

Contract

Between

Chase Monro Claims Ltd ('The Company') of
5 Jupiter House, Calleva Park, Aldermaston, Reading, Berkshire, RG7 8NN

And

Client 1 | Name:

Client 1 | Address:

Client 1 | DOB:

Client 2 | Name:

Client 2 | Address:

Client 2 | DOB:

(Together 'The Client')

The Company provides the following services:

Compensation in respect of mis-sold investments, mortgages, or pensions.

And if the company believes that the claim has merit the company shall act upon behalf of the Client to seek compensation. The company makes no representation or warranty to the client that Compensation will be obtained or is any way guaranteed.

The Company charges on a no win no fee basis. Fee payable if case is not pursued at clients request.

Charges for Service

For all claims, the Company's Service Charge is 20% of any amount of Compensation (as defined in The Company's Terms & Conditions).

Client Authorisation to Chase Monro Claims Ltd

I/ we authorise The Company to act on my/ our behalf as my/ our claims management company in the handling of my/our claim and recovery of monies in relation to pensions, investments and mortgages. I/ We give The Company full authority to refer The Company's actions to The Financial Ombudsman Service or the Finance Services Compensation Scheme if this is believed to be in my/our best interest. I/ We give The Company full authority to issue proceedings directly.

Client Acknowledgement

I/ we acknowledge that I/ we can recover our monies from the credit provider/ insurer/ bank/ broker myself without the involvement of The Company, however I/we have instead opted to engage The Company whose Service Charge will be recoverable from any monies recovered and/ or savings made on the outstanding debt/ or increases in the investment fund. I/ we acknowledge that if we settle directly with the third party after the commencement of this contract I/we will be jointly and severally liable for the payment of the Service. Charge as stipulated in this Contract.

Client Declaration of truth

I/ we give The Company full authority to handle my case against the bank/ building society/ insurer/ credit provider/ adviser/ intermediary and recover money owed to me/ us on my/ our behalf. I/we confirm that the information given in this Contract, and any questionnaires signed by me/ us is to the best of my/ our knowledge an accurate and truthful reflection of my/ our recollections.

I/We have read the Chase Monro Information Sheet and Terms and Conditions and note specifically Condition 7 relating to payment obligations and Condition 12 relating to Confidentiality, and agree to be bound by the Company's Privacy Policy, this Contract and the Company's Terms and Conditions.

Instructions to third party

In the event that The Company needs to contact a third party to progress the claim any further for any reason, I/ we hereby give my/ our authority and consent for the third party to provide The Company with any information they request and may require to pursue my case and or my/our money.

Signature of Client 1:

Date:

Signature of Client 2:

Date:

Signature on behalf of
Chase Monro Claims Ltd:

Date: