



BubbleDeck® - Conditions of use of Design Guide - 31 October 2008

Set out below are the terms and conditions on which you agree to use the Design Guide provided by Kyng Consulting for BubbleDeck. They constitute a legally enforceable contract between Kyng Consulting and you. If you do not accept these terms and conditions, you must not download or use the Design Guide.

1. The following words and phrases have the meanings given to them in these terms and conditions:

- (a) Kyng Consulting means Kyng Consulting Pty Ltd as trustee for the Karim Yngstrom Family Trust (ABN 86 910 212 277).
- (b) BubbleDeck means BubbleDeck Australia & New Zealand Pty Ltd.
- (c) BubbleDeck System means the two-way hollow void former technology owned by BubbleDeck and described in the Design Guide.
- (d) Design Guide means the design guide for the BubbleDeck System.
- (e) Purpose means the use of the Design Guide in connection with use of the BubbleDeck System pursuant to a licence from BubbleDeck or a licensee of BubbleDeck.
- (f) you means the company or individual downloading a copy of the Design Guide under these terms and conditions.

Licence

- 2. Kyng Consulting grants to you a non-exclusive licence to download, copy and use the Design Guide for the Purpose.
- 3. You agree that you (or any other person associated with you):
 - (a) will not disclose the Design Guide to any third party except for the Purpose ;
 - (b) will not use the Design Guide for any purpose other than the Purpose;
 - (c) will not copy or otherwise reproduce the Design Guide except for the Purpose;
 - (d) will on demand by Kyng Consulting immediately return to Kyng Consulting or its nominee any and all copies of the Design Guide and any documents created by or for you which substantially reproduce the Design Guide;
 - (e) will only disclose the Design Guide to your officers and employees who need to have access to the Design Guide for the Purpose;
 - (f) will procure that your officers and employees are made aware of the your obligations in relation to the Design Guide and that each officer and employee must comply with such obligations.
- 4. You must not use the Design Guide in connection with the use of any building system of any third party similar to the BubbleDeck System.

Intellectual property

- 5. Kyng Consulting retains ownership of all intellectual property subsisting in or contained in the Design Guide including (without limitation) the copyright in all drawings, specifications or other material contained in the Design Guide. BubbleDeck retains ownership of the rights to the trade mark "BubbleDeck".
- 6. You must not use any Kyng Consulting or BubbleDeck intellectual property except for the Purpose. You must not use any Kyng Consulting or BubbleDeck intellectual property in connection with any building system of any third party similar to the BubbleDeck System.
- 7. BubbleDeck will own the intellectual property rights in any improvements made to the BubbleDeck system created by you pursuant to the use of the information contained in the Design Guide.

Warranties and liability

- 8. Kyng Consulting warrants that it has used reasonable endeavours to ensure that the Design Guide is accurate.
- 9. To the extent permitted by law, Kyng Consulting does not warrant that the Design Guide is error free or fit for the purpose of use by you. You acknowledge that it is your responsibility to check that the information contained in the Design Guide is accurate and suitable for use by you. You accept that, to the extent permitted by law, Kyng Consulting accepts no liability for any errors arising out of the use Design Guide.
- 10. Except to the extent that any law or statute prohibits the exclusion of any condition or warranty, all other conditions or warranties are excluded. Where any law or statute implies a term into this agreement, or confers a right or remedy, which cannot be excluded, the liability of Kyng Consulting is limited to the maximum extent allowed under the applicable law or statute.
- 11. Kyng Consulting's liability and your remedy for breach of any express warranty, or warranty or right implied or conferred by law which cannot be excluded, is limited to, at Kyng Consulting's option, one or more of (a) supplying the Design Guide again; or (b) payment of the cost of having the Design Guide supplied again.
- 12. Except as expressly provided elsewhere in this agreement, Kyng Consulting will be under no liability to you (whether for breach of contract, negligence or otherwise) in respect of any loss or damage which may be suffered or incurred by you or which may arise directly or indirectly in respect of the supply or use of the Design Guide.
- 13. Without limiting the generality of clause 12 above, Kyng Consulting will be under no liability to you (whether for breach of contract, negligence or otherwise) for any special, incidental, indirect, or consequential damages whatsoever (including, without limitation, damages for loss of business or profits, loss resulting from business interruption, loss of business information, loss resulting from any claim by any third party or any other pecuniary loss) arising out of the supply of the Design Guide or its use, even if Kyng Consulting has been advised of the possibility of such damages
- 14. You are responsible for complying with any law, legislation, regulation or code of practice applicable to the use of the Design Guide by you. Kyng Consulting is not responsible for, and excludes liability for, any breach of any applicable law, legislation, regulation or code of practice by you in relation to use of the Design Guide.
- 15. If any term or part of these terms and conditions is, or becomes, for any reason invalid or unenforceable at law, that term or part of these terms and conditions will be and is hereby deemed to be severed from these terms and conditions without affecting the remainder of these terms and conditions and the remainder of these terms and conditions will continue to be valid and enforceable.
- 16. These terms and conditions are governed by and are to be construed in accordance with the laws of Western Australia. Each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts of Western Australia.