

REGISTERED MASTER JOINERS JOINERY SUPPLY AGREEMENT

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REGISTERED MASTER JOINERS JOINERY SUPPLY AGREEMENT

1. Parties to the Agreement

Client (or Builder on Name	behalf of Client)
Contact Person	
Physical Address	
Postal Address	
(if different from above)	
Email	
Phone #	Mobile #
"The Land" (<u>see <i>cla</i>ເ</u>	use 8 – insert description of legal title of land):
Joinery Company	
Name	
Contact Person	
Person doing the	
work	
Physical Address	
Postal Address	
(if different from above)	
Email	
Phone #	Mobile #
2. Location where Street #	e work will be supplied to/installed
Street Name	
Suburb	
Town	
3. Description of to A full description of to	the Work he work to be undertaken including the materials and products to be
used (if known) ("the	Work"), is described in the attached quotation ("the Quotation")
which forms part of t	his agreement

4. Commencement Date

Subject to the terms of this agreement, the commencement date of the Work ("the Commencement Date") is the week beginning:		
5.	Completion Date	
-	ject to the terms of this agreement, the completion date of the Work ("the Completion e") is the week beginning:	
the	Commencement Date and the Completion Dates under clauses 4 and 5 are subject to work site for the Work being ready for the joinery company's site measure and allation.	
6.	Delays	
pote Date com join	e client and/or joinery company becomes aware of any reason that might cause a ential delay in the manufacture and/or installation of the Work by the Commencement and/or the Completion Date under clauses 4 and 5 including due to the joinery spany's other work commitments or those of any sub-contractor, the client and/or ery company must promptly give written notice of the reason to the other party and the ies shall act reasonably to agree new dates as may be necessary	
clau reas	client acknowledges that the Commencement Date and the Completion Date under ses 4 and 5 might be extended for reasons causing a delay that are outside of the conable control of the joinery company and for which the joinery company will not be consible, including any delay caused by the client or their agent.	
7.	Contract Price	
The	contract price for the Work is the price inclusive of GST stated in the Quotation.	
8.	Payment terms	
•	osits & Progress payments ☐ Deposit (payable within 7 days of the date of this agreement) \$ ☐ Progress Payments for work in progress (frequency e.g. monthly)	

Final Payment Due

☐ Prior to despatch

7 days following invoice date
14 days following invoice date
20 th of the month following invoice

8.1 Interest

Interest is payable on any unpaid monies at the rate of _____ % per annum from the date of default until the debt is paid in full.

8.2 Retention of ownership/security interest

Ownership of any goods used or to be used by the joinery company in connection with the Work, including any goods delivered to the work site, shall not pass to the client until the client has paid to the joinery company all amounts owing to the joinery company in connection with the Work.

The client grants to the joinery company a security interest (as that term is defined in the Personal Property Securities Act 1999 ("PPSA") in all goods used or to be used by the joinery company in connection with the Work to secure all obligations of the client under this agreement.

The client and the joinery company agree that nothing in sections 114(1)(a), 133, and 134 of the PPSA shall apply to these terms and conditions.

The client waives its rights as a debtor under sections 116, 116A, 120(2), 121, 125, 129 and 131 of the PPSA.

Unless otherwise agreed in writing by the joinery company, the client waives its right to receive a verification statement confirming registration of a financing statement or financing change statement relating to security interests created by these terms and conditions."

8.3 Mortgage

The client upon demand will give and execute in favour of the joinery company a registrable memorandum of mortgage over the Land to secure the amount owing from time to time from the client to the joinery company under this agreement, such mortgage to be in the form of the All Obligations form produced by the Auckland District Law Society and approved by the Registrar General of Land under No. 2018/2210 together with Memorandum number 2018/4344. The client acknowledges that the joinery company is entitled to register a caveat or similar charge against the title to the Land in circumstances where the joinery company is entitled to demand a registrable memorandum of mortgage.

In consideration of the joinery company entering into this agreement, the client appoints the joinery company (and every officer of the joinery company) to be the attorney of the client for the purpose of giving and executing in favour of the joinery company a registrable memorandum of mortgage of the Land to secure all amounts owing from time to time from the client to the joinery company. The client acknowledges and agrees that the appointment of the joinery company to be the client's attorney is made for valuable consideration and is irrevocable.

9. Costs

The client indemnifies the joinery company for all reasonable costs, including legal, incurred by the joinery company in taking any steps in connection with enforcing the terms of this agreement.

10. Site Specific Health and Safety Plan

The joinery company will prepare a health and safety site plan for the work site and will ensure that the plan is placed visibly at the work site at appropriate times during the Work. The client agrees to abide by the plan (including any amendment) and will take all reasonably practicable steps to ensure the client's own safety.

11. Consents for the Work

The client is responsible for ensuring that all building and/or resource consents that are required for the Work are granted a reasonable time in advance of the commencement date for the Work. Compliance with this clause is a condition of the agreement and a failure to comply shall entitle the joinery company to cancel this agreement.

12. Variations of Work

Any variations to the Work, including any adjustment to the contract price under clause 7, must be agreed in writing in advance of the commencement date of the Work. Any adjustment to the contract price for any agreed variation must be agreed in writing, but to the extent that is not reasonably practicable to do so and the client agrees that the variation work (or any part of it) can commence, the client agrees to pay the joiner company's reasonable charge for such work, where labour will be charged at an hourly rate of \$_____.00 per hour and materials and expenses will be charged at cost price plus _____% margin.

13. Insurance

The following insurances will apply to the Work: [list by hand and initial the insertion at the time of signing]

The joinery company agrees to provide evidence of such insurances promptly upon receipt of the client's request.

14. Standard of work and any defects

The joinery company will exercise all reasonable skill and care in carrying out the Works. Any defects in the Works caused by a breach of this clause will be remedied at the joinery company's cost. The joinery company will meet its obligations under the Building Act 2004 (as applicable, including the implied warranties in section 362I (relating to building work in relation to household units), section 362J (proceedings for breach of warranties taken by non-party to contract) and 362K (person may not give away benefit of warranties) of the Act) and under the Consumer Guarantees Act 1993 (as applicable).

Pursuant to section 43 Consumer Guarantees Act 1993, the parties agree this agreement is a business transaction, they are in trade, and to contract out of the Consumer Guarantees Act 1993.

15. Notices & Certificates

Any formal documents, including notices and certificates, in connection with the Work to either party will be delivered to the physical address given in the 'Parties to the Agreement' section of this agreement.

16. Cancellation of agreement

In addition to the parties' rights at law, this agreement may be cancelled by giving 3 working days' notice of cancellation in writing when:

- (a) Any condition of this agreement is not satisfied (clause 11);
- (b) Any monies due and owing by the client to the joinery company is unpaid for more than 7 working days; or
- (c) In the reasonable opinion of the joinery company, it has become reasonably impracticable for it to perform this agreement.

17 Dispute Resolution Process

If a dispute arises in connection with this agreement, the following process shall apply:

- 17.1 The party raising the dispute will give prompt notice in writing of particulars of the dispute and the desired outcome to the other party (the Dispute).
- 17.2 The party receiving notice of the Dispute shall provide its response to the Dispute within 7 days thereafter.

- 17.3 If the Dispute is not resolved between the parties within 21 days of such notice being given the dispute shall be referred to the New Zealand Joinery Manufacturers Federation Inc, who shall provide an impartial, informal mediation service at no cost to the parties. This process shall be confidential to the parties and the privilege under section 57 of the Evidence Act 2006 shall apply.
- 17.4 If the Dispute is not resolved within 21 days thereafter (or within such further time agreed between the parties), either party may, within 7 days thereafter:
 - 17.4.1 Refer the Dispute to mediation with the Resolution Institute (see www.resolution.institute). This process shall be confidential to the parties and the privilege under section 57 of the Evidence Act 2006 shall apply. Each party shall meet a half share of the costs of the Institute's services. If the mediation does not achieve a resolution of the Dispute, clause 17.4.2 shall apply; or
 - 17.4.2 Refer the Dispute to the Disputes Tribunal or to arbitration for resolution.
- 17.5 If the Dispute is referred to arbitration, the arbitration shall be in accordance with the Arbitration Act 1996 and by a single arbitrator to be agreed on by the parties and failing agreement to be nominated by the President of the New Zealand Law Society.
- 17.6 The parties agree that during this dispute resolution process they will act in good faith towards each other, they will not disclose any details of the Dispute to any third party, and they will not speak ill of each other or of the New Zealand Joinery Manufacturers Inc.

18 Entire Agreement

This agreement constitutes the entire agreement between the parties relating to the Work and supersedes and extinguishes any prior representations, warranties, assurances, or arrangements of any nature, expressed or implied, in writing or oral, relating to the Work.

19. Attachments that form part of this agreement

- 1. Quotation
- Disclosure Statement*
- 3. Ministry of Business, Innovation & Employment Prescribed Checklist*
- 4. Site Safety Plan (to be provided prior to commencement of work on the work site)
 - * Included only if the contract price is \$30,000 or more and the Work is "building works" under the Building Act 2004.

20. Information to client

The joinery company will provide the following information to the client as soon as reasonably practicable after the Completion Date:

- (a) A copy of any guarantee or warranty for materials and/or services in connection with the Work.
- (b) Information about any maintenance requirements, including any processes and materials to be used to maintain the Work.

Signing of Agreement

Client	Joinery Company
Signature	Signature
Name	Name
Position	Position
Date	Date
Client Checklist	
The client acknowledges that they have re	eceived the attachments listed below:
QuotationDisclosure Statement*Ministry of Business, Innovation &	Employment Prescribed Checklist*
* Include only if the contract price works" under the Building Act 200	is \$30,000 or more and the Work is "building 4.
Client	
Signature	
Name	
Position	
Date	