### ROB KEATLEY

### www.trinitynetwork.co.nz









### **Character and Convenience**

This tidy, solid home could be a starter's dream or snapped up as an investment. Inside, you will be impressed by the polished rimu floors and deceptively large open-plan lounge-dining, flowing through to the kitchen.

There are two, sunny double bedrooms, and separate bathroom, toilet and good-sized laundry.

Outside, take your pick of the decks, there are 3 of them, which are nice and private, as this property is surrounded by trees, including many natives. All the decks catch the sun at various times during the day and you can hear the soothing flow of the stream on the boundary.

This home is fully fenced and so convenient to all the amenities. It is walking distance to Coromandel Town shops, cafes and school. There are lots of opportunities to add your own touches to enhance this already attractive property. There are not many properties on the market at this price, so be quick.

Call me today.

### 25A Frederick Street **Coromandel**

Price: Enquiries Over \$595,000

Land Area 491m<sup>2</sup> Floor Area 101m<sup>2</sup> Rates \$3,146

### **View Online:**

www.trinitynetwork.co.nz/25a-frederick-street-coromandel-1

### **Open Homes:**

Contact Rob for viewing times



Rob Keatley
REAL ESTATE CONSULTANT

M: 0275 777 424

E: rob.keatley@trinitynetwork.co.nz

W: www.trinitynetwork.co.nz



### **ROB KEATLEY**

### www.trinitynetwork.co.nz







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Price Land Area

Land Area Floor Area Rates Enquiries Over \$595,000

491m<sup>2</sup>

\$3,146







# Be quick!

This is unquestionably an impressive property



Rob is best described as a "people person" you will find him to be a friendly and engaging individual, with a successful business and sales history, who is always ready with a smile and willing attitude. Rob has a can do philosophy and has built an extensive reputation for service, integrity and trust.

//

We had an amazing experience with John and Rob, they went out of their way to be helpful all the times. Any information or requests which we required no matter how trivial or timely it was, was not a problem.

Sue & Mike

### **Rob Keatley**

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′/



# Vendor Transparency Document

Address: 25A Frederick Street, Coromandel

IMPORTANT NOTE: This form is completed by or on behalf of the vendor to set out information about the property known by the vendor, or to the best of the vendors knowledge. It is provided to Purchasers as initial background information only. The statements are not to be relied on by the purchaser or any third party. Nothing in this form constitutes a warranty, guarantee, or obligation of the vendor and none of the information or statements shall be deemed part of any subsequent Sale and Purchase Agreement for the property.

The Vendor agrees that if after signing this form, they become aware of any additional information as described in this form or that may be of any interest to the purchaser, they will notify the Agent immediately to arrange an update to the form which will be provided to the Purchaser. The Vendor also agrees that anything additional discovered by the Agent may be noted on the 'Title & Further Information Form' at any time to be disclosed to any potential purchasers.

Additional details or forms verifying information may also be included on other paper if there is not enough space.

□Yes	No
□Yes	No
ΠYes	No
□Yes	CNO
□Yes	No
□Yes	Wo
□Yes	No
□Yes	JN0
□Yes	No
	11
	□Yes

# Page 2 of 2

# Additional Information Provided by the Vendor:

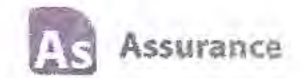


The state of the s					
Has the Vendor completed a Healthy Homes Assessment if tenanted?  Does the property have a Healthy Homes Certificate?  Are there any retaining walls on the property?  Has a Code Compliance Certificate been issued  Is this a legal Home and Income?  Has a Code Compliance Certificate been issued?			□Yes □No □Yes □No		
				No.	
				No PNA	
			□Yes □	No	
			□Yes □No		Provided by Vendor?
Is there a wood burner or other fire appliance?		□Yes 🗗	Vo /	□Yes □No	
Has a Code Compliance Certificate been issued?				VO DINA	L11C3 L110
lave the Code of Compliance Certific	cates for the prope	erty been provided k	by the Vendor for	verification?	Verified/Sited by agen
					□Yes □No
	No	I lood on Classic	100 11		LITES LINO
s the property insulated?	No	Under Floor	Walls	Roof	
Describe any renovation work don insert Here	e (even if no conse	ents or certificates v	were required)		
Any other information provided by Insert Here	the Vendor				
1/1					
endor: Sign	Print Name	REBEICA MARY	JOAN GEBENHIN	Date: 3/4/12	
endor: Sign:		: BLA) 1 576			
endor: Sign:	Print Name		***************************************	Date:	
r subsequent information establishe	d by the Agent see	e the LIM, Title & Dis	strict Plan Explan	ation Form	
IPORTANT NOTE: Any Consents an	d Compliance Cerl	tificates or Reports	that have been n	nade available to the Age	at will be included in
e information pack. It is strongly re	ecommended the I	Purchaser and/or tl	heir lawyer review	w these documents (which	h may or may not have
en made available to the Agent). T	The vendor may no	ot have disclosed al	I information abo	out the property or may h	ave no knowledge of
ues that are important or relevant curate and agrees to make its own	enquiries and see	k professional advice	nowledges that it	does not rely on this info	rmation as complete or
ndition/suitability of the property a	and any other mat	tters relevant to the	e purchaser prior	to entering into any conti	as to the ract for sale and
rchase. This form is not part of ar	y Sale and Purcha	ase Agreement for t	he property.		
Purchaser: Sign:	Prin	t Name:	*************************	Date: ,	
Purchaser Sign:					
Purchaser Sign:		. Ivaille	**************	Date:	************

Licensed REAA (2008)



Address 25A Frederick St, Coromand



# Title & Further Information

This information sheet may accompany the legal documents, reports and records such as the property's title, LIM (if supplied by Vendor), and District Plan provided to prospective purchasers by the Agent.

DISCLAIMER: All documents are supplied by for general information purposes only.

The information below are some common 'interests' that may be listed on a property title with simple explanations about the restrictions or rights that could affect the property. Some interests, district plan information, LIM information or other information that has come to the Agents attention may be further detailed on the documents supplied. Some documents may not have been made available to the agent such as the LIM report which means the agent may not have been able to verify some information about the property.

These explanations are not intended to be legal advice or to be relied on by a prospective purchaser. Reading and interpreting the documents is a specialist area. It is the purchaser's sole responsibility to ensure they fully understand the title and related documents from their own investigations and independent professional advice, and the purchaser must not rely solely on the information provided by the Agent or Vendor prior to entering into an agreement to purchase the property. It is strongly recommended that the purchaser seeks advice and explanation about the Title, LIM, District Plan and other relevant documents from their own lawyer or registered conveyancer.

Tick if appropriate to title
Easements
An easement is the granting or benefit of rights in land that do not include possession. Usually easements allow one party to cross another party's land for a particular purpose, such as rights of way, rights to convey water, gas, electricity or telecommunications, or rights to drain stormwater or sewage. The location of such easements will usually be shown on the plan of the property attached to the certificate of title. "Subject to" means the property gives the benefit to another property. "Appurtenant hereto" means the property has the benefit of the easement.
Easements are not always for the benefit of neighbouring land. An easement in gross has no beneficiary. It is usually in the form of a grant to a territorial authority, or a utility company such as Spark or Vector. The territorial authority or utility company will have the right to access the land for maintenance work. It must be noted that some easements, such as old drainage easements, may not be recorded on the certificate of title, but will usually appear on district plan maps. There are also a number of "universal" easements, such as those protecting against the undermining of a neighbour's property through excavation. These are common law easements, and not normally registered on the title. May affect use of the property so it is highly recommended to investigate further and seek legal advice.
The easements created by Easement Instrument are subject to Section 243 (a) Resource Management Act 1991
The reference s243(a) of the Resource Management Act 1991 simply means that the easement created under easement instrument cannot be surrendered by the owner of the title without prior consent of the council.
Resource Management Act 241(2)
Refers to details in the RMA section 241(2) likely in relation to the subdivision of the property.
Consent Notice pursuant to Section 221 Resource Management Act 1991
A consent notice registered against the Title gives notice of the conditions of the subdivision consent under which the land was subdivided which bind the owners going forward. This may affect your use of the property so it is highly recommended to seek further legal advice and view any relevant documentation.
Lease of Flat 1 & 2
Relate to the cross lease of the property. This may affect your use of the property so it is highly recommended to view memorandum of lease for further details and to seek further legal advice.
Fencing Covenant
Fencing covenants are used by subdividers and developers to enable them to avoid their contribution to a fence between their property and adjoining land, as provided for in the Fencing Act 1978 Fencing covenants are recorded on the certificate of title, but expire at the time of sale of the adjoining land by the first purchaser, or at the end of 12 years. However, the covenant is not automatically removed from the certificate of title. Please note that fencing covenants registered on titles that adjoin Crown lands – for example, reserves – may run with the land. Do not confuse a Fencing Covenant with a Fencing Agreement (below).
Fencing Agreement
Is an agreement between adjoining neighbours to do or not do something that would otherwise be permitted. (It contains rules about fencing etc that must be adhered to by various parties.). May affect use of the property so it is highly recommended to view the relevant document and seek further legal advice if there is a Fencing Agreement registered on the title.
Land Covenant
Contains various rules/regulations in relation to the property as private agreements between parties or imposed by the council. This may affect your use of the property so it is highly recommended to view relevant documentation for specific details and it is recommended to seek further legal advice and a full explanation from your solicitor.
Bullding Line Restriction
A building line restriction may limit where you can build on the property. Recommended to investigate further based on your requirements for the property and to confirm there are no obvious encroachments from existing dwellings. Note that some building line restrictions may not be included on the title but are included on the District Plan. It may affect your intended use of the property so it is highly recommended to view relevant documentation and to seek further

Page 1 of 2

TRINITY				
legal/technical advice for the full details	S.			AS Assurance
☐ Marginal Strip				
A Marginal Strip is Crown land adjacent less than 20 metres wide is deemed resmetres of that property. This may affect	erved. This means that t	the owner of the ex-Crown p	property located adjacent to the wat	erway does not own the first 20
Limited as to Parcels				
This means that the property has never in the interests but at the top of the title	been properly surveyed e document. If this is on	and as such the dimensions the title it is highly recomm	of the site it refers to are not guarantended to seek further legal and spec	nteed. This is usually not found ialist advice.
☐ Additional Interests/Subject to var	rious acts			
Additional interests may not be commo noted below and it is highly recommend	n interests on a title and	the salesperson may not be technical advice.	e familiar with the implications of the	ese interests. These interests are
Further Title, District Plan and come to the Agent's attention.	LIM (if provided) in If there is not eno	nformation & any add ugh room below, add	ditional information about the itional pages may be attached	ne property that has ed.
DISCLAIMER: The information research and seek their own of this information is intended a construction, in this location. investigate further as there is suspect or raise. Furthermore, the property or its surrounding and the property of t	advice. It is the pur only to alert the pur The list is not repr nay be issues that to nothing listed bel ng area.	rchaser's responsibility rchaser to possible is seented as including a he Agent or Vendor he ow is intended to imp	y to do its own due diligences ues with a property of this a everything that a purchaser s ave no knowledge of, expert by that there is any actual pro-	e on the property and ge, condition and should be aware of or ise in, or any reason to

By accepting the documents provided by the Agent and signing this form, the purchaser acknowledges and agrees:

- The documents provided are review copies only and may not be current or complete. The records and reports are subject to update at any time by the issuer or author of the documents.
- The explanations and information in this form or otherwise given by the Agent are basic introductory information only and as outlined in the disclaimers of this document.
- The purchaser will not rely on the information or documents supplied, and has been advised by the Agent to obtain their own copies of the reports and records from the appropriate authority (eg LIM report, verified copies of CCC's) and seek independent professional advice and explanations from their own lawyer or conveyancer.
- If the purchaser enters into a sale and purchase agreement it will do so solely in reliance on the purchaser's own judgement, independent advice and due diligence investigations. The purchaser will not have any right of recovery against the Vendor or Agent in respect of any such representation made on this form or attached documents.
- This form does not form part of the Sale and Purchase Agreement for the property.

Listing Agent Sign:	Print Name: Rob Keatley		2
Purchaser: Sign:	Print Name:		
Purchaser Sign:	Print Name:	Date:	
Purchaser Sign:	Print Name:	Date:	

Page 2 of 2



# RECORD OF TITLE UNDER LAND TRANSFER ACT 2017 FREEHOLD



Guaranteed Search Copy issued under Section 60 of the Land Transfer Act 2017

R.W. Muir Registrar-General of Land

Identifier SA54A/505

Land Registration District South Auckland

Date Issued 02 November 1994

**Prior References** SA13A/334

**Estate** Fee Simple

**Area** 491 square metres more or less

Legal Description Lot 2 Deposited Plan South Auckland

67399

**Registered Owners** 

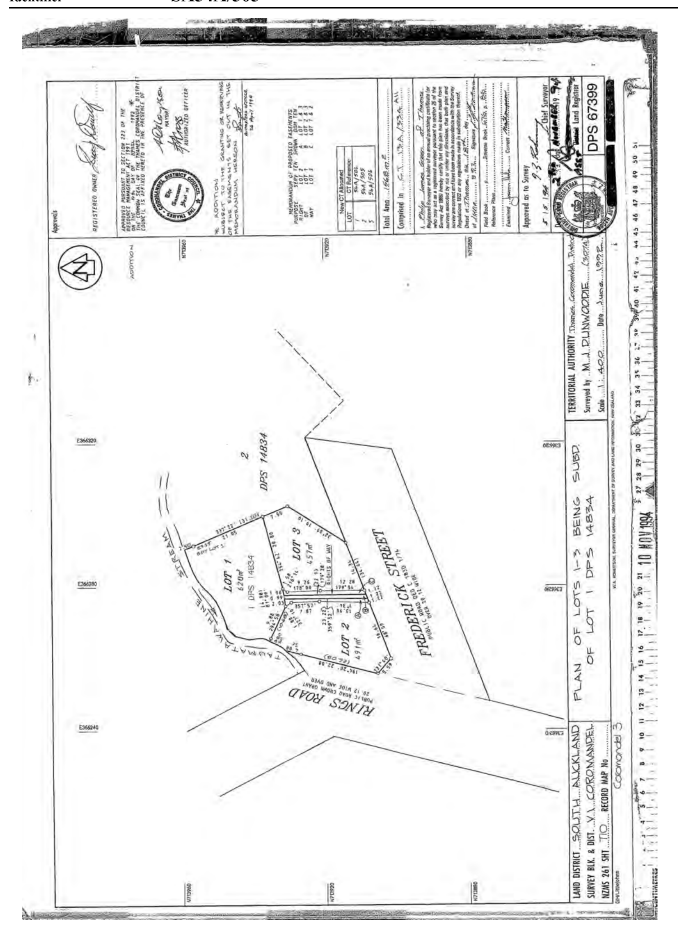
Blair Stephen Dance and Rebecca Mary Joan Greenhill

### **Interests**

Subject to a right of way over parts marked A on DPS 67399 specified in Easement Certificate B237444.2 - 2.11.1994 at 2.35 pm

Appurtenant hereto are rights of way specified in Easement Certificate B237444.2 - 2.11.1994 at 2.35 pm

The easements specified in Easement Certificate B237444.2 are subject to Section 243 (a) Resource Management Act 1991 10621565.2 Mortgage to Kiwibank Limited - 25.11.2016 at 10:39 am



### **EASEMENT CERTIFICATE**

(IMPORTANT: Registration of this certificate does not of itself create any of the easements specified herein). B237444.2 EC

ELIZABETH CARMEN DANIELS of Coromandel, Mother

being the registered proprietor of the land described in the Schedule hereto hereby certify that the easements specified in that Schedule, the servient tenements in relation to which are shown on a plan of survey deposited in the Land Registry Office at

South Auckland

On the under No. BPS67399 survey deposited in the Land Registry Office at 19 94 day of

are the easements which it is intended shall be created by the operation of section 90A of the Land Transfer Act 1952.

### **SCHEDULE** DEPOSITED PLAN NO. \$67399

ĺ		Servient	Tenement	Dominant Tenement		
nsed	Nature of Easement (e.g., Right of Way, etc.)	Lot No.(s) or other Legal Description	Colour, or Other Means of Identification, of Part Subject to Easement	Lot No.(s) or other	Title Reference	N.B. 0
N.B. On no account should this margin be used	Right of Way Right of Way Right of Way	Lot 2 Lot 1 Lot 3	<b>文</b> BO	Lots I and 3 Lots I and 2	13A/334 13A/334 13A/334	On no account should this margin be used
		1 1	1		LT31	į

Correct for purposes of the Land Transfer Act

The within easements when Weated will be Subject to Section 243(a) Resource Management Act 1991

(Solicitor for) the registered proprietor

ar

Particulars entered in the Register as shown in the schedule of land herein on the date and at the time stamped below

N.B. On no account should this margin be used

Dogs

WILSON WRIGHT & CO SOLICITORS AUCKLAND PARTICULARS ENTERED IN BEGISTER SOUTH SCHANDARD OF the District of SSA SOL

N.B. On no account should this margin be used



# Buying or selling your property?

New Zealand Residential Property Sale and Purchase Agreement Guide



Brought to you by the Real Estate Authority





what a sale and purchase agreement is

what's in a sale and purchase agreement

what happens after you sign the sale and purchase agreement

what happens if you have a problem

where to go for more information



### About settled.govt.nz and the Real Estate Authority

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

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

Settled.govt.nz provides comprehensive independent information and guidance for home 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 learn your tender from your BBO, your price by negotiation from your auction. 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 explains what you need to know.

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



# Key things to know about sale and purchase agreements



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

### What a sale and purchase agreement is

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

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.

### 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).
- The settlement date (the date the buyer pays the rest of the amount for the property, which is usually also the day they can move in).
- The rate of interest the buyer must pay on any overdue payments.



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.

### General obligations and conditions you have to comply with

The sale and purchase agreement includes general obligations and conditions that you will need to comply with. For example, these may include:

- access rights what access the buyer can have to inspect the property before settlement
- insurance to make sure the property remains insured until the settlement date 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

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

- title search this is done by the buyer's 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 or easements
- finance this refers to the buyer arranging payment, often requiring a mortgage or loan



- valuation report a bank may require the buyer to obtain a valuation of the property (an estimate of the property's worth on the current market) before they agree to a loan
- Land Information Memorandum (LIM) provided by the local council, this report provides information about the property such as rates, building permits and consents, drainage, planning and other important information
- builder's report to determine the condition of the building
- engineer's or surveyor's report similar to 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.

# What happens after you sign the sale and purchase agreement

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

### Both parties work through the conditions until the agreement is unconditional

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

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

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

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

### Payment of a commission

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

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

### The buyer pays the rest

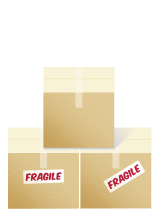
The buyer pays the remainder of the amount for the property on the day of settlement, usually through their lawyer.

### Buying a tenanted property

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

If the buyer requires the property to be sold with 'vacant possession', it is the seller's responsibility to give the tenant notice to vacate, in accordance with the tenant's legal rights.

It is recommended that you seek legal advice if you are buying a property that is currently tenanted.





### What happens if you have a problem

If you're worried about the behaviour of your agent, discuss it with them or their manager. All agencies must have in-house procedures for resolving complaints.

If you can't resolve the issue with the agency or you don't feel comfortable discussing it with them, you can contact the Real Estate Authority (REA).\* We can help in a number of ways if your complaint is about the behaviour of a real estate agent. For example, we can help you and the agent or agency to resolve the issue and remind the agent of their obligations under the Real Estate Agents Act 2008. When you contact us, we'll work with you to help you decide the best thing to do.

\* Settled.govt.nz is brought to you by REA.



### 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

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

The New Zealand Residential Property Agency Agreement Guide is also available on settled.govt.nz. The guide tells you more about the agreement you sign with the agent or agency helping to sell 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.

