Acknowledgement by Purchaser Prior to Entry into Sales Contract



Property Address:	94a	Chelsea	Street,	Linwood,	Christchurch	64
		and an arrangement of the second of the seco		RESIDENCE AND ADDRESS RESIDENCE AND ADDRESS OF THE PERSON NAMED IN COLUMN 1997 AND ADDRESS OF THE PERSON NAMED IN COLUM	Sylve Sylvey	

ACKNOWLEDGEMENTS

I/we as Purchaser(s) ("we" hereafter) of the above property hereby acknowledge that prior to entering into and signing this Contract that:

- 1. We were given a copy of the REA Approved Guide and advised that we may have to provide proof to our solicitor of a NZ IRD Tax no. and NZ bank account in my/our name and advised of Grenadier Real Estate Ltd's in-house complaints process, and
- 2. We were advised that our solicitor will have AML obligations under the Anti-Money Laundering Act 2009 as well as possibly OIA obligations under the Overseas Investment Act 2005 which we agree we will discuss with him/her and that we have been specifically advised to seek any necessary specialist legal, taxation, or valuation advice, and
- 3. If I/we have been advised of any of the following matters then I/we acknowledge we have been recommended to seek specific legal advice or any technical, or specialist advice of our choice concerning;
 - (a) Any house built between 1990's 2006's which may be prone to weather tightness issues, or built with monolithic cladding eg. Polystyrene, / Triple S, / Harditex / Hardiplank
 - (b) Asbestos which maybe a common building material that may be present in some houses.
 - (c) Any house built in the 1970's 1980's which may be prone to Dux Quest plumbing materials or systems.
 - (d) If the property is being purchased for use as a residential investment property that I/we will need to undertake my/our own due diligence as to whether the property complies with all relevant legislation especially but not limited to the Residential Tenancies Act 1986 / Residential Tenancies (Healthy Homes Standards) Regulations 2019 / and / or any possible Meth contamination / necessity for testing, and
- 4. I/we acknowledge that the property being purchased may not be weather tight and could be affected by moisture or water build up, or penetration of external moisture or water. I/we acknowledge that we have been recommended to seek specific technical or specialist advice in relation to these areas.

I/We then entered into the Contract as Purchaser(s).

JLMM ...H.M... [Purchasers initials]

DISCLOSURES

RELATED PARTY TRANSACTION

We acknowledge that any relationship that may exist or existed between the owner (or any associated party) and Grenadier Real Estate Ltd was disclosed to us.

MULTI-OFFER

We further acknowledge that if we are entering into a multiple offer situation for the purchase of the property that we were advised of the process and that the owner has sole discretion as to any continued negotiation or acceptance.

FURTHER DISCLOSURES

We confirm and acknowledge that the following statements, matters, or documents were specifically stated to us or disclosed to us during the sale and marketing process and prior to entering into and signing this Contract.

.....[Purchasers initials]



FINAL ACKNOWLEDGEMENT

We further acknowledge that at the time of entry into this contract we did so freely and voluntarily, without any pressure, undue influence or duress, and that we understood the contract terms and conditions. We were recommended to obtain legal advice and any technical, or specialist taxation or valuation advice of our choice prior to entering into this contract and if we did not do so we acknowledge we were strongly advised to obtain such legal advice and any technical, or specialist taxation or valuation advice of our choice and we elected not to obtain the same before entering into this contract, notwithstanding the recommendations provided by Grenadier Real Estate Ltd.

 Purchaser:
 Date: 71 / 1 / 25 at 6 · 30 am (pm)

 Purchaser:
 Date: 71 / 1 / 25 at 6 · 30 am (pm)

 Agen
 Date: 21 / 1 / 25 at 6 · 30 am (pm)