

Authority to Conduct the Sale of Land or Strata Title by Openn Negotiation (Western Australia)

Pa	rties			\		,		
(Se	ller)	Full N	ame(s):					
`	,		()					
							Postcode:	
and						I Estate and Business Ager		
		ale age	•	·		•	its Act 1970 (WA)	
(Ay	ent)							
1.	Aareem	nent to	sell by Openn Negoti	iation				
	The Sel	ller app	oints the Agent to offer for		tion in accordance	e with the Real Estate and Bu	usiness Agents Act 1978 (WA) and	the Auction Sales Act
	•	,	property located at:					
	(Addres						b	
							an/Diagram No:	
	Along	with fix	Whole/ Part Cert. Of Title ' tures and fittings and plant	Vol:t and equipment on the	Land including the	Folio:e following chattels:		
	(Chatte	els)						
								(Property)
1.2	The Fin	al Bidd	ing Stage of the Openn Ne lause 1.1 above is to take	egotiation place at	am/pm on			
	or at su	ch othe	er date and time nominated	d by the Seller				initials
						eaning of that term in the Auc Seller authorises the Agent to	ction Sales Act 1973 (WA). offer the Property for sale by privat	e treaty in accordance
	with the	Real E	Estate and Business Agent	ts Act 1978 (WA) for the	balance of the Ex	clusive Authority Period refer	rred to in clause 4.	o troaty in docordance
			n Negotiation					
2.1	out in S limited t Seller a accept of	chedul to, the (grees to or cons Rules	e 1 and the Seller agrees to Campaign Bidding Stage at the Stage and by the Opennider any offers to purchase	to be bound by the term and the Final Bidding Sta Negotiation Bidding Ru e the Property, in any fo	s of the Openn Ne age (as defined in les and Offer Tern rm, that do not co	egotiation Bidding Rules and the Openn Negotiation Biddi ns of Use during the Openn N mply with the process to become	dding Rules and Offer Terms of Use Offer Terms of Use (Western Austring Rules and Offer Terms of Use (\) legotiation Period. Neither the Selfe ome a Qualified Bidder as detailed hat comply with the Qualified Bidde	alia) including, but not Western Australia)). The er or the Seller Agent will in the Openn Negotiation
2.2		Seller	nowledges and agrees tha will be required to sign an		egotiation Bidding	Rules and Offer Terms of Use	e (Western Australia) document for	each Qualified Bidder;
		the C the fo the C the C	General Conditions referred Offer Terms set out by a Qu	d to in the form referred	to in Appendix A;	ance attached to this agreem	nent as Appendix A;	
2.3	The Op	enn Ne	egotiation is to be subject to price nominated by the Sell			Reserve Price).		initials
3.	Authori	ities G	ranted to Agent					
3.1	(2) the	Agent Auctio	norises: or a sales representative oneer, to sign the contract fegotiation Bidding Rules ar	for the sale of the Prope	rty on the Seller's	behalf as set out in the		initials
3.2	If the Pr (1) the (2) the	roperty Agent Auctio	is a strata property, the Se or a sales representative	eller authorises: or real estate agent em	ployed by the Age	nt; or		
3.3	The Sel	ller autl	•	t any deposit paid by a	buyer and to hold	it as a stakeholder, or in the	case of strata titled property being	sold before registration of
	If the Pr	roperty	is sold, the Seller authoris	ses the Agent to give ap	oropriate instruction	ons to aid settlement to the no	ominated conveyancer of both the	•
3.5	The Age	ent is a ent's Fe	uthorised at or prior to sett ee, which will be held in tru	tlement to remit the bala ist pending settlement b	ince of the deposi ut is then irrevoca	t to the Seller or their conveyably authorised to be paid to the	ancer to complete the sale after de he Agent from trust.	ducting the Expenses

4. Exclusive Agency

3.6 If the Property is sold and there is no deposit, or the deposit held by the stakeholder is insufficient to pay the Agent's Fee and outstanding Expenses, the Seller must pay on demand any shortfall and the Seller authorises the Agent to obtain payment of the shortfall out of purchase monies held or to be received by the Seller's conveyancer.

5. Agent's Fee

NOTICE: Fees charged by real estate agents are not fixed by law and are to be agreed between the Seller and Agent. If the Seller disputes the fee payable to the Agent on the grounds that the Seller considers it to be unfair or unjust, the Seller may refer the dispute to the Commissioner for Consumer Protection.

5.1	The following agent's fee has been agreed (delete or complete as appropriate wherever an asterisk (*) appears):					
	*(1) \$ (including GST); OR	initials				
	*(2) % of the price for which the Property is sold (including GST) (For example, if the actual selling price is \$, then the Agent's Fee inclusive of GST will be \$)	initials				
	*(3) as per the attached schedule	initials				
5.2	(Exclusive Authority Period) 5.2 The Seller must pay the Agent's Fee to the Agent if: (1) the Property is sold or transferred during the Exclusive Authority Period; (2) at any time during the Exclusive Authority Period a buyer who has been Introduced to the Seller of the Property contracts to purchase the Property, comperson to contract to purchase the Property or otherwise becomes a legal or beneficial owner of the Property; or					
	(3) the Seller accepts an offer by a buyer in any of the circumstances described in this clause 5.2 and the sale is not completed due to the fault of the Seller.	initials				
	e Takes Place After the Exclusive Authority Period Subject to clause 5.4 below, the Seller agrees/does not agree (cross out whichever does not apply) to pay the Agent's Fee to the Agent in circumstances where the sale of the Property to a buyer Introduced to the Property by the Agent during the Exclusive Authority Period does not take place until after the expiration of that period, provided that the sale takes place within	the expiration of the				
	Expenses in the manner referred to in this agreement. Notwithstanding clause 5.3, if, after the end of the Exclusive Authority Period, the Seller enters into a selling agency agreement to sell the Property authorised real estate agent, then the Agent will not be entitled to the Agent's Fee when the new listing agent is entitled to a selling fee in accordan agreement, even if the Agent Introduced the buyer to the Property. Ier Introduces Buyer	through another lawfully				
	Regardless of anything contained in this agreement, the Seller and Agent agree that if, during the Exclusive Authority Period, the Seller Introduces the ultimate buyer of the Property to the Property the Seller will/will not (cross out whichever does not apply) be liable to pay the Agent's Fee to the Agent.	initials				
6.	When fees are payable					
6.1	The Agent's Fee is payable to the Agent: (1) on settlement of the transaction pursuant to which the Agent is entitled to be paid that fee in accordance with clause 5; or (2) immediately if the transaction does not settle due to the fault of the Seller in accordance with clauses 5.2(3).	initials				
0.2	In this clause, "settlement" is held to have occurred: (1) where a transaction is to be completed by way of a single payment over and above the deposit, when the purchase price is paid in full; or (2) where the buyer is obliged to make two or more payments to the Seller over and above any deposit paid within 28 days of the execution of the buyer is entitled to a transfer of the Property, the sooner of:	e contract before the				
7	(a) the buyer being entitled to possession, occupation or control of the Property; or(b) the time at which the buyer has paid at least 10% of the purchase price of the Property.					
	(b) the time at which the buyer has paid at least 10% of the purchase price of the Property. Expenses					
	(b) the time at which the buyer has paid at least 10% of the purchase price of the Property.	initials				
7.1	(b) the time at which the buyer has paid at least 10% of the purchase price of the Property. Expenses The Seller *agrees/does not agree (*cross out whichever does not apply) to pay the Agent the Expenses set out in clause 7.2	initials				
7.1	(b) the time at which the buyer has paid at least 10% of the purchase price of the Property. Expenses The Seller *agrees/does not agree (*cross out whichever does not apply) to pay the Agent the Expenses set out in clause 7.2 below in accordance with this clause. The Agent may incur: (1) the following expenses in in respect of the advertising of the Property (such as sign boards, printed materials and promotions): *(a) as the Agent in their discretion deems appropriate, with those costs not to exceed \$	initials				
7.1	(b) the time at which the buyer has paid at least 10% of the purchase price of the Property. Expenses The Seller *agrees/does not agree (*cross out whichever does not apply) to pay the Agent the Expenses set out in clause 7.2 below in accordance with this clause. The Agent may incur: (1) the following expenses in in respect of the advertising of the Property (such as sign boards, printed materials and promotions): *(a) as the Agent in their discretion deems appropriate, with those costs not to exceed \$					
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7.1 7.2 7.3	Expenses The Seller *agrees/does not agree (*cross out whichever does not apply) to pay the Agent the Expenses set out in clause 7.2 below in accordance with this clause. The Agent may incur: (1) the following expenses in in respect of the advertising of the Property (such as sign boards, printed materials and promotions): *(a) as the Agent in their discretion deems appropriate, with those costs not to exceed \$	initials initials initials initials				
7.1 7.2 7.3 7.4	Expenses The Seller *agrees/does not agree (*cross out whichever does not apply) to pay the Agent the Expenses set out in clause 7.2 below in accordance with this clause. The Agent may incur: (1) the following expenses in in respect of the advertising of the Property (such as sign boards, printed materials and promotions): *(a) as the Agent in their discretion deems appropriate, with those costs not to exceed \$ without the written authority of the Seller OR *(b) as per the attached schedule (*cross out whichever does not apply) AND (2) the following additional expenses not included in clause 7.2(1) in respect of the sale of the Property (including but not limited to, searches at Landgate): *(a) as the Agent in their discretion deems appropriate, with those costs not to exceed \$ without the written authority of the Seller OR *(b) as per the attached schedule (*cross out whichever does not apply) (Expenses) The Agent will provide the Seller with an itemised list of all Expenses at the conclusion of this agreement, or within 7 days of a written request from The Seller agrees to pay \$ (Pre-Paid Expenses Sum) to the Agent upon execution of this authority, which is to be held in the	initials initials initials initials the Seller. initials				
7.1 7.2 7.3 7.4 7.5	Expenses The Seller *agrees/does not agree (*cross out whichever does not apply) to pay the Agent the Expenses set out in clause 7.2 below in accordance with this clause. The Agent may incur: (1) the following expenses in in respect of the advertising of the Property (such as sign boards, printed materials and promotions): *(a) as the Agent in their discretion deems appropriate, with those costs not to exceed \$	initials initials initials initials the Seller. initials enses) will be refunded				
7.1 7.2 7.3 7.4 7.5 7.6	Expenses The Seller *agrees/does not agree (*cross out whichever does not apply) to pay the Agent the Expenses set out in clause 7.2 below in accordance with this clause. The Agent may incur: (1) the following expenses in in respect of the advertising of the Property (such as sign boards, printed materials and promotions): *(a) as the Agent in their discretion deems appropriate, with those costs not to exceed \$ without the written authority of the Seller OR *(b) as per the attached schedule (*cross out whichever does not apply) AND (2) the following additional expenses not included in clause 7.2(1) in respect of the sale of the Property (including but not limited to, searches at Landgate): *(a) as the Agent in their discretion deems appropriate, with those costs not to exceed \$ without the written authority of the Seller OR *(b) as per the attached schedule (*cross out whichever does not apply) (Expenses) The Agent will provide the Seller with an itemised list of all Expenses at the conclusion of this agreement, or within 7 days of a written request from The Seller agrees to pay \$ (Pre-Paid Expenses Sum) to the Agent upon execution of this authority, which is to be held in the Agent's trust account and used to pay the Expenses as they arise from time-to-time and become due in accordance with clauses 7.6 and/or 9.1. If the Property is sold any balance of the Pre-Paid Expenses Sum retained in the Agent's trust account (after deducting all outstanding agreed Expin full to the Seller at settlement (with settlement being held to have occurred in accordance with clause 6.2). The Seller agrees to reimburse the Agent for all Expenses within 7 days of the issuing of an invoice by the Agent or, alternatively, at or prior to settlement of the Agent's trust account of the Agent's trust account or, alternatively, at or prior to settlement being held to have occurred in accordance with clause 6.2).	initials initials initials initials the Seller. initials enses) will be refunded				

٥. ١	Jost of Identification of Agents in Advertisements		
	Pursuant to clause 8 of the REIWA Members' Code of Practice, REIWA members show the agent's full trading name, together with the telephone number of the age		
	The Seller agrees/does not agree (cross out whichever does not apply) to pay payable under this agreement associated with the Agent complying with the require	for the advertising and promotional expenses otherwise	initials
9	Withdrawal of the Property from sale		
9.1	If no sale takes place, the Seller withdraws the Property from sale and/or the Selle	r terminates this authority prior to the end	
	of the Exclusive Authority Period, the Seller must immediately: (1) pay a sum sufficient to reimburse the Agent for the Expenses up to that point.		initials
10	Chattels		
10.1	The Seller warrants that they own the Chattels, which are sold as inspected and fro	ee from any lien, charge or Encumbrance other than as stated ir	these conditions.
11	Vacant Possession		
11.1	The Property is sold: *(1) with vacant possession; or *(2) subject to the leases and encumbrances set out below:		
	(Language and Englimbrances)		
	(Leases and Encumbrances) (*cross out whichever does not apply)		
12	Liability		
	The Seller acknowledges that the Openn Negotiation will be primarily conducted the of Use (Western Australia).		
	The Seller releases and holds harmless the Agent, Auctioneer, Owner of Openn Normagainst all actions, suits, demands, claims, losses, damages and costs whatsoeve		
	Seller's Warranty		
	The Seller warrants that the Seller has the authority to enter into this agreement ar	nd that no other person holds an agency agreement for the Prop	·erty.
14.1	Disputes The Seller has the right to refer any dispute that arises with the Agent to a number may include The Real Estate Institute of Western Australia (Inc.), the Commissione Department of Mines, Industry Regulation and Safety and the Australian Competiti	er for Consumer Protection, the civil and criminal legal systems,	
15	Competition in Marketing Charges and the Benefits of the Exclusive		
15.1	The Real Estate Institute of Western Australia (Inc.) is of the view that the exclusive vigorously. Further, agents compete with each other with respect to the amounts clagree not to require payment of separate marketing charges and expenses such a	harged for marketing and advertising charges and it should be n	ents to sell properties oted that agents may
16	Special Conditions		
16.1	Any conditions set out below form part of this agreement.		
16.2	(Special Conditions) If there is any inconsistency between a provision of the Special Conditions and a p of the inconsistency.	provision of this agreement the provision of the Special Condition	is prevails to the extent
	Signature of Seller X		
	Signature of Seller	Date:	
	X	Date:	
	Signature of Agent or Agent's Representative		
	X	Date	

17. Definitions and interpretation

17.1 In this document:

- (1) Act means the Auction Sales Act 1973 (WA);
- Address means the address of the Property specified in clause 1.1;
- App means the specialised software program designed to facilitate the Openn Negotiation and known as "Openn";
- Agent's Fee means the fee specified in clause 5.1;
- Auctioneer means the auctioneer, who must be licensed to conduct an Auction for the sale of property by public auction pursuant to the Act, appointed by the Agent to conduct the Openn Negotiation;
- Chattels means fixtures and fittings and plant and equipment on the Land including the chattels specified in clause 1.1; **Developer** means PP Valley Pty Ltd (ACN 612 338 447);
- Exclusive Authority Period has the meaning specified in clause 4.1;
- **Expenses** has the meaning specified in clause 7.2;
- (10) GST means the Goods and Services Tax introduced pursuant to A New Tax System (Goods and Services Tax) Act 1999 (Cth);
- (11) Introduce and/or Introduced means, whether in the context of an introduction by the Agent or the Seller, that the person who claims to have introduced the buyer concerned has been an effective cause of the relevant sale:
- (12) Land means the land specified in clause 1.1;
- (13) Leases and Encumbrances means the leases and encumbrances specified in clause 11.1;
- (14) Openn Negotiation means the sale of the Property using the process set out in the Openn Negotiation Bidding Rules and Offer Terms of Use (Western Australia):
- (15) Openn Negotiation Bidding Rules and Offer Terms of Use (Western Australia) means the document set out in Schedule 1 and as specified in clause 2.1
- (16) Owner of Openn Negotiation means Cleverbons Pty Ltd (ACN 607 908
- (17) Pre-Paid Expenses Sum means the sum specified in clause 7.4;
- (18) Property means the property located at the Address, being the Land together with all buildings and other fixed improvements erected upon the Land together with the Chattels, as specified in clause 1.1;
- (19) Reserve Price has the meaning specified in clause 2.3;

- (20) **Special Conditions** means the Special Conditions (if any) specified in clause 16;
- (21) Reference to:
 - (a) one gender includes the others:
 - (b) the singular includes the plural and the plural includes the singular;
 - (c) a person includes a body corporate;
 - (d) a party includes the party's executors, administrators, successors and permitted assigns;
 - a statute, regulation or provision of a statute or regulation (Statutory Provision) includes
 - (i) the Statutory Provision as amended or re-enacted from time to time: and
 - a statute, regulation or provision enacted in replacement of that Statutory Provision:
 - (f) money is to Australian dollars, unless otherwise stated;
 - (g) clauses, subclauses, subclauses and schedules by number are references to clauses, subclauses, subclauses and schedules respectively so numbered in this agreement;
 - (h) anything (including any amount) is a reference to the whole and each part of it and a reference to a group of persons is a reference to all of them collectively, to any two or more of them collectively and to each of them individually; and
 - writing includes typewriting and lithography and other methods of producing words in a visible form;
- (22) Including and similar expressions are not words of limitation.
- (23) Where a word or expression is given a particular meaning, other parts of speech and grammatical forms of that word or expression have a corresponding meaning.
- (24) Headings are for convenience only and do not form part of this agreement or affect its interpretation.
- (25) A provision of this agreement must not be construed to the disadvantage of a party merely because that party was responsible for the preparation of the agreement or the inclusion of the provision in the agreement.
- (26) If an act must be done on a specified day which is not a business day, it must be done instead on the next business day.
- Words defined in the Openn Negotiation Bidding Rules and Offer Terms of Use (Western Australia) apply to this document as if set out here in full.

A TRUE COPY OF THIS DOCUMENT HAS BEEN RECEIVED BY

The Seller confirms they have also received blank copies of:

- Openn Negotiation Bidding Rules and Offer Terms of Use (Western Australia);
- Contract for Sale of Land or Strata Title by Offer and Acceptance; together with,

The General Conditions incorporated into that form.	
Signature of Seller	
X	Date:
Signature of Seller	
X	Date:

Schedule 1

Openn Negotiation Bidding Rules and Offer Terms of Use (Western Australia)



1. Parties					
BIDDER	Full Name(s): (as joint tenants or tenants in common (if so, state the shar	res)			
	Address:				
	Suburb:			Postcode:	
	Mobile:	Email:			
	Mobile:	Email:			
and; SELLER	Full Name(s):				
				Postcode:	
	Email:				
collectively	referred to as the Parties)				
2. Seller	Agent				
The real est	ate agent duly authorised to act on behalf of the Seller in the	sale of the Property.			
SELLER A	BENT				
AUCTIONE	ER				
3. Buyer	Agent (if any)				
The real est	ate agent duly authorised to act on behalf of the Bidder to bu	y the Property:			
BUYER AG	ENT				
4. The Bi	dder				
1.1 intends	to become a Qualified Bidder and bid on the Property by wa	y of Openn Negotiation:			
Numb	er Street		Suburb/City		
Lot	Deposited/Survey/Strata/Diagram/Plan	whole/part	Vol	Folio (Proper	ty):
1.2 acknow	rledges that Openn Negotiation:				

(a) is a type of Auction which is either an extended Auction with a flexible Settlement Date or the purchase of the Property by a Sole Bidder in accordance with these Terms;

5. Definitions and Interpretations

- 5.1 In these Terms the following have these meanings:
 - (1) Act means the Auction Sales Act 1973 (WA);
 - (2) App means the specialised software program designed to facilitate the Openn Negotiation and known as "Openn";

(b) will be primarily conducted through the App in accordance with the Terms.

- (3) Auction means an auction pursuant to the Act;
- (4) Auctioneer means the Auctioneer appointed by the Seller or Seller Agent to conduct the Openn Negotiation, who must be licensed to conduct an Auction for the sale of property by public auction;
- (5) Campaign Bidding Stage means the stage of the Openn Negotiation that commences when the Property is listed on the App and ends at the earlier of the Property being sold or the commencement of the Final Bidding Stage;
- (6) Contract means the Contract formed between the Highest Bidder, or any Sole Bidder, who has made the Winning Bid, and the Seller incorporating these Offer Terms and the attached Appendix A
- these Offer Terms and the **attached** Appendix A;
 (7) **Developer** means PP Valley Pty Ltd ACN 612 338 477;
- (8) Dummy Bidding means false or fictitious bids made by non-genuine bidders with no intention of buying the Property and also includes any bidding practices prohibited in the State;
- (9) Fall of the Hammer means the time in the Final Bidding Stage when the App announces the Final Bidding Stage has ended and no further bids will be accepted from Qualified Bidders;
- (10) Final Bidding Stage means the stage of the Openn Negotiation at which Qualified Bidders make competing bids to purchase the Property through the App, with a time limit applying to the making of bids and the process concluding when the Property is sold or all bids are exhausted;
- (11) Highest Bidder means the Qualified Bidder who makes the highest bid for the Property in the Final Bidding Stage that is accepted by the Auctioneer;
- (12) Offer Terms means the terms the Bidder offers for the purchase of the Property that are set out in clause 7, which if accepted by the Seller and made by the Highest Bidder or Sole Bidder as the Winning Bid, will constitute part of a binding Contract entered into by the Highest Bidder or Sole Bidder with the Seller for the purchase of the Property;
- (13) Openn Negotiation means the process set out in these Terms according to which the sale is to be conducted using the App;
- (14) Owner means Cleverbons Pty Ltd ACN 607 908 636;
- (15) Pending Bid means the opening bid made by a Bidder, through the App,

- that may be accepted by the Seller Agent in order to become a Qualified Bidder. The opening bid may be increased subsequently;
- (16) **Price** means the price at which the Property will be sold being:
 - (1) the Winning Bid on the App; or
 - (2) if the Property does not sell during the Final Bidding Stage, any written price agreed to by the Bidder and Seller;
- (17) Qualified Bidder means a bidder who has fulfilled the requirements set out in clause 6.1 and has been approved by the Seller in accordance with clause 6.1.7:
- (18) Reserve Price is the minimum amount that the Seller will accept as the Winning Bid in the Openn Negotiation;
- (19) Sole Bidder means a Qualified Bidder who is the only Qualified Bidder in relation to the Property (i.e. the only bidder who has submitted to the Seller Agent Offer Terms that have been accepted by the Seller such that the bidder may take part in the Openn Negotiation);
- (20) Standard Time means the Australian Standard Time applicable to the State in which the Property is located;
- (21) **State** means the state or territory in which the Property is located;
- (22) Terms means these Openn Negotiation Bidding Rules and Offer Terms of Use;
 (23) Unique Identification Number means the unique identifying number provided by the App to each Qualified Bidder to allow them to be identified in the App;
- (24) Winning Bid means the successful bid made in the App which will be confirmed by the Bidder or the Auctioneer on the Contract as the Price for which the Property will be sold and includes, if applicable, the successful bid made by the Highest Bidder or any bid made by the Sole Bidder that is accepted by the Seller;
- 5.2 If the Bidder or Seller are two or more people or entities, then they are jointly and severally bound by these Terms.
- **5.3** (1) If any part of these Terms are unenforceable, illegal or void then that part is severed and the remainder of these Terms remain in force.
 - (2) The Parties agree that the laws of the State will apply to the sale of the Property on the App (including, but not limited to, the laws that govern the sale of real property by public auction).
 - (3) The Parties agree to submit to the courts of the State to determine any dispute in relation to these Terms.

6. Declaration and Terms

- 6.1 The Openn Negotiation process
 - 6.1.1 The Bidder must become a Qualified Bidder to participate in the Openn Negotiation process. In order to become a Qualified Bidder, the Bidder must, prior to the Final Bidding Stage and after inspecting the Property:
 - (1) download the App;
 - (2) access and register their details in the App;
 - (3) select the Property in the App;
 - (4) enter their Pending Bid in the App;
 - (5) complete the Offer Terms in clause 7;
 - (6) provide their contact details to the Seller Agent;
 - (7) the Offer Terms must state all terms upon which the Bidder is prepared to purchase the Property other than the proposed purchase price.
 - 6.1.2 In the Campaign Bidding Stage, other Qualified Bidders may join the negotiation process.
 - 6.1.3 Throughout the Campaign Bidding Stage, any Qualified Bidder may increase their bid by providing further bids through the App.
 - 6.1.4 All Qualified Bidders will be able to see all accepted bids made on the Property. The Seller has instructed the Agent to only accept bids made by Qualified Bidders in accordance with these Terms. Any bids that do not comply with this clause would not be passed to the Seller.
 - 6.1.5 The Campaign Bidding Stage finishes at the commencement of the Final Bidding Stage.
 - 6.1.6 The Property can only be sold to a Sole Bidder pursuant to clause 6.7.
 - 6.1.7 Prior to the Final Bidding Stage, the Seller will determine whether the conditions in each submitted Offer Terms are such that the Seller agrees to that potential Bidder being eligible to participate in the Openn Negotiation. If so, that potential bidder becomes a Qualified Bidder and the Seller Agent will approve the Qualified Bidder on the App. If the then Qualified Bidder is the eventual buyer, the conditions set out in the Offer Terms as agreed by the Seller, will be incorporated into and be part of the Contract entered into by the Seller and any Qualified Bidder who has become the buyer.
- 6.2 Once the Agent approves the Qualified Bidder on the App, the App will:
 - (1) send a confirmation notification to the Qualified Bidder;
 - (2) show when the Final Bidding Stage will commence as provided for in clause 6.5: and
 - (3) provide them with a Unique Identification Number that will be used to identify them in the App.
- 6.3 Qualified Bidders are entitled to participate in the Openn Negotiation on the basis that:
 - other than the Price and as provided for in clause 6.6, the Seller and Qualified Bidders are bound by the Offer Terms;
 - any bid made on the App using a Qualified Bidder's Unique Identification Number will be deemed to have been made by that Qualified Bidder;
 - (3) during the Campaign Bidding Stage and the Final Bidding Stage the Auctioneer may determine a minimum sum by which any bid must exceed the previous bid and no bid will be accepted that does not meet that requirement;
 - (4) during the Final Bidding Stage, the App will set a time limit during which Qualified Bidders may consider whether or not to place a bid;
 - (5) the Auctioneer may withdraw bids, at their complete discretion;
 - (6) the Seller may not bid personally, either directly or by an agent or other representative;
 - (7) Dummy Bidding and/or encouraging another party to engage in Dummy Bidding constitutes a breach of these Terms and may have serious consequences;
 - subject to clause 6.6, once commenced the Openn Negotiation cannot be terminated by the Seller or any other party until all bids are exhausted;
 - (9) if there are one or more bids at or exceeding the Reserve Price, the bid made by the Highest Bidder will be recorded as the Winning Bid. The Winning Bid will be written on the Contract as the Price that the Bidder will purchase the Property;
 - (10) the Qualified Bidder is solely responsible for the operation of the App, internet and mobile access, and coverage to allow access to the App, access to the account, and the making of each bid in the Openn Negotiation:
- 6.4 Commencement of the Final Bidding Stage

The Final Bidding Stage will commence at the date and time nominated by the Seller provided that:

- the Final Bidding Stage must commence between 8.00am and 9.00pm on the Standard Time; and
- (2) if the date and time for the Final Bidding Stage has changed since the Qualified Bidder entered their Pending Bid, the Seller Agent and/or the Auctioneer will use reasonable endeavours to contact that Qualified Bidder no less than 12 hours prior to the commencement of the Final Bidding Stage to advise when the Final Bidding Stage will commence.

6.5 Conduct of Final Bidding Stage

During the Final Bidding Stage, the Openn Negotiation will be conducted as follows:

- (1) during the Final Bidding Stage, the App will display the current highest bid. Qualified Bidders may choose to make a further bid exceeding what is then the highest bid by increments determined by the Auctioneer, in accordance with clause 6.3(3);
- (2) the App will display the Unique Identification Number for each Qualified Bidder and show which Qualified Bidder has made the highest bid at any point in the Final Bidding Stage;
- (3) during the Final Bidding Stage, the App will indicate:
 - (a) the minimum sum by which any bid must exceed the previous bid is determined by the Auctioneer through the App in accordance with clause 6.3(3); and
 - (b) the time period during which further bids may be made before the current bid is successful;
- (4) the Final Bidding Stage will proceed, with the Qualified Bidders increasing their bids, until all bids are exhausted within the time period set by the App;
- (5) the ultimate buyer of the Property will be the Qualified Bidder who bids the highest sum at or in excess of the Reserve Price that is accepted at the Fall of the Hammer.
- (6) once commenced, the Final Bidding Stage cannot be terminated by the Seller or any other party until all bids have been exhausted:
- (7) the Auctioneer may remove bids at their complete discretion if they think they are likely to have been made in error or bad faith;
- (8) as soon as practicable after the App records that the Highest Bidder has made the Winning Bid, the Highest Bidder or Auctioneer (on behalf of the Highest Bidder) will complete the Contract to incorporate the Offer Terms and the Price and sign the Contract;
- (9) if any dispute arises in relation to any bid, such dispute will be determined by the Auctioneer;
- (10) the Auctioneer may also pause the time limit for making bids during the Final Bidding Stage for the purpose of taking instructions from the Seller or conferring with Qualified Bidders, and such a pause will be displayed on the App and visible to all Qualified Bidders.

6.6 Reserve Price

- (1) The Property is offered for sale subject to a Reserve Price.
- (2) If no bid exceeds the Reserve Price in the Final Bidding Stage, the Seller is not obliged to sell the Property.
- (3) If one or more bids in the Final Bidding Stage equals or exceeds the Reserve Price, then the Seller must sell the Property to the Highest Bidder.
- (4) If none of the bids made by the Qualified Bidders equal or exceed the Reserve Price, the Seller may choose to negotiate with one or more of the Qualified Bidders to sell the Property.
- 6.7 Purchase of the Property by a Sole Bidder

The Seller may accept Offer Terms and the price made in a bid by a Qualified Bidder during the Campaign Bidding Stage without commencing the Final Bidding Stage where there is only one Qualified Bidder who will then be the Sole Bidder and:

- (1) all bids by the Sole Bidder must be made through the App;
- (2) the Seller may accept any bid made by a Sole Bidder through the App without commencing the Final Bidding Stage;
- (3) if the Reserve Price has not yet been met, the Auctioneer must receive in writing from the Seller confirmation they will accept a lower Reserve Price;
- (4) this bid will then become the Winning Bid with acknowledgement to the Sole Bidder of the Seller's intention to accept their bid as the Winning Bid. The Sole Bidder or Auctioneer (on behalf of the Sole Bidder) will complete the Contract to incorporate the Offer Terms and the Price and sign the Contract.
- 6.8 Purchase of the Property otherwise than during the Campaign Bidding Stage or Final Bidding Stage

If the Property does not sell during the Final Bidding Stage, but an offer is made by a Qualified Bidder that is accepted by the Seller before noon the following day:

- (1) the sale must be on the Offer Terms (other than price); and
- (2) the sale will be conducted in accordance with these Terms.
- 6.9 Restarting the Openn Negotiation due to technical failure
 - (1) The Auctioneer may allow the Openn Negotiation to time out during the Final Bidding Stage and be restarted if:
 - they reasonably consider that a technical problem has occurred with the App such that the Openn Negotiation cannot properly proceed; or
 - (b) they reasonably consider that one or more Qualified Bidders are experiencing difficulties with the use of the App so that the Openn Negotiation cannot properly proceed.
 - (2) If the Auctioneer cancels the Openn Negotiation in accordance with clause 6.9(1), the Seller Agent will contact the Qualified Bidders to advise them of a new Openn Negotiation (and a new Final Bidding Stage) provided that upon the Openn Negotiation restarting in these circumstances, no Qualified Bidder will be bound by any prior bid and will be free to recommence bidding at any amount they wish.

	Offer Terms Bidder's offer to purch	hase the Property is subject to the	e following conditions which are i	ncorporated into the Contract should th	e Ridder make the Winning Rid:
	,	, , ,	· ·	to be paid within	ŭ
			13 paid now and \$		days of acceptance.
7.3	Is the Contract conce	rning the taxable supply of new	residential land as defined in the	GST Act? LYES LNO	
7.4	Property Chattels incl	luding) \
			n Cl		
			KU		
7.5	Finance – Lender:			Amount Required: \$	Latest Date:
	Finance Clause is	NOT applicable.			
7.6	Other special condition	ons:			
The	Contract otherwise inc	orporates the REIWA Contract fo	r the Sale of Land and the REIWA	/Law Society General Conditions incorpo	orated into that form, as set out in Appendix A.
8.	Authority				
			uctioneer solely to exercise the page.		of the Bidder including the Offer Terms set
	out in clause 7 and th	e Winning Bid as the Price.		•	•
8.3 The Bidder authorises the Auctioneer to do the following things on their behalf, in respect of the Property if the Bidder makes the Winning Bid a Bidder for the purchase of the Property via the App:			he Winning Bid as the Highest Bidder or Sole		
		. •		orate the Offer Terms and the Price; an	d
	(2) sign the Contract in respect of the Property and exchange the Contract with the Seller of the Property. The Bidder specifies that this authority begins immediately and expires automatically and without further effect on the day that is one day after the Final Bidding Stag				is one day after the Final Bidding Stage.
	ū	, , ,	Auctioneer lawfully does in accord		on of the Winning Bid in the App, to accept
0.5	the Highest Bidder or	Sole Bidder's offer on behalf of	the Seller on the Fall of the Hami	ner, and the conclusion of the Openn N	legotiation process.
		V			
Sig	ned by the Bidder	X	P	rint Name:	
		V			
Sig	ned by the Bidder	X	Р	rint Name:	
9.	Disclaimers and lir	nitation of liability			
9.1		nd all information and data provi Bidder's own risk. The Bidder is		9.5.2 The Owner is therefore not re (1) in the event that the Sel	sponsible or liable: ler or Bidder fails to complete a transaction;

- activity in connection with accessing and using the App.
- 9.2 Neither the Seller, Seller Agent, Auctioneer, Owner or Developer warrant, guarantee or make any representation that:
 - (1) the App, or the server that makes the App available on the World Wide Web are completely secure, free of software viruses, disabling code or other harmful components:
 - the functions contained in any software or applications contained on or integrated with the App will operate uninterrupted or are error-free;
 - any errors and defects in the App will be corrected; and
 - unless expressly stated, the information provided on or through the App is suitable, reliable, accurate, current, complete or fit for any particular purpose.
- **9.3** Unless expressly stated, the information on the App is provided for information purposes, general interest and enquiry only. Before relying on the information on the App, the Bidder should verify the accuracy of the information and consult with an appropriate professional for specific advice tailored to the Bidder's situation.
- 9.4 To the extent permitted by law, the Seller, Seller Agent, Auctioneer, Owner and Developer exclude all liability for any loss or damage (including indirect and consequential loss) arising from or in connection with:
 - the Bidder's use of the App;
 - the Bidder's reliance on any information provided on or through the App;
 - any delay or inability to use any part of the App; and/or
 - any failure to provide services or any information through the App.
- 9.5 Owner's Service
 - 9.5.1 The Owner does not conduct the Openn Negotiation process and the Owner:
 - is not an auctioneer or real estate agent and does not claim to be; does not own or offer for sale the real estate listed on the App; and
 - its role is limited to providing the App for the sale of the Property.

- for the completion of the sale; for the state and condition of any Property listed on the App or for verifying the Property listed on the App.
- 9.6 Liability and Indemnity
 - 9.6.1 The Developer, Owner, Seller Agent, Auctioneer and their officers, directors and employees will not be held liable, in any circumstances, for any loss or damages which arise out of:
 - any use, attempted use and/or any technical failure of the App;
 - acting, or failing to act, on any information contained on or referred to on the App; and
 - (3) any errors or defects in the App.
 - 9.6.2 The Bidder and the Seller release and hold harmless the Seller Agent, Auctioneer, Owner and Developer and their officers, directors and employees from and against all actions, suits, demands, claims, losses, damages and costs whatsoever, whether at law or in equity arising out of:
 - (1) any use, attempted use and/or any technical failure of the App; (2) acting, or failing to act on any information contained.
 - acting, or failing to act, on any information contained on or referred to on the App; and
 - (3) any errors or defects in the App.
- 9.7 The Bidder indemnifies and will keep indemnified the Seller's Agent, Auctioneer, Owner and the Developer and their officers, directors and employees from and against all actions, suits, demands, claims, losses (including indirect or consequential loss), damages and costs whatsoever, whether at law or in equity arising out of any breach of the App or these Terms
- 9.8 The Seller, Seller Agent, Auctioneer, Owner and Developer accept no responsibility for any liability suffered by the Bidder as a result of not electing to have the Contract and these Terms reviewed by their lawyer.

10. Intellectual property

- Unless otherwise indicated, the Parties acknowledge that:
 - the Owner owns or is licensed to use all intellectual property (including copyright, trademarks and designs) subsisting in the content (including any graphics, images, logos, text, material, software) on the App; and
 - the content on the App must not be modified, copied, reproduced, republished, framed, uploaded to a third party, posted, transmitted or distributed in any way except as expressly provided for on the App, or as expressly authorised in writing by the Owner.

11. Privacy

The Privacy Policy (available at https://www.openn.com.au/privacy-policy) forms part of these Terms.

By using the App, the Bidder and Seller consent to the collecting, handling and using personal information in accordance with the Privacy Policy.

12. Termination of access

The Seller, Seller Agent, Auctioneer, Owner, Developer may terminate access to the App at any time without giving any explanation or justification for the termination of access. None of them are liable to the Bidder for any costs, losses or damages of any kind arising as a consequence of terminating access to the App.

Bidders Declaration

- (1) confirms that if the Bidder is the purchaser of the Property, they confirm their agreement for the sale and settlement of the Contract for the Property;
- confirms they understand and agree that the Contract will be subject only to the Offer Terms set out in clause 7 (that may be transferred into the Contract by the Auctioneer or the App);
- there is no cooling off period;
- confirms that they have received, prior to signing this document, a copy of the form of the Contract and the REIWA/Law Society General Conditions incorporated into the Contract for the Property; and
- warrants that they have had an opportunity to obtain independent legal advice in relation to this document and the Contract

Bidder's Signature	X	Dated:
Bidder's Signature	X	Dated:
Seller/s Declaration	n & Authority	
(2) confirm their instruction Contract to incorpo	rate the Offer Terms made by the Highest Bidder or any Sole Bictions to nominate, authorise and direct the Auctioneer and/or So	eller Agent or its directors or licensed sales representatives to complete the details of th
(4) warrant they will no Seller/s Signature	ot engage in Dummy Bidding.	Dated:
Seller/s Signature	X	Dated:
SE		

APPENDIX A

Insert a copy of the Contract for the Sale of Land or Strata Title by Offer and Acceptance together with the General Conditions incorporated into that template.