Aurora KiwiSaver Scheme First Home Withdrawal Application

A. INTRODUCTION AND STEPS TO APPLY

This form facilitates your application to withdraw funds for your first home purchase. Before completing, please ensure you meet the following eligibility criteria:

- 1. You have been a KiwiSaver member (or complying superannuation fund member) for at least three years.
- 2. You have not previously made a home purchase withdrawal from any KiwiSaver scheme before.
- 3. The property is intended to be your principal place of residence.
- 4. You have never held an estate in land before, either solely or jointly.

STEPS TO APPLY

- Read through each section carefully and complete all required fields, including your Statutory Declaration.
- Attach all supporting documentation.
- Pass this form to your solicitor or conveyancer to complete their part of the application.
- Your solicitor or conveyancer will submit the completed form on your behalf.

B. RETURN INSTRUCTIONS

- You must submit your application, along with all required supporting documents, at least 10 business days before your payment date.
- For faster processing times please return via email. Where not possible please return via post at the address below.

EMAIL RETURN

Please scan this application and all supporting documentation and email them to us at hello@aurora.co.nz; OR

POSTAL RETURN

Please send this application and any supporting documentation to: Aurora Capital, PO Box 606, Christchurch, 8140.

If you would like help in completing this form, please email hello@aurora.co.nz or phone us on 0800 242 023.

C. CHECKLIST

D. YOUR DETAIL	S										
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First Home Withdraw This applies to member	r al ers who have not held a	an estate in land b	efore (v	whet	her al	one o	rioin	ıtlv wi	th an	other	person)
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Māori Land-First Hon		arriorritainga oro	· criacy c	ou qu	aum y.						
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Funds to be applied for	or a deposit (with any b cer to complete under	palance paid at se		nt).							
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Please note: we will adjust your withdrawal transaction for any tax liability arising as a result of your withdrawal request. Acceptance of your first or second-chance home withdrawal request is at the discretion of the Manager.

F. PRIVACY STATEMENT

By completing this form I acknowledge that the Privacy Act 2020 gives me the right to access and correct personal information held by Aurora Capital Limited (including the Manager, associated entities and agents) and the Supervisor. I agree that the information in this withdrawal form, and any information provided by me at any later date, may be used to administer my Aurora KiwiSaver Scheme membership.

G. SOLICITOR OR CONVEYANCING PRACTITIONER DETAILS				
Solicitor's Name				
Solicitor's Firm				
Postal Address		Suburb		
City	Country	Postcode		
Email				
Phone				

H. STATUTORY DECLARATION I, Full Name (first name, middle name, surname) c. A copy of the sale and purchase agreement showing me as the buyer and containing: i. An undertaking that the sale and purchase Address are either unconditionally obliged to settle or, if conditional, the withdrawal amount will be held by a stakeholder until the agreement is Suburb City unconditional. d. An undertaking from my solicitor regarding the handling of funds depending on the sale's status. Country Postcode 9. If applicable, I will provide confirmation from Kāinga Ora for a second chance home withdrawal or proof of my right to occupy Māori land. Occupation 10. I will submit certified and dated copies of identification and proof of residential address. 11. My withdrawal amount will be based on the market Solemnly and sincerely declare and agree that: value of my investments when my request is 1. I have read and understood the privacy information processed. on page 3 of the first or second-chance home 12. I consent for any solicitor involved in my home withdrawal form. withdrawal to be approached by you for further 2. I have not previously withdrawn from any KiwiSaver information, and this authorisation is valid even as a scheme for a first or second-chance home photocopy. purchase. 13. I give consent for Aurora Capital to conduct AML/CFT 3. I have been a member of a KiwiSaver scheme or a checks, as part of their obligation under the AML/ complying superannuation fund for at least three CFT Act including digital checks using information years. provided. 4. I have lived in New Zealand for the entire duration of 14. Laffirm that all information provided is true and correct. my KiwiSaver membership, except for the following I make this solemn declaration conscientiously believing periods (if any): the same to be true and by the virtue of the Oaths and Declarations Act 1957. From Signature of person making the declaration To Declared at (place) From Date To From Before me То Name 5. The property I am buying is in New Zealand and will be my main home. Occupation (e.g. Justice of the Peace, Solicitor, Notary Public or other 6. For a first-time withdrawal, I have never owned person authorised to take a statutory declaration) property before, or if I have, it was under conditions outlined in Rule 8(5) of the KiwiSaver scheme rules. 7. I am aware that incorrect or incomplete information Address in my application can hinder its assessment. 8. My application for a first or second-chance home withdrawal depends on your approval and the receipt of: a. A pre-printed bank deposit slip for my solicitor's Signature Trust Account.

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b. A solicitor's certificate.

I. IDENTITY VERIFICATION

TO VERIFY YOUR IDENTITY, we need a certified copy of:
Your current passport showing your name, date of birth, photo and signature; or
Your New Zealand Firearms Licence; or
Your Birth Certificate AND one of the following:
both sides of your 18+ card; or
both sides of your current New Zealand driver licence; or
both sides of a NZ bank credit, debit or Eftpos card containing your name, signature and expiry; OR
Both sides of your New Zealand driver licence AND one of the following:
a recent (dated within the last 12 months) bank statement; or
a recent (dated within the last 12 months) statement from a government agency; or
both sides of a NZ bank credit, debit or Eftpos card containing your name, signature and expiry.
TO VERIFY YOUR ADDRESS, we need a certified copy of:
a recent (dated within the last 12 months) bank statement; or
a recent (dated within the last 12 months) utility bill showing your name and residential address; or
a recent (dated within the last 12 months) letter from a Government Agency.
PLEASE DO NOT POST ORIGINAL IDENTITY DOCUMENTS

CERTIFICATION OF DOCUMENTS

- Certification of documents must have been completed in the 3 months preceding presentation of the certified documents.
- Each photocopy must be certified by one of the following referee types: a Justice of the Peace, a Solicitor of a High Court, or a Notary Public.
- The certified document/s must state:
 - For photo ID "The document is a true and correct copy of the original which has been sighted and it represents a true likeness of the person presenting the document."
 - For address and non photo ID "The document is a true and correct copy of the original document."
- If you are sending in more than one form of identification, all photocopies must be certified.

J. SOLICITOR'S OR CONVEYANCER LETTER FUNDS TO BE APPLIED AT SETTLEMENT - Unconditional Sale

To: FundRock NZ Limited as Issuer and Manager of the Aurora KiwiSaver Scheme (the Scheme) Re:(the Member's full legal name) I refer to the Member's application for a home purchase withdrawal from the Scheme (the Application), which relates to the purchase of The property: (full address of property) The settlement date for the purchase of the Property is: **DOCUMENTS** I enclose copies of the following: 1. the Agreement for sale and purchase of the Property with: (the Vendor's full legal name) Dated: 2. our Trust Account pre-printed bank deposit slip; 3. if applicable, confirmation from Kāinga Ora that the Member qualifies for second chance withdrawal; and 4. if applicable, proof the member has the right to occupy the Māori land. AND I confirm that I act for the Member, who is to purchase the Property under the Agreement. **UNDERTAKINGS** I undertake to you that: 1. as at the date of this letter, any conditions to the Agreement are fulfilled or waived, and the Vendor and the Purchaser(s) are unconditionally obliged to settle; and 2. any funds received by me pursuant to the Application (the Funds) will be paid to the Vendor as part of the purchase price; or 3. if settlement under the Agreement is not completed by the due date in the Agreement or any agreed extended date, the Funds will be repaid to you as soon as practicable on account of the Member with no **deductions or disbursements**. AND I confirm that I hold a current Practising Certificate issued pursuant to the Lawyers and Conveyancers Act 2006. Name of Firm/Company Email Name of Principal/Partner certifying

This certificate must be signed by the practice principal or partner.

Signature

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Date

J. SOLICITOR OR CONVEYANCER LETTER FUNDS TO BE APPLIED FOR DEPOSIT - With any balance paid at settlement

To: FundRock NZ Limited as Issuer and Manager of the Aurora KiwiSaver Scheme (the Scheme)

Re:(the Member's full legal name)

Irefer to the Member's application for a home purchase withdrawal from the Scheme (the Application), which relates to the purchase of
The property: (full address of property)

The deposit for the purchase of the Property is required to be paid by:

The current anticipated settlement date for the purchase of the Property is:

The stakeholder in respect of the purchase is: (e.g the Vendors Real Estate Agent)

DOCUMENTS

Ienclose copies of the following:

1. the Agreement for sale and purchase of the Property with:
(the Vendor's full legal name)

- 2. our Trust Account pre-printed bank deposit slip;
- 3. if applicable, confirmation from Kāinga Ora that the Member qualifies for second chance withdrawal; and
- 4. if applicable, proof the member has the right to occupy the Māori land.

 $AND\,I\,confirm\,that\,I\,act\,for\,the\,Member, who is\,to\,purchase\,the\,Property\,under\,the\,Agreement.$

UNDERTAKINGS

Dated:

I undertake to you that:

- 1. as at the date of this letter, the Agreement remains subject to a condition or conditions which have yet to be either fulfilled or waived, and the Vendor and the Purchaser(s) are not yet contractually obliged to settle;
- 2. any funds received by me pursuant to the Application (the Funds) are to be applied towards paying a deposit under the Agreement (the Deposit Funds) and they will be held by the stakeholder who is obliged to
 - a. hold the Deposit Funds while the Agreement is conditional; and
 - b. repay the Deposit Funds to me if settlement under the Agreement is not completed by the due date in the Agreement or any agreed extended date (except where non-compliance of the settlement is due to the purchaser's default);
- 3. I will repay to you as soon as practicable on account of the Member (with no further deductions or disbursements) any Deposit Funds that the stakeholder repays to me if settlement is not completed; and

- 4. Any funds received by me pursuant to the Application which exceed the amount to be applied towards paying the deposit under the Agreement:
 - a. will be paid to the Vendor as part of the purchase price on settlement of the Agreement; or
 - b. if the settlement under the Agreement is not completed by the due date in the Agreement or any extended date, will be repaid to you as soon as practicable on account of the Member with no deductions or disbursements.

 $AND\ I\ confirm\ that\ I\ hold\ a\ current\ Practising\ Certificate\ is sued\ pursuant\ to\ the\ Lawyers\ and\ Conveyancers\ Act\ 2006.$

Name of Firm/Company	Email
Name of Principal/Partner certifying	
Signature	Date

This certificate must be signed by the practice principal or partner.