CONTRACT

Incorporating the Standard Conditions of Sale (Fifth Edition - 2018 Revision)

For conveyancer's use only	
Buyer's conveyancer:	
Seller's conveyancer:	
Law Society Formula: [A / B / C / Personal exchange]	
The information above does not form part of the Contract	

Date

Seller

: MARK EDWORTHY of Rosebank, Rous Lench, Worcestershire, WR11 4UJ and JOSEPH WILLIAM PARKER of Cartref, 12 Heol Bowys, Llanfair Caereinion, Welshpool, Powys, SY21 0BU and BENNETT WRIGHT THISTLETHWAITE of 8 Broad Street,

Welshpool, Powys, SY21 7RZ as the Personal

Representatives of Gillian Mary Mesa Bandres Deceased

Buyer

Property (freehold/leasehold): Maenllwyd Isaf, Abermule, Montgomery, Powys, SY15 6NW

Title number / root of title

: The property is registered with absolute title at ${\tt H.M}$ Land Registry under Title Number CYM65147

Specified incumbrances

: The exceptions and reservations contained or referred to in the Property Register and the Charges Register of Title Number CYM65147 and the matters contained in a Deed of Covenant dated 20th September 2005 made between Donald Mills and Margaret Helen Mills (1) Gillian Mary Mesa Bandres (2) (copy attached hereto)

Title guarantee (full/limited)

: The Seller sells with limited title guarantee

Completion date

5% above National Westminster Bank Plc. base rate from Contract rate time to time in force

Purchase price

Deposit '

Contents price (if separate)

Balance

The seller will sell and the buyer will buy the property for the purchase price.

WARNING

This is a formal document, designed to create legal rights and legal obligations. Take advice before using it.

Signed

Seller/Buyer

STANDARD CONDITIONS OF SALE (FIFTH EDITION - 2018 REVISION) (NATIONAL CONDITIONS OF SALE 25TH EDITION, LAW SOCIETY'S CONDITIONS OF SALE 2011) If there is a dispute about a bid, the auctioneer may resolve the dispute or restart the auction at the last undisputed bid. The deposit is to be paid to the auctioneer as agent for the seller.

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MATTERS AFFECTING THE PROPERTY

GENERAL

- GENERAL
 Definitions
 In these conditions:
 (a) "accrued interest" means:
 (i) if money has been placed on deposit or in a building society share account, the interest actually earned
 (ii) otherwise, the interest which might reasonably have been earned by depositing the money at interest on seven days' notice of withdrawal with a clearing bank less, in either case, any proper charges for handling the money
 (b) "clearing bank" means a bank admitted by the Bank of England as a direct participant in its CHAPS system
 (c) "completion date" has the meaning given in condition 6.1.1
 (d) "contents price" means any separate amount payable for contents included in the contract
 (e) "contract rate" means the Law Society's interest rate from time to time in force

- contract 'contract rate' means the Law Society's interest rate from time to time in force 'conveyancer' means a solicitor, barrister, duly certified notary public, licensed conveyancer or recognised body under sections 9 or 23 of the Administration of Justice Act 1985

- conveyancer or recognised body under sections 9 or 23 of the Administration of Justice Act 1985

 (g) 'lease' includes sub-lease, tenancy and agreement for a lease or sub-lease 'mortgage' means a mortgage or charge securing the repayment of money 'notice to complete' means a notice requiring completion of the contract in accordance with condition 6.8

 (g) 'notice to complete 'means any notice, order or proposal given or made (whether before or after the date of the contract) by a body acting on statutory authority 'requisition' includes objection 'transfer' includes conveyance and assignment 'transfer' includes conveyance and assignment 'Christmas Day, Good Friday or a statutory Bank Holiday. In these conditions the terms' absolute title' and 'official copies' have the special meanings given to them by the Land Registration Act 2002.

 A party is ready, able and willing to complete:

 (a) If he could be, but for the default of the other party, and (b) in the case of the seller, even though the property remains subject to a mortgage, if the amount to be paid on completion enables the property to be transferred freed of all mortgages (except any to which the sale is expressly subject).

 These conditions apply except as varied or excluded by the contract.

 Joint parties

 It here is more than one seller or more than one buyer, the obligations which the set there is more than one seller or more than one buyer, the obligations which the set there is more than one seller or more than one buyer, the obligations which the set than one seller or more than one buyer, the obligations which the set than one buyer the obligations which the set than one seller or more than one buyer, the obligations which the set than one buyer, the obligations which the set than one buyer the obligations.

- These conditions apply except as varied or excuded by the contract.

 Joint parties

 If there is more than one seller or more than one buyer, the obligations which they
 Indertake can be enforced against them all jointly or against each individually.

 Notices and documents
 A notice required or authorised by the contract must be in writing.

 Siving a notice or delivering a document to a party's conveyancer has the same effect as
 giving or delivering it to that party.

 Where delivery of the original document is not essential, a notice or document is validly
 given or sent if it is sent:

 (a) by fax, or

 (b) by e-mail to an e-mail address for the intended recipient given in the contract

 Subject to conditions 1.3.5 to 1.3.7, a notice is given and a document is delivered when it

- Subject to conditions 1,3.5 to 1,3.7, a notice is given and a document is delivered when it 134
- Subject to contained the content is received.

 (a) A notice or document sent through a document exchange is received when it is available for collection.

 (b) A notice or document which is received after 4.00pm on a working day, or on a day which is not a working day, is to be treated as having been received on the next which is not a working day, is to be treated as having been received on the next which is not a working day. 135

 - working day.

 An automated response to a notice or document sent by e-mail that the intended An automated response to a notice or document was recipient is out of the office is to be treated as proof that the notice or document was
- 1.3.6

not received.

Condition 1.3.7 applies unless there is proof:

(a) that a notice or document has not been received, or

(b) of when it was received.

A notice or document sent by the following means is treated as having been received as follower: 137 before 4.00pm on the second working day after

(a) by first-class post:

perior 4.00pm on the third working day after posting before 4.00pm on the first working day after the day on which it would normally be available for collection by the addressee one hour after despatch before 4.00pm on the first working day after deceatch. by second-class post: through a document exchange:

The purchase price and the contents price are inclusive of any value added tax. The purchase price and payable by the contract are exclusive of any value added tax and All other sums made which is chargeable to value added tax, the recipient of the supply where a supply is made which is chargeable to value added tax, the recipient of the supply is to pay the supplier (in addition to any other amounts payable under the contract) a sum equal to the value added tax chargeable on that supply.

- Assignment and sub-sales
 The buyer is not entitled to transfer the benefit of the contract
 The seller cannot be required to transfer the property in parts or to any person other than

- Unless otherwise expressly stated nothing in this contract will create rights pursuant to the Contracts (Rights of Third Parties) Act 1999 in favour of anyone other than the parties to the contract.
- FORMATION
- Date

 If the parties intend to make a contract by exchanging duplicate copies by post or through a document exchange, the contract is made when the last copy is posted or deposited at the document exchange.

 If the parties' conveyancers agree to treat exchange as taking place before duplicate copies are actually exchanged, the contract is made as so agreed.
- 2.1.2

- Deposit
 The buyer is to pay or send a deposit of 10 per cent of the purchase price no later than the date of the contract.
 If a cheque tendered in payment of all or part of the deposit is dishonoured when first if a cheque tendered in payment of all or part of the deposit is dishonoured when first if a cheque tendered, the seller may, within seven working days of being notified that the cheque has been dishonoured, give notice to the buyer that the contract is discharged by the buyer's been dishonoured.
- Conditions 2.2.4 to 2.2.6 do not apply on a sale by auction. The deposit is to be paid:

- diltions 2.2.4 to be paid: by electronic means from an account held in the name of a conveyancer at a clearing by electronic means from an account held in the name of a conveyancer or (in a case where bank to an account in the name of the seller's conveyancer or (in a case where condition 2.2.5 applies) a conveyancer nominated by him and maintained at a clearing bank or to the seller's conveyancer or (in a case where condition 2.2.5 applies) a conveyancer nominated by him by cheque drawn on a solicitor's or licensed conveyancer's client account.

- account

 If before completion date the seller agrees to buy another property in England and Wales
 for his residence, he may use all or any part of the deposit as a deposit in that transaction
 to be held on terms to the same effect as this condition and condition 2.2.6.

 Any deposit or part of a deposit not being used in accordance with condition 2.2.5 is to be
 held by the seller's conveyancer as stakeholder on terms that on completion it is paid to
 the seller with accrued interest.
- Auctions
 On a sale by auction the following conditions apply to the property and, if it is sold in lots, The sale is subject to a reserve price.

ਸ਼ੀਦ ਤਗ਼ਰ is ਤਪਸ਼ਹੂਦਰ ਦੇ ਬਾਦਿਤਸ਼ਾਦ ਸ਼ਸ਼ਹਦ. The seller, or a person on his behalf, may bid up to the reserve price. The auctioneer may refuse any bid.

- forfeiture.

 Leases affecting the property
 The following provisions apply if any part of the property is sold subject to a lease.
 The seller having provided the buyer with full details of each lease or copies of the documents embodying the lease terms, the buyer is treated as entering into the contract knowing and fully accepting those terms.

 (b) The seller is to inform the buyer without delay if the lease ends or if the seller leans any application by the tenant in connection with the lease; the seller is then to act as the buyer reasonably directs, and the buyer is to indemnify him against all consequent loss and with the buyer's consent, the seller is not to agree to any proposal to change

MATTERS AFFECTING THE PROPERIT
Freedom from incumbrances
The seller is selling the property free from incumbrances, other than those mentioned in
condition 3.1.2.

The incumbrances subject to which the property is sold are:
(a) those specified in the contract
(b) those discoverable by inspection of the property before the date of the contract.
(c) those the seller does not and could not reasonably know about
(d) those, other than mortgages, which the buyer knows about
(e) entries made before the date of the contract in any public register except those
maintained by the Land Registry or its Land Charges Department or by Companies
House
(a) public requirements.

(1) public requirements.

After the contract is made, the seller is to give the buyer written details without delay of any new public requirement and of anything in writing which he learns about concerning a matter covered by condition 3.1.2.

The buyer is to bear the cost of complying with any outstanding public requirement and is to indemnify the seller against any liability resulting from a public requirement.

Physical state
The buyer accepts the property in the physical state it is in at the date of the contract unless the seller is building or converting it.
A leasehold property is sold subject to any subsisting breach of a condition or tenant's obligation relating to the physical state of the property which renders the lease liable to forfeiture.
A sub-lease is granted subject to any subsisting breach of a condition or tenant's obligation relating to the physical state of the property which renders the seller's own lease liable to forfeiture.

loss and expense.

Except with the buyer's consent, the seller is not to agree to any proposal to change the lease terms nor to take any step to end the lease.

The seller is to inform the buyer without delay of any change to the lease terms which may be proposed or agreed.

The buyer is to indemnify the seller against all claims arising from the lease after actual completion; this includes claims which are unenforceable against a buyer for want of registration.

registration.

The seller takes no responsibility for what rent is lawfully recoverable, nor for whether or how any legislation affects the lease.

If the let land is not wholly within the property, the seller may apportion the rent.

(a)

TITLE AND TRANSFER

forfeiture.

Proof of title
Without cost to the buyer, the seller is to provide the buyer with proof of the title to the Without cost to the buyer, the seller is to provide the buyer with proof of the title to the property and of his ability to transfer it, or to procure its transfer.

Where the property has a registered title the proof is to include official copies of the items. Where the property has a registered title the proof is to include completion. So far as they are not to be discharged or overridden at or before completion.

Where the property has an unregistered title, the proof is to include:

Where the property has an unregistered title, the proof is to include:

(a) an abstract of title or an epitome of title with photocopies of the documents, and production of every document or an abstract, epitome or copy of it with an original marking by a conveyancer either against the original or an examined abstract or an examined copy.

Requisitions

Requisitions
The buyer may not raise requisitions:

(a) on any title shown by the seller before the contract was made
(b) in relation to the matters covered by condition 3.1.2.

(b) in relation to the matters covered by condition 3.1.2.

Notwithstanding condition 4.2.1, the buyer may, within six working days of a matter coming to his attention after the contract was made, raise written requisitions on that matter. In that event, steps 3 and 4 in condition 4.3.1 apply.

On the expiry of the relevant time limit under condition 4.2.2 or condition 4.3.1, the buyer loses his right to raise requisitions or to make observations.

Timetable

Subject to condition 4.2 and to the extent that the seller did not take the steps described in condition 4.1.1 before the contract was made, the following are the steps for deducing and investigating the title to the property to be taken within the following time limits: Time Limit
Immediately after making the contract

Step
1. The seller is to comply with condition 4.1.1
2. The buyer may raise written requisitions

Six working days after either the date of the contract or the date of delivery of the seller's evidence of title on which the requisitions are raised, whichever is the later Four working days after receiving the requisitions.

The seller is to reply in writing to any

3. The seller is to reply in writing to any requisitions raised

1. The buyer may make written observations on the seller's replies. The time limit on the buyer's right to raise requisitions applies even where the seller supplies incomplete evidence of his title, but the buyer may, within six working days from delivery of any further evidence, raise further requisitions resulting from that evidence. The parties are to take the following steps to prepare and agree the transfer of the property within the following time limits:

Time Limit Time Limit
At least twelve working days before completion date
Four working days after delivery of the draft temperary

Step A. The buyer is to send the seller a

- A. The buyer is to send the seller a completion date.

 B. The seller is to approve or revise that draft and either return it or retain it for use as the actual transfer.

 C. If the draft is returned the buyer is to send an engrossment to the seller. Periods of time under conditions 4.3.1 and 4.3.2 may run concurrently. Periods of time under conditions 4.3.2 may run concurrently. Periods of time limits in conditions 4.2.2.4.3.1 and 4.3.2 are to be reduced by the same proportion as that period bears to the period of 15 working days. Fractions of a working day are to be rounded down except that the time limit to perform any step is not to be less than one working day.

 Defining the property

Defining the property
The seller need not:
(a) prove the exact boundaries of the property
(b) prove who owns fences, ditches, hedges or walls
(c) separately identify parts of the property with different titles further than he may be able to do from information in his possession.

Rents and rentcharges
The fact that a rent or rentcharge, whether payable or receivable by the owner of the property, has been, or will on completion be, informally apportioned is not to be regarded as a defect in title.

- The buyer does not prejudice his right to raise requisitions, or to require replies to any raised, by taking any steps in relation to preparing or agreeing the transfer. Subject to condition 4.6.3, the seller is to transfer the property with full title guarantee.

- The transfer is to have effect as if the disposition is expressly made subject to all matters covered by condition 3.1.2 and, if the property is leasehold, is to contain a statement that the covenants set out in section 4 of the Law of Property (Miscellaneous Provisions) Act the covenants set out in section 4 of the Law of Property (Miscellaneous Provisions) Act 1994 will not extend to any breach of the tenant's covenants in the lease relating to the physical state of the property.
- physical state of the property.

 If after completion the seller will remain bound by any obligation affecting the property which was disclosed to the buyer before the contract was made, but the law does not imply which was disclosed to the buyer before the contract was made, but the law does not imply which was disclosed to the buyer before the contract was made, but the law does not imply the seller against liability for future breaches of it:

 (a) the buyer is to covenant in the transfer to indemnify the seller against liability for any future breach of the obligation and to perform it from then on, and future breach of the obligation and to perform it from then on, and future breach of the property of the buyer adupticate transfer prepared by the buyer.

 (b) if required by the seller, the buyer is to execute and deliver to the seller on completion a duplicate transfer prepared by the buyer.

 The seller is to arrange at his expense that, in relation to every document of title which the buyer does not receive on completion, the buyer is to have the benefit of:

 (a) a written acknowledgement of his right to its production, and

 (b) a written awayer or its safe custody (except while it is held by a mortgagee or by someone in a fluctary capacity).

 Membership of company
- 465

 - Membership of company
 Where the seller is, or is required to be, a member of a company that has an interest in the property or has management responsibilities for the property or the surrounding areas, the property or has management responsibilities for the property or the surrounding areas, the property or has management responsibilities for the property or the surrounding areas, the property or has management responsibilities for the property or the surrounding areas, the surrounding areas, the property or the surrounding areas, the property or the surrounding areas, the property or the surrounding areas, the su

- RISK, INSURANCE AND OCCUPATION PENDING COMPLETION
 The property is at the risk of the buyer from the date of the contract
 The seller is under no obligation to the buyer to insure the property unless:
 The seller is under no obligation to the buyer to insure the property unless:
 The seller is under no obligation to the buyer to insure the property unless:
 The seller is under no obligation to the buyer to insure the property unless:
 The seller is under no obligation to the buyer to insure the property unless:
 The seller is under no obligation to the buyer to insure the property unless:
 The seller is obliged to insure the property under condition the seller (whether as landlord or as tenant) is obliged to insure against loss or damage.

 If the seller is obliged to insure the property under condition 5.1.2, the seller is to:

 (a) do everything necessary to maintain the policy
 (b) permit the buyer to inspect the policy or evidence of its terms
 (c) if before completion the property suffers loss or damage.

 (i) pay to the buyer on completion the amount of the policy monies which the seller has received, so far as not applied in repairing or reinstating the property, and has received, so far as not applied in repairing or reinstating the property, and requires and pending execution of the assignment hold any policy monies received in trust for the buyer

 (d) cancel the policy on completion.

 Where the property is leasehold and the property, or any building containing it, is insured by a reversioner or other third party, the seller is to use reasonable efforts to ensure that the insurance is maintained until completion and if, before completion, the property or building suffers loss or damage the seller is to assign to the buyer on completion, at the buyer reasonably requires.

 If payment under a policy effected by or for the buyer is reduced, because the property is
- the buyer reasonably requires.

 If payment under a policy effected by or for the buyer is reduced, because the property is reversed against loss or damage by an insurance policy effected by or on behalf of the covered against loss or damage by an insurance policy effected by or on behalf of the seller, then, unless the seller is obliged to insure the property under condition 5.1.2, the purchase price is to be abated by the amount of that reduction. 515
- Section 47 of the Law of Property Act 1925 does not apply.
- the buyer is not already lawfully in the property, and the seller agrees to let him into cupation, the buyer occupies on the following terms. Occupation by buyer
- cocupation, the buyer occupies on the rollowing terms.

 The buyer is a licensee and not a tenant. The terms of the licence are that the buyer.

 (a) cannot transfer it

 (b) may permit members of his household to occupy the property

 (c) is to pay or indemnify the seller against all outgoings and other expenses in respect of the property
 - (d)
 - the property is to pay the seller a fee calculated at the contract rate on a sum equal to the purchase price (less any deposit paid) for the period of the licence purchase price (less any deposit paid) for the period of the licence is entitled to any rents and profits from any part of the property which he does not
 - occupy
 is to keep the property in as good a state of repair as it was in when he went into occupation (except for fair wear and tear) and is not to alter it occupation (except for fair wear and tear) and is not to alter it if the property is leasehold, is not to do anything which puts the seller in breach of his obligations in the lease, and is to quit the property when the licence ends.

- (h) is to quit the property when the licence ends.

 The buyer is not in occupation for the purposes of this condition if he merely exercises rights of access given solely to do work agreed by the seller.
 The buyer's licence ends on the earliest of: completion date, rescission of the contract or when five working days' notice given by one party to the other takes effect.
 When the buyer is in occupation of the property after his licence has come to an end and the lift the buyer is subsequently completed he is to pay the seller compensation for his continued occupation calculated at the same rate as the fee mentioned in condition 5.2.2(d). The buyer's right to raise requisitions is unaffected.
- 5.2.6
- COMPLETION
- Completion date is twenty working days after the date of the contract but time is not of the essence of the contract unless a notice to complete has been served.

 If the money due on completion is received after 2.00pm, completion is to be treated, for the purposes only of conditions 6.3 and 7.2, as taking place on the next working day as a result of the buyer's default.

 Condition 8.1.2 does not apply and the seller is treated as in default if:
- result of the buyer's default.

 Condition 6.1.2 does not apply and the seller is treated as in default if:

 (a) the sale is with vacant possession of the property or any part of it, and

 (b) the buyer is ready, able and willing to complete but does not pay the money due on

 completion until after 2.00pm because the seller has not vacated the property or that

 part by that time part by that time.
- part by triat units.

 Arrangements and place

 The buyer's conveyancer and the seller's conveyancer are to co-operate in agreeing

 The buyer's conveyancer and the seller's conveyancer are to co-operate in agreeing

 Completion is to take place in England and Wales, either at the seller's conveyancer's

 office or at some other place which the seller reasonably specifies.

- 6.3.1
- Apportionments

 On evidence of proper payment being made, income and outgoings of the property are to be apportioned between the parties so far as the change of ownership on completion will affect entitlement to receive or liability to pay them.

 If the whole property is sold with vacant possession or the seller exercises his option in the condition 7.2.4, apportionment is to be made with effect from the date of actual completion; otherwise, it is to be made from completion date.

 In apportioning any sum, it is to be assumed that the seller owns the property until the end. 6.3.2

- otherwise, it is to be made from completion date.

 In apportioning any sum, it is to be assumed that the seller owns the property until the end of the day from which apportionment is made and that the sum accrues from day to day at the rate at which it is payable on that day.

 For the purpose of apportioning income and outgoings, it is to be assumed that they accrue at an equal daily rate throughout the year.

 When a sum to be apportioned is not known or easily ascertainable at completion, a rowledge of the set estimate available. As soon provisional apportionment is to be made according to the best estimate available. As soon any resulting balance is to be paid no more than ten working days later, and if not then paid the balance is to bear interest at the contract rate from then until payment. Compensation payable under condition 5.2.5 is not to be apportioned.

 Amount payable
- 6.3.6
 - Amount payable
 The amount payable by the buyer on completion is the purchase price and the contents
 The amount payable by the buyer on completion is the purchase price and the contents
 price (less any deposit already paid to the seller or his agent) adjusted to take account of:
 (a) apportionments made under condition 6.3
 (b) any compensation to be paid or allowed under condition 7.2
 (c) any sum payable under condition 5.1.3.

- Inte deeds
 As soon as the buyer has complied with all his obligations under this contract on completion the seller must hand over the documents of title.
 Condition 6.5.1 does not apply to any documents of title relating to land being retained by the seller after completion.
- The buyer is to assume that whoever gave any receipt for a payment of rent or service the buyer is to assume that whoever gave any receipt for a payment of rent or service that who are sufficient to service the person of the person then entitled to charge which the service service that who are the service that the service t Rent receipts charge which the seller pro-that rent or service charge.

 - Means of payment

 The buyer is to pay the money due on completion by a direct transfer of cleared funds from an account held in the name of a conveyancer at a clearing bank and, if appropriate, an unconditional release of a deposit held by a stakeholder.
- Notice to complete

 At any time after the time applicable under condition 6.1.2 on completion date, a party who is ready, able and willing to complete may give the other a notice to complete. Is ready, able and willing to complete the contract within ten working days of giving a notice to The parties are to complete the contract within ten working days of giving a notice to complete, excluding the day on which the notice is given. For this purpose, time is of the essence of the contract.

 On receipt of a notice to complete:

 (a) If the buyer paid no deposit, he is forthwith to pay a deposit of 10 per cent.

 (b) If the buyer paid a deposit of less than 10 per cent, he is forthwith to pay a further deposit equal to the balance of that 10 per cent.

- 7.1 REMEDIES
 7.1 Errors and omissions
 7.1.1 If any plan or statement in the contract, or in the negotiations leading to it, is or was makeding or inaccurate due to an error or omission by the seller, the remedies available to the buyer are as follows.

 (a) When there is a material difference between the description or value of the property, or of any of the contents included in the contract, as represented and as it is, the buyer is entitled to damages.

 (b) An error or omission only entitles the buyer to rescind the contract:

 (i) where it results from fraud or recklessness, or

 (ii) where he would be obliged, to his prejudice, to accept property differing substantially (in quantity, quality or tenure) from what the error or omission had led him to expect.

 7.1.2 If either party rescinds the contract:

 (a) unless the rescission is a result of the buyer's breach of contract the deposit is to be repaid to the buyer with accrued interest the buyer is to return any documents he received from the seller and is to cancel any registration of the contract.

- registration of the contract.

 Late completion

 If there is default by either or both of the parties in performing their obligations under the contract and completion is delayed, the party whose total period of default is the greater is to pay compensation to the other party.

 Compensation is calculated at the contract rate on an amount equal to the purchase price, less (where the buyer is the paying party) any deposit paid, for the period by which the less (where the buyer is the paying party) any deposit paid, for the period by which the less (where the buyer is the paying party and party, or, if shorter, the period between completion date and actual completion.

 Any claim for loss resulting from delayed completion is to be reduced by any compensation paid under this contract.

 Where the buyer holds the property as tenant of the seller and completion is delayed, the seller may give notice to the buyer, before the date of actual completion, that he intends to take the net income from the property until completion. If he does so, he cannot claim compensation under condition 7.2.1 as well.

 After completion

- Completion does not cancel liability to perform any outstanding obligation under this contract. After completion
- Buyer's failure to comply with notice to complete
 If the buyer fails to complete in accordance with a notice to complete, the following terms
- The seller may rescind the contract, and if he does so:

 - (a) he may:
 (i) forfeit and keep any deposit and accrued interest
 (ii) resell the property and any contents included in the contract
 (iii) claim damages
 (b) the buyer is to return any documents he received from the seller and is to cancel any registration of the contract
- The seller retains his other rights and remedies. 7.4.3
- Seller's failure to comply with notice to complete 7.5.1
 - If the seller fails to complete in accordance with a notice to complete, the following terms
- The buyer may rescind the contract, and if he does so:

 The buyer may rescind the contract, and if he does so:

 (a) the deposit is to be repaid to the buyer with accrued interest

 (b) the buyer is to return any documents he received from the seller and is, at the seller's expense, to cancel any registration of the contract.
- The buyer retains his other rights and remedies. 753
- LEASEHOLD PROPERTY
- 8.1
- The following provisions apply to a sale of leasehold land.

 The seller having provided the buyer with copies of the documents embodying the lease the seller having provided the buyer with copies of the documents embodying the lease terms, the buyer is treated as entering into the contract knowing and fully accepting those terms. 8.1.1

- New leases
 The following provisions apply to a contract to grant a new lease.
 The conditions apply so that:

 'seller' means the proposed landlord

 'buyer' means the proposed tenant'

 purchase price' means the premium to be paid on the grant of a lease.

 The lease is to be in the form of the draft attached to the contract.

 The lease is to be in the form of the draft attached to the contract.

 The lease is to be in the form of the lease will exceed seven years, the seller is to deduce a title which if the term of the new lease will exceed seven years, the seller is to deduce a title which will enable the buyer to register the lease at the Land Registry with an absolute title.

 The seller is to engross the lease and a counterpart of it and is to send the counterpart to the buyer at least five working days before completion date.

 The buyer is to execute the counterpart and deliver it to the seller on completion. The buyer is to execute the counterpart and deliver it to the seller on completion. 8.2.5
- Consent
 - The following provisions apply if a consent to let, assign or sub-let is required to complete the contract In this condition 'consent' means consent in the form which satisfies the requirement to obtain it.
- The seller is to apply for the consent at his expense, and to use all reasonable efforts 8.3.2 (a)
 - to obtain it

 (b) The buyer is to provide all information and references reasonably required.

 Unless he, is in breach of his obligation under condition 8.3.2, either party may rescind the contract by notice to the other party if three working days before completion date (or before a later date on which the parties have agreed to complete the contract):

 (a) the consent has not been given, or

 (b) the consent has been given subject to a condition to which a party reasonably objects. In that case, neither party is to be treated as in breach of contract and condition 7.1.2 applies.
- The following provisions apply to any contents which are included in the contract, whether or not a separate price is to be paid for them. 9.1
- The contract takes effect as a contract for sale of goods.

 The buyer takes the contents in the physical state they are in at the date of the contract. Ownership of the contents passes to the buyer on actual completion.

SPECIAL CONDITIONS

- 1 (a) This contract incorporates the Standard Conditions of Sale (Fifth Edition 2018 Revision).
 - (b) The terms used in this contract have the same meaning when used in the Conditions.
- 2 Subject to the terms of this contract and to the Standard Conditions of Sale, the seller is to transfer the property with either full title guarantee or limited title guarantee, as specified on the front page.
- 3 (a) The sale includes those contents which are indicated on the attached list as included in the sale and the buyer is to pay the contents price for them.
 - (b) The sale excludes those fixtures which are at the property and are indicated on the attached list as excluded from the sale
- 4 The property is sold with vacant possession.

(or)

AXXTHEX PROPERTY AS SOLD SUBJECT TO THE FOLLOWING TEASES OF TENSANCIES X

The Special Conditions on the sheet attached to this Contract are deemed to be incorporated in this Contract as are the terms of the Deed of Covenant of 20th September 2005 attached to this Contract.

- 5 Conditions 6:1-2 and 6:1-3 shall take effect as if the time specified in them were
- Neither party can rely on any representation made by the other, unless made in writing by the other or his conveyancer, but this does not exclude liability for fraud or recklessness.

7 Occupier's consent

Each occupier identified below agrees with the seller and the buyer, in consideration of their entering into this contract, that the occupier concurs in the sale of the property on the terms of this contract, undertakes to vacate the property on or before the completion date and releases the property and any included fixtures and contents from any right or interest that the occupier may have.

Note: this condition does not apply to occupiers under leases or tenancies subject to which the property is sold.

Name(s) and signature(s) of the occupier(s) (if any):

Name RACHEL KATHRYN ANNE GOODALL

Signature

Seller's conveyancer's name: Emrys Jones & Co., 8 Broad Street, Welshpool, Powys, SY21 7RZ.

Ref : BWT/36898

F-mail address:*

Buyer's conveyancer's name:

E-mail address:*

*Adding an e-mail address authorises service by e-mail see condition 1.3.3(b)

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Standard Conditions of Sale



5th Edition - 2018 Revision 3.2018

> SCS1 2/4 5065049

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SPECIAL CONDITIONS

Cont

- 8. The property is sold subject to:-
- 8.1 All matters registered or capable of registration in the Local Land Charges Registry.
- 8.2 All easements quasi easements rights or privileges affecting the same.
- 8.3 All outgoings affecting the same
- 8.4 The exceptions reservations covenants conditions and stipulations contained or referred to in the various Deeds mentioned in the Property Register and Charges Register of Title Number CYM65147
- 8.5 The benefit of the covenants on the part of the Covenantors contained in the Deed of Covenant dated 20th September 2005, a copy of which is attached hereto
- 9. The Transfer to the Buyer shall contain a covenant in the following terms:-
 - "The Transferee **HEREBY COVENANTS** with the Transferor but by way of indemnity only to observe and perform the covenants conditions and stipulations relating to and affecting the property hereby transferred and to indemnify the Transferor and the estate and effects of the late Gillian Mary Mesa Bandres from and against all costs claims actions or demands arising out of his future breach or non-observance thereof"
- 10. The Buyer shall on exchange of Contracts pay in addition to a 10% deposit pay a Buyer's Premium of 1.2% plus VAT on the purchase price.
- 11. On completion the Buyer shall pay to the Seller's Solicitors in addition to the balance of the purchase monies herein agreed to be paid the sum of £736.00 representing the purchase price of:-
 - (1) Local Search
 - (2) Water Authority Search
 - (3) Enviro Search
 - (4) Chancel Search
 - (5) Agricultural Credit Search

in respect of the property.

H.M. LAND REGISTRY

LAND REGISTRATION ACTS 1925 TO 2002

County

: Powys

Title Numbers

: CYM65147 and WA699297

Property

Maenllwyd Isaf and The Barn Maenllwyd

Isaf Abermule Montgomery

DEED OF COVENANT is made the 20th day of Two Thousand and Five BETWEEN DONALD MILLS and MARGARET HELEN MILLS both of The Barn Maenllwyd Isaf Abermule Montgomery in the County of Powys (hereinafter called "the Covenantors") of the one part GILLIAN MARY MESA BANDRES of Maenllwyd Isaf Abermule Montgomery aforesaid (hereinafter called "the Covenantee") of the other part

BACKGROUND: -

- O.1 The Covenantors are the registered proprietors with title absolute of freehold property situate and known as The Barn Maenllwyd Isaf Abermule Montgomery aforesaid (hereinafter called "the Dominant Tenement") the title of which is registered at H.M. Land Registry under title number WA699297
- O.2 The Covenantee is the registered proprietor with title absolute of freehold property situate and known as Maenllwyd Isaf Abermule Montgomery aforesaid (hereinafter called "the Servient Tenement") the title of which is registered at H.M. Land Registry under title number CYM65147
- 0.3 The Dominant Tenement has inter alia rights of drainage over the Servient Tenement pursuant to the terms of a Conveyance

dated the 13th day of November 1984 and made between Denise Mary Catherine Hatchard (1) David Parry Bates and Joan Anne Bates (2) details of which are set out in the Schedule hereto

0.4 The Covenantors have agreed with the Covenantee as hereinafter appears

NOW THIS DEED WITNESSEIH as follows:-

- 1. IN consideration of the continuing use of the septic tank situate within the Servient Tenement the Covenantors for themselves and their successors in title the owner or owners from time to time of Dominant Tenement HEREBY COVENANT with the Covenantee for herself and her successors in title the owner or owners from time to time of the Servient Tenement that they will pay on demand to the Covenantee and her successors in title the owner or owners from time to time of the Servient Tenement one half of the costs as may from time to time be expended by the Covenantee and her successors in title in emptying the septic tank situate within the Servient Tenement from which the Dominant Tenement drains
- 2. THE parties hereto JOINTLY REQUEST that the Chief Land Registrar notes the contents of this Deed on the respective titles of the Servient Tenement and the Dominant Tenement
- 3. IT IS HEREBY CERTIFIED that this instrument falls within Category J in the Schedule to the Stamp Duty (Exempt Instruments) Regulations 1987

IN WITNESS whereof the parties hereto have executed this Deed as a Deed the day and year first before written

THE SCHEDULE

(b) A right in common with the Vendor to drain into the septic tank on the said retained land and all necessary rights of

entry onto the said retained land for the purpose of inspecting repairing maintaining and re-placing as necessary the pipeline and the septic tank

SIGNED as a Deed by the said DONALD) MILLS in the presence of:-

Fareby Met

BORNEO LINNELLS
SOLICITORS
77/97 HARPUR ST.
BEDFORD

SOLICITOR

SIGNED as a Deed by the said)
MARGARET HELEN MILLS in the)
presence of:-

Magnet A. Nills

All Mesa 1 to

BORNEO LINNELLS
SOLICITORS
77/97 HARPUR ST.
BEDFORD

SIGNED as a Deed by the said GILLIAN)
MARY MESA BANDRES in the presence)
of:-

Pauline allerects

THE STURES

ABERMULE

MONTROMERY

POWYS SY15 6ND

SUMPOSTANSTRES