Residential Sale and Purchase Agreement (Private Use – NZ)

1. Agreement Details		
Date of Agreement:		_
Seller (Full Name/s):		
Buyer (Full Name/s):		
Address of Property:		
Legal Description (if known	· ·	
Title Reference (if known):		<u>—</u>
2. Price and Payment		
Purchase Price: \$		
Deposit: \$	(Payable on signing	to the Seller or a nominated solicitor's trust account. This is
Balance of Price: \$	(To be paid	d on the settlement date in cleared funds.)
GST Treatment: (tick one)		
[] Price includes GST []	GST to be added (if any)	[] Not applicable (private sale)
3. Possession and Sett	lement	
Settlement Date:		
Vacant Possession or Tena		
[] Vacant possession to be		
[] Sold subject to tenancy (•	
4. Chattels Included in	the Sale	
(List items such as appliance		etc.)
5. Conditions of this Ag	•	
•		being satisfied on or before the specified dates:
Finance: [] Conditional on	-	
Building Report: [] Condition	- ·	by:
LIM Report: [] Conditional	•	
Overseas Investment Cons		•
Other Conditions: []		
If a condition is not satisfied	d or waived by its deadline	, either party may cancel the agreement with written notice.

6. Warranties by the Seller

The seller confirms they have authority to sell the property, that there are no undisclosed legal or council issues, a

7. Risk and Insurance

The seller is responsible for the property until settlement.

If the property is damaged before settlement and not fully repaired:

- If uninhabitable: the buyer may cancel or reduce the price.
- If minor damage: compensation or adjustment applies.

8. Default by Either Party

If the buyer fails to settle on time, the seller may charge interest, issue notice, cancel the agreement, and retain the lift the seller fails to settle, the buyer may issue notice, cancel, and reclaim the deposit with interest and damages.

9. Disputes and Compensation

Disputes must be notified before settlement.

Parties agree to resolve in good faith, or through mediation/legal means.

A disputed compensation amount may be held in trust pending resolution.

10. Notices

All notices must be in writing and can be delivered by hand, email, courier, or post. A notice is effective when received or acknowledged.

11. Title and Boundaries

The seller confirms the title is clear unless stated otherwise.

The buyer may inspect the property before settlement.

Structures on unit/cross lease titles must be properly consented.

12. Outgoings and Apportionments

Seller pays all rates and charges up to settlement.

Ongoing amounts are apportioned fairly between parties.

13. Non-Merger

Obligations in this agreement remain enforceable after settlement unless fulfilled or waived.

14. Real Estate Agents

If a licensed agent is involved, the seller agrees to pay commission. (If not, strike this clause)

15. Entire Agreement

This is the full agreement. No other promises or agreements apply unless written here.

16. Signatures and Execution Signed by the Seller(s):		
Name:	Signature:	Date:
Name:		_ Date:
Signed by the Buyer(s):	-	
Name:	_ Signature:	Date:
Name:		
Optional Attachments [] LIM Report [] Title documents [] E [] Chattels list [] Additional clauses	Building Inspection [] Tenancy Agreement	t