

# **Law Society Property Information Form** (4th edition 2020 - second revision)

Address of the property	138a Seaview Road Wallasey  Postcode C H 4 5 4 P E
Full names of the seller	Nathan Amey
Seller's solicitor Name of solicitor's firm	Forming Landblad VC LAW
Address	Marion House, 56 Tithcham Strut 28-25-25-25-25-25-25-25-25-25-25-25-25-25-
Email	marie@formbyluw.com Jack. Byrnc Quckw.co.vk
Reference number	<del>SWIAME002:000</del> 3 138c Seaview
About this form	This form is completed by the seller to supply the detailed information

and documents which may be relied upon for the conveyancing process.

#### **Definitions**

- 'Seller' means all sellers together where the property is owned by more than one person.
- 'Buyer' means all buyers together where the property is being bought by more than one person.
- 'Property' includes all buildings and land within its boundaries.

## Instructions to the seller

- The answers should be prepared by the person or persons who are named as owner on the deeds or Land Registry title or by the owner's legal representative(s) if selling under a power of attorney or grant of probate or representation. If there is more than one seller, you should prepare the answers together or, if only one seller prepares the form, the other(s) should check the answers given and all sellers should sign the form.
- If you do not know the answer to any question, you must say so.
   If you are unsure of the meaning of any questions or answers,
   please ask your solicitor. Completing this form is not mandatory,
   but omissions or delay in providing some information may delay the sale.
- If you later become aware of any information which would alter any replies you have given, you must inform your solicitor immediately. This is as important as giving the right answers in the first place. Do not change any arrangements concerning the property with anyone (such as a tenant or neighbour) without first consulting your solicitor.
- It is very important that your answers are accurate. If you give
  incorrect or incomplete information to the buyer (on this form or
  otherwise in writing or in conversation, whether through your
  estate agent or solicitor or directly to the buyer), the buyer may
  make a claim for compensation from you or refuse to complete
  the purchase.
- You should answer the questions based upon information known to you (or, in the case of legal representatives, you or the owner).
   You are not expected to have expert knowledge of legal or technical matters, or matters that occurred prior to your ownership of the property.
- Please give your solicitor any letters, agreements or other papers
  which help answer the questions. If you are aware of any which
  you are not supplying with the answers, tell your solicitor. If you
  do not have any documentation you may need to obtain copies at
  your own expense. Also pass to your solicitor any notices you
  have received concerning the property and any which arrive at
  any time before completion of the sale.

# Instructions to the buyer

- If the seller gives you, separately from this form, any information concerning the property (in writing or in conversation, whether through an estate agent or solicitor or directly to you) on which you wish to rely when buying the property, you should tell your solicitor.
- You are entitled to rely on the replies given to enquiries but in relation to the physical condition of the property, the replies should not be treated as a substitute for undertaking your own survey or making your own independent enquiries, which you are recommended to do.
- The seller is only obliged to give answers based on their own information. They may not have knowledge of legal or technical matters. You should not expect the seller to have knowledge of, or give information about, matters prior to their ownership of the property.

## 1. Boundaries

If the property is leasehold this section, or parts of it, may not apply.

	(a) on the left?		Seller		Neighbour
	(b) on the right? (c) at the rear?	- ⊔ □	Shared Seller		Not known Neighbour Not known Neighbour Not known Neighbour Not known
		_ 🗀	Shared	r	
			Seller Shared		
	(d) at the front?		Seller Shared		
1.2	If the boundaries are irregular please increference to a plan:	licate own	ership b	y written o	tescription or
,3	Is the seller aware of any boundary featumoved in the last 10 years or during the of ownership if longer? If Yes, please given	seller's pe	been eriod	Yes	No No
.4	During the seller's ownership, has any a or property been purchased by the selle If Yes, please give details:	djacent la r?	nd	Yes	√ No
				<u></u>	<del>-</del>

1.5	Does any part of the property or any building on the property overhang, or project under, the boundary of the neighbouring property or road, for example cellars under the pavement, overhanging eaves or covered walkways? If Yes, please give details:	Yes No
1.6	Has any notice been received under the Party Wall etc. Act 1996 in respect of any shared/party boundaries? If Yes, please supply a copy, and give details of any works carried out or agreed:	Yes No To follow
2.	Disputes and complaints	
2,1	Have there been any disputes or complaints regarding this property or a property nearby? If Yes, please give details:	Yes No
2.2	Is the seller aware of anything which might lead to a dispute about the property or a property nearby? If Yes, please give details:	Yes No
3.	Notices and proposals	
3.1	Have any notices or correspondence been received or sent (e.g. from or to a neighbour, council or government department), or any negotiations or discussions taken place, which affect the property or a property nearby? If Yes, please give details:	Yes V No

3,2	Is the seller aware of any proposals to develop property or land nearby, or of any proposals to make alterations to buildings nearby? If Yes, please give details:	Yes V No
4.	Alterations, planning and building	g control
Note form com prod auth sche Pers sche Valu follo	e to seller: All relevant approvals and supporting paperwork in such as listed building consents, planning permissions, Buildice the documentation authorising this. Copies may be obtained by the provider (e.g. FENSA or Gas Safe Register), Further inference consecution of the sound at: https://www.gov.uk/guidaeme-current-schemes-and-how-schemes-are-authorised eto buyer: If any alterations or improvements have been made of for council tax, the sale of the property may trigger a revaluing completion of the sale, the property will be put into a high mation about council tax valuation can be found at: https://www.gov.uk/government/organisations/valuation-office//www.gov.uk/government/organisations/valuation-office//www.gov.uk/government/organisations/valuation-office//www.gov.uk/government/organisations/valuation-office//www.gov.uk/government/organisations/valuation-office///www.gov.uk/government/organisations/valuation-office///////////////////////////////////	referred to in section 4 of this Iding Regulations consents and works carried out the seller should ined from the relevant local and from the contractor or the primation about Competent ance/competent-person- de since the property was last fluation. This may mean that gher council tax band. Further
	(including the garden)?  (a) Building works (e.g. extension, loft or garage conversion, removal of internal walls). If Yes, please give details including dates of all work undertaken:	Yes No
	(b) Change of use (e.g. from an office to a residence)	Yes No Year
	(c) Installation of replacement windows, roof windows, roof lights, glazed doors since 1 April 2002	Yes No Year
	(d) Addition of a conservatory	Yes No Year

4.2	ownership of the property:				
	(a) please supply copies of the planning permissions, Building Regulations approvals and Completion Certificates, OR:				
	(b) if none were required, please explain why these were not required – e.g. permitted development rights applied or the work was exempt from Building Regulations:				
	ner information about permitted development can be found at: s://www.planningportal.co.uk/info/200126/applications	-			
4.3	Are any of the works disclosed in 4.1 above unfinished? If Yes, please give details:	Yes No			
4.4	Is the seller aware of any breaches of planning permission conditions or Building Regulations consent conditions, unfinished work or work that does not have all necessary consents?  If Yes, please give details:	Yes No			
4.5	Are there any planning or building control issues to resolve? If Yes, please give details:	Yes No			
4.6	Have solar panels been installed?	Yes No			
	If Yes:				
	(a) In what year were the solar panels installed?	Year			
	(b) Are the solar panels owned outright?	Yes No			
	(c) Has a long lease of the roof/air space been granted to a solar panel provider? If Yes, please supply copies of the relevant documents e.g. copies of electricity bills for feed in tariffs.	Yes No No Enclosed To follow			

4.7	Is the property or any part of it:	
	(a) a listed building?	Yes No
	(b) in a conservation area?	Yes No
	If Yes, please supply copies of any relevant documents.	Enclosed To follow
4.8	Are any of the trees on the property subject to a Tree Preservation Order?	Yes No
	If Yes:	<u> </u>
	(a) Have the terms of the Order been complied with?	Yes No
	(b) Please supply a copy of any relevant documents.	Enclosed To follow
5.	Guarantees and warranties	
	to seller: All available guarantees, warranties and supporting e exchange of contracts.	paperwork should be supplied
or ma	to buyer: Some guarantees only operate to protect the personay not be valid if their terms have been breached. You may wis blish whether it is still trading and if so, whether the terms of the	h to contact the company to
5.1	Does the property benefit from any of the following guara If Yes, please supply a copy.	
	(a) New home warranty (e.g. NHBC or similar)	☐ Yes ☐ No ☐ Enclosed ☐ To follow
	(b) Damp proofing	Yes No No To follow
	(c) Timber treatment	☐ Yes ✓ No ☐ Enclosed ☐ To follow
	(d) Windows, roof lights, roof windows or glazed doors	Yes No
		Enclosed To follow

(a) subject to an abnormal rise in premiums?  (b) subject to high excesses?	Yes No
-	r been:
If the property is a flat, does the landlord insure the building?	Yes No
If not, why not?	
	Yes No
Insurance	
	~\
Have any claims been made under any of these guarantees or warranties? If Yes, please give details:	Yes No
	Enclosed To follow
(i) Other (please state):	Yes Vo
(h) Underpinning	Yes No No Enclosed To follow
(g) Central heating	☐ Yes ☐ No ☐ Enclosed ☐ To follow
(f) Roofing	☐ Yes ☐ No ☐ Enclosed ☐ To follow
	(g) Central heating  (h) Underpinning  (i) Other (please state):  Have any claims been made under any of these guarantees or warranties? If Yes, please give details:  Insurance  Does the seller insure the property?  If not, why not?  If the property is a flat, does the landlord insure the building?  Has any buildings insurance taken out by the seller ever (a) subject to an abnormal rise in premiums?

	(c) subject to unusual conditions?	Yes No
	(d) refused?	Yes No
	If Yes, please give details:	
6.5	Has the seller made any buildings insurance claims? If Yes, please give details:	Yes No
7.	Environmental matters	
Flo	oding	
occu infor	e: Flooding may take a variety of forms: It may be seasonal urrence. The property does not need to be near a sea or rivermation about flooding can be found at: w.gov.uk/government/organisations/department-for-entitle. flood risk check can be found at: www.gov.uk/check-floo	er for flooding to occur. Further vironment-food-rural-affairs.
	d our updated Flood Risk Practice Note at https://www.lav rices/advice/practice-notes/flood-risk/	vsociety.org.uk/support-
7,1	Has any part of the property (whether buildings or surrounding garden or land) ever been flooded? If Yes, please state when the flooding occurred and identify the parts that flooded:	Yes No
		·
If No	o to question 7.1 please continue to 7.3 and do not ans	wer 7.2 below.
7.2	What type of flooding occurred?	
	(a) Ground water	Yes No
	(b) Sewer flooding	Yes No
	(c) Surface water	Yes No
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	(d) Coastal flooding	Yes No
	(e) River flooding	Yes No
	(f) Other (please state):	
	·	
	Has a Flood Risk Report been prepared? If Yes, please supply a copy.	Yes No Enclosed To follow
Furth Repo	er information about the types of flooding and Flood Risk rts can be found at: www.gov.uk/government/organisations/	environment-agency.
Rad	on	
Note: Radon is a naturally occurring inert radioactive gas found in the ground. Some parts of England and Wales are more adversely affected by it than others. Remedial action is advised for properties with a test result above the 'recommended action level'. Further information about Radon can be found at: www.gov.uk/government/organisations/public-health-england and www.publichealthwales.wales.nhs.uk.		
7.4	Has a Radon test been carried out on the property?	Yes No
	If Yes:	
	(a) please supply a copy of the report	Enclosed To follow
	(b) was the test result below the 'recommended action level'?	Yes No
7.5	Were any remedial measures undertaken on construction to reduce Radon gas levels in the property?	Yes No
Ene	rgy efficiency	
prope	: An Energy Performance Certificate (EPC) is a document that perty's energy usage, Further information about EPCs can be found in the content of the content	ınd at:
7.6	Please supply a copy of the EPC for the property.	Enclosed To follow Already supplied

7.7	Have any installations in the property been financed under the Green Deal scheme? If Yes, please give details of all installations and supply a copy of your last electricity bill.	Yes No No Enclosed To follow
	her information about the Green Deal can be found at: v.gov.uk/green-deal-energy-saving-measures	
Jap	anese knotweed	
untre grou	e: Japanese knotweed is an invasive non-native plant that can eated. The plant consists of visible above ground growth and a nd in the soil. It can take several years to control and manage ment plan and rhizomes may remain alive below the soil ever	an invisible rhizome (root) below through a management and
7.8	Is the property affected by Japanese knotweed?	Yes No
	If Yes, please state whether there is a Japanese knotweed management and treatment plan in place and supply a copy with any insurance cover linked to the plan.	Yes No Not known Enclosed To follow
8.	Rights and informal arrangements	
of le	e: Rights and arrangements may relate to access or shared us ss than seven years, rights to mines and minerals, manorial ri ers. If you are uncertain about whether a right or arrangement se ask your solicitor.	ghts, chancel repair and similar
8.1	Does ownership of the property carry a responsibility to contribute towards the cost of any jointly used services, such as maintenance of a private road, a shared driveway, a boundary or drain? If Yes, please give details:	Yes No
8.2	Does the property benefit from any rights or arrangements over any neighbouring property (this includes any rights of way)? If Yes, please give details:	Yes No

8.3	Has anyone taken steps to prevent access to the property, or to complain about or demand payment for access to the property? If Yes, please give details:	Yes No			
8.4	Does the seller know if any of the following rights benef	it the property:			
	(a) Rights of light	Yes I No			
	(b) Rights of support from adjoining properties	Yes No			
	(c) Customary rights (e.g. rights deriving from local traditions)	Yes No			
8.5	Does the seller know if any of the following arrangements affect the property:				
	(a) Other people's rights to mines and minerals under the land	Yès  No			
	(b) Chancel repair liability	Yes No			
	(c) Other people's rights to take things from the land (such as timber, hay or fish)	Yes No			
	If Yes, please give details:				
8.6	Are there any other rights or arrangements affecting the property? This includes any rights of way. If Yes, please give details:	Yes No			

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<b>Se</b> l	vices crossing the property or neighbouring prop	erty
8.7	Do any drains, pipes or wires serving the property cross any neighbour's property?	Yes No
8.8	Do any drains, pipes or wires leading to any neighbour's property cross the property?	Yes No
8.9	Is there any agreement or arrangement about drains, pipes or wires?	Yes No
	If Yes, please supply a copy or give details:	Enclosed To follow
9.	Parking	
9.1	What are the parking arrangements at the property?	
	4~	
9,2	Is the property in a controlled parking zone or within a local authority parking scheme?	☐ Yes ☐ No ☑ Not known
10.	Other charges	
rent : there	: If the property is leasehold, details of lease expenses such as should be set out on the separate TA7 Leasehold Information Formay still be charges: for example, payments to a management te drainage system.	orm. If the property is freehold.
10.1	Does the seller have to pay any charges relating to the property (excluding any payments such as council tax, utility charges, etc.), for example payments to a management company? If Yes, please give details:	Yes No

11.	Occupiers								
11.1	Does the seller live at the property?	Yes No							
11.2	Does anyone else, aged 17 or over, live at the property?	Yes V No							
belo	f No to question 11.2, please continue to section 12 'Services' and do not answer 11.3–11.5 pelow.								
11.3	Please give the full names of any occupiers (other than the	sellers) aged 17 or over:							
	/other than the collers)	Yes No							
11.4	Are any of the occupiers (other than the sellers), aged 17 or over, tenants or lodgers?								
11.5	Is the property being sold with vacant possession?	✓ Yes ☐ No							
,	If Yes, have all the occupiers aged 17 or over:								
	(a) agreed to leave prior to completion?	Yes No							
	(b) agreed to sign the sale contract? if No, please supply	Yes No							
	other evidence that the property will be vacant on completion.	Enclosed To follow							
 4 1	. Services	Add all the same and the same a							
	e: If the seller does not have a certificate requested below this ca	in be obtained from the							
rele can	e: If the seller does not have a certificate requested below this of vant Competent Persons Scheme. Further information about Corbe found at: https://www.gov.uk/guidance/competent-person-how-schemes-are-authorised	IDE(ELIC LEISOUS GOLIOLISE							
Ele	ctricity								
12.1	Has the whole or any part of the electrical installation been tested by a qualified and registered electrician?	Yes No							
	If Yes, please state the year it was tested and provide a copy of the test certificate.	Enclosed To follow							
12.	2 Has the property been rewired or had any electrical installation work carried out since 1 January 2005?	Yes No							
	If Yes, please supply one of the following:								
	(a) a copy of the signed BS7671 Electrical Safety Certificate	Enclosed To follow							
	(b) the installer's Building Regulations Compliance Certificate	Enclosed To follow							
	(c) the Building Control Completion Certificate	Enclosed To follow							

Central heating					
12.3	Does the property have a central heating sys	tem?	Yes ]	No	
	If Yes:  (a) What type of system is it (e.g. mains gas, liquid gas, oil, electricity, etc.)?  (b) When was the heating system installed? If on or after 1 April 2005 please supply a copy of the 'completion certificate' (e.g. CORGI or Gas Safe Register) or the		Not known	Date To follow	
•	'exceptional circumstances' form.  (c) Is the heating system in good working order?  (d) In what year was the heating system last serviced/maintained? Please supply a copy of the inspection report.		Yes	No Year	
Drai	nage and sewerage		Enclosed Not available	To follow	
Note: Further information about drainage and sewerage can be found at: www.gov.uk/government/organisations/environment-agency					
12.4	Is the property connected to mains:				
	(a) foul water drainage?	Yes	No No	ot known	
	(b) surface water drainage?	Yes	No No	ot known	
If Yes to both questions in 12.4, please continue to section 13 'Connection to utilities and services' and do not answer 12.5–12.10 below.					
12.5	Is sewerage for the property provided by:				
	(a) a septic tank?		Yes	No	
If the property is in England and you answered Yes to question 12.5 and your septic tank discharges directly into surface water, you must do one of the following as soon as possible:  • connect to mains sewer  • install a drainage field (also known as an infiltration system) so the septic tank can discharge to ground instead  • replace your septic tank with a small sewage treatment plant  You must have plans in place to carry out this work within a reasonable timescale, typically 12 months.					
12.5	.1 When was the septic tank last replaced or i	upgraded?		Month Year	

	(b) a sewage treatment plant?	Yes No				
	(c) cesspool?	Yes No				
12.6	Is the use of the septic tank, sewage treatment plant or cesspool shared with other properties? If Yes, how many properties share the system?	Yes No Properties share				
12.7	When was the system last emptied?	Year				
12.8	If the property is served by a sewage treatment plant, when was the treatment plant last serviced?	Year				
12.9	When was the system installed?	Year				
Note: Some systems installed after 1 January 1991 require Building Regulations approval, environmental permits or registration. Further information about permits and registration can be found at: www.gov.uk/government/organisations/environment-agency						
12.10	Is any part of the septic tank, sewage treatment plant (including any soakaway or outfall) or cesspool, or the	Yes No				
-	access to it, outside the boundary of the property? If Yes, please supply a plan showing the location of the system and how access is obtained.	Enclosed To follow				
Specific information about permits and general binding rules can be found at www.gov.uk/permits-you-need-for-septic-tanks						
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### 13. Connection to utilities and services

Please mark the Yes or No boxes to show which of the following utilities and services are connected to the property and give details of any providers.

Mains electricity Yes No	Mains gas	Yes No
Provider's name	Provider's name	n/k
Location of meter	Location of meter	n/k.
Mains water	Mains sewerage	Yes No
Provider's name	Provider's name	
Location of stopcock		
Location of meter, if any		
Telephone Yes No	Cable	Yes No
Provider's name	Provider's name	107 ILNUN

### 14. Transaction information 14.1 Is this sale dependent on the seller completing the No Yes purchase of another property on the same day? 14.2 Does the seller have any special requirements about a Yes moving date? If Yes, please give details: Yes No 14.3 Will the sale price be sufficient to repay all mortgages and charges secured on the property? No mortgage 14.4 Will the seller ensure that: (a) all rubbish is removed from the property (including from J\N₀ Yes: the loft, garden, outbuildings, garages and sheds) and that the property will be left in a clean and tidy condition? (b) if light fittings are removed, the fittings will be replaced No Yes with ceiling rose, flex, bulb holder and bulb? (c) reasonable care will be taken when removing any other No Yes fittings or contents? (d) keys to all windows and doors and details of alarm codes Yes No will be left at the property or with the estate agent? 02/05/2024 Dated:

Signed:

Signed:

Each seller should sign this form.



The Law Society is the representative body for solicitors in England and Wales.

Dated: