

Financing Statement
COMMERCIAL PROPERTY

s153 Personal Property Securities Act

The Personal Property Securities Regulations 2010 set out in Schedule 1 :

This is a standard financing statement required by the government instituted Personal Properties Security Register to entitle the Secured Party to register an interest in your property as set out in the terms and conditions of your purchase agreement. The Secured Party intends to register a PMSI (Purchase Money Security interest) on those items supplied as inventory.

Financing statements for registration purposes in accordance of the provisions of the Supply agreement

Item	Data about:	Details
1	The secured party	Coastal Services Q Pty Ltd Nominated Representative: Brett Howard Address: PO Box 2009 Hervey Bay Qld 4655
2	The grantor	Grantor Name : (Company) Directors names (if Individual for Domestic purposes then also) date of birth: evidence either by way of Licence passport etc.
3	Giving of notices	Secured party: Coastal Services Q Pty Ltd ADDRESS: PO Box 2009 Hervey Bay Qld 4655 EMAIL: admin@cwvs.com.au PHONE: 07 4128 8019 FAX: 07 4128 8171 Grantor: NAME ADDRESS EMAIL PHONE Fax
4	The collateral and proceeds	(a) The collateral is defined as tangible property, described as : Taylex ABS wastewater treatment systems identified by Chief Executive Approval 112/2010; Nature Flow wastewater treatment systems identified by Chief Executive Approval 03/2011 and/or any other wastewater treatment system as identified by the relevant Local and/or State Authority in Qld and/or effluent disposal equipment as identified by the approved Site Assessment for Effluent Disposal and includes all present and after acquired property supplied under the terms of the supply agreement between the parties dated the <u> / / </u> . (b) the collateral is commercial property;
5	The end time for registration	For all the collateral described in the statement, the following data: (a) for collateral other than consumer property or property described by a serial number: (i) no stated end time; or (ii) an end time for the registration no later than the time (the default time) that is the end of the day 25 years after the registration time; or (iii) if the registration is amended to include or change (but not omit) an end time--an amended end time for the registration no later than the time (the default time) that is the end of the day 25 years after the amendment time for that amendment; (b) for consumer property, or property described by a serial number: (i) an end time for the registration no later than the time (the default time) that is the end of the day 7 years after the registration time; or (ii) if the registration is amended to change the end time—an amended end time for the registration no later than the time (the default time) that is the end of the day 7 years after the amendment time for that amendment.
6	Security interest	The parties agree that the security interest is to be a purchase money security interest for the purposes of supply of those goods under the sale agreement between the Secured party and the Grantor Dated the <u> / / </u>
8	Any matter prescribed by the regulations	

Signed by _____ Dated: _____ This day of _____ 20____

Grantor

Secured Party