Marketing

Brooke has experience in design and interior architecture, along with her skills in project and corporate marketing.



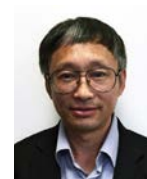
Rochelle Weinert
Finance



Christian Woodall
Client Services



Stephen Smith
Sphere Capital



Chonghui Ni
Director (China)

5 | The Structure

Structure

The project development is structured within a Special Purpose Australian Proprietary Limited Debt Company with a Director, underpinned by a Property Unit Trust. The Property Unit Trust holds the land title. This project is issued under the SMATS Consortium AFSL Wholesale Licence No. 480476.

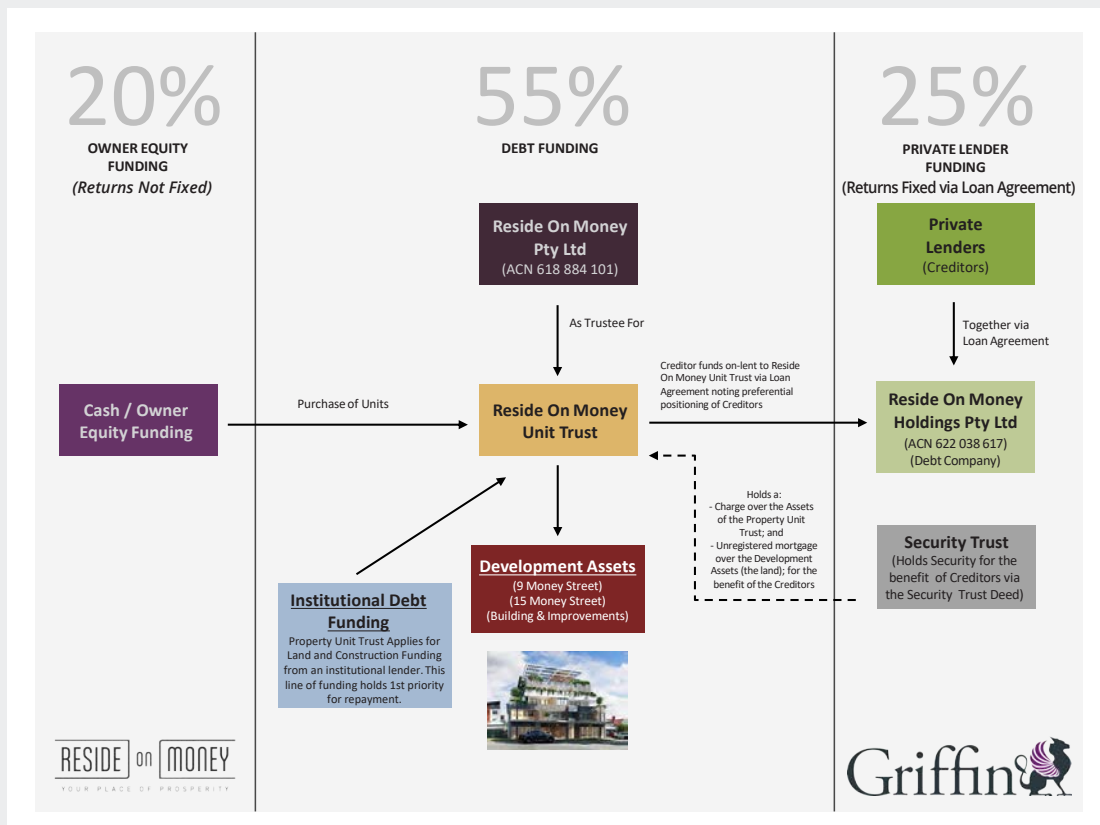
Private Lenders place funds within a legal loan structure to the Special Purpose Debt Company, with the Loan Agreement outlining the terms and conditions of the transaction. The Special Purpose Debt Company on-lends the funds to the Property Unit Trust via a secured lending facility, for the purposes of completing the development.

Upon completion of the project, the Property Unit Trust distributes loan funds, back to the Special Purpose Debt Company, who repays the Private Debt Lenders.

Funding and Debt

The project will be funded through raising equity, via the above structure, and by taking a debt facility for the construction, to be obtained via institutional lenders. The institutional lender will be granted first ranking registered mortgage over the property held within the Property Unit Trust.

Example of Funding Structure



6 | Feasibility

Development Feasibility

This section outlines the developments reasonable estimates for the aggregate income and costs of the Project. Participants should note that actual income, costs, net revenue, and project profits could change from what is displayed here upon completion of the project.

ITEMS	TOTALS (AUD\$)
NET REVENUE FROM SALES (After Selling Costs & GST Considerations)	10,637,000
DEVELOPMENT COSTS	
Land & Purchasing Costs	1,250,000
Construction & Associated Costs	7,152,000
TOTAL DEVELOPMENT COSTS (Including sales, finance, consulting, and taxation costs)	8,402,000
MARGIN BEFORE INTEREST (Before institutional lender interest & private lenders)	2,235,000
BORROWING COSTS	
LVR of TDC up to 60% Debt	5,040,000
Equity & Private Lenders	3,300,000
MARGIN ON DEVELOPMENT COST (Before preferential interest)	21%

Notes to Feasibility

- While these estimates are based on reasonable grounds and assumptions, these assumptions and related information may not be accurate and could be influenced by a variety of factors and risks which may adversely affect aggregate income and cost estimates, and the resulting net income, net profit and forecast IRR.
- Construction & Associated Costs do not include any referral fees paid to introducing agencies, but it is important to declare that fees paid are up to a maximum of 5% on investment placed and 3% on sales revenue.
- Private Lenders will be provided with a formal update of the project quarterly. Private Lenders have the right from time to time to request an overview of the feasibility of the project, however they are not reliant on this information as they have a fixed rate & term secured in the Loan Agreement.
- Shareholder returns are reliant on the performance of the project as outlined in the Deed and Shareholders Agreement.
- The Feasibility is subject to change with the Management Team and Investment Committee in place to ensure all changes are made in the best interests of the parties attached to the project.
- Griffin Projects Group receive a management fee of 1.75% which includes a payment to SMATS Consortium for licensing.
- Gross Profit will be distributed to Shareholders and other associated parties at the discretion of the Directors at completion of the project after all loans are repaid. The Gross Profit may change due to market conditions.
- Information can be provided to individual parties at the discretion of the board.

7 | Key Risks

By their very nature all projects involve some level of risk. Before deciding whether to subscribe, a potential participant should consider the following risks, which may affect the return you expect to generate from your participation. If you are in doubt as to the course you should follow, you should seek advice from a professional adviser. We also recommend that you consult a tax adviser to fully consider the relevant taxation implications.

Some of these factors can be mitigated by the use of safeguards and appropriate commercial action. However, many are outside the control of the Company and cannot be mitigated. Some of the risks associated with participating are set out below.

Private Lending Risk

Market Risk

There is a risk that the property market drops or weakens. This could mean that the rate of pre-sales is slow or we may not achieve the prices we expect, based on our market research and professional valuations. This could mean the loss of some or all of your money.

Borrowing Risk

The developer may look to seek funding from a bank or senior lender in addition to this capital raising if there is a shortfall in funds. It is possible the lending environment for development finance could be restrictive, meaning the money to construct the development may not be immediately available. This could mean the loss of some or all of your money.

This risk will be managed by not starting the subdivision until we have sourced the appropriate amount of financing. Should there be a delay, it could be possible to repay your loan by way of a further capital raising round, in which you would have an option to participate.

Capital Risk

Your participation by way of loan will pay you a preferential return, paid at the completion of the loan term. If sufficient pre-sales are not available at the end of the project, and not enough funding can be arranged via financing the remaining land lots, there is a risk and it is possible that not enough money will be returned from sales to repay lenders in full. You could lose some or all of your money.

Force Majeure

Force Majeure events, economic and political instability, which are events outside the control of the Licensee or Company may occur and adversely affect the returns to participants.

Terrorism

Terrorist activity may affect the local economy.

Tax and Finance

Taxes, including GST, and changes to finance lending conditions may reduce the saleability of the end product in a way not envisaged in the profit forecast assumptions and this may ultimately reduce returns to participants.

Australian tax laws are constantly changing and taxation reform proposals may affect participants. If applicants are uncertain about the taxation effects of their participation they should seek their own taxation advice.

Legal

Changes in State or Federal legislation may affect the return to participants. There may be a risk arising in relation to an adverse change in government policies or legislation in respect of land development.

Project Specific Risk

Development Approval

Development Approval is a legal document that provides permission for specified use or development to occur on a particular piece of land. It is obtained by submitting a development application by following a set of pre-determined design guidelines and policies. Whilst some projects may be purchased with an approved development application, Development Approval may be a requirement and this should be taken in to consideration.

Delays

There may be delays in obtaining planning and development approvals from all relevant authorities or development approvals may not be granted at all. Any delay in obtaining relevant development approvals or in making sales will have a negative impact on returns which might otherwise be achieved.

The Project period may exceed the anticipated time resulting in the lots being uneconomic to develop or less profitable to develop, resulting in lower returns.

Cost Overruns

There is a risk that the civil works contract sum may vary from the estimate in the financial projections due to escalation, design development changes or issues, industrial relations issues or latent site conditions.

There is also a risk that, for whatever reason, the contractor appointed is not able to deliver the project on time or on budget, or that there are cost overruns. The development team has extensive experience in negotiating and managing construction contracts similar to the contract required for this development.

Liquidity

There will be no established secondary market for the sale of shares during the expected term of your loan.

Private Lending Application Form

Plympton Apartments Project

Plympton Apartments Holdings Pty Ltd (ABN 61 626 504 265) ATF Plympton Apartments Unit Trust

Email to: michael@griffin-group.com.au

Wish to register my/our interest in The Plympton Apartments Project, as described in this document. Full Payment is due within 14 days of signing this Application Form. The provision of the final loan documentation will be provided to you within 14 days.

Name of Private Lender (Full Name(s) / Company Name (ABN/ACN) or SMSF:

Mailing Address:

Contact Details

Applicant 1

Surname

First Name (s)

Preferred Name

Phone

Email Address

Applicant 2

Surname

First Name (s)

Preferred Name

Phone

Email Address

Lending Terms

Loan Amount

% Return per annum

Term of Loan

Applicant 1 Signature:

Dated:

Applicant 2 Signature:

Dated:

Dividends & Payments

Please provide your bank account details for dividends and capital repayments:

Account Name

BSB / Sort Code

Bank

Account Number

Accountant's Certificate

Please arrange for your accountant to complete if you are applying as a wholesale client.

CERTIFICATE BY A QUALIFIED ACCOUNTANT

For purposes of Chapter 7 of the Corporations Act 2001.

Return the Accountant's Certificate to:

Email: accounts@griffin-group.com.au
Mail: PO Box 969, West Perth WA 6872

Name of Private Lender (Full Name(s) / Company Name (ABN/ACN) or SMSF:

Mailing Address:

I certify that the person or entity whose details are set out above:

- Has net assets of at least \$2.5 million; or
- Has gross income for each of the last 2 financial years of at least \$250,000.

ACCOUNTANT DECLARATION

1. I comply with this body's continuing professional education requirements; and
2. I am a Qualified Accountant as defined in section 88B of the Corporations Act.

Professional Body Membership / Designation:

Full Name of Qualified Accountant

Signature:

Date:

ACCOUNTANT CONTACT DETAILS

Organisation:

Address:

Telephone:

Email:

Accountant's Certificate

Identity Verification Form

The Plympton Apartments Project

The Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (AML/CTF Act) require additional identification information from Applicants. This is to be provided by an Applicant or an Applicant's adviser.

Please note that processing your application may be delayed where you, or your adviser, do not provide adequate identification documents.

Applicant's name: (please note that there is to be one form for each person/entity)

Date:

Applicant 1 Signature:

Applicant 2 Signature:

Please provide us with requested identification information with your completed Application Form.

Individual

Please complete full name, date of birth and residential address on Application Form and provide:

A current original or certified copy of one of the verification documents from A or two verification documents from B as directed:

A

- an Australian driver's license containing a photograph of the person.
- an Australian passport.
- an identification card issued by a state or territory that contains the date of birth and a photograph of the card holder.
- a foreign government, United Nations or United Nations agency issued passport or similar travel document containing a photograph and signature of the person. Where the document is not in English, it must be accompanied by an English translation prepared by an accredited translator.

B

- an Australian birth certificate
- an Australian citizenship certificate
- a pension card or health card issued by Centrelink
- a foreign driver's license that contains a photograph of the person. Where the document is not in English, it must be accompanied by an English translation prepared by an accredited translator
- a citizenship certificate issued by a foreign government. Where the document is not in English, it must be accompanied by an English translation prepared by an accredited translator
- a birth certificate issued by a foreign government, United Nations or United Nations agency. Where the document is not in English, it must be accompanied by an English translation prepared by an accredited translator

PLUS the following:

An original notice that contains the name and residential address of the person and is:

- issued by the Commonwealth or a state or territory within the preceding 12 months that records the provision of financial benefits
- issued by the Australian Taxation Office within the preceding 12 months and records a debt payable to or by the person by or to the Commonwealth
- issued by a local government body or utilities provider within the preceding 3 months that records the provision of services to that address or to that person.

Individual acting in the capacity of a Sole Trader

Please complete full name, date of birth, residential address, full business name (if any) and principal place of business (if any) on the Application Form and provide:

- current or certified copy of a business name search verification documents required for an individual (listed above).

Partnership

Please complete full name, date of birth and residential address on Application Form and provide:

A current certified copy of one of the following:

- a current partnership agreement
- minutes of a partnership meeting.

Either copy must include:

- The full name of the partnership.
- The full business name (if any) of the partnership, as registered under any state or territory business name legislation.
- The country in which the partnership was established.
- The full name and residential address of each partner.

AND:

- Verification documents required for an individual for at least one partner (listed above).

Company

Please complete full company name, ACN and registered office on the Application Form and provide:

A current or certified copy of a search of ASIC databases or the appropriate foreign registration body for foreign companies showing:

- The full name of the company.
- The ACN.
- The registered office address.
- The principal place of business.
- The names of each director (only if a proprietary company).
- The names and address of each director (only provide if a proprietary company that is not licensed and is not subject to regulation).

Trustee

1. For all trusts (including self-managed super funds / wrap trusts/master trusts/IDPS) please provide the original trust deed or a certified copy or certified extract of the trust deed confirming:

- full name of trust
- type of trust
- country where trust was established
- name of each beneficiary or class beneficiary. If the trust is a unit trust you will need to provide a certified extract of the trust register to confirm the name of each beneficiary.

If the trustee is an individual, please also provide documentation

required for individuals. If the trustee is a company, please also provide documentation required for companies.

2. For a registered managed scheme or government superannuation fund:

- ASIC search confirming the registration of the managed investment scheme.
- Name of each beneficiary or class of beneficiary. If the trust is a unit trust you will need to provide a certified extract of the trust register to confirm the name of each beneficiary.

Certifying a Copy of an Original Document

People who can certify documents or extracts are:

- A lawyer, being a person who is enrolled on the roll of the Supreme Court of a State or Territory, or the High Court of Australia, as a legal practitioner (however described).
- A judge of a court.
- A magistrate.
- A chief executive officer of a Commonwealth court.
- A registrar or deputy registrar of a court.
- A Justice of the Peace.
- A notary public (for the purposes of the Statutory Declaration Regulations 1993).
- A police officer.
- An agent of the Australian Postal Corporation who is in charge of an office supplying postal services the public.
- A permanent employee of the Australian Postal Corporation with two or more years of continuous service who is employed in an office supplying postal services to the public.
- An Australian consular officer or an Australian diplomatic officer (within the meaning of the Consular Fees Act 1955).
- An officer with two or more continuous years of service with one or more financial institutions (for the purposes of the Statutory Declaration Regulations 1993).
- A finance company officer with two or more continuous years of service with one or more financial companies (for the purposes of the Statutory Declaration Regulations 1993).
- An officer with, or authorised representative of, a holder of an Australian financial services license, having two or more continuous years of service with one or more licensees.

Additional Documents that make up part of the overall investment decision may include:

- Private Lender Project Overview (this document)
- Project Plans
- Project Team & Project Manager Overview
- Information on professional partners including appointed Builder, Architect, Town Planner and Engineers
- Private Lender Loan Agreement
- Security Trust Deed
- Project Updates/Newsletters (to date)
- Option to Purchase End Product (at discount to market)



Griffin Guardian Pty Ltd

(ACN 151 838 069)

+61 8 9221 1144

Disclaimer

This Private Lender Project Overview is not a Prospectus or a Product Disclosure Statement and has not been lodged with the Australian Securities and Investments Commission. As such, Before making a decision, you are advised to consult and rely upon the advice of your own independent legal, financial and taxation advisers to determine whether this opportunity is suitable for you.