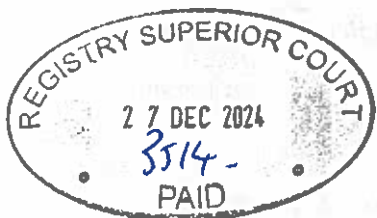


Imħallef: Onor. Audrey Demicoli LL.D

Subbasta Numru 37/2024



Fl-ismijiet:

35° 14° Capital SCC plc C 1054717

vs

Carlos Aquilina KI 0500489M

Rapport datat 23 ta' Diċembru 2024

Relazzjoni tal-Perit Tekniku:

Perit Clive Borg Bonaci – Numru tal-Warrant 1035

Jesponi bir-rispett: illi fl-udjenza tal-5 ta' Novembru 2024, din l-Onorabbi Qorti nnominat lill-Perit Tekniku f'din il-kawża, kif ukoll f'dik bir-referenza 37/2024, sabiex jirrelata dwar is-segwenti:

*Int mgħarraf illi ġejt maħtur bħala espert fl-atti tal-Mandat ta' Qbid ta' Hwejjeg Immobбли hawn fuq imsemmi sabiex tagħmel deskrizzjoni u stima tal-fond jew fondi indikat fir-rikors promotur u sabiex tħisser il-pizijiet, kirjiet u jeddiet oħra, sew reali kemm personali, jekk ikun hemm, li għalihom dan il-fond jew fondi ikun cugġetti kif ukoll l-akhar trasceriment tiegħu, skond l-informazzjoni li jkun hadt mill-kreditur jew mid-debitur u din id-deskrizzjoni għandu jkun fiha dan li ġej:*

- a) Indikazzjoni tas-sit u l-gholi tal-fond li hu soġġett għall-bejġħ bl-irkant fil-Qorti;
- b) Pjanta jew skizz li juru l-ghadd ta' kmamar li jiffurmaw il-fond u d-daqs tagħhom;
- c) Pjanta tar-Reġistru tal-Artijiet u Schedule 8 (meta tkun residenza);
- d) Rapport dwar jekk il-fond ġiex mibni skont permessi tal-bini u regoli sanitari;
- e) Kopja tal-att tal-akkwist; u
- f) Dikjarazzjoni dwar jekk il-fond hu abitat jew okkupat minn terzi, u taħbi liema titolu hu hekk okkupat;

U dan skont l-artikolu 310 tal-Kapitolu 12 tal-Ligħiġiet ta' Malta.

Illi, l-esponent Perit Tekniku kkordina mal-Marixxalli tal-Qorti, mal-Awtoritajiet tal-Pulizija, kif ukoll mal-avukat li resqet ir-rikors, l-Avukat Kristina Friggieri, sabiex jassistu u jiffaċilitaw l-isgass fuq ordni tal-Qorti u dan wara li ntbagħtet ittra rregistrata li, madanakollu, ma waslitx għand l-intimat, u l-aċċess meħtieg ma ngħatax.. Tali sgass ġie ffissat għal nhar il-Ġimgħa, 20 ta' Diċembru, fl-10:00 a.m.

Għaldaqstant, u f'adempiment tal-inkarigu mogħti lili, l-esponent żamm l-imsemmi aċċess għall-appartament internament innumerat wieħed (1), parti minn blokk bin-numru tmienja u ħamsin (58), fi Triq tal-Karmnu, kantuniera ma' Triq Titu Brandsma, il-Fgura. Dan sar wara li nnotifika lill-partijiet b'dan l-aċċess. Għall-aċċess kienu prezenti fiżiġament:

- PC 847 Jurgen Zerafa
- PC 181536 Mark Swain
- Il-Marixxal Manolito Briffa
- Il-Marixxal Eugenio Mallia
- Is-sid tal-blokk, is-Sur Allan Lia (ID: 248679M)
- Omm l-intimat, is-Sinjura Josephine Aquilina (ID: 427966M).

L-aċċess għall-intern tal-blokkha ġie pprovdut mis-sid, Allan Lia, filwaqt li l-bieb temporanju tal-appartament (ara ritratt R7) infetaħ mill-Marixxalli msemmija. L-esponent aċċeda għall-fond in kwistjoni u ha diversi ritratti tal-partijiet differenti ta' dan il-fond, li qiegħdin jiġu annessi ma' din ir-relazzjoni, kif ukoll qisien.

## KONTENUT

<b>1. INTRODUZZJONI.....</b>	<b>PG5</b>
<b>2. DESKRIZZJONI TAL-FOND.....</b>	<b>PG6</b>
<b>3. VALUTAZZJONI.....</b>	<b>PG8</b>
<b>4. DOKUMENTI.....</b>	<b>PG9</b>

## 1. INTRODUZZJONI

Illi l-Onorabbi Qorti tat sentenza finali nhar is-16 ta' Mejju 2016, bin-numru ta' referenza tar-Rikors Guramentat 218/2016, fejn ikkundannat lill-konvenut fl-ismijiet Bank of Valletta p.l.c. vs Carlos Aquilina, u ordnat lill-konvenut iħallas ill-Bank of Valletta p.l.c. l-ammont ta' milja u sitta u erbgħin elf, tliet mijha u tlieta u tletin ewro u sebgħa u għoxrin ċenteżmu (€146,333.27).

Illi s-soċjetà esponenti, ossija 35° 14° Capital SCC plc (C 1054717), akkwistat mingħand is-soċjetà Bank of Valletta p.l.c. id-drittijiet, it-titoli, l-interessi, u l-benefiċċji kollha, inkluż id-drittijiet litiguži fil-konfront tad-debitur. Dan sar skont ir-rikors datat 12 ta' Ĝunju 2024, hekk kif ippreżentat mill-Avukat Kristina Friggiere f'isem l-istess soċjetà esponenti.

Illi l-esponent irrefera u għamel evalwazzjoni tar-rikorsi msemmija, tad-dokumenti annessi magħħom, kif ukoll tal-kontenut kollu rilevanti fil-proċessi in kwistjoni.

Illi l-inkarigu tal-esponent jikkonċerna dak indikat fil-verbal čitat, li jiddeskrivi l-proprietà li għandha tigi stmati mill-esponent, jiddettalja l-fond, u jipprovdni pjanta tal-fond kif mitlub. Għaldaqstant, l-esponent qed jinkludi pjanta bil-qisien tal-fond, pjanta mir-Reġistru tal-Artijiet flimkien ma' Schedule 8, kif ukoll ritratti tal-istess fond. Barra minn hekk, l-esponent irrefera għall-permessi li jikkonċernaw il-fond, kif elenkat f'dan ir-rapport.

## 2. DESKRIZZJONI TAL-FOND

Din il-proprietà, b'indirizz Flat 1, Blokka Numru 85, Triq il-Karmnu kantuniera ma' Triq Titu Brandsma, fil-Fgura, tikkonsisti f'appartament li jinsab fl-ewwel sular ("First Floor"), jiġifieri żewġ sulari 'il fuq mil-livell tat-triq. L-appartament jista' jiġi aċċessat minn komun li għandu l-bieb prinċipali tiegħu jagħti għal fuq Triq il-Karmnu.

Il-komun jikkonsisti f'kurit li jwassal għal taraġ u bokka tal-lift. L-istess komun huwa "finished" b'art magħmulu minn ċeramika u taraġ irħamat b'pugaman tal-aluminju. Il-bokka tal-lift bħalissa hija magħluqa temporanjament b'folji tal-injam peress li l-lift qatt ma ġie installat (ara ritratt R4, R5 u R6). Il-komun jipprovdi aċċess għall-appartament in kwistjoni, għal appartament ieħor fit-tieni sułar ("Second Floor"), kif ukoll għall-bejt fejn hemm "washroom".

Taħt l-appartament hemm ukoll maisonette 'il fuq mit-triq ("elevated ground floor") li għandu l-entratura tiegħu minn Triq Titu Brandsma, kif ukoll garaxx u ufficċju b'entraturi separati mill-istess triq ("semi-basement").

L-appartament in kwistjoni, jiġifieri Flat 1, jikkonsisti fl-imsemmija kmamar:

- f'kamra maħsuba bħala "kitchen/living/dining" b'qisien ta' madwar 7.54x3.6m, li tinkludi gallarija li thares għal fuq Triq Titu Brandsma; (ara ritratti R8 u R9)
- kamra tas-sodda b'qisien ta' madwar 3.55x3.75m (ara ritratt R10)
- kamra tas-sodda b'qisien ta' madwar 3.60x3.60m (ara ritratt R11)
- kamra tas-sodda oħra b'qies ta' madwar 4.30x5.00m, tinkludi "ensuite" b'qies ta' 1.17x2.80m u gallarija oħra li thares għal fuq Triq il-Karmnu; (ara ritratt R13 u R14)
- u kamra tal-banju separata b'qisien 1.96x2.97m (ara ritratt R12)

L-istess proprietà tgawdi mis-servitu' ta' xeft fejn hemm il-komunikazzjoni għall-provvista tal-ilma u d-drenaġġ tal-kamra tal-banju u tal-"ensuite". L-appartament jinsab fi stat ta' gebel u saqaf ("shell form"), huwa espost għall-elementi, u jidher li qatt ma ġie abitat, abbażi tal-ispezzjoni viżwali tal-esponent.

Il-proprietà għandha qies totali ("footprint") ta' madwar 110 metru kwadru (110 sq.m) u tinsab mibnija fuq għoli ta' ħdax-il filata, li jikkorrispondi għal madwar żewġ metri u ħamsa u disghin centimetru (2.95m) mill-konkos tal-art sal-konkos tas-saqaf. Fl-ispezzjoni viżwali mwettqa mill-esponent, ma ġew innutati ebda īxsar strutturali.

Skont l-att tal-akkwist datat is-sittax ta' ġunju tas-sena elfejn u tmienja (16/06/2008), l-imsemmi fond ma jinkludix l-arja tal-bejt, iżda nxtara bid-dritt li jiġu installati tank tal-ilma u dixx tas-satellita, kif ukoll bid-dritt għall-aċċess fejn ikun hemm bżonn ta' manutenzjoni u/jew tiswija ta' īxsar tal-istess installazzjoni. Fl-istess att hija inkluża dikjarazzjoni li l-imsemmi fond inxtara hieles minn kull xorta ta' ċens jew piżżejiet oħra li jistgħu jikkompremettu jew jillimitaw l-użu tiegħu. Il-proprietà nbniet skont il-permess u l-emendi relatati b'riferenza PA/03678/07 u, b'mod ġenerali, hija konformi mal-ligħiġiet sanitari fis-seħħħ, kif ġie kkonfermat mill-esponent permezz tal-ispezzjoni mwettqa. Il-proprietà tinsab fiziż-żona residenzjali, kif indikat fil-Policy Map FG1 tal-pjan lokali, li qed jiġi anness ma' dan ir-rapport fis-sezzjoni 4.

Minħabba l-fatt li l-proprietà tifforma parti minn blokka residenzjali, b'entratura u spazji komuni, u meta jitqiesu l-ligħiġiet u l-polices tal-ippjanar prezenti, l-esponent tekniku ma jqisx li hemm potenzjal għal žvilupp addizzjonal u/jew bidla fl-użu tal-istess fond minn dak residenzjali.

Minn imsekk, minn il-komplexx "Policy Map FG1" p-ix-xaqqa li jidher minn ġejha, l-istess fond minn l-ixx-żon residenzjali, kif indikat fil-Policy Map FG1 tal-pjan lokali, li qed jiġi anness ma' dan ir-rapport fis-sezzjoni 4.

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Minn imsekk, minn il-komplexx "Policy Map FG1" p-ix-xaqqa li jidher minn ġejha, l-istess fond minn l-ixx-żon residenzjali, kif indikat fil-Policy Map FG1 tal-pjan lokali, li qed jiġi anness ma' dan ir-rapport fis-sezzjoni 4.

### 3. VALUTAZZJONI

L-esponent jiddikjara li l-valutazzjoni hija bbażata fuq il-metodu kumparattiv ("comparative method"). Dan il-metodu jinvolvi riċerka dwar il-valur ta' proprjetajiet simili fil-viċinanzi tal-fond in kwistjoni. Dawn il-proprjetajiet ġew ikkunsidrati validi minħabba l-karatteristiċi u l-qies tagħhom meta mqabbla ma' din il-proprjetà, u s-sorsi ta' din l-informazzjoni jinkludu siti ta' aġenti tal-proprjetà lokali.

Madankollu, l-esponent żamm id-diskrezzjoni li jagħmel aġġustamenti meħtieġa sabiex jiġi determinat il-valur tas-suq proprju tal-proprjetà, fejn l-istat tal-fond kif ukoll dak tal-komun ġew meqjusa bħala parametri importanti għal din il-valutazzjoni.

Wara li l-esponent ikkunsidra l-fatturi kollha msemija f'dan ir-rapport, hija l-opinjoni professionali tiegħu li l-valur tal-proprjetà b'indirizz Flat 1, Blokka Numru 85, Triq il-Karmnu kantuniera ma' Triq Titu Brandsma, fil-Fgura, fl-istat preżenti ta' ġebel u saqaf ("shell form") fis-sena 2024, huwa ta' mitejn u ħamsa u għoxrin elf euro - €225,000.

Għaldaqstant, l-esponent, fil-qadi tal-inkarigu fdat lili, għandu l-unur jippreżenta dan ir-rapport għad-diskrezzjoni tal-Onorabbi Qorti.

PERIT CLIVE BORG BONACI  
ARCHITECT  
6D, DAHLIA BLOCK D,  
TRIQ IS-SALVATUR, ATTARD  
MOB: +356 79201037

Perit Clive Borg Bonaci – Numru tal-Warrant: 1035

M.Arch (Melit), B. SC. Built Environment (Hons) (Melit), Dip. Foundation Studies (Melit)

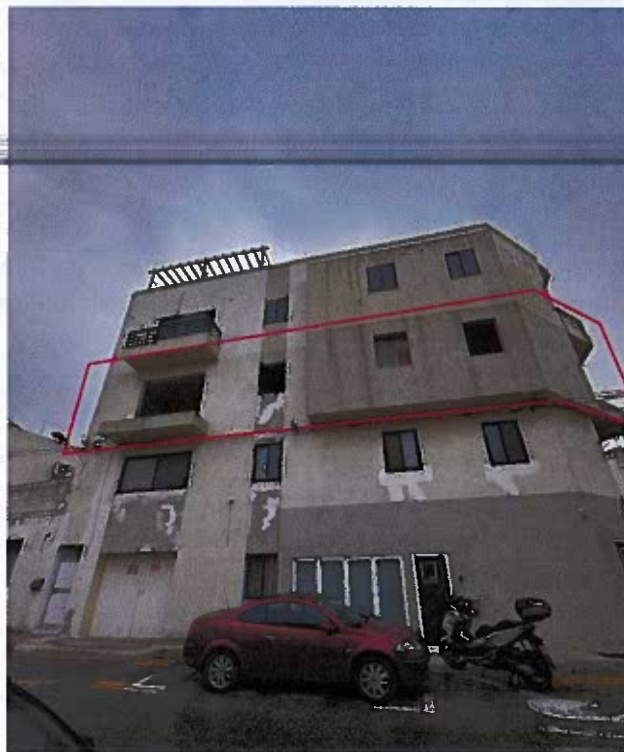


*MARVIN FARRELLA*

27 DEC 2024  
Illum.....  
Ippreżentata mill-  
B/bla dok. *D. (9)* dokumenti  
Adrian Malta  
Deputat Registratur

## 4. DOKUMENTI

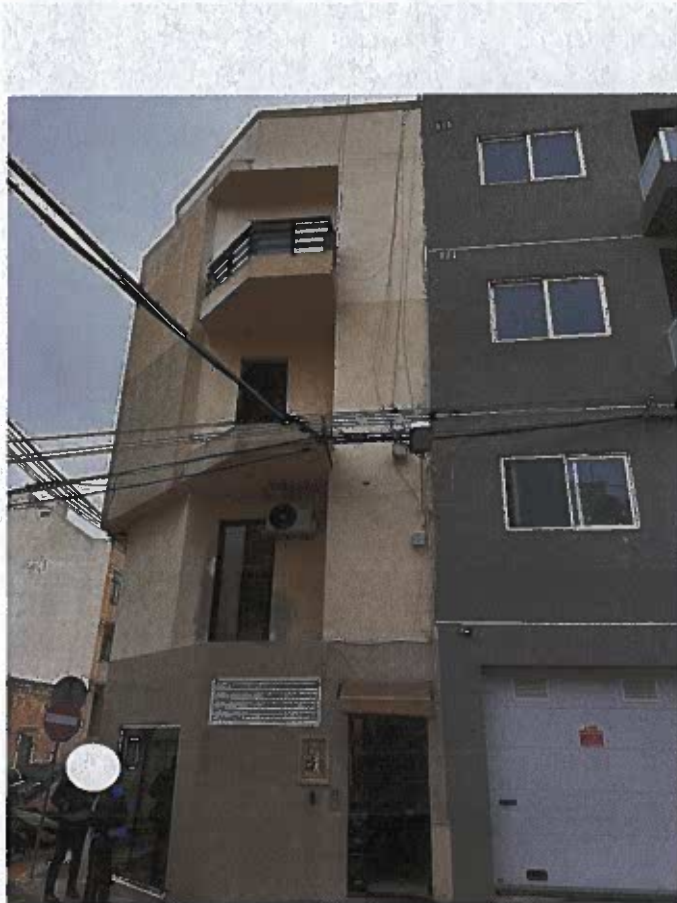
### i. Ritratti



*R1 – Ritratt Estern minn Triq Titu Brandsma*



*R2 – Ritratt mill-kantuniera*



*R3 – Ritratt minn Triq tal-Karmnu*



*R4 – Ritratt tal-kutitur tal-komun fil-livell tat-triq*



*R5 – Ritratt tat-tarag tal-komun*



*R6 – Ritratt tax-xaft tal-lift blukkat temporanjamant*



R7 – Ritratt juri l-bieb tal-entratura ghall-Flat 1



R8 – Ritratt juri l-kamra “kitchen/living/dining”



*R9 – Ritratt juri l-kamra “kitchen/living/dining” u l-gallarija*



*R10 – Ritratt juri l-ewwel kamra tas-sodda li tmiss mal- “kitchen/living/dining”*



*R11 – Ritratt juri t-tieni kamra tas-sodda*



*R12 – Ritratt tal-kamra tal-banju u x-xaft tas-servizzi*

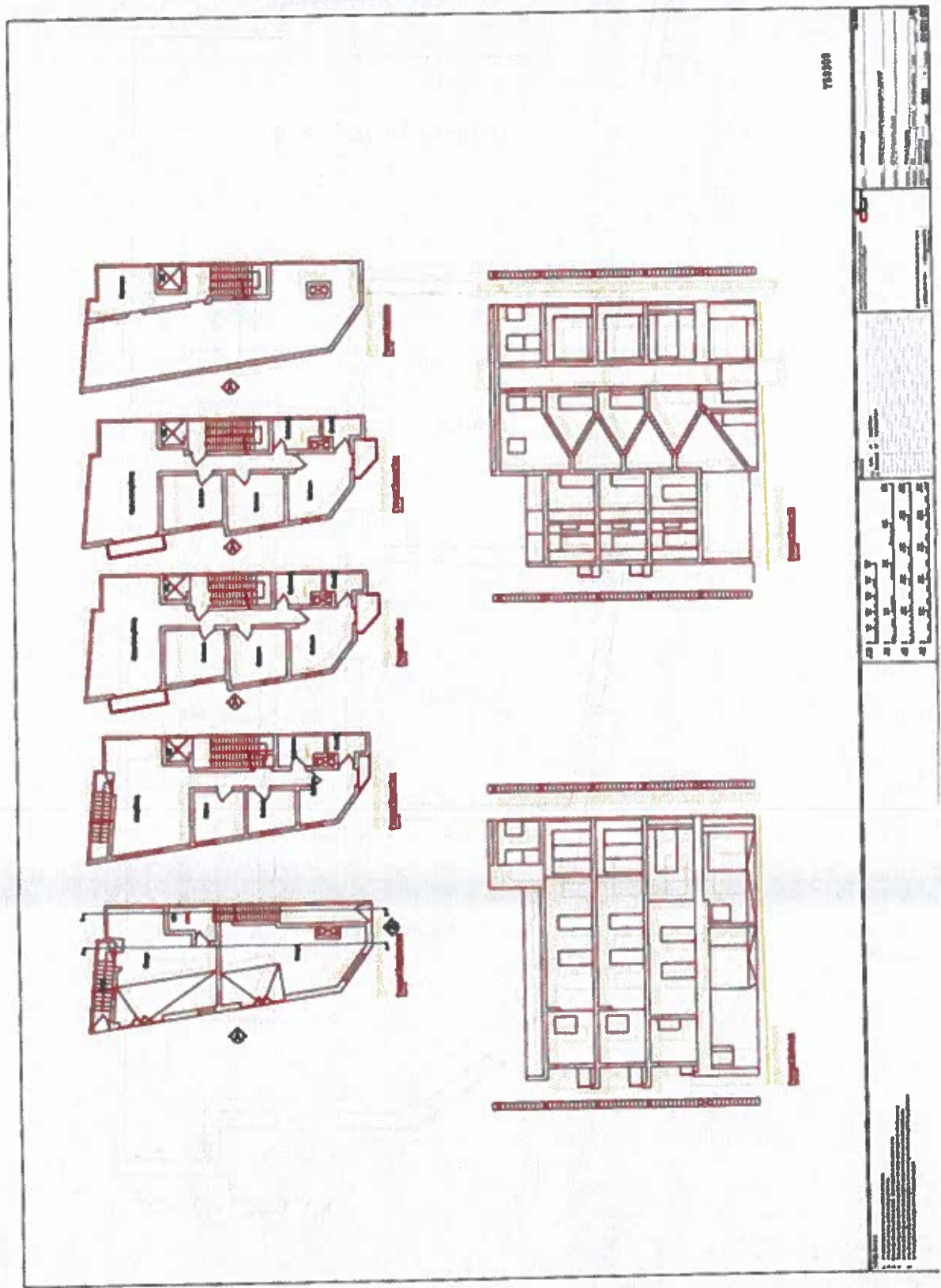


*R13 – Ritratt tal-kamra tal-banju principali*

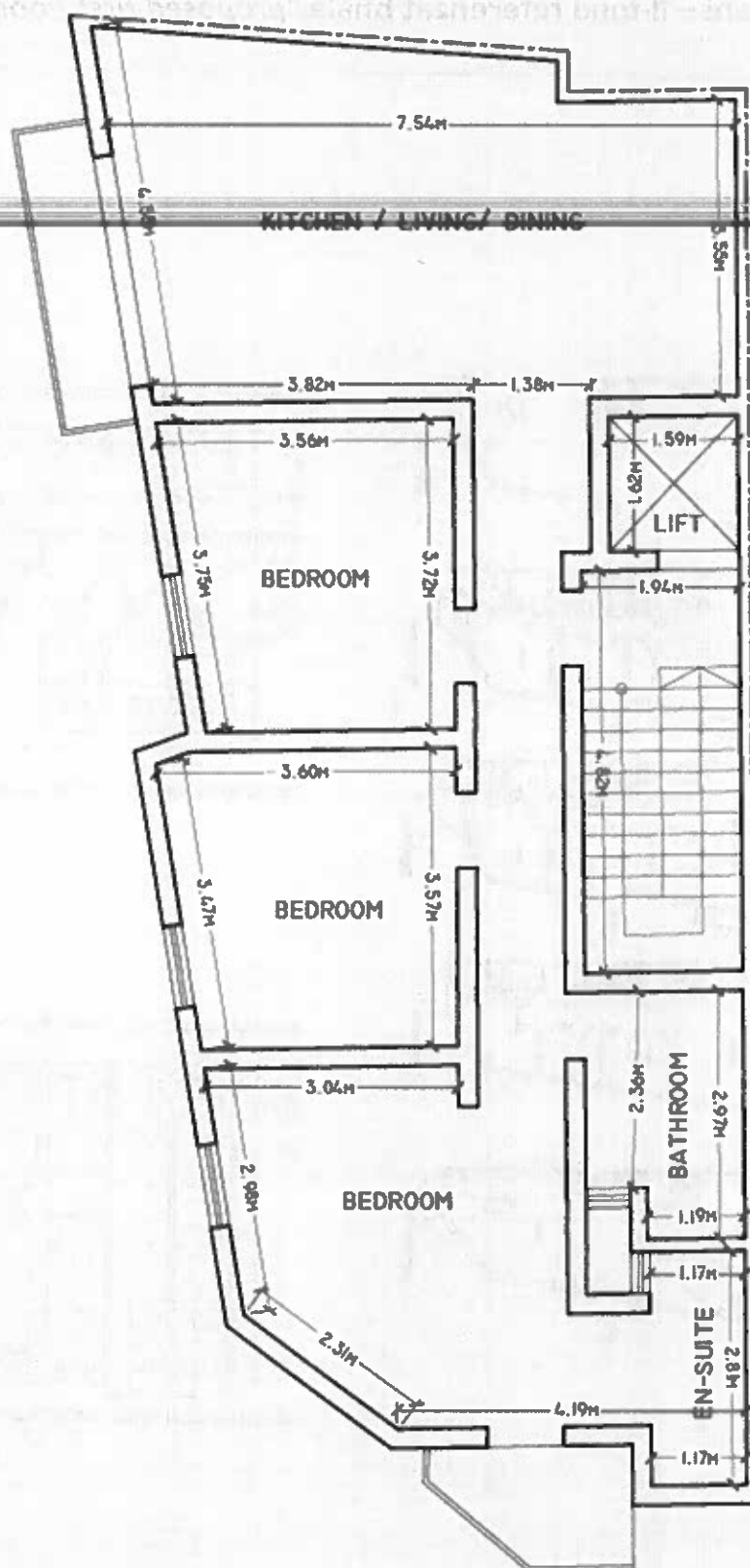


*R14 – Ritratt tal-ensuite, accessed mill-kamra tas-sodda principali*

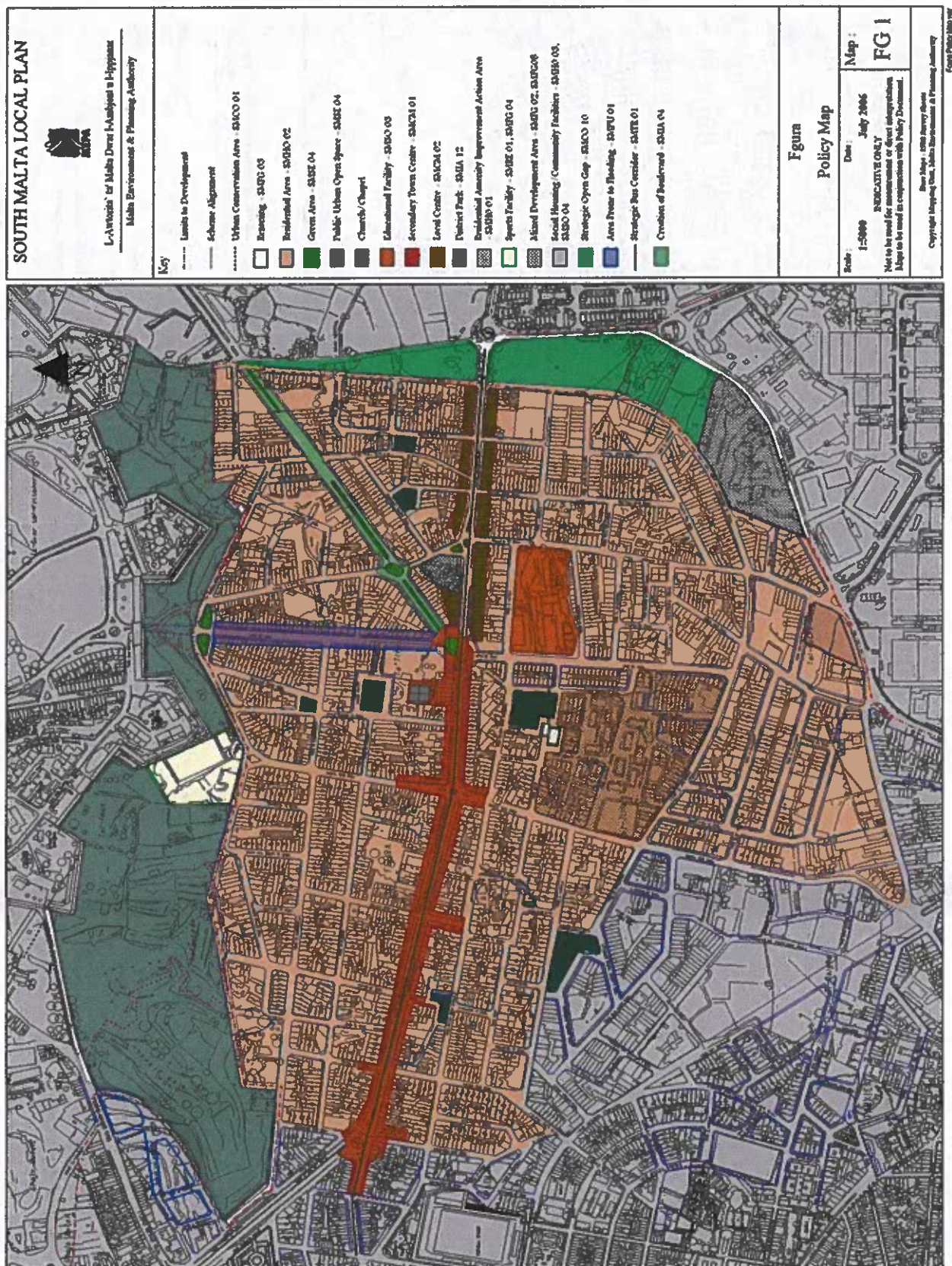
- ii. **Pjanti 39b tal-permess PA/0367/07, hekk kif riżultat mir-ričerka tal-esponent – Il-fond referenżat bħala “proposed first floor.”**



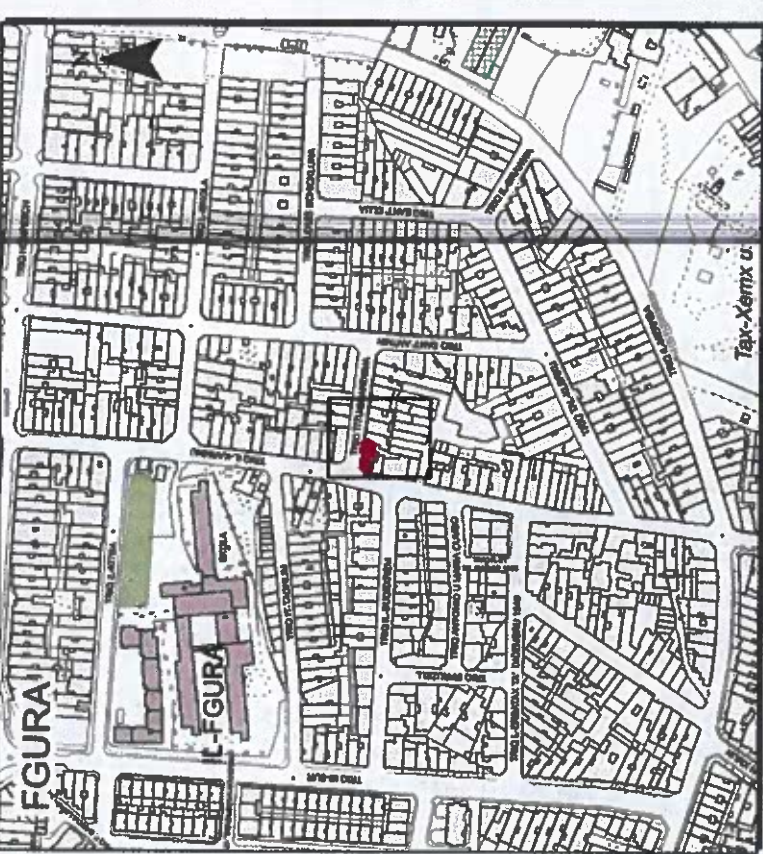
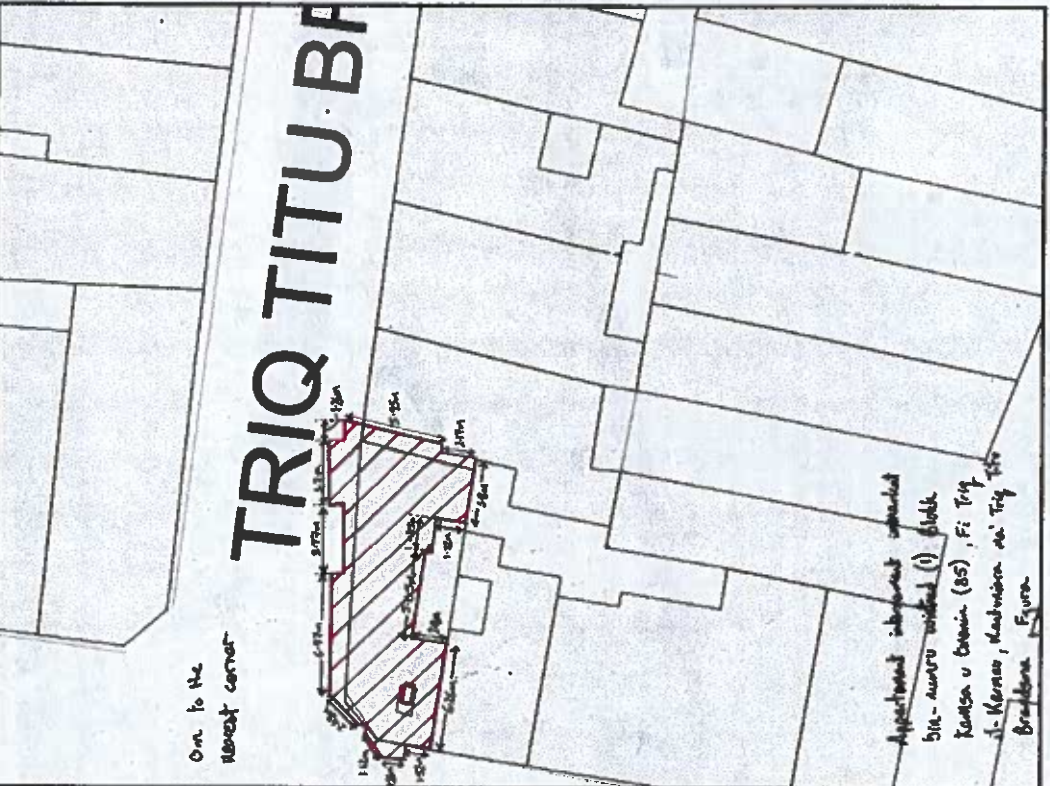
iii. Pjanta bil-qisien skond kif imkejla mill-esponent



#### iv. Mappa FG1 tal-Pjani Lokali



v. Pjanta tar-Registru tal-Artijiet immarkata tindika l-konfini tal-fond

 <p>This is an official document for Land Registration Agency use only</p>	<p><b>Land Registration Agency</b> 116, Casa Bonas, Mgħ-Is-Puġġi, Il-Biddu Pollieha</p> <p>Site Plan Pjanta les-Sit 1:2500</p> <p><b>Agenzja għar-Registrazzjoni tal-Artijiet</b> 116, Casa Bonas, Mgħ-Is-Puġġi, Il-Biddu Pollieha</p> <p>No u Map: 375989 E   Polizzjoni Centrali: x = 57047 Map Number:   Centre Coordinates: y = 69870</p> <p>Date: 12/12/2024 Extracted from S.S.: 566   Date:</p> <p>Plot:  Architect:</p> <p>Qies (metri kwadrati): Area (square metres): c. 110.6m<sup>2</sup></p> <p>Firma le-i-Applikant: Applicant's Signature:</p> <p>Timbru lat-Point: Architect's Stamp: PINTU CONCESSIONAR ARCHITECT GD DAHUA LTD TRIGIS VALA NOC: 1111</p> <p>LR 382297   Drill Inclusive Fee Paid -</p>
<p><b>TRIQ TITU BRDA</b></p> <p>On to the nearest corner</p>  <p>Approved by: Bla - Awuru minn (1) Bla - Kurtan u Għażiex (85) , Fi Triq Ji-Karrar , Għadniex, id-Taq Braxxha, Fgur</p> <p>Full ownership of apartment building Plot 1 and adjoining balconies (c. 110.6m<sup>2</sup>)</p> <p>Scale 1:250</p> <p>0 5 10 15 20 25m</p>	

## vi. Eighth Schedule



OFFICE OF  
THE COMMISSIONER  
FOR REVENUE

## EIGHTH SCHEDULE

### PHYSICAL ATTRIBUTES OF IMMOVABLE PROPERTY

Locality	Fgura
Address	Appartement internement imMarkat biu-awaru wicket (1), Block ta'nsa u twenix (B5), Fl: Triq il-Karmu, Kantuniera wa' Triq Titu Branda, Fgura
Total Footprint of Area Transferred*	10.6 m <sup>2</sup>

TICK WHERE APPLICABLE (Tick one box in each case except where indicated otherwise)

Type of Property	<input type="checkbox"/> Villa	<input type="checkbox"/> Semi-Detached	<input type="checkbox"/> Bungalow	<input checked="" type="checkbox"/> Flat/Apartment
	<input type="checkbox"/> Penthouse	<input type="checkbox"/> Mezzanine	<input type="checkbox"/> Maisonette	<input type="checkbox"/> Farmhouse
	<input type="checkbox"/> Terraced House	<input type="checkbox"/> Ground Floor Tenement		
Age of Premises	<input checked="" type="checkbox"/> 0-20 years	<input type="checkbox"/> Over 20 years	<input type="checkbox"/> Pre WWII	
Surroundings	<input type="checkbox"/> Sea View	<input type="checkbox"/> Country View	<input checked="" type="checkbox"/> Urban	
Environment	<input checked="" type="checkbox"/> Quiet	<input type="checkbox"/> Traffic	<input type="checkbox"/> Entertainment	<input type="checkbox"/> Industrial
State of Construction	<input checked="" type="checkbox"/> Shell	<input type="checkbox"/> Semi-Finished**	<input type="checkbox"/> Finished**	
Level of Finishes	<input type="checkbox"/> Good	<input type="checkbox"/> Adequate	<input type="checkbox"/> Poor	No finishes
Amenities Tick as many as appropriate	<input type="checkbox"/> With Garden	<input type="checkbox"/> With Pool	<input type="checkbox"/> With Lift	<input type="checkbox"/> With Basement
	<input checked="" type="checkbox"/> No Garage	<input type="checkbox"/> One car Garage	<input type="checkbox"/> Two Car Garage	<input type="checkbox"/> Multi Car Garage
Airspace	<input type="checkbox"/> Ownership of Roof	<input checked="" type="checkbox"/> No Ownership of Roof	<input type="checkbox"/> Shared Ownership	

\* Includes all lands and gardens but excludes additional floors, roofs and washrooms.

\*\* Includes " plus bathrooms and apertures

\*\* Includes plastering, electricity, plumbing and floor tiles

Date: 20/12/2024

Perit's Signature:

PERIT CIVE TOM BONACI

ARCHITECT

ED. DAMLUJA BLOCK D,

TRIGIS-SALVATOR, ATTARD

NICB: +356 79201037

Warrant Number: 1035

Rubber Stamp:

vii. Kopja tal-Att tal-Akkwist

Dok D  
10

Today the Sixteenth July two thousand and Eight.

Before me Doctor of Laws Joseph Lia a Notary Public in Malta, duly admitted and sworn, have personally appeared duly identified by me by means of the herein mentioned official documents.

Of the One Part:-

Vincent Lanzon, manager, son of the late Felix and Filomena nee Mifsud born in and residing at Zabbar having Identity Card number 780954 (M) who is appearing hereon for and in representation of Bank of Valletta plc, duly authorised, to appear hereon hereinafter, referred to as "the Bank".

Of the Second Part:-

Carlos Aquilina, self-employed unmarried son of Carmel and of Josephine sive Josette nee Muscat born in Pieta' and residing at Fgura and having Identity Card number 500489 (M), hereinafter referred to as "the Customer" or "the Purchaser" as the case may be.

Of the Third Part:-

Nazzareno Muscat, pensioner, son of the late Vincenzo and of the late Evangelista nee Galea born in Tarxien and residing at Fgura and having Identity Card number 291429 (M) and his wife Rita Muscat daughter of the late Carmelo Grech and of the late Giovanna nee Mifsud born in Saint Julians and residing at Fgura and having Identity Card number 623136 (M), together jointly and in solidum between them, hereinafter referred to as "the Vendors".

And whereas the Customers have requested the Bank to grant them on loan the sum of one hundred and sixteen thousand four hundred and sixty-nine euro (€116,169), which sum is to be used as to the sum of one hundred and four thousand eight hundred and twenty-two euro (€104,822) so that he may purchase the immovable property at Fgura, described hereunder and purchased by virtue of the second part of this deed and as to the balance of eleven thousand six hundred and forty-seven euro (€11,647) so that he may pay the contractors and workmen involved in the continuation of construction of the same immovable property at Fgura, described hereunder and purchased by virtue of the same deed, and as security the Customer has offered the Bank a General Hypothec over all his property in general present and future, a Special Hypothec over the property at Fgura, described and purchased by virtue of the second part of this deed and this over and above the Special Privilege competent to the Bank over the same immovable property at Fgura, described and purchased by virtue of the second part of this deed, in terms of law.



11

And whereas the Bank has acceded to the request of the Customers subject to the limitations and conditions set out hereunder.

Now therefore by virtue of this first part of the deed, the Bank hereby declares to accede and hereby grants on loan to the Customer who accepts the sum of one hundred and sixteen thousand four hundred and sixty-nine euro (€ 116,469) hereinafter called "the loan", out of which sum the Customer delegates the Bank which accepts to pay the sum of one hundred and four thousand eight hundred and twenty-two euro (€104,822) to the Vendors in the second part of this deed as part of the purchase price of the immovable property at Fgura, being purchased hereon and described hereunder; the Customer delegates the Bank that accepts to pay the balance of eleven thousand six hundred and forty-seven euro (€11,647) to the contractors and workmen involved in the continuation of construction of the same immovable property at Fgura, described hereunder and purchased by virtue of the same deed and this in terms of Section two thousand and ten of the Civil Code of the Laws of Malta.

In warranty of the proper observance of the conditions of this deed and in particular of the repayment of the loan and the payment of interest accruing thereon, the Customer constitutes in favour of the Bank, which accepts, a General Hypothec over all his property in general present and future, a Special hypothec over the property at Fgura, purchased by virtue of the second part of this same deed and described hereunder and this over and above the Special Privilege competent to the Bank in terms of law over the same said property. This security is over and above such other security as may be mutually agreed upon from time to time.

Unless otherwise agreed, the loan shall be repaid over a period of forty years or any extension thereof.

The Bank and the Customer agree that if any one of the conditions listed below occurs, then, or at any time thereafter, the Bank, may, by notice to the Customer, declare the loan to be immediately due and payable, whereupon it shall become so due and payable together with accrued interest thereon and any other amounts then payable under this deed.

In the event that the Customer does not effect repayment as agreed or if the Customer is in default, the Bank may, by giving the Customer notice in writing, debit any account held by the Customer with the Bank, with all or any repayment, instalments, interest and charges.

In addition, and without prejudice to the Bank's rights mentioned in the paragraph above, if the Customer does not effect repayment as agreed, if the Customer is in default or if the Customer is



otherwise in breach any of the conditions of the sanction letter and/or the deed of loan, the Bank reserves the right to increase the interest rate by a maximum of three per cent (3%) per annum on the full loan amount without giving any further notice.

The Customer may at any time fully repay the loan and all interest accrued up to the date of repayment. In the event that the Customer requests to do so, the Bank shall calculate the exact amount which is due from the Customer at the time of the Customer's request. Depending on the time of the early full repayment, the exact amount which the Customer will repay may be lower than the total amount repayable to the Bank had Customer not effected such early full repayment.

However, in the case of early repayment no refund is given of one-time fees such as processing and legal fees and in addition the Bank reserves the right to charge an early repayment fee. This fee covers the costs of the Bank associated with having agreed to make a sum of money available to the Customer for a long period of time. This fee is charged when the loan is repaid in full or when a balance not exceeding ten per cents (10%) of the original loan amount is left in the account, in the first three (3) years of the loan. The early repayment fee of three per cent (3%) is charged on the balance that would have been due to the Bank had the Customer effected repayments as scheduled, at the time of full repayment of the loan or at the time a balance as aforesaid is left in the loan account. This means that any previous early payments will be added back when calculating this fee.

The terms and conditions regulating the loan (including the term, the interest rate, fees and charges) may be laid down or amended by the Bank from time to time:-

- (a) in the event of changes in market conditions or in banking practice;
- (b) in the event of changes in costs to the Bank;
- (c) if the Customer is in breach of this deed or is otherwise in default;
- (d) in the event of changes in the law and/or a decision or recommendation of a court, regulator or similar body;
- (e) in the event of the introduction of new or improved products, systems, methods of operation, technology, alternative delivery channels, services or facilities;
- (f) in the case of a merger with or take over of the business of another bank or organization offering similar services;
- (g) if any event occurs or circumstances arise which may reasonably affect the performance by the Customer of all or any of the obligations under this deed.

The Bank will give the Customer reasonable notice of any such amendment.



It is agreed that the loan shall bear interest at the rate stipulated in the sanction letter. The said interest is to be reckoned on the outstanding balance of loan from time to time, in accordance with recognised banking practice.

Any adjustment to the repayment of the loan, due to any variation in the interest rate may be accommodated at the discretion of the Bank by way of:

- (a) an adjustment to the amount of the regular repayments during the period of the loan; or
- (b) an adjustment to the number of repayments within the period of loan; or
- (c) an adjustment in the amount of the final repayment. If no such adjustment is made, repayments will continue until the loan, together with interest, is repaid notwithstanding that this may alter the period originally envisaged.

The Bank and the Customer agree that if:

- (a) the Customer fails to pay any sum whether of principal, interest, fees or charges, due from him under the deed of loan at the time and in the manner stipulated in this deed; or
- (b) the Customer commits any breach of, or omits to observe any obligations or undertakings expressed to be assumed by him under this deed; or
- (c) any representation or warranty made or deemed to be made, or repeated by or in respect of the Customer, is or proves to have been, incorrect in any material respect; or
- (d) any indebtedness of the Customer is not paid when due or becomes due and payable, or any creditor of the Customer becomes entitled to declare any such indebtedness due and payable prior to the date when it would otherwise have become due or any guarantee or indemnity of the Customer in respect of indebtedness is not honoured when due and called upon; or
- (e) any consent, authorisation, licence or approval of, or registration with, or declaration to, governmental or public bodies or authorities, or courts, required by the Customer in connection with, or pursuant to, the execution, delivery, validity, enforceability or admissibility in evidence of this deed or the performance by the Customer of his obligations under this deed, is modified, or is not granted, or is revoked or terminated or expires and is not renewed or otherwise ceases to be in full force and effect; or
- (f) a creditor attaches or takes possession of, by way of execution, sequestration or other process is levied or enforced upon or sued out



against, any of the undertakings, assets, rights or revenues of the Customer; and is not discharged within seven (7) days; or

(g) the Customer suspends payment of his debts or is unable, or admits inability to pay his debts as they fall due, or commences negotiations with one or more of his Creditors with a view to the general readjustment or rescheduling of all or part of his indebtedness, or proposes or enters into any composition or other arrangement for the benefit of his creditors generally or as a class of creditors, or proceedings are commenced in relation to the Customer under any law, regulation or procedure relating to the reconstruction of debts; or

(h) the Customer take any action or any legal proceedings are started or other steps taken for:

- (i) the Customer to be adjudicated or found bankrupt or insolvent; or
- (ii) the winding up or dissolution of the Customer; or
- (iii) the appointment of a curator, administrator or similar officer of the Customer; or

(i) the Customer suspends, or ceases, or threatens to suspend or ceases to carry on his business; or

(j) all or a material part of the undertakings, assets, rights or revenues of, or shares, or other ownership interests in, of the Customer is seized, nationalised, expropriated or compulsorily acquired by, or under the authority of any government; or

(k) it becomes unlawful at any time for the Customer to perform all or any of his obligations under this deed; or

(l) the Customer repudiates, or does, or causes, or permits to be done any act or thing evidencing an intention to repudiate this deed; or

(m) there occurs in the opinion of the Bank, a material adverse change in the financial condition of the Customer; or

(n) any other event occurs or circumstance arises which, in the opinion of the Bank, is likely, materially and adversely to effect the ability of the Customer to perform all or any of his obligations under or otherwise comply with the terms of the document/s regulating the loan.

then or at any time thereafter, the Bank may by notice to the Customer declare the loan to be immediately due and payable, whereupon it shall become so due and payable together with accrued interest thereon and any other amounts then payable under this deed.

Furthermore, the Customer and the Bank agree as follows:

(1) All fees and expenses in connection with this deed are to be borne by the Customer who further undertakes to refund to the Bank all expenses,



including legal fees and administrative charges made for bringing up to date from time to time the searches into the liabilities and transfers of the Customer and also for maintaining all the Bank's security in good order to the satisfaction of the Bank from time to time.

(2) The Bank shall retain in its possession the searches into the liabilities and transfers of the Customers until the loan is paid in full.

(3) If so requested by the Bank, the Customer undertakes to insure his property against all normal risks with a reputable insurance company, and to have the Bank's interest noted on the relative insurance policy. Furthermore, the Customer authorises the Bank to effect any insurance on the said property as the Bank may deem fit at the Customer's sole expense.

(4) The Customer undertakes to give the Bank full details and all information relating to his financial position as requested by the Bank from time to time and to accord to the Bank every facility for the verification thereof.

(5) The Customer undertakes in favour of the Bank which accepts.

a) not to give, without the Bank's prior written consent, any further hypothecs/charges over the said immovable property even if these rank after the hypothecs/charges to be registered in favour of the Bank in virtue of this deed; and

b) not to let, part with or allow third parties to use the said immovable under any title whatsoever, without the Bank's prior written consent.

(6) The undersigned Notary declares after having duly verified at the Land Registry that the immovable/charge is registrable in terms of law.

The Customer authorises the Bank to apply to the Land Registrar for the registration of the immovable property transferred in the second part of this deed and for the registration of the charge constituted in virtue of this part of the deed should the immovable property become registrable in the Land Registry.

(7) The Customer acknowledges that the Bank has obtained legal advice on the title to the property acquired on this deed, for the purpose of effecting its risk assessment of the lending. The Customer is not relying on the Bank's decision to lend, as proof of title of the property being acquired.

(8) The conditions of this deed shall be governed and construed in accordance with Maltese Law and the Maltese courts shall have non-exclusive jurisdiction to any dispute.



In virtue of the second part of this deed, the Vendors together jointly and in solidum between them hereby sell, transfer and convey unto the Purchaser who accepts, purchases and acquires the apartment internally marked with the number one (1) forming part of a block of buildings which consists of two semi basement garages, a maisonette, two apartments and washrooms, which block is numbered eight-five (85) in Triq il-Karmnu, (Carmel Street), corner with Triq Titu Brandsma, Fgura, which block of buildings is built over the site formerly occupied by the house numbered eighty-five (85) formerly numbered forty-three with the letter A (43A) in the same Triq il-Karmnu (Carmel Street), corner with Triq Titu Brandsma, Fgura, which apartment underlies and overlies other properties of the Vendors, which apartment is subject to and enjoys all those servitudes inherent in its position in the said block of buildings, and has the right of perpetual and uninterrupted use with the other apartment forming part of the said block of buildings, of all the common parts and areas pertaining to the said block, amongst which the entrance and entrance hall, the stairwell and staircase up to the roof, but excluding the airspace, which airspace remains the property of the Vendors, which airspace is subject to the right in favour of the Purchaser to fix a water tank of normal size, a television aerial and a satellite dish of normal size on the uppermost roof of the said block, with the right of access to such aerial and dish only in the case of maintenance and repairs, which apartment has the drains and the drainage system in common with the other apartment in the same block, which apartment is exempt from the payment of any annual and perennial groundrent that may burden the land upon which the said block is constructed, with all its rights and appurtenances and with free and vacant possession.

This sale is being made and accepted, under the following terms and subject to the following conditions, namely:-

- (1) In consideration and for the price of one hundred and sixteen thousand four hundred and seventy euro (€116,470); the Purchasers have already paid the Vendors the sum of eleven thousand six hundred and forty-eight euro (€11,648); the Bank as delegated by the Customer in the first part of this deed hereby pays the Vendors in full and final settlement of the purchase price the sum of one hundred and four thousand eight hundred and twenty-two euro (€104,822) and the Vendors tender to the Bank and to the Customer due receipt.
- (2) The Vendors warrant the peaceful possession and enjoyment in terms of law of the property hereby transferred by means of a General Hypothec over all their property in general present and future in favour of the Purchaser who accepts same up to the said purchase price.
- (3) The Vendors guarantee that the property transferred by virtue of this deed is built according to law and up to a good standard of workmanship and in compliance with the building permits as approved by the competent authorities.



(4) The Vendors guarantee that the immovable property being transferred by virtue of this deed is free from any hypothecs or privileges, free from any expropriation and/or requisition order, and there is no pending litigation regarding the said immovable property.

(5) The Purchaser binds himself not to obstruct the common parts of the said block of buildings.

(6) The Purchaser has neither to pay nor be paid for common party walls.  
Road and drainage contributions/levies have been paid.

(7) The Purchaser binds himself to pay his share for the maintenance and repairs of the common parts, together with the other owners of the units forming part of the said block of buildings and to keep such common areas in a clean condition.

For the purposes of the Deeds of Documents and Transfers Act, the Income Tax Act and the Income Tax Management Act, the following is being declared:-

That appearer Nozzareno Muscat acquired the immovable property upon which the said block of buildings is constructed by virtue of a deed of partition in the records of Notary Doctor Carmelo Lia of the twenty-fourth day of April of the year nine thousand one hundred and seventy-six (24/4/1976).

The duty on this deed amounts to four thousand and seventy-six euro and forty-five cents (€1,076.45).

The Purchaser declares that by virtue of this deed he is purchasing his sole residence. This declaration is being made after I, the undersigned Notary, explained the importance of the truth of such a declaration.

For purposes of the Capital Gains Tax the Vendors hereby declare that they have been living in the said house numbered eighty-five (85) formerly number 1 for more than the letter A in Triq il-Karmnu, corner with Triq Titu. They have owned over the site of which the said block of buildings has been built for the last thirty-two years and therefore no tax is being effected.

The Purchaser declares that he qualifies to acquire the immovable property being sold by virtue of this deed without the necessity of a permit for the acquisition of non-residents as he declares to be a citizen of the European Union, that he has resided continuously for at least five years in the Republic of Malta. This declaration is being made after I, the undersigned Notary, explained the importance of the truth of such a declaration.



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This deed, the import of which I explained to the contracting parties was done, read and published according to law in Malta, Valletta, Palace Square number one, stroke five in the Housing Finance Division of the Bank.

Signed:- N.Muscat

Rita Muscat.

Carlos Aquilina.

V. Lanzon.

Dr Joseph Lia.

Notary Public of Malta.

True copy from my records.

Today the 16<sup>th</sup> July 2008.



and it follows. But I am not the only one  
to think so. There is also a movement among  
the most intelligent people now who are interested in politics and  
economics and who are trying to make a  
new world.

It is a movement that is spreading all over the world.  
It is a movement that is changing the world.  
It is a movement that is making a new world.

It is a movement that is changing the world.

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3



## EIGHTH SCHEDULE

### PHYSICAL ATTRIBUTES OF IMMOVABLE PROPERTY

Locality	Fgura
Address	Appartement internelement imMarkat biu-nuru wicket (1), Blokx kamsa u twarek (85), F: Triq il-Karmru, Kantuniera wa' Triq Titu Brandsma, Fgura
Total Footprint of Area Transferred*	110.6 m <sup>2</sup>

**TICK WHERE APPLICABLE** (Tick one box in each case except where indicated otherwise)

Type of Property	<input type="checkbox"/> Villa	<input type="checkbox"/> Semi-Detached	<input type="checkbox"/> Bungalow	<input checked="" type="checkbox"/> Flat/Apartment
	<input type="checkbox"/> Penthouse	<input type="checkbox"/> Mezzanine	<input type="checkbox"/> Maisonette	<input type="checkbox"/> Farmhouse
	<input type="checkbox"/> Terraced House	<input type="checkbox"/> Ground Floor Tenement		
Age of Premises	<input checked="" type="checkbox"/> 0-20 years	<input type="checkbox"/> Over 20 years	<input type="checkbox"/> Pre WWII	
Surroundings	<input type="checkbox"/> Sea View	<input type="checkbox"/> Country View	<input checked="" type="checkbox"/> Urban	
Environment	<input checked="" type="checkbox"/> Quiet	<input type="checkbox"/> Traffic	<input type="checkbox"/> Entertainment	<input type="checkbox"/> Industrial
State of Construction	<input checked="" type="checkbox"/> Shell	<input type="checkbox"/> Semi-Finished**	<input type="checkbox"/> Finished***	
Level of Finishes	<input type="checkbox"/> Good	<input type="checkbox"/> Adequate	<input type="checkbox"/> Poor	No finishes
Amenities Tick as many as appropriate	<input type="checkbox"/> With Garden	<input type="checkbox"/> With Pool	<input type="checkbox"/> With Lift	<input type="checkbox"/> With Basement
	<input checked="" type="checkbox"/> No Garage	<input type="checkbox"/> One car Garage	<input type="checkbox"/> Two Car Garage	<input type="checkbox"/> Multi Car Garage
Airspace	<input type="checkbox"/> Ownership of Roof	<input checked="" type="checkbox"/> No Ownership of Roof	<input type="checkbox"/> Shared Ownership	

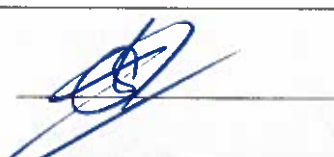
\* Includes all lands and gardens but excludes additional floors, roofs and washrooms

\*\* Includes \*\* plus bathrooms and apertures

\*\*\* Includes plastering, electricity, plumbing and floor tiles

Date: 20/12/2024

Perit's Signature:



Warrant Number: 1035

Rubber Stamp:

PERIT CLIVE BORG BONACI  
ARCHITECT  
6D, DAHLIA BLOCK D,  
TRIQ IS-SALVATOR, ATTARD  
MOB: +356 79201037

DISCUSSIONS

ON THE  
DETECTION  
OF POLYACRYLIC





Andrea Borg  
57, Borg Bonaci Architecture  
Triq il-Kanonku Bonnici  
Hamrun  
HMR 1075  
Malta

**Cash Sale** 12/12/2024

375989E

No of Copies 1

Fee Per Site Plan €6.00

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Total €6.00  
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Land Registration Agency  
116, Casa Bolino  
Triq il-Punent  
Il-Belt Valletta  
VLT 1535

Tel: +356 21239777, 25904700

Email: [enquirieslandregistry@gov.mt](mailto:enquirieslandregistry@gov.mt)

[www.landregistryplans.gov.mt](http://www.landregistryplans.gov.mt)



Fig. 1. A sequence of operations



Fig. 2. A sequence of operations

and so on. In this case, the  
values are 1, 0.9,  
0.89, 0.81,  
0.73, 0.67.

Consequently, the probability of  
not experiencing the described situation  
is equal to 0.42.