

Westpac New Zealand Staff Superannuation Scheme In-Tandem Members Second Chance Home Withdrawal – Application Form

This form is to be used by members who satisfy the eligibility criteria and wish to apply to withdraw some or all of the savings in their In-Tandem Member Account and any Company Account to support the purchase of a home. Previous home owners may be eligible and apply using this form for an In-Tandem second chance home withdrawal if they are in a similar financial position to that expected of a first home purchaser.

Am I eligible?

You are eligible if you:

- · Are aged 18 or over;
- · Have been an In-Tandem member for three or more years;
- Are purchasing property or land as your principal place of residence;
- Do not currently own property or have an interest in an estate in land (alone or jointly with another person) in New Zealand or overseas.

 The following are not considered to be owning property or having an interest in land for the purposes of this application:
 - Holding an estate in land as a bare trustee
 - Holding a leasehold estate in land
 - Holding an interest in Maori land
 - Holding an estate in land as a trustee who is a beneficiary under the relevant trust, but who has no reasonable expectation of being able to live in the property or occupy the land as the principal place of residence for you or your family (or sell the property or land) until the death of the current occupiers or of their survivor(s);
- Do not have realisable assets totalling more than 20% of the house price cap for existing/older properties for the area you are buying in (see page 4 for more details on what are considered to be "realisable assets");

How much can I withdraw?

The maximum benefit available for eligible In-Tandem members is an amount equal to your leaving service benefit as at the date of payment of your second chance withdrawal benefit.

What type of property and land are eligible for the In-Tandem second chance home withdrawal?

There are five types of property and land ownership arrangements the withdrawal can be used for. They are:

Type of land (estate in land)	Description
Fee simple	Owners are entitled to unrestricted use of the land and may dispose of the land in any way they wish (subject to any relevant laws).
Stratum estate freehold and leasehold	Common type of ownership for apartments where an undivided portion of a larger property is owned collectively and a smaller portion (the unit) is owned exclusively.
Cross-lease (freehold and leasehold)	Ownership of the land is shared and each owner leases their house from the other landowners. The cross lease agreement outlines the rights and obligations of each owner.
Leasehold land	The owner of the land with a fee simple title (see above definition) enters into a legal agreement (lease) to transfer the right to occupy/use the land to another legal entity for a specific period of time. The lease usually outlines a number of conditions, including the payment of ground rent to the landowner and the lease may be registered against the land title.
Multiple owned Maori land	Multiple owned Maori land subject to Te Ture Whenua Maori Act 1993 where the property purchaser has a licence to occupy, granted to them by the owners of the land, and this gives them the right to occupy the land.

In-Tandem members may also be eligible for a second chance home withdrawal if they are looking to purchase a similar residential home interest (including contractually based interests). A similar residential home interest is where you purchase a group of shares in a company which owns the entire block of apartments, rather than purchasing a Freehold Title. The company doesn't trade anything, or list itself on the stock exchange. It is simply a structure that is set up to administer the purchase, sale, maintenance and other normal activities that go on in a typical apartment complex.

Where can I find out more general information about the Second Chance Home Withdrawal benefit?

A comprehensive Q & A can be found in the 'Documents & Forms' section of the Scheme's website and also see **www.kaingaora.govt.nz/home-ownership/kiwisaver-first-home-withdrawal/**

First name(s)			
Surname			
Date of birth DD / MM / YYYY			
Your gender	e		
Westpac Staff Number			
Your IRD Number			
Address NUMBER & STREET	SUBURB		
TOWN/CITY	POSTCODE		
Mobile	Best daytime phone (0)		
Email			
Postal Address (if different from	addraga abaya)		
•	,		
Address NUMBER & STREET/BOX NU	JMBER SUBURB		
TOWN/CITY	POSTCODE		
email address, please leave this blank. By pro			
•	hease tick one)		
I request:	france and Oak area a case with (a), and		
	from my Scheme account(s); or		
a withdrawal of all available fund	s from my Scheme account(s).		
How withdrawal amount	will be applied (please tick one)		
	The funds withdrawn will be applied (in the first instance) towards paying a deposit on the property (with any residue then applied towards the balance of the purchase price at settlement); or		
The funds withdrawn will be app	lied solely towards paying the purchase price at settlement of the property.		
	cted proportionally from each Investment Fund in which you have invested and taken from your own d your investment earnings after deducting tax and fees).		
After you have made the withdrawal	you will remain a member in the Scheme and you may continue contributing to the Scheme.		
Please note that we will account for	any tax owed on the amount being withdrawn by deducting it from the amount paid.		
·	essed by Mercer (N.Z.) Limited and is subject to approval by the Trustee. If you have any questions can contact us on 0508 468 263 or email us at westpacstaffsuper@mercer.com.		

Solicitor or Conveyancing Practitioner Details

Solicitor's or Conveyancing Practitioner's name (please print)				
Firm or co	empany name			
Postal add				
Street nun	nber and name or P O Box			
Suburb	Town/City			
Telephone	e Email			
Privacy	y Statement			
Scheme's (including	nal information which you provide in (or in connection with) this form will be held securely by Mercer (N.Z.) Limited (the administrator), and may be disclosed to any other entity that is involved in the administration and management of the Scheme Inland Revenue and any regulatory body). You have the right to request access to, and correction of, this information subject to ions of the Privacy Act 2020.			
Statuto	ory Declaration			
l,	of, , ,			
FULL NAME	OF APPLICANT CITY OCCUPATION			
solemnly a	and sincerely declare that:			
O I have	read and understood the Privacy Statement above;			
all info	ormation I have provided in this form is true and correct;			
○ I have	been a member of In-Tandem for three years or more;			
_	never made a withdrawal from In-Tandem (or any KiwiSaver scheme to which I currently or have previously belonged) for a purchase;			
the pro	operty I wish to purchase is intended to be the principal place of residence for myself or myself and my family;			
	ot currently own property, or have an interest in an estate in land, in New Zealand or overseas (noting the explanation of what is as ownership/an interest in the eligibility criteria set out on the first page of this aplication form, under <i>Am I eligible?</i>)			
For inf	ot have realisable assets totalling more than 20% of the house price cap for existing/older properties for the area I am buying in. formation on the current house price caps, see kaingaora.govt.nz/home-ownership/kiwisaver-first-home-withdrawal . sollowing are realisable assets:			
i. M	oney in bank accounts (including fixed and term deposits)			
ii. Sh	hares, stocks and bonds			
iii. In	vestments in banks or financial institutions			
	uilding Society Shares			
	ny money paid to, or held by, the real estate agent or solicitor as a deposit on a home			
	pat or caravan (if the value is over \$5,000)			
	her vehicles (such as classic motorbikes or cars – not being used as your usual method of transport)			
	ther assets valued over \$5,000			
_	erstand that should the information given be incomplete or incorrect, the Scheme administrator will not be able to complete its sment of my application without receiving the complete and correct information;			
_	erstand that my application for a home purchase withdrawal is subject to the approval of the Trustee, and to the Scheme nistrator receiving:			
i. á	a pre-printed bank deposit slip for my solicitor's or conveyancing practitioner's trust account; and			
	continued over			

ii.	a certificate from my solicitor or conveyancing practitioner attaching a copy of the sale and purchase agreement which clearly shows me as the purchaser and contains undertakings (in a form acceptable to the Scheme) relating to the unconditional nature of the agreement and the application of funds withdrawn;							
iii.	a certified copy of photographic ID e.g. your driver's licence or photographic page from your passport. Certification may be made by a person described in section 9 of the Oaths and Declarations Act 1957 (see page 4 of this form for details).							
I understand that my withdrawal value will be based upon the unit price(s) at the date my request is processed and may fluctuate								
I agree that the Scheme administrator may obtain from my solicitor or conveyancing practitioner any additional information the Scheme administrator requires in order to process this application, and I hereby authorise my solicitor or conveyancing practitioner to give such further information. A photocopy of this authorisation shall be read as the original;								
O I und	I understand that an administration charge of \$500 will be deducted automatically from the amount being withdrawn;							
ANDIMA	AKE this solemn declaration conscientiously believing the same to be true and by virtue of the Oaths and Declarations Act 1957.							
Signature	e of person making the declaration							
Declared	at this day of 20							
Before r	ne: e, name, occupation and address of person before whom the declaration is made.							
Occupat	ion							
Address								
Signature	e Date DD / MM / YYYY							

For information on the current house price caps, see kaingaora.govt.nz/home-ownership/kiwisaver-first-home-withdrawal

Statutory declaration made in New Zealand

A statutory declaration made in New Zealand under the Oaths and Declarations Act 1957 must be made before a person described in section 9 of that Act. These persons include:

- · a Justice of the Peace;
- a Barrister and Solicitor of the High Court;
- · a Notary Public;
- the Registrar or Deputy Registrar of the High Court or of any District Court;
- a member of Parliament;
- · an Officer of the Crown or an employee of Public Trust

Before returning this application, please ensure that:				
You have answered all questions in the home purchase withdrawal pre-approval form and completed the statutory declaration in the required manner.				
O If you are applying for a previous home owner's withdrawal and you have applied for a First Home Grant or have made application to your KiwiSaver provider for a previous home owner's withdrawal, you have attached confirmation from Kāinga Ora that you qualify.				
O You are fully aware of the requirements you must meet in order to qualify for this withdrawal and that final approval of your withdrawal is subject to the Trustee's approval process.				
You have attached a pre-printed deposit slip for your solicitor's or conveyancing practitioner's trust account and that person's certificate and undertaking (unless provided separately).				
You have attached a copy of the Sale and Purchase Agreement identifying you as the purchaser of the relevant property.				
You have attached a certified copy of your photographic ID.				

Please return the completed forms to:

westpacstaffsuper@mercer.com

OR you may post it to:

The Administrator, Westpac New Zealand Staff Superannuation Scheme Mercer (N.Z.) Limited, PO Box 1849, Wellington, 6140

Please call our Helpline 0508 468 263 between 9.00 am and 7.00 pm, Monday to Friday if you need any help.

Solicitor's or Conveyancing Practitioner's Letter – all Funds to be Paid at Settlement

To: The Trustee of	o: The Trustee of the Westpac New Zealand Staff Superannuation Scheme (Scheme)					
Re:	e:(Member)					
Reference:						
I/We refer to the Member's application for a home purchase withdrawal from the Scheme (the Application), which relates to the purchase of (Property).						
The settlement date fo	or the purchase of the Property is					
Documents						
I/We enclose copies of	f the following:					
_	or sale and purchase of the Property with (Vendor) (Agreement); and					
2. our pre-printed l	bank deposit slip.					
I/We confirm that I/we	e act for the Member, who is to purchase the Property under the Agreement.					
Undertakings						
I/We undertake to you	that:					
	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					
•	any funds received by me/us pursuant to the Application (Funds) will be paid to the Vendor as part of the purchase price; or					
	• 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 without deduction as soon as practicable on account of the Member.					
ropaid to you witho	at acadesion as soon as praesistate on acceding of the Horniss.					
I confirm that I hold a d	current Practising Certificate issued pursuant to the Lawyers and Conveyancers Act 2006.					
Name of firm/compan	y:					
Name of principal/part	tner certifying:					
Signature:	Date DD / MM / YYYY					

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

Solicitor's or Conveyancing Practitioner's Letter – funds to be applied for deposit (with any residue paid at settlement)

To:	The Trustee of the Westpac New Zealand Staff Superannuation Sch	neme (Scheme)				
Re:	(Member)					
Refe	rence:					
	refer to the Member's application for a home purchase withdrawal from hase of (Property).	n the Scheme (Application), which relate	es to the intended			
The	settlement date for the purchase of the Property is					
Dod	cuments					
I/we	enclose copies of the following:					
1.	the agreement for sale and purchase of the Property withand	(Vendor) dated	(Agreement);			
2.	our pre-printed bank deposit slip.					
I/we	confirm that I/we act for the Member, who is interested in purchasing the	ne Property under the Agreement.				
Und	dertakings					
I/we	undertake to you that:					
	s at the date of this letter the Agreement remains subject to a condition or ne Vendor and the Purchaser(s) are not yet contractually obliged to settle)		ulfilled or waived (i.e.			
	in respect of funds to be applied towards paying a deposit under the Agreement, such funds received by me/us pursuant to the Application (Deposit Funds) will be held by a stakeholder who is obliged to:					
i)	hold the Deposit Funds while the Agreement is conditional; and					
ii)	ii) repay the Deposit Funds to me/us if settlement under the Agreement is not completed by the due date in the Agreement or any agreed extended date (except where non-completion of the settlement is due to the Member's default); and					
	will repay to you as soon as practicable on account of the Member any Deus if settlement is not completed; and	eposit Funds without deduction that the	stakeholder repays to			
	respect of the residue of funds received by me/us pursuant to the Appl hich are over and above the amount payable as the deposit under the A	· · · · · · · · · · · · · · · · · · ·	er the Application			
	a. the Residue Funds will be paid to the Vendor as part of the purcha	se price on settlement of the Agreemer	nt; or			
	b. if settlement under the Agreement is not completed by the due da Funds will be repaid to you without deduction as soon as practical		ended date, the Residue			
The (undertaking above (second bullet point) is restricted to confirming that	the stakeholder owes obligations:				
	hold the Deposit Funds while the Agreement is conditional, and					
	repay the Deposit Funds to us/me if settlement of the Agreement is no	·				
	give no undertaking that the stakeholder will actually comply with, and Pholder breaches either obligation.	accordingly I/we accept no liability in the	ne event that the			
I con	firm that I hold a current Practising Certificate issued pursuant to the La	awyers and Conveyancers Act 2006.				
Nam	e of firm/company:					
Nam	e of principal/partner certifying:					
Signa	ature:	Date DD / MM / YYYY				

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