

The Property and Stock Agents Act 2002 (NSW) and Regulation require all agents' instructions to be in the form of a written agreement.

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AGENT'S REPC	eements/defects/local g	-				
	as to current estimated		n price rai		luation (this opinion is not t	to be construed as a valuat
The Agent's rec	commended method of s	sale				
U U	ONDITIONS OF SALE					
Price at which the	he Business is to be offe	ered \$				plus stock at valuat
Offered: Fr	ree OR subject	t to book debts	6			
Deposit				Balance		
Special Condition	ons					
PRINCIPAL'S	SOLICITOR	CONVEYANO	ER			
Firm						
Name of Solicit	tor/Conveyancer					
Address 1. Bus	iness					
	dress for Service of Doc	uments				
		Mobile		Email		
2. Ado Phone: Work						
Phone: Work	WAS PREPARED:	/	/			
Phone: Work DATE REPORT I agree to be leg	WAS PREPARED: gally bound by the terms gent / Authorised Repre				ent electronically.	Date

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		/ /	to	/	/		ed the "Exclusive Agency Period".	
ii	ex unt pre	clusive selling rights of til such time as the Busi	the Business ness is sold c	commenci or this agre	ng on the e ement is te	expiry of the Exclusive A rminated by either party	Principal also grants to the Agent Agency Period specified in clause giving notice in writing, but witho termination, now called the "Con	1(i) a out
rice								
!. i	or	e Agent is authorised to such other price as the e price includes GST	Principal may	agree to	accept.	s exempt from GST	plus stock at v	aluat
ï	the sal wit Ag rer Wł	Business. The value of e or hire purchase agre th the Principal's secure ent's selling fee, be trea tal/hire purchase payn here the parties arrange	f any plant, fu eement, lease d creditor or l ated as part o nent plus reside for the sale	rniture, eff agreemer lessor) is to of the purc dual value of the Bus	ects and st nt, charge c b be taken hase price, as the cas iness to tak	ock in trade to be sold t r other security interest over by the purchaser s by adding to the sale pr e may be. the place by way of trans	nd effects and goodwill being sold o a purchaser subject to an existi the liability under which (by arran hall, for the purposes of calculation rice the amount of the debt outsta	ing b gemo on of andin on of
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The Property and Stock Agents Act 2002 (NSW) and Regulation require all agents' instructions to be in the form of a written agreement.

- The Agent is authorised to negotiate the surrender of any existing leasehold interest or right of occupation in the premises from which the subject Business is conducted and to negotiate the grant of a new lease or right of occupation to the purchaser in connection with the sale of the Business. (GST incl.)
- The Agent shall be entitled to a fee of \$

in the event of the surrender and grant of such leasehold interest or right of occupation, in addition to the selling fee stipulated in clauses 3(i) and 3(ii).

The Agent shall perform the following additional services in connection with the sale and shall be entitled to remuneration as vi follows:

Service	Fee	When due and payable
	\$	
	\$	
Take and cost an inventory of plant, furniture and effects	\$	

vii The fee to which the Agent is entitled shall be due and payable upon demand:

- a on completion of the sale (unless the Principal and Agent have otherwise agreed in writing); or
- b if the sale is not completed owing to the default of the Principal after the parties have entered into a binding contract; or
- с if after the entering into of the contract the Principal and the purchaser mutually agree not to proceed with the contract; or
- d upon the termination of the contract by the Principal if the sale is not completed owing to the default of the Purchaser and the fee is the same or less than the amount of the deposit which is forfeited to the Principal.

IMPORTANT: This is an exclusive agency agreement. This means you may have to pay the Agent commission even if another agent (or you) sells the business or introduces a buyer who later buys the business.

WARNING: Have you signed an agency agreement for the sale of this business with another agent? If you have you may have to pay 2 commissions (if this agreement or the other agreement you have signed is a sole or exclusive agency agreement).

WARNING: The term immediately above provides that a commission is payable under this agreement even if the sale of the business is not completed.

Inspection

4. Unless otherwise instructed by the Principal, any prospective purchaser is entitled to inspect the Business premises (if any) and the records, documents and books of account of the Business in the following circumstances:

Promotional Activities

5. The sale of the Business is to be advertised and/or otherwise promoted as per the attached schedule **OR** not advertised

OR as follows:

For Sale Sign: Permission is hereby granted for the Agent to erect "For Sale" signage Yes No It is acknowledged that the Agent is not responsible for any liability, damages or injuries incurred as a result of the erection of the signage.

Services, Charges and Expenses

6. The Agent shall perform the following services and be entitled to reimbursement of the following charges and expenses incurred by them:

Service	Amount	When due and payable by the Principal
	\$	
	\$	
	\$	
	\$	
	\$	
TOTAL amount of expenses or charges the Agent expects to incur and for which the Agent is entitled under this agreement to be reimbursed (incl GST where applicable).	\$	

Variation of Services, Charges and Expenses

7. The services to be provided by the Agent and any charges or expenses payable by the Principal to the Agent pursuant to this agreement cannot be varied except as agreed by the Principal in writing.



The Property and Stock Agents Act 2002 (NSW) and Regulation require all agents' instructions to be in the form of a written agreement.

Deposit

8. It is irrevocably agreed that all monies paid by the purchaser as deposit monies shall be held by the Agent in their trust account as stakeholder pending completion.

Authority to Deduct

9. If any money is received by the Agent on behalf of the Principal, then the Principal authorises the Agent to deduct all of the Agent's above mentioned fees, expenses and charges before accounting to the Principal or the Principal's solicitor / conveyancer.

Payment to Principal

10. If money held by the Agent becomes due to the Principal, then the Principal directs the Agent to pay that money by:

Cheque	Yes No	Electronic Funds Transfer (EFT)	Yes No	
If by EFT:	Account Name			
BSB	1	Account No		

Financial Institution Taxes or Deductions

11. The Agent shall be entitled to be reimbursed for any taxes or deductions debited by banks or other financial institutions against the Agent's account that are attributable to the affairs of the Principal.

Contract For Sale

12. The Agent is not authorised to enter into or sign a contract for sale on behalf of the Principal.

Conjunction

13. Unless otherwise instructed, the Agent may allow other agents to act in conjunction with the Agent in order to effect a sale but only one fee will be payable.

GST

- 14. i Any amounts referred to in this agreement which are payable by the Principal to the Agent in respect of services provided by the Agent under this agreement, including reimbursement of expenses, are expressed inclusive of the Goods and Services Tax ("GST"), at the rate of 10% (the current rate). If the current rate is increased or decreased, the parties agree that any amounts referred to in this agreement will be varied accordingly.
 - ii The parties agree that the time of supply for GST purposes shall be the date on which the Agent's fee becomes due and payable in accordance with this agreement.

Principal's Health and Safety Obligations

15. The Principal acknowledges that, at all material times:

- the Principal has sole management and control of the Buisiness listed for sale, to the exclusion of the Agent;
- ii the Agent acts under the direction, management and control of the Principal to facilitate the business sale transaction between the Principal and the purchaser; and
- iiii the Principal is the person conducting a business or undertaking for the purposes of all work, health and safety laws, regulations and other requirements.
- 16. The Principal acknowledges, so far as reasonably practicable, that the Principal has thoroughly inspected the Business prior to sale and that the Business is:
 - without risk to health and safety Yes No

OR

ii subject to the defects and risks outlined in the contract for sale Yes No

Agent's Indemnity, Liability and Release

17. The Principal will hold harmless and keep indemnified the Agent against, and release the Agent from, all actions, suits, proceedings, claims, demands, costs and expenses whatsoever which may be taken or made against the Agent in the course of or arising out of the proper performance or exercise of any of the powers, duties or authorities of the Agent under this agreement.

Financial, Investment, Taxation and Other Advice

18. WARNING: The Principal acknowledges that any financial, investment, taxation or other advice provided by the Agent to the Principal is of a general nature only whose preparation does not take into account the individual circumstances, objectives, financial situation or needs of the Principal. The Principal is advised to consult with their own independent financial, investment and/or taxation advisor or other appropriately qualified expert.

Material Fact

- **19.** i The Principal warrants that the Principal has supplied the Agent in writing with all the relevant details and information pertaining to all the material facts in respect of the Business and will keep the Agent updated in writing of any changes to material facts.
 - ii The Principal acknowledges that the *Property and Stock Agents Act 2002* (NSW) requires the Agent to disclose all material facts to prospective and actual purchasers.
 - iii The Principal directs the Agent to disclose all of the material facts provided in writing by the Principal to the Agent to all prospective and actual purchasers of the Business.
 - iv In this clause "material fact" has the same meaning as it has for the purpose of section 52 of the *Property and Stock Agents Act 2002* (NSW).

Privacy

20. i The *Privacy Act 1988* (Cth) (the **Privacy Act**) allows personal information to be collected, held, used and disclosed for the purposes which it was collected as notified to users, and otherwise in accordance with the Privacy Act.



The Property and Stock Agents Act 2002 (NSW) and Regulation require all agents' instructions to be in the form of a written agreement.

- ii This clause outlines how the Agent collects, holds, uses and discloses the Principal's personal information (as that term is defined in the Privacy Act). This clause only applies to the extent the Agent collects, holds, uses and discloses personal information.
- iii The Agent may collect, hold, use and disclose personal information the Principal provides the Agent in connection with this agreement or collected from other sources for the following purposes: (a) identifying and verifying the Principal and the Business; (b) acting on behalf of the Principal in accordance with this agreement; (c) where applicable, advertising, promoting and, otherwise, marketing the Business for sale; (d) negotiating any prospective sale of the Business; (e) liaising and exchanging information with the Principal, the purchaser, prospective purchasers and each of their legal, financial and other advisors in relation to or in connection with any sale of the Business (including with respect to the contract for sale of the Business); (f) complying with this agreement, any applicable law and any dispute resolution process; (g) managing any sale of the Business; (h) serving and signing (or arranging signing of) this agreement; and (i) contacting and liaising with third parties (including, without limitation, goods and services providers and insurers) and to provide those third parties with the Principal's personal information.
- iv If the personal information outlined in this agreement or requested by the Agent is not provided by the Principal, the Agent may not be able to act on behalf of the Principal effectively or at all. The Agent may also not be able to discharge its obligations in this agreement. It is impracticable for the Agent to deal with a Principal who has not identified him, her or itself or used a pseudonym.
- v Personal information collected about the Principal may be disclosed by the Agent for any of the purposes for which it was collected (as outlined above) to other parties including actual or prospective purchasers, the legal, financial and other advisors of the Agent, Principal, purchaser and /or prospective purchasers, and any agent (if applicable), clients of the Agent both existing and potential, advertising and media organisations, data service providers, valuers, parties engaged to evaluate the Business, owners' corporations, government and statutory bodies, financial institutions REINSW (which provides technical and other assistance to the Agent to effect the matters set out above) and other third parties (including without limitation, goods and services providers and insurers), government agencies, courts, regulatory bodies, and law enforcement agencies, or as required, authorised or permitted by any applicable law.
- vi The Agent may also use the Principal's information including personal information for marketing and research purposes to inform the Principal of products and services provided by the Agent, which the Agent considers may be of value or interest to the Principal, unless the Principal tells the Agent (by ticking the box below) or has previously told the Agent not to.
- vii If the Principal **does not** wish to receive any information about such products and services then please tick this box: or otherwise notify the Agent using the Agent's contact details set out earlier in this agreement.
- viii The Principal has the right to request access to any personal information held by the Agent which relates to it, unless the Agent is permitted by law (including the Privacy Act) to withhold that information. The Principal also has the right to make a complaint about the way in which the Agent has handled the Principal's personal information or that the Agent may have breached this clause or the Privacy Act. The Principal also has the right to request the correction of any personal information which relates to the Principal that is inaccurate, incomplete or out-of-date.
- ix Any requests for access to the Principal's personal information or any complaints should be made in writing to the Agent at the contact details included in this agreement.
- x The Agent may charge a reasonable fee where access to personal information is provided (no fee may be charged for making an application to access personal information).
- xi The Agent will take reasonable precautions to protect the personal information it holds in relation to the Principal from misuse, loss, unauthorised access, modification or disclosure.
- xii The Agent may disclose the Principal's personal information outside of Australia. In doing so, the Agent will take reasonable steps that are reasonable in the circumstances to ensure that any overseas recipient will deal with such personal information in a way that is substantially similar to, or consistent with, the way in which the relevant Australian Privacy Principles in the Privacy Act protects such personal information.
- xiii By signing this agreement, the Principal: (a) acknowledges that it has read, understands and accepts the terms of this clause; and (b) provides express permission to the Agent to collect, hold, use and disclose personal information in the manner described in this clause.

Disclosure of Rebates, Discounts, Commissions or Benefits

21. In respect of any expenses to be incurred by the Principal or the Agent on behalf of the Principal pursuant to this agreement, or if the Agent refers a person to a non-independent service provider, the Agent discloses that the Agent may receive, or expects to receive, the following rebates, discounts, commissions or benefits from third parties as specified below or as notified by the Agent to the Principal in writing from time to time after the date of this agreement:

Name of Third Party	Nature of relationship with Third Party	estimated amount of rebate, discount, commission or benefit
		\$
		\$
		\$
		\$
		\$

If no rebate, discount, commission or benefit, write "nil".

Warranty

22. The Principal warrants that all information provided by it to the Agent and in this agreement is true, correct and complete and that the Agent can rely on the information provided. The Principal agrees to keep the Agent updated, in writing, of any changes to such information to ensure that it remains up-to-date and accurate at all times.

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EXCLUSIVE SELLING AGENCY AGREEMENT

SALES INSPECTION REPORT AND EXCLUSIVE SELLING AGENCY AGREEMENT FOR SALE OF BUSINESS AND CONTINUING AGENCY

The Property and Stock Agents Act 2002 (NSW) and Regulation require all agents' instructions to be in the form of a written agreement.

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Name of Signatory

Note: This part of the agreement MUST NOT be signed by an assistant agent.

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