Lease of Commercial Premises

(where the period is for 3 years or less (including any option period) and to which the Retail Leases Act 1994 does not apply)

 This form should not be used if the term of the state of the term of the term of the term of the state of the term of the ter	the lease (including the period of any option of renewal) exceeds three years. 23B and 24A/24B are not to apply- See clause 26.
This Deed of Lease is made the	1st day of July 2019
PARTIES	
LESSOR ["the Lessor"]	
Registered for GST No	· ·
Name: GREENDALE PROPERTY NOMI	NEE PTY LTD
Address: 107 GRAHAM ROAD, ROSSM	10RE, NSW 2557
Phone: 0425 336 066	Mobile: 0425 336 066
Fax:	Email: frank@jandjtowing.com.au
LESSOR'S AGENT	
ACN	ABN Name:
Address:	
Phone:	Mobile: Fax:
Email:	
	A MARION MATERIAL PROPERTY OF THE CONTROL OF THE CO
	Management of the second of th
LESSEE ["the Lessee" Registered for GST Y	es ACN ABN 24 125 277 001
Name: Mr TJ and Mrs G Normoyle	and the second of the second o
Address: 61 George Road, Leppington	, NSW 2179
Phone: 02 9606 5817	Mobile: 0433 666 756
Email:	Any columns of suggestion of the suggestion of t
GUARANTOR ["the Guarantor"] Name: Thomas Normoyle Address: 61 George Road, Leppington Item 1 - PREMISES ["the Premises"] Know as 367 Greendale Road, Greenda	, NSW 2179
and any attached inventory signed forming Item 2 - PERMITTED USE [clause 2] The premises must only be used for: Prima	part of this-lease.
Item 3 - TERM OF LEASE [subject to Clau	isė 27]
A term of Three (3) Years	Commencing on 1st July 2019 Ending on 30th June 2022
An initial base rent of \$10,000 per Annum	
Item 4 - RENT [clause 30] commencing on 1st July 2019	and payable on the 30th day of June each year
in arrears to the Lessor/Agent and upon the	e terms and conditions set out in this Lease.
Item 5 - OPTION TO RENEW [clause 32] For a further period of NIL year/s.	
	see clause 32(b) (i), clause 32 (b)(ii) and clause 32(b)(iii).
Fixed Amount (clause 32(b)(i))	k applicable box Amount of \$
Fixed Percentage of Rent (clause 32(b)(i))	[] Percentage of %
CPI (dause 32(b)(ii))	[] . Gentage of //
Current Market Rent (clause 32(b)(iii))	
	formed to in clause 32 (h)(i) is \$ 10 000 PED ANNIUM
ii using a fixed percentage, the initial rent rei	ferred to in clause 32 (b)(i) is \$ 10,000 PER ANNUM

Item 6 - SECURITY DEPOSIT/BANK GUARANTEE

The amount of the security deposit referred to in clause 22 is **NIL** The amount of the bank guarantee referred to in clause 29 is

74 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	32-27-09-33	- REVIEW OF RENT ne method for review of rent see	clauses 2: ick applic			igalesi (Parat acer)		
CDI (4	lario	se 23A)	rck applic	.abie b	UX			
		ount (dause 23B)	[ו	Amount of	\$		
		centage of Rent (clause 23B)	[X]	Perce	entage of		! %	
		a fixed percentage, the initial rent r		n clause	23B is \$10,	000 per Al	NNUM	
Item 9	- IN	ISURANCE [clause 9]						
Public	: Li	ability Insurance required is \$20	,000,000				·	
Item 1	0 - 1	NTEREST [clause 16(b)] 10 %					PARKETIK (T. 1918) BERKER TIL BERKER SER SER SER SER SER SER SER SER SER S	
		GUARANTOR [clause 28]						
_		rantor referred to in clause 28 is eorge Road, Leppington, NSW		Normo	yle			
			21/3					ALLEN AND STATE OF THE STATE OF
		SE TERMS AND CONDITIONS	K KENTITOVIAKSATELISITES					94494947 TWITE BERGET WETT GESSEN ASOCIOSES
(;	a)	rpretation "the premises" includes any fixtures, fi premises.					-	
	•	"the Lessee" includes the Lessee's su contractors and invitees.			_			•
(i	d)	"the Lessor" includes the Lessor's succes Words importing the singular number in reference to a person shall include a corpo	ciude the plu ration.	ral, and	the masculine	gender includ	les the feminine or neuter gend	
	e) Ise	Any covenant or agreement on the part of	two or more	persons s	shall bind them	jointly and sev	verally.	
(; ()	a) b)	The premises must only be used for the parties. The Lessee will not do or suffer to be done	urposes as set in or near th	t out in It e premise	em 2. es anything whi	ch might anno	by or disturb the occupiers of near	by premises.
3 Š	tat he d	utory Covenants covenants and powers implied in every lea						
4 E		age to Premises		v.x.				
•	•	If the premises are, or the building (if a building.	• •	-	-			
(If the premises (or the building, if any, of by the Lessee for the purposes of the Less			shall be destroy	ed or damage	ed so as to render the premises u	nfit for occupation and use
		 the Lessor may at any time thereafte if the Lessor shall fail to rebuild or received written notice from the Lesson 	r by written n einstate the p see requiring	otice to t premises	(or the building	g, if any, of w	hich they form part) within a rea	
	ď)	terminate this lease without compen- Any such termination shall be without pre Upon the happening of any such destruc extent of the damage sustained shall aba	judice to the r	ge the rer	nt payable unde	er this lease o	or a proportionate part thereof ac	cording to the nature and
		business or until this lease has been term If the Lessor and the Lessee do not agree	nated pursua	nt to Clau	ıse 4(b).			
	•	between the Lessor and the Lessee or, fail The person making such determination s	ing such agre	ement, ap	ppointed by the	President of t	the NSW Division of the Australian	Property Institute.
erikari 159	ianes	half by the Lessor and as to one half by the		as an ax	perc and not a			
		etting etc. Lessee will not						
		grant a sublease, licence or concession in part with possession of the whole or any p				e premises; or	-	
) 	c)	mortgage or otherwise charge or encumb				s lease.		
		gnment Lessee will not assign or transfer this lease	without the v	written co	nsent of the Le	ssor (which is	not to be unreasonably withheld)	
		of the premises		185114				
(a)	Lessee will keep, and upon vacating the premises yie						
(-,	keep, and upon vacating the premises y reasonable wear and tear, damage by fir excepted	e not attribut	table to a	iny act or omis	sion on the pa	art of the Lessee, flood, lightning	g, storm and tempest only
(c)	promptly replace all glass (including exter which become worn out or damaged	ior window gl	ass) in th	e premises whi	ch becomes d	amaged or broken and all light gl	obes and fluorescent tubes
		promptly notify the Lessor of any circums keep the premises free of rodents, vermir			ch might cause	any damage o	or risk to the premises or to any p	erson or property
į	f)	keep all doors and windows securely faste			s are unoccupie	d.		
		Lessee will not without the prior written consent of the Le						ably withheld)
·		 (i) make or allow to be made any altera (ii) affix an aerial or antenna to the prer (iii) paint, display or affix any sign, adve 	nises	-			ses	
		do or allow to be done anything which middamage or deface the premises, or					es in, or used in association with, t	he premises;
•		sieep or allow anyone to sleep on the pre-	nises.			procesions strong ducht 2000	# ASS	SAMBORES BANGSATAT SANSATT FORSVI
9 I	(ns (The	irance Lessee will keep in force a policy of public	risk insurance	e with res	pect to the pre	mises and the	: Lessee's business in the premise	s for a cover of not less
t	han	the amount set out in Item 9, in respect to currency of that policy. The Lessee will be	of any one eve	ent or clai	im, and whenev	er requested	by the Lessor so to do will furnish	to the Lessor evidence

The Lessee will not knowingly do or allow to be done anything whereby any insurance policy relating to the premises or to the building (if any) of which they form part may be prejudiced or rendered void or voidable or anything which might increase the premium payable in respect of that policy.
 Statutory potices

The Lessee will comply with all statutes, ordinances and regulations (present and future) relating to the premises and to the Lessee's use or occupation of the premises and will promptly comply with all patiess and orders given by any authority the precessity or ground for which relates to the Lessee's use or

The Lessor may at all reasonable times enter the premises to view their state of repair or to comply with any requirement of any authority or to carry out repairs or maintenance provided that the Lessor shall not cause any undue inconvenience to the Lessee.

The Lessor may affix and retain on the exterior of the premises a "For Sale" sign (at any time) and a "To Let" sign (during the last three months of the term of this lease) and may at reasonable times and on reasonable notice show the premises to prospective purchasers and to prospective tenants.

14 Release and Indemnity

The Lessee occupies and uses the premises at the risk of the Lessee and completely releases the Lessor from, and agrees to keep the Lessor indemnified against, all claims relating to any death of or injury to any person or to damage to or loss of property occurring in or near the premises or related to the Lessee's use or occupation of the premises and not caused by the negligence or wilful act of the Lessor.

15

- The Lessee may, and if so required by the Lessor will, before the expiration or termination of this lease or of any extension of or holding over under this (a) lease, remove from the premises all trade or tenant's fixtures installed by the Lessee and will promptly repair any damage caused during the removal.
- (b) Any trade or tenant's fixtures and all chattels brought onto the premises by the Lessee which are not so removed will become the property of the Lessor.

16 Default

- (a) If any rent or other money payable under this lease remains unpaid for 14 days after becoming due for payment, or if the Lessee fails to observe or perform any covenant or provision on the part of the Lessee in this lease, then the Lessor may re-enter the premises whereupon this lease will
- The Lessee will pay to the Lessor on demand interest on any money (including rent) due and payable under this lease but unpaid calculated at the rate set out in Item 10, per annum from the day on which it became payable to the date of payment.

17

The Lessee will pay all stamp duty and reasonable costs (including any mortgagee's costs of consent) incurred by the Lessor in connection with the preparation and completion of this lease and in connection with any application for the Lessor's consent and in connection with any default by the Lessee under this lease.

18 Approvals

The Lessee acknowledges that no representation or warranty has been made by the Lessor as to the suitability of the premises for the Lessee's use and that the Lessee is aware of the possible need for the lessee to obtain approvals of authorities to that use.

19 Quiet enjoyment

For so long as the Lessee fully complies with the Lessee's obligations under this lease the Lessor will not interfere with the Lessee's occupation and use of the premises.

20 Notices

- (a) Any notice given by the Lessor or the Lessee to the other of them shall be sufficiently given if in writing (signed, if given by a company, by a director or secretary of the company) and served on that other personally or left at or sent by prepaid post to the residential, or to a business, address of that other last known to the party giving the notice.

 A notice served by post shall be deemed to be served 2 business days after it has been posted.

21

The Lessee will pay to the Lessor on demand any amount separately charged in respect of the premises for water usage or for sewerage usage (excluding fixed charges) or for the removal of trade waste.

22 Security Deposit

Upon the signing of this deed the Lessee will pay to the Lessor a security deposit in the amount (if any) stated in Item 6. At the expiration or sooner determination of this lease the Lessor shall be entitled to deduct from that deposit, or apply that deposit in or towards satisfaction of, any amount that may be or become payable by the Lessee to the Lessor pursuant to the provisions of this lease.

23A* Rent Review

The base rent for each year or part of a year commencing on an anniversary of the commencing date of the term of this lease (appropriately apportioned if necessary to apply to the part of a year) shall be the base rent for the then previous year multiplied by the Consumer Price Index (Sydney - all groups) number for the last quarter before that anniversary divided by that Index number for the same quarter in the previous calendar year.

OR

23B* The base rent for each year or part of a year commencing on an anniversary of the commencing date of the term of this lease (appropriately apportioned if necessary to apply to the part of a year) shall be the base rent for the then previous year increased by the amount or the percentage stated in Item 8.

24A* Outgoings

By way of further rent the Lessee will pay to the Lessor on demand an amount equal to the percentage stated in Item 7 of the outgoings (as defined in clause 25)

OR

- 24B* By way of further rent the Lessee will pay to the Lessor on demand an amount equal to the percentage stated in Item 7 of all increases in the outgoings (as defined in clause 25) over the respective amounts assessed, charged or paid for the relevant rating, taxing or insurance period current at the commencement of the term of this lease.
- (a) For the purposes of clause 24A or clause 24B, whichever is applicable, "the outgoings" means all local council rates and charges, water sewerage and 25 drainage rates and charges not referred to elsewhere in this lease, land tax as assessed, and all insurance premiums payable, in relation to the
- premises (or if the premises are only part of a property then in relation to that property).

 For the purposes of this clause 25 land tax shall be taken to be the tax which would have been payable if it had been assessed on the basis that

 (i) the premises (of if the premises are only part of a property then that property) were the only land owned by the Lessor and were not subject to a special trust (within the meaning of the Land Tax Management Act 1956), and
 - the Lessor was not a company classified under Section 29 of that Act as a non-concessional company.
- If neither of clauses 23A and 23B is deleted then clause 23A has effect and clause 23B does not form part of this lease. 26
 - (b) If neither of clauses 24A and 24B is deleted then neither of them has effect and neither of them forms part of this lease.

At end of lease 27

If this lease is not renewed or if its term is not extended and if the Lessee holds over after the expiration of the lease with the consent of the Lessor then the Lessee will become a monthly tenant (the tenancy being terminable by one months written notice given by either party and expiring on any day) at the same rent per month as is then payable and on the same terms and conditions as are contained in this lease so far as they can be applied.

28 Guarantee

The quarantor (if any) named in Item 11 guarantees to the Lessor the due performance by the Lessee of the Lessee's obligations (including obligations to pay rent or damages) under this lease both during the term of this lease and after that term has ended. The liability of the guarantor will not be affected by

- the Lessor giving the Lessee extra time to comply with an obligation or waiving, or not insisting on strict compliance with, any term of this lease;
- the payment by the Lessee of a security deposit or the Lessor receiving any benefit from a security deposit;
- the rent being increased or the terms of this lease being altered, or
- (iv) the bankruptcy, or if the Lessee is a company the winding up, of the Lessee.

If the Lessee does not pay any money payable to the Lessor by virtue of this lease (including rent and damages or compensation following default) then the guarantor will pay that money to the Lessor on demand even if the Lessor has not tried to recover payment from the Lessee or out of a security deposit.

If an amount is set out in Item 6 then before the term of this lease begins the Lessee will give to the Lessor, and maintain, an irrevocable and unconditional bank guarantee of payment on demand to the Lessor of that amount by a bank, on terms acceptable to the Lessor. Acceptance by the Lessor of any payment under such guarantee will not affect the rights of the Lessor nor operate as a waiver of any breach by the Lessee.

30 Payment of rent

The Lessee will pay rent as set out in Item 4, punctually on the due dates and will not withhold or be entitled to withhold any part of such payment by way of deduction, set off or counterclaim in respect of any claim for damages or for compensation which the Lessee might at any time have against the Lessor.

31

If the premises form part of a building the Lessor may from time to time promulgate Rules relating to that building not inconsistent with the rights of the Lessee under this lease relating (inter alia) to

- the use, safety, care and cleanliness of that building
- the closure of that building outside all normal business hours; and
- the external annearance of that huilding

32 Option of Renewal

- -(a) If not more than six months or not less than three months prior to the expiration of the term of this lease (in which respect time shall be of the essence) the Lessee notifies the Lessor in writing that the Lessee wishes to take a renewal of this lease for further period set out in Item 5 of this Lease from that expiration, and if at that expiration the Lessee is not in default under this lease (or is in default but the default has been waived by the Lessor), the Lessor will at the cost of the Lessee grant to the Lessee and the Lessee will take a further lease of the premises for that further period upon the same terms and conditions (except as stated in this clause) as are contained in this lease except this renewal clause.
- (b) The initial base rent (inclusive of any GST) payable under such further lease shall be:
 - (i) the fixed amount or percentage set out in Item 5 of this Lease.

OR

(ii) the base rent payable immediately prior to the expiration of the term of this lease multiplied by the Consumer Price Index (Sydney - all groups) number for the last quarter before that expiration divided by that index number for the same quarter in the previous calendar year.

OR

- (iii) the current market rent at that expiration, and if the Lessor and the Lessee do not agree as to that current market rent it is to be determined by a person appointed by agreement between the Lessor and the Lessee or, failing agreement, appointed by the President of the NSW Division of the Australian Property Institute. Such person shall be acting as an expert and not as an arbitrator, and the costs of the determination shall be paid as to one half by the Lessor and as to one half by the Lessee.
- c) The base rent for the second year at the term of such further lease shall be the base rent for the first year of that term multiplied by the Consumer Price Index (Sydney - all groups) number for the last quarter before the expiration of that first year divided by that index number for the same quarter in the previous calendar year.
- (d) If none of clause 32 (b)(i), clause 32 (b) (ii) or clause 32 (b) (iii) are deleted or a method of renewal selected in Item 5, then clause 32 (b) (ii) has effect and clauses 32 (b) (i) and 32 (b) (iii) do not form part of this lease.

33 GST

- (a) All monies (including base rent and further rent) payable by the Lessee under or in relation to this lease are inclusive of any Goods and Service Tax.
- b) In addition to those monies the Lessee will pay to the Lessor (as and when those monies fall due for payment or are paid) the amount to the GST which the Lessor is or will become liable to pay in respect of any taxable supply made by the Lessor under or in relation to this lease.

34 Conversion to Strata Title

It is agreed between the Lessor and the Lessee that should the Lessor during the term of this Lease propose to register a Strata Plan in respect of the whole or any part of the building in which the Premises are situated, the Lessee will consent to such registration if requested by the Lessor and furnish such consent in writing to give effect to such registration with the relevant authority or authorities. Upon registration of the strata plan the Lessor and Lessee will comply with the relevant legislation relating to the registration of the Strata Plan including by-laws except in so far as they are inconsistent with the terms of this Lease.

SPECIAL CONDITIONS

For special conditions please use attachment "Annexure to Lease"

Signed by the Lessor

in the presence of:	Shane Rogers Name of Witness		-Balala
			Jagah Noky Ce
	Show them		Signature of Lesson
	Signature of Witness		
Executed on behalf of	Greendale Property Nominee Pty Ltd	_	
ACN 627 083 514 pursu	ant to Section 127 of the Corporations Act 2001		Mary Murray
	Frank Normoyle		Mary Murray
	Name of Director		Name of Secretary/Director
	Jean Nolayle		May May
	Signature of Director	- .	Signature of Secretary/Director
	OR		
The Common Seal of	in the presence of		was hereunto duly affixed
	_ In the presence of		
		-	i
	Name of Director		Signature of Director
Signed by the Lessee		<u> </u>	
in the presence of:	Shane Rogers Name of Witness		
*	Name of Witness		Memal Volkoyle- Signature of Lessee
	O/ Km		Signature of Lessee
	Signature of Witness		
		ABN	
Executed on behalf of pursuant to Section 12	7 of the Corporations Act 2001:	- ADIN	
•			
	Name of Director	_	Name of Secretary/Director
	•		
	Signature of Director	_	Signature of Secretary/Director
	OR		Signature of Secretary/Birector
The Common Seal of		,	was hereunto duly affixed
	in the presence of		4
		_	
	Name of Director		Signature of Director
Signed by the Guarant	or		
in the presence of:	Shane Rogers		
in the presence of	Name of Witness		1 1 1 1 -
	8/1/		Mome i Wollhorfe: Signature of Guerantor
	Signature of Witness		