CLIENT & CUSTOMER ACKNOWLEDGEMENT

Sale & Purchase Agreement Details

Clien	t / Vendor:	Donald James Angus Logie and Catherin	ne Logie				
Custo	omer / Purchaser:						
Property Address: 7		77 Elgin Road, Mornington, Dunedin					
Licensee:		Shane and Julie Robinson					
Lice	ensee Declara	tion					
As licensee in relation to the above property sale ("the trans." I confirm pursuant to Section 136 of the Real Estate Agents A that neither I nor any person related to myself as licensee will benefit financially from the transaction.				Signed by the	Signed by the Licensee or authorised person Date /		
Clie	ent/Customer	Acknowledgements					
The Client & Customer, prior to signing the agreement for sal relating to the property, acknowledge that the Agent:			and purchase		Customer (Purchaser)	Client (Vendor)	
1.		t we seek legal advice and that a reasona otain legal advice has been allowed by t			×	×	
2.		t the we may need to, seek technical or c nation and that a reasonable opportunit on was provided;			×	×	
3.	•	with a copy of the approved guide (attac agreements published by the Real Esta			×	×	
4.	has made us aware of the Agent's in-house complaints and dispute resolution procedures (attached) and that a copy of this has been made available.		•	ble to us;	×	×	
5.	has made us aware that we may access the Real Estate Authority's complaints process without first using the Agent's in-house procedures and that any use of the in-house procedures does not preclude the making of a complaint to the Real Estate Authority;		of	×	×		
6.	For Overseas Investment Act consent purposes is the Customer (Purchaser): a New Zealand, Australian or Singaporean citizen ora NZ residency visa holder; or						
	• an Australian or	Singaporean permanent resident who ys in the last 12 months and is a NZ tax			Yes No	if 'No', OIA consent required	
		wledgements ed 4 November 2022 has been suppliec M document. You may also consider obt				chnical advice	
	★ ② Signed by the Cust	tomer/Purchaser	x ☑ Signed by the Client/				
	Date /	/	Date	· ······ / ········ / ········			



COMPLAINTS & DISPUTE RESOLUTION PROCEDURE

Pursuant to Rule 12 of the Real Estate Agents Act (Professional Conduct and Client Care Rules) 2012, all licensed Real Estate Agents are required to have a written in-house complaints and dispute resolution procedure. That procedure is set out below.

You do not have to use our complaints and resolution procedure. You may make a complaint directly to the Real Estate Agents Authority at any time. You can make a complaint to the Real Estate Agents Authority even if you choose to also use our procedures.

Our complaints and dispute resolution procedures are designed to provide a simple and personalized process for resolving any complaint you might have about the service you have received from our agency.

Step 1: Call or email the Manager:

Jonathan Laird

Office: 03 474 0526

Email: jonathan@oadunedin.nz

Tell the Manager who you are complaining about and what your concerns are. Let the Manager know what you would like done about your complaint.

Step 2: The Manager may ask you to put your complaint in writing so that he or she can investigate it.

The Manager will need a brief period of time to talk to the team members involved.

We promise to come back to you within 10 working days with a response to your complaint.

That response may be in writing.

As part of that response we might ask you to meet with members of our team to discuss the complaint and try and agree a resolution.

Step 3: If we are unable to come to an agreed resolution after a meeting, or if you don't wish to meet with us, then we will provide you with a written proposal to resolve your complaint.

Step 4: If you do not accept our proposal please try and advise us in writing within 5 working days.

You can, of course, suggest another way of resolving your complaint.

Step 5: If we accept your preferred resolution we will attempt to implement that resolution as soon as possible.

If we decline your preferred resolution we may invite you to mediate the dispute.

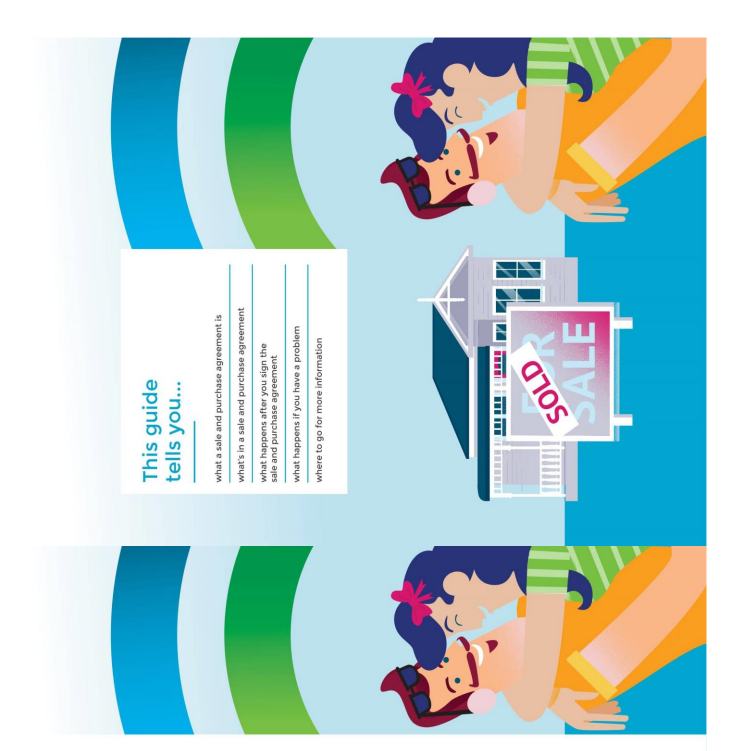
Step 6: If we agree to mediate the complaint but don't settle the complaint at mediation, or we do not agree to mediate the dispute then that will be the end of our process.

Remember

You can still make a complaint to the Real Estate Agents Authority in the first instance and even if you use these procedures you can still make a complaint to the Real Estate Agents Authority at any time.

The Real Estate Authority C/- P O Box 25-371, Wellington 6146, New Zealand Phone 0800 367 7322







Buying or selling your property? **New Zealand Residential**

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Property Sale and Purchase Agreement Guide

Brought to you by the Real Estate Authority



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About settled.govt.nz and the Real Estate Authority

Settled govt.nz guides kiwis through home buying and selling.

make. It's a complex and sometimes stressful process with potentially significant emotiona Buying or selling your home is a big move and one of the biggest financial decisions Kiwis and financial impacts if things go wrong

buyers and sellers. It'll help you feel more in control and help to get you settled. You can find information about the risks, how they can impact you, and get useful tips on how to avoid some of the major potential problems

You'll find valuable information, checklists, quizzes, videos and tools. From understanding LIMs, to sale and purchase agreements, to when to contact a lawyer, settled.govt.nz explain: You'll learn your tender from your BBO, your price by negotiation from your auction what you need to know

promote and protect the interests of consumers involved in real estate transactions, and to Settled.govt.nz is brought to you by the Real Estate Authority (REA). REA is the independent promote a high standard of professionalism and service in the industry.

For more information on home buying and selling, visit settled.govt.nz or







- A sale and purchase agreement is a legally binding contract between you and the other party involved in buying or selling a property.
- You need to read and understand the sale and purchase agreement before You must sign a written sale and purchase agreement to buy or sell a
- You should always get legal advice before you sign the agreement and throughout the buying and selling process

you sign it.

- You can negotiate the conditions in a sale and purchase agreement.
- A sale and purchase agreement becomes unconditional once all the conditions are met
- The real estate agent is working for the seller of the property but must treat the buyer fairly.
- If your agent or anyone related to them wants to buy your property, they must get your written consent to do this. They must also give you an independent registered valuation of your property.

and purchase agreement is What a sale

It sets out all the details, terms and conditions another property first and the settlement date. binding contract between you and the other party involved in buying or selling a property. A sale and purchase agreement is a legally the price, any chattels being sold with the property, whether the buyer needs to sell of the sale. This includes things such as

A sale and purchase agreement provides certainty to both the buyer and the seller about what will happen when. Always check your sale and purchase

agreement with a lawyer before signing



Before you sign a sale and purchase agreement, whether you're the buyer or the seller, the agent must give you a copy of this guide. They must also ask you to confirm in writing that you've received it.

What's in a sale and purchase agreement

Your sale and purchase agreement should include the following things.

Basic details of the sale

- The names of the people buying and selling the property.
 - . The address of the property.
- The type of title (for example, freehold or leasehold).
- The price.
- Any deposit the buyer must pay.
- Any chattels being sold with the property (for example, whiteware or curtains).
- Any specific conditions you or the other party want fulfilled.
- How many working days you have to fulfil your conditions (if there are conditions).
- pays the rest of the amount for the property The settlement date (the date the buyer which is usually also the day they can move in).
- The rate of interest the buyer must pay on



- can have to inspect the property before access rights - what access the buyer may include:
- remains insured until the settlement date insurance – to make sure the property and outline what will happen if any damage occurs
- · default by the buyer the buyer may have to compensate the seller if they don't settle on time, for example, with interest payments
- default by the seller the seller may have to compensate the buyer if they don't settle on time, for example, by paying accommodation costs.

Your lawyer will explain these clauses to you.

Specific conditions a buyer may include

be fulfilled by a specified date) in their offer Some buyers will present an unconditional conditions to be fulfilled. Some buyers will include one or more conditions (that must offer, which means there are no specific such as:

- lawyer to check who the legal owner of the property is and to see if there are any other interests over the property such as caveats · title search - this is done by the buyer's or easements
- · finance this refers to the buyer arranging payment, often requiring a mortgage or loan
- current market) before they agree to a loan (an estimate of the property's worth on the buyer to obtain a valuation of the property valuation report – a bank may require the



buyer about any known defects with information, and they must tell the The agent helps the buyer and the each want. Even though the agent works for the seller, they also have the buyer. They can't withhold any to deal fairly and honestly with the property.

approved by the Auckland District Law Society and the Real Estate Your agent will probably use the institute of New Zealand.

- provides information about the property provided by the local council, this report consents, drainage, planning and other Land Information Memorandum (LIM) such as rates, building permits and important information
- builder's report to determine the condition engineer's or surveyor's report – similar to of the building
- the above but more focused on the entire section and the structure of the property sale of another home - the buyer may
 - need to sell their own home in order to buy another,

sale and purchase agreement after you sign the What happens

Signing the sale and purchase agreement is not the end of the sale or purchase.

conditions until the agreement is Both parties work through the unconditional

A conditional agreement means the sale more conditions that must be met by and purchase agreement has one or a specified date.

what the agreement says, the buyer may pay the deposit when they sign the agreement in the agency's trust account for 10 working The buyer pays the deposit. Depending on unconditional. Usually the deposit is held days before it is released to the seller. or when the agreement becomes

An agreement for sale and purchase commits you to buy or sell

have been met, you must complete the sale agreement and any conditions set out in it Once you've signed the sale and purchase

or purchase of the property.

Payment of a commission

Once the sale is complete, the seller pays the deposit they're holding in their trust account. agent for their services. The agent or agency usually takes the commission from the The seller should make sure the

deposit is enough to cover the commission. their services if they have been hired by the The agent cannot ask the buyer to pay for

The buyer pays the rest

The buyer pays the remainder of the amount for the property on the day of settlement, usually through their lawyer.

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Buying a tenanted property

The agreement for sale and purchase may If the property is tenanted, the agreement contain a specific date for possession that for sale and purchase should specify this. instance, where the property is tenanted may differ from the settlement date, for

If the buyer requires the property to be sold responsibility to give the tenant notice to with 'vacant possession', it is the seller's vacate, in accordance with the tenant's egal rights. It is recommended that you seek legal advice if you are buying a property that is currently tenanted.



THE PROPERTY SPECIALISTS



for resolving complaints.

2008. When you contact us, we'll work with you to help you decide the best thing to do.

Where to go for more information

You can get more help and information from various places.

Read more about buying and selling a property at settled.govt.nz

information and guidance for comprehensive independent home buyers and sellers. Settled.govt.nz provides

Property Agency Agreement Guide the agreement you sign with the The guide tells you more about agent or agency helping to sell The New Zealand Residential your property.

Your lawyer

Community Law Centres communitylaw.org.nz

Citizens Advice Bureau cab.org.nz

Consumer Protection

(Ministry of Business, Innovation and Employment) consumerprotection.govt.nz



We welcome any feedback you have on this publication.

The information in this guide was accurate when published. However, the requirements this information is based on can change at any time. Up-to-date information is available at rea.govt.nz.

