## Form R2

## Disclosure of Benefits

Land and Business Sale and Conveyancing) Act 1994 section 24C Land and Business Sale and Conveyancing) Regulations 2010 regulation 22

If a benefit has already been disclosed in a sales agency agreement then the use of this form is not required to disclose that benefit.

Subject to section 24C of the Land and Business (Sale and Conveyancing) Act 1994, a land agent must use this form to disclose to you (the client):

- benefits which the agent will receive or expects to receive from a third person to whom the agent has referred you, or with whom the agent has contracted, when the referral or contract is for the provision of services associated with the sale or purchase of property or a business;
- any other benefit of which the agent is aware that any person (including the agent) receives or expects to receive in connection with the sale or purchase.

The obligation to disclose a benefit to you under section 24C is ongoing and arises when the agent becomes aware of a benefit. **Note—** 

- When this form is used, the land agent **must** disclose the nature, source and amount (or estimated amount or value) of the benefit.
- A benefit includes a rebate, a discount, or a refund, and could include such things as frequent flyer points or gift vouchers.
- Under section 24C(5) of the Land and Business (Sale and Conveyancing) Act 1994 an agent includes an agent acting for the purchaser or vendor, and a sales representative acting for that agent

Please see page 2.

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Nature of the benefit	Source of the benefit	Amount (or estimated amount or value) of the benefit	Name of recipient of the benefit and capacity* of recipient		
	pacity in which the person	receives the benefit eg	as an agent, a financier, mortgage		
broker, lawyer.		[If insufficient s	space, add an annexure]		
Name of agent/s	ales representative	Name of client			
Signature		Signature	Signature		
Date		Date			
/ / 20		/ / 20	/ / 20		