



investment, so we know that it can be overwhelming.

This Toolkit is your winner's guide to buying property off the plan and will be with you throughout the conveyancing process.

Prepare to succeed

When the market is competitive, it pays to take steps to prepare for your purchase whether or not you have found the perfect property.

- Check in with your bank or broker to ensure you will have the funds available for settlement when construction is complete
- · Calculate transfer duty on your property and factor it into your budget:
 - > ACT Stamp Duty Calculator
 - > NSW Stamp Duty Calculator
- · Check out what stamp duty concessions or boosts you may be eligible to receive, including first home owner support. Start here:
 - > ACT Stamp Duty Details
 - > NSW Conveyance Duty Details

Once you have found the perfect place:

• Get in touch with us so we can review the Contract, or get an instant quote

- and you can be approved once the property is built (you cannot get unconditional finance for off-theplan property)
- > Getting your will sorted, or having your existing will reviewed (see page 8)
- > Whether you need a new or updated Binding Financial Agreement, especially if you're moving in with your partner for the first time (see page 8)
- Get your Pinterest or old-school scrap book and glue stick fired up and start seeing yourself in your new place!

Settle In

Settle in for the long haul... buying a property off-the-plan property may require you to wait, but can be hugely rewarding! You'll need to be prepared to engage with the process:

- Plan your to-do list for each step of the conveyancing process (see page **3**)
- Keep your conditional finance approval current but be sure to get ready to finalise and sign up once construction is complete!

- You will undertake a pre-settlement inspection, when it will be important to note any defects in the property before completion (see page 4)
- You will need to keep track of any other defects that come up after completion and let the developer know in time (see page 6)

Welcome to your property adventure!

If you need help at any point throughout the process, just reach out to us. We're thrilled to be on the journey with you and are only too happy to help.

Want to know more?

We believe in sharing knowledge, experience and ambitions so that together we can build something bigger than ourselves and better than what came before.

Sound good? Let's chat.

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EXPECT WHAT TO WHEN YOU'RE THE BUYING OFF



GET EXCITED

Start looking

- Understand your budget
- Allow for stamp duty
- Are you eligible for ACT stamp duty concessions? Go to: revenue.act.gov.au
- Are you eligible for a NSW First Home Owner Grant Go to: revenue.nsw.gov.au



FALL IN LOVE

Look closer

- Request a Contract from the Agent
- Send us the Contract for review and advice
- Research the Developer's reputation
- Ask when settlement is expected



GET YOUR DUCKS IN A ROW

Getting ready

- Pay holding Deposit
- Check your finance is in order

Come and see us to:

- O Discuss the off the plan process
- Sign a Client Authorisation Form
- O Verify your ID
- Pay the Deposit



EXCHANGE OF CONTRACTS

The point of no return

You have committed to the Contract until the end, which is called "completion"



- updates or "settlement".
 - additional Deposit during construction, depending on your Contract.



The waiting game

CONSTRUCTION

- Stay in touch during construction for
- The Developer may terminate the Contract if they don't obtain the Approvals or the Registration of the Units Plan in time
- You may need to pay



PRE-SETTLEMENT

Show time

When the building is finished, we receive 14 days' notice to settle.

Sign your loan documents.

We then organise your Bank to settle.

- Arrange a removalist (or some willing friends!)
- Arrange pre-settlement inspections with the Agent
- Arrange for electricity and gas connections in time for you to move in



SETTLEMENT DAY

It's yours

Congratulations!

- Your Bank advances money to pay the Seller to settle
- Your mortgage is established
- The Seller receives the Deposit
- All the Seller's outstanding rates, land tax and other charges are paid on settlement
- Collect the keys to vour new home!



Settle in

Arrange contents

insurance

- Pay Stamp Duty when your Notice of Assessment arrives
- Keep a list of defects that arise and submit it within 90 days of settlement
- Rates, land tax and water transfer to you automatically
- We will advise the body corporate of your contact details

(1) We strongly recommend your loan application is underway at least 2 months before settlement. Your lender will issue a conditional approval and will organise a valuation around the same time as your pre-settlement inspection. Normal bank processing times are 4-6 weeks (from lodgement of your loan application to settlement). Your mortgage broker can project manage the entire finance approval process for you.

If settlement is delayed because of you or your Bank, you may be liable to pay interest to the Seller.

BUYING OFF THE PLAN





INSPECTION CHECKLIST

This is your chance to check that the property has been constructed in accordance with the Contract.

You need to check for any, damage, particularly chips, cracks and marks. Once this list has been submitted and you move in, any damage that *may* have been caused by you no longer needs to be fixed by the Seller!

Legend: ⊖ Not applicable ⊙ Works ⊗ Faulty

Testing time

Pro tips

- Use a phone charger or night light to test electrical points!
- Sometimes exhaust fans and rangehoods are quiet. Take a tissue with you and hold it against the exhaust fan when it's turned on. If it sticks, it works!
- Check the Inclusions List in your Contract, to ensure everything agreed has been provided!

Check for:	Room	Description
Chips in paintwork, benchtops, walls, cornices		
Cracks in paintwork, plastering, grout, benchtops		
Paintwork being generally even and no drip marks (NB under Australian Standards you must stand 1m away from any wall you are inspecting)		
Flooring generally laid flat, fixed down properly, fully grouted (if tiles)		
Joinery having been installed flush and there are no gaps, doors open and close easily and handles are fixed		
Doors opening and closing without dragging or binding, and door handles work		
Windows opening and closing freely (if they are designed to), no cracks in the glass, keys are present		
Fixtures , such as light fittings, shower screens, ceiling fans, taps, working properly		
Air conditioning/heating installed and operating		
Stairs and Balustrade installed and safe		
Louvres and blinds installed correctly, opening and closing freely		
Variations requested in your Contract such as additional power points, lighting and appliances		
Other issues		



Continued >

Check correct installations		Condensation Management	
Check finishes, fittings and appract your inclusions list:	oliances used for the property	How do I manage condensation in this dwelling?	
○ Kitchen		•	
Bathrooms		•	
Robes and storage		What has been installed as much of the constant in the bala	
O Interior of the property ger	nerally	What has been installed as part of the construction to help manage condensation?	
 Exterior of the property 		○ Weep holes	
 Balcony or courtyard 		Mechanical heat exchanger	
Landscaping		○ Fan setting on the AC unit	
Colour scheme		Externally venting range hood	
Confirm the colour scheme you	u chose has been installed	Externally venting bathroom exhaust	
in the property.		Externally venting laundry exhaust	
Colour scheme	O Yes O No	○ Condenser dryer	
Other items to check		O	
Garage doors	○ Kitchen sink	O	
Automatic gates	Laundry sink	O	
○ Intercom	Bathroom exhausts	How and Himit demand including model to the dualling	
○ AV System	 Electricity meter installed 	How can I limit damage, including mold, to the dwelling caused by condensation?	
Car park/storage location	0		
Waste chute location	0	•	
Bathroom and laundry	0	•	
pipes draining	<u> </u>	Questions for the Agent	
Notes/requests for repairs:		Has the units plan been applied for yet?	
		When is completion expected?	
		 Will I get my keys from you at completion, or my solicitor? 	
		•	
		•	
		Questions for MLG before settlement	
		•	
		•	
		•	
		N/lean way by Curishad also divine	
		When you've finished checking	
		Scan or take a photo of this checklist and sent it through to our team. We'll add it to your file.	
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DEFECTS LIST

Your off-the-plan purchase will include a Defects Liability Period which will usually be a 90-day period.

You will have the opportunity to submit one list of Defects that arise in the property during this period for rectification by the developer.

The Defects Liability Period will commence on the earlier of:

- the date of Completion of your property; and
- the date you were permitted to occupy the property.

What are Defects?

A Defect is a material defect in the residential dwelling constructed by the builder due to faulty workmanship or materials.

Common Defects include, but are not limited to:

- Water leaks
- Faulty garage doors
- Inadequate drainage

Defects do not include:

- Blown light bulbs
- Scratches and chips to surfaces
- General wear and tear of the property

Emergency Defects

It is usual practice that emergency defects are rectified immediately. If any arise, the defects will not form part of your one defects list to be submitted during the Defects Liability Period.

What are Emergency Defects?

Emergency Defects are those that relate to:

- watertightness/roofing;
- electricity;
- gas;
- · plumbing (including sewerage);
- the structure of the Works; or
- matters that fundamentally affect your proper use and enjoyment of the property.

Here is a helpful list for you to keep track of any defects. We recommend that you put this list up on the fridge and record any Defects you discover during your Defects Liability Period, which is usually 90 days from completion.

Property Address		
Name of Owner(s)		
Contact Details	M:	E:
End of Defects Liability Period		

Item	Description	Location	Fixed
1			0
2			0
3			0
4			0
5			0
6			0
7			0
8			0
9			0
10			0



SETTLEMENT ADJUSTMENTS: WHAT'S IT ALL ABOUT?



WHY DO WE MAKE ADJUSTMENTS?

Rates, land tax, water charges and body corporate levies are land charges that remain with the property being transferred. Adjustments are made at settlement to ensure that the Buyer and Seller are both paying their share of these charges.

This means that the parties are each fairly paying the land charges that apply to the time that they owned the property, regardless of when the account is changed or the transfer is registered on the title.

In the same way, rent that a property earns for its owner is adjusted so that the Buyer and the Seller each earn their share of the rent when the property passes.

► IF YOU LIKE THIS, WE LIKE YOU.

We believe in sharing knowledge, experience and ambitions so that together we can build something bigger than ourselves and better than what came before.

Sound good? Let's chat.

MORRISLEGALGROUP.COM.AU HELLO@MORRISLEGALGROUP.COM.AU 1300 047 227 Adjustments refers to the 'splitting' of the costs of certain land charges on a property, such as rates, land tax, water charges and body corporate levies. The process ensures that neither the Buyer nor Seller are paying for these charges when they did not own the property.

How do we know what the charges are?

Prior to settlement, the Buyer's representative will obtain various searches for land charges including:

- Certificate of Rates, Land Tax & Other Charges, from the ACT Revenue Office or the relevant council;
- Request for Charges from Icon Water or local water provider;
- Special Water Meter Reading from Icon Water or local water provider; and
- an update on payment of any body corporate levies (if the property is a unit in a units plan).

These are provided to the Seller's representative to allow them to prepare a settlement statement.

How does it work?

The cost for each kind of charge is calculated for the period in which settlement will take place, and that cost shared proportionally between the Buyer and Seller so that:

- if the Seller has paid land charges for a time when the Buyer will own the property, then the Buyer will reimburse the Seller their share, by adding it to the purchase price; and
- if the Buyer needs to pay land charges for a time when the Seller owned the property, then the Seller will pay their proportional amount by taking it off the purchase price.

Usually, the parties agree to work on the basis that all outstanding bills are paid in full on settlement. This means that most adjustments are by the Buyer in favour of the Seller, and any payments that are outstanding are paid by the Seller on settlement by drawing a cheque to the council or utility provider.

Land tax

Land tax is usually not levied on owner occupiers and so land tax is generally not be adjusted when a Buyer intends to live in the property. However, in the ACT, if the Seller is liable for land tax a Buyer be able to request the Seller's assistance to have the ACT Revenue Office recognise that the Buyer is not liable for land tax, and reduce its costs. The rules are complex and may be changed by the Contract. Ask us if you're not sure.

What about gas, electricity and internet?

Gas, electricity, internet and other services are 'personal' utilities, and new owners will need to arrange connection for these services individually. Adjustments are not made on settlement.

Does anything else get adjusted?

If the property is tenanted, rent will be adjusted proportionally much in the same way as land charges are adjusted, so that the Buyer and Seller earn income on the property during the time they owned it.

The Seller will reimburse the Buyer for the cost of discharging any mortgage on title, which needs to be removed for the Buyer to register their name on the title.

An adjustment will also be made by the Buyer to the Seller for the Section 119 Certificate, and Building, Pest & Compliance Inspection Report, if one or both of these documents were required in the Contract.

Adulting

The honest answer is no, but if you don't have a will, some unspeakable relative could end up owning your

HAVE TO?

little patch of paradise when you die. *Yikes*. Let's do something about that.

Do I

Every conveyancing client is offered a complimentary estate planning consultation.

For a surprisingly affordable fixed fee, we can provide you with:

- an estate planning advice tailored to you
- custom wills for one, a couple or more complex family
- enduring powers of attorney

No more excuses. Let's get it sorted for you.



Book your complimentary consultation here.

Sound good? Let's chat.

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*All matters are provided a fixed fee quote prior to commencement. Quote for custom wills will depend on whether the client is an individual or a couple, and on the complexity of the estate. All quotes will show you the GST-inclusive price but will exclude disbursements. Out-of-pocket expenses ('disbursements') are different for each client and are an extra cost which are passed on directly to you.



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Payments made easy

Find them all here.

settlement adjustments.

We've made payments easy and paperless.

contracts, Crown leaseholds and

You can securely pay your invoice or place money into our trust account here.

Government resources

Both the <u>ACT</u> and <u>NSW</u> Governments provide extensive information about living in each states. Check these resources for more information about housing and property.