COST BASE: Purchase Price Stamp Duty Solicitors Fees Gaydens Pest Control Search Town Agency Costs TOTAL

\$680,000.00 \$23,625.00 \$3,684.88 \$636.36 \$454.55 \$250.00 \$708,650.79

SETTLEMENT STATEMENT

RAINY DAY SUPER BARE PTY LTD A.C.N. 600 424 824 AS TRUSTEE PURCHASE FROM **PROPERTY - 35 PRINCESS STREET, BUNDABERG**

BEN825/8: APR **BPI condition due** 23/07/2014 - satisfied Approval of Lease 24/07/2014 - satisfied Finance condition due 05/08/2014 -- satisfied Settlement Date is 03/09/2014 3.30pm Time: Venue: Philp & Bennet - Level 13, 15 Adelaide Street, Brisbane Attending: PBL (ORL) + Suncorp & B&P FIGURES:-**Contract Price** 680,000.00 \$ Less Deposit 68,000.00 \$ Rent Adjustment under the Lease 14/08/2014 - 13/09/2014 1.14 (\$5,793.83 / 30 days x 10 days) 1,931.28 \$ **Outgoings Adjustments** Insurance Premium Rebate \$ see note Security Bond \$ N/A Water Consumption 6kl/104d = \$0.0577kl/d x \$1.10 x 117d 7.43 \$ 69,938.71 \$ 610,061.29 s Plus **GST -- GOING CONCERN EXEMPTION** \$ 0.00 Outgoings Adjustments Rates Adjustment ATTEN \$2,315.84 / 184d x 119d x \$ 1. 497.74 1,497.74 611,559.03 CHEQUES:-1. Commissioner of State Revenue \$ 927.90 land tax 2 Bennett & Philp Lawyers \$ 1,210.00 Global Presents Pty Ltd ATF the Peel Superannuation Fund (B/C) 3. \$ 609,421.13 611,559.03 Additional funds required at settlement:-4 O'Reilly Lillicrap Solicitors 250.00 **Town Agency Costs** TOTAL REQUIRED AT SETTLEMENT 611,809.03 SETTLEMENT INSTRUCTIONS Hand over at Settlement **Collect from Settlement** Cheque No./s: 2-3 Cheque No./s: 1 & 4 Release of Mortgage N/A Certificate of Title N/A Transfer Documents (already provided) **Original Lease** Deed of Covenant on Transfer of Freehold GST R 2002-5 -- on file Statutory Declaration - on file Miscellaneous Notes LJ Hooker confirms \$68,000.00 held in trust being for the Deposit Seller has invoiced Tenant for period 01/04/2014 – 31/03/2015. Seller will arrange for the Tenant to recevie a refund of the ÷ Insurance premium paid so Buyer may Invoice the Tenant Directly Rates paid to the Council – not billed to the Tenant by the Seller. Seller to invoice Tenant from 01/072014 – 03/09/2014 ø and Buyer to invoice Tenant from 03/09/2014 - 31/12/2014 ۵ Additional funds in trust:-Commissioner of State Revenue 1 \$ 23.625.00 Duty 2. Payne Butler Lang Trust Account

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4.279.00

PBL Costs

Contact: Direct Line: Email: Our Ref: Anthony Ryan 07 41 328 900 aryan@pbllaw.com BEN825/8:APR

8 September, 2014

Mr D L & Mrs L M Bennett 14 Placid Court BUNDABERG QLD 4670

Dear Mr & Mrs Bennett,

Re: Rainy Day Super Bare Pty Ltd A.C.N. 600 424 824 as trustee Purchase from Global Presents Pty Ltd as trustee Property - 35 Princess Street, Bundaberg

We refer to previous correspondence in the above matter.

As this matter is now finalised, we take this opportunity of **enclosing** our Memorandum of Fees and Trust Statement in regard to moneys paid by you on account of costs and outlays showing a refund due to you of \$225.63. We accordingly **enclose** herewith our Trust Account cheque for this amount.

Please note that unless otherwise instructed by you, our file will be destroyed at the expiration of seven years from the date of this account.

As details in respect to this transaction may be required for future Capital Gains Tax calculations, we recommend that you retain for your records a copy of the Contract, our invoice and settlement letter.

Once again we thank you for your instructions throughout and trust that the matter has been handled to your satisfaction.

If we can be of further assistance in the future, please do not hesitate to contact us.

Yours faithfully PAYNE BUFLER LANG

> Anthony Ryan Partner

e.mail:- arvan@pbllaw.com rh encl.



ESTABLISHED 1887 PAYNE BUTLER LANG SOLICITORS & NOTARY PUBLIC

Partners

Anthony Ryan Notary Public Bruce Dalton Glen Krebs Geoffrey Cunningham Jason Greig

Consultant

Edward Donegan

Senior Associates

Korin Jensen

Associates

Edmond D'Albret

QUNABA HOUSE 2 Targo St Bundaberg Q 4670

PO Box 649 Bundaberg Q 4670

Telephone (07) 4132 8900 Facsimile (07) 4152 2383 info@pbllaw.com www.pbllaw.com

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4

Your Legal Partner

Tax Invoice 72956 ABN 46234 667 739

Our Ref: BEN825/00008 / APR

8 September 2014

Payment terms: 14 days

Mr D L & Mrs L M Bennett 14 Placid Court BUNDABERG QLD 4670

Rainy Day Super Bare Pty Ltd A.C.N. 600 424 824 as trustee Purchase from Global Presents Pty Ltd as trustee Property - 35 Princess Street, Bundaberg

Costs as per our time recording \$4,821.50 plus GST but say,

Our Fee for Services	\$3,000.00
Plus GST	\$300.00

Overheads

Postage, telephone, facsimile, government	\$120.00
charges, photocopying, consumables,	
petties and sundries	
Plus GST	\$12.00

Disbursement Expenses Incurred

			Edward Donegan
Rates Search	\$176.00		Senior Associates
Water Meter Search	\$88.00		Senior Associates
Contaminated Land Search	\$56.96		Korin Jensen
Bankruptcy Search (x2)	\$47.00		
Title Office Search	\$42.04		Associates
Land Tax Search	\$39.65		Edmond D'Albret
Main Roads Search	\$32.02		
Company Search (x2)	\$31.18		QUNABA HOUSE
Settlement Notice	\$30.80		2 Targo St
Copy of Plan	\$22.09		Bundaberg Q 4670
PPSR Search	\$10.55		PO Box 649
Parcel Post	\$9.30		Bundaberg Q 4670
Express Postage	\$6.55		0.0
Plus GST	\$59.23	\$651.37	Telephone
			(07) 4132 8900 Facsimile
	70050		(07) 4152 2383
Mr D L & Mrs L M Bennett	72956		info@pbllaw.com
BEN825/00008 / APR			www.pbilaw.com
8 September 2014	\$0.00		

Liability limited by a scheme approved under professional standards legislation. Personal Injury work exempted. A copy of the scheme is available at the Queensland Law Society website: www.qls.com.au



ESTABLISHED 1887

PAYNE BUTLER LANG

> SOLICITORS & NOTARY PUBLIC

Partners

\$132.00 Jason Greig

Anthony Ryan Notary Public Bruce Dalton Glen Krebs

Consultant

Geoffrey Cunningham

\$3,300.00

Your Legal Partner

Tax Invoice 72956 ABN 46234 667 739

Our Ref: BEN825/00008 / APR

8 September 2014

Payment terms: 14 days

Bill Value	\$4,083.37
Less Funds Recovered from Trust	\$4,083.37
Total Amount Owing	\$0.00

E & O E Payne Butler Lang

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All items have been taxed at 10% (Total GST content of this bill is \$371.23)

MET 51214

Mr D L & Mrs L M Bennett

72956

BEN825/00008 / APR 8 September 2014

\$0.00

Payne Butler Lang

46234667739

2 Targo Street, PO Box 649, Bundaberg QLD Australia 4670

8 September 2014

,

Mr D L & Mrs L M Bennett 14 Placid Court BUNDABERG QLD 4670

Trust Account Statement

For the period 01/01/2000 Up to and including 08/09/2014 SMSF PURCHASE OF COMMERCIAL PROPERTY - EAST BUNDABERG

SMSF PUR	RCHASE O	F COMME	RCIAL PROPERTY - EAST BUNDABERG		Our Re	f: BEN825/8
Date	Туре	Ref No	Description	Debits	Credits	Balance
			Opening Balance	(BEN825/8):		0.00
20/08/2014	Receipt	397067	Stamp Duty, Professional Fees, Costs and Outlays	. ,	27,904.00	27,904.00
			Received from: Mr L D & Mrs L M Bennett TF Rainy Day			
			Superannuation			
27/08/2014	Journal	6827	Trust Journal Stamp Duty to STA029-41	23,625.00 🧹	and the second s	4,279.00
04/09/2014	Receipt	397129	Refund of Town Agency Costs to Client		30.00	4,309.00
			Received from: Mr D L & Mrs L M Bennett			
08/09/2014	Invoice	72956	Payment of Account	4,083.37		225.63
			Payee: Payne Butler Lang			
08/09/2014	Cheque		Refund	225.63		0.00
			Payee: D L & L M Bennett			
			-	Closing	J Balance:	0.00

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CLIENT COP ONTRACT COMMERCIAL LAND DINGS AND B (SECOND EDITION GST Reprint) © Copyright. Adopted by The Real Estate Institute of Queensland Queensland Limited and approved by the Queensland Law Society Law Society Incorporated for conveyances of Torrens Title and Crown Leasehold Title of Commercial Land and Buildings. THIS CONTRACT IS MADE BETWEEN THE VENDOR AND THE PURCHASER. THE VENDOR AGREES TO SELL AND THE PURCHASER AGREES TO BUY THE PROPERTY, SUBJECT TO THE CONDITIONS OF THIS CONTRACT, FOR THE PURCHASE PRICE. This Contract comprises the following parts: (a) Items Schedule; (b) Lease Schedule: (c) Service Contract Schedule: (d) Standard Commercial Conditions; and (e) any Special Conditions. Where there is any discrepancy or inconsistency between a part of this 2 Contract and any other part, the following descending order of precendence of the parts shall apply to resolve the discrepancy or inconsistency: (a) any Special Conditions; (b) Items Schedule; (c) Lease Schedule: Service Contract Schedule; (d) Standard Commercial Conditions. (e) 3 Unless inconsistent with the context or subject matter: (a) "Items Schedule" means the schedule called Items Schedule in this Contract: (b) "Lease Schedule" means the schedule called Leased Schedule in this Contract; (c) "Service Contract Schedule" means the schedule called Service Contract Schedule in this Contract; (d) "Special Conditions" means any written conditions endorsed on or annexed to this form; "Standard Commercial Conditions" means the Standard Commercial (e) Conditions of Sale - Commercial Land and Buildings (Second Edition GST Reprint) adopted by The Real Estate Institute of Queensland Limited and approved by the Queensland Law Society Incorporated. The Vendor and the Purchaser each acknowledge having received a copy of 4 the Standard Commercial Conditions at the time of signing this Contract.

T19.7

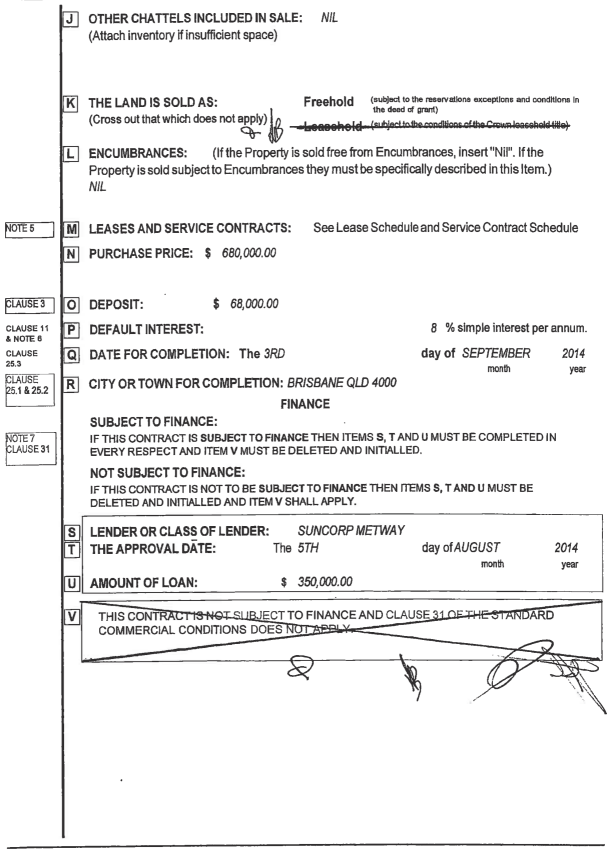
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NOTE 1	Contract Date:	The 2 nd day of JULY 2 month	0 114- year
В	Vendor's Agent: Address:	Olsen Property Investments Pty Ltd as Trustee for the OPI Trust PO BOX 1164 BUNDABERG Q 4670	T/A LJ Hoo
	A.B.N. No: Licence No.	61 788 789 240 .Email Address: <i>bundaberg@ljh.com.au</i> 3115991 Facsimile: 0741 31 8080 Phone: 07 41 3	
C	Vendor/s:	GLOBAL PRESENTS PTYLTD TRUSTEE UNDER INSTRUMEI 708392206	VT
	Address:	1117 IPSWICH ROAD, MOOROOKA QLD 4105	
	A.B.N. No:	ACN 010 360 657 Email Address: david@tilefactory.com.a Facsimile: 07 3892 2330 Phone: 07 3848 3344	аи
D	Vendor's Solicitor: Address:	BENNETT & PHILP, LAWYERS LEVEL 13/15 ADELAIDE STREET, BRISBANE QLD 4000	
	A.B.N. No:	Email Address: enquiries@bennettphilp Facsimile: 07 3001 2989 Phone: 07 30012999	.com.au
E	Purchaser/s:	Rainy Day Super Bare Pty Ltd ACN: 600 424 824 as trustee of th Rainy Day Super Bare Trust	e
	Address:	14 PLACID COURT BUNDABERG 4670	
	A.B.N. No:	Email Address: <i>liannebennett@icloud.c</i> Facsimile: Phone: 0439444054	om
F	Purchaser's Solicitor: Address:	PAYNE BUTLER LANG 2 TARGO STREET, BUNDABERG QLD 4670	
	A.B.N. No:	Email Address: aryan@pbllaw.com Facsimile: Phone: 4132 8900	
.1(y) G	Stakeholder:	Olsen Property Investments Pty Ltd as Trustee for the OPI Trust T/A LJ Hooker Bundaberg Phone: 0741318	3000
H	PARTICULARS OF LAND Address:	SOLD: 35 PRINCESS STREET, BUNDABERG EAST QLD 4670	
OTE 2 SEE VARN- VG)	Present Use (if any): Description:	TILE RETAILING BUSINESS LOT 3 ON RP58335	
	County:	COOK Parish: KALKIE	
	Title Reference: Area:	14215052 670SQM (more	or less)
VOTE 3	Type of Holding: Local Govemment:	FREEHOLD Lease No: BUNDABERG REGIONAL COUNCIL	
I	IMPROVEMENTS INCLUD		
NOTE 4	wall-to-wall floor coverings,	COMMERCIAL RETAIL TILE PREMISES Purchase Price includes all partitions, stoves, hot water system , drapes and tracks, blinds, light fittings, clothes lines, hoists, fixe hae or dishes, in-ground shrubs and all fixtures as inspected by t	ed
	PAGE 2 0	F 7 © COPYRIGHT REIQ	04/01

ITEMS SCHEDULE



ITEMS SCHEDULE

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ITEMS SCHEDULE

GST

GOODS AND SERVICES TAX - WARNING

Marking the GST Items in the Items Schedule may have significant consequences for the Vendor and Purchaser. The Vendor and Purchaser should seek professional advice about completion of the GST items and not rely on the Vendor's agent to complete the GST items.

Notes to Completion:

Only 1 box in the selected Item must be marked. A.

В. If the Yes box in Item GST 1 is marked:

- Items GST2 and GST3 must not be marked; >
- despite any markings of Items GST2 and GST3, clauses 34.4, 34.5 and 34.6 do not apply. >

If the Yes box in Item GST2 is marked: C.

- Item GST1 and GST3 must not be marked; >
- despite any marking of Items GST1 and GST3, clauses 34.4, 34.5 and 34.7 do not apply. >

GST1	Going Concern:	Warning: There are strict requirements for the sale of a Going Concern under the GST Act. If in doubt about complying with those provisions, seek professional advice before marking this Item.					
		Is this a sale of a Going Concen	ו?	Yes X			
		If yes, clause 34.7 (If the Supply is	s a Going Conce	m) applies.			
		Otherwise clause 34.7 (If the Sup	ply is a Going C	oncern) does not apply.			
		If the Yes box is marked, do not or	omplete Items G	ST2 and GST3.			
GST2	Margin Scheme:	Is the Margin Scheme to apply	to the sale of th	e Property? Yes 🗌			
		If yes, clause 34.6 (Margin Scher	lf yes, clause 34.6 (Margin Scheme) applies.				
		Otherwise clause 34.6 (Margin So	Otherwise clause 34.6 (Margin Scheme) does not apply.				
		The Vendor must not apply the Ma Property if clause 34.6 does not a		the Supply of the			
		If the Yes box is marked, do not c	omplete Items G	ST1 and GST3.			
GST3	Inclusive or Exclusive Purchase Price:	(Do not complete Item GST3 if ite (Margin Scheme) are marked Yes	Concern) or Item GST2				
		Mark	1 box only				
	Does	the Purchase Price include GST?	Yes 🗌	If Yes, clause 34.4 (Purchase Price Includes GST) applies.			
			No 📋	lf No, clause 34.5 (Purchase Price Does Not Include GST) applies.			
	lf neither box is ma	rked or if both boxes are marked, clau	se 34.4 (Purcha	se Price Includes GST) applles.			
		AGE 4 OF 7 0	COPYRIGHT R	EIQ 04/0			

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PAGE 4 OF 7

LEASE SCHEDULE*

						· · · · · · · ·
S	ee Clause 32 (of Standard (Commercial (Conditions		
PROPERTY ADDRESS 3	5 PRINCESS	STREET, BU	NDABERG E	AST QLD 4670		
<u></u>						
LEASE 1						
NAME OF TENANT: G	EMAYN PTY L	TD ACN 112	2 621 888			
USE: 7	ILE RETAILIN	G BUSINES	S			
LOCATION/TENANCY NO: 7						
AREA OF TENANCY (m2 approx	.): 670SQI	M THE HOLE	OF THE LAN	ID		
CURRENT RENTAL PER ANNUM	\$69,525.9	93				
CURRENT LEASE COMMENCEM	ENT DATE:	14/02/2014				
CURRENT LEASE TERM: TH	REE YEARS					
REMAINING OPTION/S:		Optior	1 Term	14/02/2017	years	THREE
		Optior	2 Term	14/02/2020	years	THREE
		Optior	3 Term		years	
TENANT CARPARK:		No.	Rate	6	per annu	ım/month†
	والمحافية والمتحدين					
LEASE 2						
NAME OF TENANT:						
USE:						
LOCATION/TENANCY NO:						
AREA OF TENANCY (m2 approx):					
CURRENT RENTAL PER ANNUM						
CURRENT LEASE COMMENCEN						
CURRENT LEASE TERM:						
REMAINING OPTION/S:		Option 1	Term		years	
		Option 2	Term		years	
		Option 3	Term		years	
TENANT CARPARK:		No.	Rate \$		-	um/month [.]
			T		Le. e.m	
* Attach further Schedule if insuff	icient space.					
†Strike out as required.						

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	See Clause 3	2 of Standard Comn	nercial Conditions	
PROPERTY ADDRESS	35 PRINCESS S	TREET, BUNDABE	RG EAST QLD 4670	
CONTRACT 1				
SERVICECONTRACTOR	: NIL			
SERVICE PERFORMED:				
COST:	\$			perannum/quarter/month†
CONTRACT 2				
CONTRACT 2				
SERVICE CONTRACTOR).			
SERVICE PERFORMED:				
COST:	\$			per annum/quarter/month†
CONTRACT 3				
CONTRACTS				
SERVICE CONTRACTOR				
SERVICE PERFORMED:				
COST:	\$			per annum/quarter/month†
CONTRACT 4				
SERVICE CONTRACTOR	2:			
SERVICE PERFORMED:				
COST:	\$			per annum/quarter/month†
CONTRACT 5				
SERVICE CONTRACTOR	-			
SERVICE PERFORMED:				
COST:	\$			per annum/quarter/month†
*Attach further Schedule if inst	ufficient space.			
†Strike out as required				_
EF019	PAGE 6 OF 7		© COPYRIGHT REIQ	04/01
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SERVICE CONTRACT SCHEDULE*

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CURRENT TITLE SEARCH

DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND Request No: 18880953

Search Date: 01/07/2014 17:28

Title Reference: 14215052 Date Created: 16/09/1968

Previous Title: 12168102

REGISTERED OWNER

Dealing No: 714519034 19/06/2012

GLOBAL PRESENTS PTY LTD A.C.N. 010 360 657 TRUSTEE UNDER INSTRUMENT 708392206

ESTATE AND LAND

Estate in Fee Simple

LOT 3 REGISTERED PLAN 58335 County of COOK Parish of KALKIE Local Government: BUNDABERG

EASEMENTS, ENCUMBRANCES AND INTERESTS

- 1. Rights and interests reserved to the Crown by Deed of Grant No. 10310192 (POR 3)
- 2. LEASE NO 715751061 06/05/2014 at 11:06 GEMAYN PTY LTD A.C.N. 112 621 888 OF THE WHOLE OF THE LAND TERM: 14/02/2014 TO 13/02/2017 OPTION 3 YEARS

ADMINISTRATIVE ADVICES - NIL UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

Caution - Charges do not necessarily appear in order of priority

*** End of Current Title Search **

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Page 1/1

SPECIAL CONDITIONS See annex on Pages A1 - A2

The approval by The Real Estate Institute of Queensland Limited does not extend to any alterations to the printed text of the Standard Commercial Conditions or to any Special Conditions of this Contract. The Standard Commercial Conditions may need to be added to or varied by inserting specifically prepared Special Conditions in this Contract. If the printed text of the Standard Commercial Conditions is altered, or Special Conditions are included, it is recommended that the Vendor and the Purchaser consult their respective legal advisers prior to signing this Contract.

Witness endor Purchaser Witness STAKEHOLDER'S ACKNOWLEDGENT as the Deposit or on account of the The Stakeholder acknowledges having received \$ NOTE 8 Deposit and agrees to hold that amount and any balance of the Deposit when received as stakeholder for the parties as provided in this Contract. Stakeholder Licence No. This form was approved by the Queensland Law Society Incorporated April 2001 This form was approved by The Real Estate Institute of Quaensland Limited on April 2001

EF019

STANDARD COMMERCIAL CONDITIONS COMMERCIAL LAND AND BUILDINGS

(SECOND EDITION-GST Reprint)

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	Approved by the Real Estate Institute of Queensland and	
REIQ	approved by the Queensland Law Society Incorporated	Queensland
ESTATE INSTITUTE	for conveyances of Torrens Title and Crown Leasehold	Law Society
·	Title of Commercial Land and Buildings.	

Non Member Office

1 INTERPRETATION

- In this Contract, unless inconsistent with the context or subject 1.1 matter:
 - (a)"Agent" includes auctioneer;
 - (b)"Bond" includes any security for payment of Rent or performance of any obligation pursuant to any Lease;
 - (c) "Business Day" means a day (other than a Saturday, Sunday or public holiday) on which banks are open for business in the city or town named in Item R;
- NOTES (d)"Contract Rate" means the rate of interest fixed from time to time by the Queensland Law Society Incorporated (by resolution of its Council) for the purposes of clause 11;
 - (e)"Date for Completion" means the date stated in Item Q or such other date as may be agreed in writing by the parties or fixed pursuant to the conditions of this Contract;
 - (f) "Deposit" means the sum stated in Item O;

(g)"Encumbrances" includes but is not limited to encumbrances which are not registered and an encumbrance created or arising under or by virtue of a statute;

- (h)"Enterprise" means the enterprise (as the term is defined in the GST Act) carried on using the Property;
- (i) "GST" means the goods and services tax under the GST Act; (i) "GST" Act" means A New Tax System (Goods and Services
- Tax) Act and includes other GST related legislation; (k) "Financial Institution" means bank, building society or credit
- union: (I) "Guarantee" means a guarantee or an undertaking in relation to any tenant or occupier under a Lease;
- (m) "ITAA" means the Income Tax Assessment Act 1936 and the Income Tax Assessment Act 1997;
- (n)"item" means an item of particulars in the items Schedule;
- (o)"Keys" means implements or instruments necessary for the
 - purposes of fastening or unfastening: (i) the lock on any gate, door, grille, shutter or lift which secures any means of entrance to or exit from the Land (whether or not such gate, door, grille, shutter or lift forms part of the Property);
 - (ii) any other lock attached to or included in the property; and includes electronic devices and written records of all codes and combinations necessary for the purposes of fastening or unfastening any such lock;
- (p)"Land" means the land described in Item H;

(q)"Lease" means all leases, subleases, agreements for lease, agreements for sublease and tenancy agreements whether oral or in writing, and as the context admits, licences and rights to occupy, and which are set out in the Lease Schedule;

- (r) "Local Government" means the relevant local government (and includes the Brisbane City Council);
- (s)"Property" means the property listed in Items H, I and J and includes any part of the Property;
- (i) "Purchase Price" means the sum stated in Item N;
- (u) "Purchaser" means the party named in item E;

"Rent" means base rent, turnover rent, percentage rent, (v) contributions to outgoings and any money payable by a tenant to the Vendor;

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- (w) "Service Contract" for the purposes of clause 32 of this Contract means any contract between the Vendor and another party pertaining to services performed for the benefit of the Property, which are capable of assignment, and which are set out in the Service Contract Schedule and "Service Contractor" means any party performing those services;
- (x) "Solicitor" means a solicitor currently entitled to practice in Australia whether acting as principal or agent;
- (v) "Stakeholder" means the person named in Item G or, where no person is named in Item G, the Vendor's Agent;
- (z) "Vendor" means the party named in Item C; and
- (aa) "Vendor's Agent" means the person named in Item B.
- 1.2 Unless the contrary is shown, the contract shall be deemed to have been formed on the date of this Contract and the date of this Contract shall be deemed to be the date stated in Item A.
- Any reference in this Contract to a statute includes: 1.3 (a) any statute amending, consolidating or replacing the statute; and (b) Orders in Council, proclamations, regulations, rules, by-laws and ordinances made under the statute.
- 1.4 In this Contract, unless inconsistent with the context or subject matter, where the term "Item" is used in conjunction with a particular letter of the alphabet, it is a reference to the Item set opposite the letter referred to.
- Any defined terms used in any part of this Contract shall have the 1.5 same meaning when used in any other part of this Contract.
- The marginal notes in the items schedule are references to clauses 1.6 or notes, as the case may be, in the standard Commercial Conditions.
- 1.7 This Contract shall be governed by the laws of Queensland.

HEADINGS AND NOTES 2

Headings and notes have been included for ease of reference and guidance and this Contract shall be construed without reference to them.

- DEPOSIT
- The Deposit shall be paid by the Purchaser to the Stakeholder 3.1 immediately upon the formation of this Contract.
- 3.2 If the Purchaser:
 - (a) falls to pay the Deposit as provided in clause 3.1;
 - (b) pays the Deposit by cheque which is post-dated; or
 - (c) pays the Deposit by cheque which is not honoured on presentation:

then, the Purchaser shall be in substantial breach of this Contract and the Vendor may:

- (i) affirm this Contract and exercise the rights expressed in clause 13.2; or
- (ii) terminate this Contract and exercise the rights expressed in clause 13.3.

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3.3 The rights and powers conferred by clause 3.2 are in addition to any other rights the Vendor may have at law or in equity.

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Standard Commercial Conditions T045.1.001

Page 1 of 9

- 3.4 The Deposit shall be retained by the Stakeholder until completion or earlier termination of this Contract whereupon the Stakeholder shall pay the Deposit to the person entitled to it.
- 3.5 If this Contract is terminated pursuant to the provisions of clauses 7.6, 9.3(a), 19, 20.1, 21.1, 31.1, 31.5, 32.2 or 32.3(2), the Deposit and other moneys paid under this Contract shall be refunded to the Purchaser by the Vendor or the Stakeholder as the case may be but without interest, costs or damages and the same shall be accepted by the Purchaser in full and final satisfaction of all claims.

4 COMPLETION AND POSSESSION

The balance of the Purchase Price shall be paid on the Date for Completion in exchange for:

- (a) possession of the Property (such possession to be vacant except for any Lease);
- NOTE® (b) a property executed transfer for the Land in favour of the Purchaser capable of immediate registration (after stamping) in the appropriate office free from Encumbrances (other than those set out in Item L) and title to the Property (other than the Land) free from Encumbrances (other than those set out in Item L) but subject to the conditions of this Contract;
 - (c) any declaration required, by the Stamp Act 1894, to be furnished to procure the stamping of the transfer;
 - (d) such other instruments or declarations as are required by law to be signed by the Vendor to procure the stamping and/or registration of the transfer;
 - (e) except as otherwise provided in this Contract, any instrument of title for the Land required to register the transfer;
 - (f) notices of assignment issued pursuant to clause 16.4;
 - (g) all other instruments (which shall be duly stamped) in the possession or control of the Vendor evidencing estates and interests affecting the Property and which are exclusive to the Property;
 - (h) true copies of all other instruments (which shall be duly stamped) in the possession or control of the Vendor evidencing estates and Interests affecting the Property but which are not exclusive to the Property;
 - (I) the Certificate of Classification pursuant to the Standard Building Regulation 1993 appropriate to the uses stated In Item H (if the improvements on the Land may not be lawfully occupied unless such certificate has Issued);
 - all plans and drawings relating to the construction of the improvements on the Land in the possession or control of the Vendor, and
 - (k) all documents in the possession or control of the Vendor which the Purchaser would reasonably require to enable the Purchaser to manage the Property and to prepare returns under the ITAA.
- 5 KEYS
- 5.1 Immediately on completion, the Vendor shall deliver all Keys, which are in the possession or under the control of the vendor, in accordance with any notice given in writing by the Purchaser to the Vendor and failing such notice the Vendor shall deliver the Keys:
 - (a) to the Purchaser, if the Purchaser is present personally at completion;
 - (b) to the Purchaser's solicitor at completion, if the Purchaser is not present personally;
 - (c) to the Vendor's Agent at the address shown in Item B, if neither the Purchaser nor any solicitor acting for the Purchaser is present personally at completion;
 - (d) to and left at the Property if none of the provisions of clauses 5,1(a), 5.1(b) or 5.1(c) are applicable.
- 5.2 At or prior to completion, the Vendor shall make a written record of all codes and combinations necessary for the purposes of fastening or unfastening any lock referred to in the definition of "Keys".

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- 6 INVESTMENT OF DEPOSIT
- 6.1 If either party directs by notice in writing to the Stakeholder to invest the Deposit then (where the Stakeholder is lawfully able) the Stakeholder shall Invest the Deposit with any Financial Institution permitted by law for the investment of trust monies until the Date for Completion.
- 6.2 If this Contract is completed, all interest accruing on the Investment of the Deposit shall be shared equally between the Vendor and the Purchaser. If this Contract is not completed for any reason, the Interest accruing on the Deposit shall be paid to the party entitled to the Deposit upon termination of this Contract.
- 6.3 The Deposit and any accrued interest shall be invested at the risk of the party to whom the Deposit and accrued interest is ultimately payable and the Stakeholder shall not be liable for any loss suffered by the parties in consequence of an investment pursuant to clause 6.1.
- 6.4 To facilitate investment of the Deposit, each party shall notify its tax file number to the Stakeholder within 4 Business Days following the date of this Contract.
- 6.5 The parties authorise the Stakeholder to prepare and lodge any taxation return necessary in respect of the Deposit and interest and to pay any tax assessed out of the Deposit and interest and indemnify the Stakeholder against any taxation assessed in respect of such interest.
- 6.6 The Vendor and the Purchaser shall be deemed to be presently entitled in equal shares to any interest accrued for the purposes of ITAA.

7 VENDOR'S STATEMENT

- 7.1 The Purchaser is not entitled to deliver to the Vendor requisitions or enquiries on or to the Vendor's title to the Property.
- 7.2 The Vendor states that, except as disclosed in this Contract, each of the following statements is accurate at the time the Vendor executes this Contract:
 - (a) the Vendor has free and unqualified capacity and power to contract and to complete this Contract;
 - (b) the Vendor is not under any legal disability which affects the Vendor's capacity to contract and to complete this Contract; and
 - (c) if the Vendor is a trustee, the Vendor has free and unqualified power of sale under the instrument creating the trust, and that instrument does not require the consent or authority of any person to the entering into of this Contract or the completion of this Contract.
- 7.3 The Vendor states that, except as disclosed in this Contract, each of the following statements will be accurate at the Date for Completion:
 - (a) there is no current litigation by any person claiming an estate or interest in the Property;
 - (b) there is no unsatisfied judgement, order or writ of execution which effects the Property;
 - (c) no order has been made under Part 11 of the Property Law Act 1974 which would operate as a charge on the Land;
 - (d) there is no order of a Court or other competent authority affecting the ability of the Vendor to complete this Contract;
 - (e) no notice has been issued by a competent authority or proceedings instituted in a Court pursuant to any statute whereby the interest of the Vendor In the Property may be rendered liable to forfeiture to the Crown;
 - (f) if the Land Is Crown leasehold title, the Crown leasehold title Is not rendered liable to forfeiture by reason of the nonobservance or non-performance of the covenants or conditions of the lease;
 - (g) If the Vendor is a natural person, the Vendor Is not a bankrupt nor has the Vendor signed any authority under section 188 of the Bankruptoy Act 1966;

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- (h) if the Vendor is a corporation within the meaning of the Corporations Law or any similar legislation applicable in the Vendor's place of incorporation:
 - (i) the Vendor is not in liquidation;
 - (ii) no action has been taken by or against the Vendor which could lead to the winding up of the Vendor;
 - (iii) the Vendor is not under official management;
 - (iv) an administrator, controller or managing controller has not been appointed to the Vendor or in respect of the whole or any part of the Property; and
 - (v) a compromise or arrangement has not been proposed between the Vendor and its members or creditors nor agreed to by the members or creditors nor sanctioned by a Court; and
- the Vendor is the registered owner or the lessee of the Land (according to the title expressed or Implied In this Contract).
- 7.4 If a statement contained in either clause 7.2 or clause 7.3 is not accurate then the Purchaser may terminate this Contract by notice in writing to the Vendor.
- 7.5 If this Contract is terminated pursuant to clause 7.4, the Deposit and other moneys paid under this Contract shall be refunded to the Purchaser by the Vendor or the Stakeholder as the case may be and the Vendor shall be liable by way of damages as compensation for the loss suffered by the Purchaser in such sum as at the time this Contract was made was reasonably foreseeable as the loss liable to result, and which does In fact result from a termination of this Contract due to a statement contained in either clause 7.2 or clause 7.3 not being accurate.
- 7.6 (1) The Vendor warrants that, except as disclosed in this Contract or a notice given by the Vendor to the Purchaser under the *Environmental Protection Act 1994* ("EPA"), at the date of this Contract;
 - (a) there is no outstanding obligation on the Vendor to give notice to the administering authority under EPA of a notifiable activity being conducted on the Land; and
 - (b) The Vendor is not aware of any facts or circumstances that may lead to the Land being classified as contaminated land within the meaning of EPA.
 - (2) If the Vendor breaches a warranty in clause 7.6(1), the Purchaser may:
 - (a) terminate this Contract by notice in writing to the Vendor given 14 days after the date of this Contract; or
 - (b) complete this Contract and claim compensation, but only if the Purchaser claims it in writing before completion of this Contract.
- 7.7 If requested by the Purchaser, the Vendor within 14 days of such request shall:
 - (a) produce to the Purchaser all unregistered documents relating to the Property and full and proper particulars of all unregistered dealings that so relate; and
 - (b) deliver to the Purchaser photocopies of such documents or dealings (if the dealings are in writing) certified by the Vendor or the Vendor's solicitor as being true copies.

8 ERRORS AND MISDESCRIPTIONS

- 8.1 If there is any immaterial mistake or error in the description or particulars of the Property or as to title, the Purchaser shall not be entitled to terminate this Contract but shall be entitled to such compensation (if demanded in writing on or before the Date for Completion) as the case may require. The Purchaser shall not be entitled to delay completion or to withhold any part of the Purchase Price by reason of any such claim for compensation.
- 8.2 If there is any material mistake or error in the description or particulars of the Property or as to title and the Purchaser does not exercise any right which the Purchaser has at law to terminate this Contract, the Purchaser shall be entitled to such compensation (if demanded in writing on or before the Date for Completion) as the

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case may require. The Purchaser shall not be entitled to delay completion or to withold any part of the Purchase Price by reason of any such claim for compensation.

9 SURVEY AND INSPECTION

- 9.1 The Purchaser shall be entitled to conduct a survey of the Land to ascertain the boundaries and area of the Land and to establish the location of structures purporting to be on the Land or on adjoining land.
- 9.2 If there is any immaterial error in the boundaries or area of the Land or any immaterial encrouchment, the Purchaser shall not be entitled to terminate this Contract but shall be entitled to such compensation (If demanded In writing on or before the Date for Completion) as the case may require. The Purchaser shall not be entitled to delay completion or to withhold any part of the Purchase Price by reason of any such claim for compensation.
- 9.3 If there is any material error in the boundaries or area of the Land or any material encroachment, the Purchaser shall be entitled to elect by notice in writing to the Vendor given on or before the Date for Completion either.
 - (a) to terminate this Contract; or
 - (b) to complete this Contract with compensation, in which event the Purchaser shall be entitled to such compensation as the case may require and shall not be entitled to delay completion or to withhold any part of the Purchase Price by reason of any such claim for compensation.

10 EXECUTION AND PRODUCTION OF DOCUMENTS

- 10.1 Subject to compliance by the Purchaser with the Purchaser's obligations under or by virtue of this Contract the Vendor shall as required do all acts and execute all documents necessary for the purpose of completing the sale and ensuring that the Purchaser obtains a good and valid title to the Property but all transfer documents, any declaration required pursuant to clause 4(c), and all instruments or declarations required pursuant to clause 4(d) shall be prepared by and at the expense of the Purchaser and delivered to the Vendor within a reasonable time prior to the Date for Completion.
- 10.2 If so requested by the Purchaser, the Vendor shall deliver to the Purchaser, prior to the Date for Completion, photocopies of the documents executed by the Vendor.
- 10.3 After execution of the transfer, if so requested by the Purchaser and upon payment of the usual production fee by the Purchaser, the Vendor shall cause the transfer to be tendered to the Office of State Revenue for stamping, together with any declaration referred to in clause 4(c) and thereupon the Vendor shall be deemed to have complied with the Vendor's obligations under clause 4(c).
- 10.4 If an instrument of title is required to register a transfer of the Land and the instrument of title relating to the Land also relates to other land, the Vendor shall not be obliged to deliver it to the Purchaser but shall enter into such reasonable covenants with the Purchaser as the Purchaser may require for production of the instrument of title.
- 10.5 If the instrument of title is partially cancelled the Vendor shall not be obliged to produce a separate instrument of title on completion.
- 10.6 Where either clause 10.4 or clause 10.5 apply, the Purchaser shall bear the cost of any new instrument of title relating to the Land.

11 INTEREST ON LATE PAYMENTS

11.1 Without derogating from the strict effect of clauses 3, 13 and 26 if any money (including the Deposit) payable under or by virtue of this Contract is not paid when payable such money shall bear interest from the due date for payment to the date of payment, both inclusive, at the rate stated in Item P and if no other rate is so stated at the Contract Rate (at the date the money became payable) per annum simple Interest which Interest shall be paid contemporaneously with the balance of the Purchase Price.

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11.2 Any judgment for any such money shall likewise bear interest from the date of judgment to the date of payment, both inclusive.

12 DIVIDING FENCES

- 12.1 Despite anything in the *Dividing Fences Act 1953* to the contrary, the Vendor shall not be bound to contribute to the construction of any dividing fence between the Land and any adjoining land owned by the Vendor.
- 12.2 The Vendor states that at the date of this Contract there are no outstanding notices, orders or agreements with respect to the construction or repair of a dividing fence between the Land and any adjoining land under the *Dividing Fences Act 1953* or otherwise.
- 12.3 Any notice, order or agreement with respect to the construction or repair of a dividing fence between the Land and any adjoining land received given or made after the date of this Contract shall be fully complied with by the Purchaser.
- 12.4 Immediately upon receipt of a notice or order or the making of an agreement in accordance with clause 12.3, the Vendor shall give to the Purchaser a copy of the notice, order or agreement.
- 12.5 After the date of this Contract, the Vendor shall not without the prior written consent of the Purchaser give, seek or make any notice, order or agreement with respect to the construction or repair of any dividing fence between the Land and any adjoining land under the *Dividing Fences Act 1953* or otherwise.

13 PURCHASER'S DEFAULT

- 13.1 If the Purchaser:
 - (a) fails to pay the balance of the Purchase Price as provided in clause 4; or
 - (b) fails to comply with any of the terms or conditions of this Contract;
 - then the Vendor may:
 - (i) affirm this Contract; or
 - (ii) terminate this Contract.
- 13.2 If the Vendor affirms this Contract pursuant to clause 3.2 or clause 13.1, the Vendor may:
 - (a) sue the Purchaser for damages for breach or for specific performance and damages in addition to or instead of damages for breach; and
 - (b) recover from the Purchaser as a liquidated debt the Deposit or any part of it which the Purchaser has failed to pay and shall pay the Deposit or any part of the Deposit which is recovered to the Stakeholder.
- 13.3 If the Vendor terminates this Contract pursuant to clause 3.2 or clause 13.1, the Vendor may elect to:
 - (a) declare the Deposit (or so much of it as shall have been paid) forfeited and/or sue the Purchaser for breach; or
 - (b) declare the Deposit (or so much of it as shall have been paid) forfelted and/or resell the Property and if the resale is completed within 2 years from the date of termination any deficiency and any expense arising from such resale shall be recoverable by the Vendor from the Purchaser as liquidated damages;

and in either case the Vendor may recover from the Purchaser as a liquidated debt the Deposit of any part of it which has not been oald by the Purchaser.

13.4 The rights and powers conferred upon the Vendor by this clause 13 are in addition to any other right or power which the Vendor may have at law or in equity.

14 PARTICULARS OF ADJUSTABLE ITEMS

- 14.1 Within a reasonable time after written request by the Purchaser prior to the Date for Completion, the Vendor shall deliver to the Purchaser.
 - (a) a written statement of all rates, taxes, outgoings, rents and profits not capable of discovery by search or enquiry in any office of public record or pursuant to the provisions of any statute in respect of the Property; and

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- (b) (where the Land is subject to a Lease) a written statement disclosing to the extent the same is not disclosed in the Lease Schedule:
 - (i) the names and postal addresses of any tenant or other occupier of the Land;
 - (ii) the amounts, the due days for and the manner of payment of all periodic sums payable in respect of the Lease;
 (iii) the date to which the same shall have been paid; and
- (iv) the amounts of any Bond held from any such tenant or other occupier and the identity of the party holding such Bond.
- 14.2 If the Vendor becomes aware of any information at any time between the date of delivering any such statement and completion the effect of which is or may be to render such statement untrue in a material respect the Vendor shall immediately disclose that information to the Purchaser by notice in writing.
- 14.3 The Vendor warrants that every such statement shall be true at the Date for Completion.

15 ADJUSTMENTS

- 15.1 The Vendor shall pay or discharge all rates, taxes (including land tax) and other outgoings (except insurance premiums on insurances effected by the Purchaser) with respect to the Property up to and including the date of possession.
- **15.2** The Purchaser shall pay or discharge all rates, taxes (including land tex) and other outgoings with respect to the Property from the date of possession.
- 15.3 Except for water charges based on the quantity of water used all rates, taxes and outgoings shall be apportioned:
 (a) in the grap of these sold by the Vender, or the empirity
 - (a) in the case of those paid by the Vendor, on the amount actually paid;
 - (b) in the case of those levied but unpaid, on the amount payable disregarding any discount for early payment;
 - (c) in the case of those not levied but the amount can be ascertained by advice from the relevant rating and taxing authority, on the amount advised by the relevant rating and taxing authority disregarding any discount for early payment; and
 - (d) in the case of those not levied and not ascertainable from the relevant rating and taxing authority and where a separate assessment was issued for the Land for the assessment period immediately prior to the date of possession, on the amount payable in that separate assessment disregarding any discount for early payment.
- 15.4 Any rates in the nature of water rates and which are not determined by reference to water usage shall be apportioned in accordance with clause 15.3. Any water charges based on the quantity of water used shall be adjusted in accordance with the following provisions:
 - (a) the Purchaser, at the expense of the Purchaser, shall read or procure the reading of any water meter installed on the Land no more than 5 days and no less than 3 days prior to the date of possession, and shall inform the Vendor of the results of the water meter reading;
 - (b) the deemed water usage in litres for the whole of the current rating period for water charges ("the deemed water usage") shall be calculated as the amount which is directly proportionate to the water usage between the date of commencement of the current rating period for water charges and the date of the water meter reading referred to in clause 15.4(a) (no allowance being made for seasonal or other factors);
 - (c) the likely assessment of water charges for the deemed water usage shall be calculated by using the method and rates then being used by the Local Government ("the likely assessment");
 - (d) the likely assessment shall then be apportioned.

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- 15.5 Land tax shall be apportioned on the basis that, as at midnight on the previous 30th June, the Vendor owned no land other than the Vendor's interest in the Land and was a natural person resident in Queensland.
- **15.6** If at the date of possession there is not a separate unimproved value of the Land in effect under the *Valuation of Land Act 1944*, then land tax shall be apportioned on a deemed unimproved value which shall equal $(A \times B) / C$, where A is the unimproved value in effect under the *Valuation of Land Act 1944* for the parcel of which the Land forms part, B is the area of the Land and C is the area of that parcel.
- 15.7 Without derogaling from the provisions of clause 15.1, if the Vendor is unable to obtain a certificate stating that the Land is not liable for land tax for the year current at the date of possession or any year or years up to and including 30th June immediately preceding the date of possession and the Commissioner of Land Tax specifies, in writing, to the Purchaser or the Purchaser's solicitor that (or anything to the effect that) it would be prudent to hold an amount of money until a certificate of clearance issues for those years, then, on or before the date of possession, the Vendor shall pay the amount ("retention amount") to a solicitor to be held as security for the payment of land tax for those years and shall procure and deliver to the Purchaser, on the date of possession, a written undertaking, addressed to the Purchaser by that solicitor, in or to the effect of the following form:

 - On Instructions from the Vendor, I/we undertake to hold the retention amount, as solicitor/s for the Vendor, In my/our trust account either.
 - (a) to pay land tax up to and including the year 20. . under clause 15 of the Contract; or
 - (b) until such land tax has otherwise been paid by or on behalf of the Vendor.
 - Except where I/we have made a payment pursuant to paragraph 2(a), I/we undertake to notify the Commissioner of Land Tax, immediately, that the retention amount has been paid to me/us for the purposes mentioned above.
 - If the Commissioner of Land Tax requires me/us to pay the retention amount or any part of it to him I/we undertake to make the payment immediately.
 - 5. If:
 - (a) I/we do not pay land tax under paragraph 2(a);
 (b) I/we are not required to make the payment referred to In paragraph 4;
 - (c) the Vendor does not otherwise pay or cause land tax to be paid up to and including the year referred to; and
 - (d) the land tax or some part of it is paid by you under some lawful requirement;

I/we undertake to indemnify you out of the retention amount (up to but not exceeding the amount held by me/us for the time being upon this undertaking) for any land tax so paid by you (less any sum which you are liable to pay under clause 15.2).

15.8 The Vendor instructs any solicitor acting for the Vendor in the conveyance to give the undertaking referred to in clause 15.7 and agrees that the Vendor shall be bound, personally, by the terms of the undertaking and will not require the payment to the Vendor of the retention amount or any part of it until land tax has been paid up to and including the year referred to.

- 16 RENTS AND PROFITS GUARANTEES AND BONDS
- 16.1 The rents and profits with respect to the Property shall benefit the Vendor up to and including the date of possession and thereafter shall benefit the Purchaser and shall be dealt with as follows:
 - (a) all unpaid rents and profits in respect of any period terminating on or prior to the date of possession shall not be apportioned between the parties on completion but shall be recoverable by the Vendor in accordance with clause 16.3;
 - (b) all rents and profits paid in advance of the date of possession shall be apportloned between the parties on completion;
 - (c) all rents and profits payable in respect of any period current at the date of possession which have not been paid at the Date for Completion shall be apportioned when received by either party.
- 16.2 If on completion a deduction is made in respect of any Bond, the Purchaser shall following completion keep the Vendor indemnified in that respect.
- 16.3 The Vendor assigns to the Purchaser, subject to the completion of this Contract and with effect from the Date for Completion, the benefit of all conditions contained in any Leases on the part of the tenant or other occupier of the Land given in favour of the Vendor or any predecessors in title of the Vendor together with the benefit of all terms and conditions contained in the Service Contracts (subject to the consent of the Service Contractor) and the benefit of all Guarantees or Bonds capable of assignment held by the Vendor in respect of the Leases provided that all unpaid rents and profits in respect of any period terminating on or prior to the date of possession not apportioned upon completion shall not be assigned to the Purchaser but be recoverable by the Vendor and to that extent Section 117 of the Property Law Act 1974 shall not apply. The Purchaser agrees to retain records relating to the Leases and to produce the Leases and any records relating to the Leases in any proceedings commenced by the Vendor to recover any unpaid rents and profits.
- 16.4 The Vendor shall prepare and execute appropriate notices to give effect to the assignments in clause 16.3.
- 17 LIABILITY OF PURCHASER
- 17.1 The Property shall be at the risk of the Vendor until 5:00pm on the next Business Day after the date of this Contract and then the risk shall pass to the Purchaser. The Vendor whilst continuing in possession will use the Property with reasonable care.
- 17.2 From the date of this Contract until completion, the Vendor shall use best endeavours to administer the Property and property enforce the Leases in accordance with the usual practice of the Vendor. Should any matter or circumstance arise which may materially affect the proper performance of the terms of any Lease by any party, the Vendor shall immediately notify the Purchaser in writing.
- 17.3 In addition to the obligations contained in clause 17.2, the Vendor shall not without the prior written consent of the Purchaser which shall not be unreasonably withheld:
 - (a) accept or agree to accept a surrender of any Lease;
 - (b) grant any Lease for any part of the Property which is vacant at the date of this Contract or which may become vacant prior to completion;
 - (c) consent to the variation of any Lease, proposed assignment or any other dealing concerning any Lease; or
 - (d) negotiate or set new Rent.

18 ACCESS

18.1 The Vendor shall permit the Purchaser or any person authorised by the Purchaser to enter the Property on the Date for Completion for the purpose of checking the inventory of chattels (if any) and ascertaining the existence and state of repair of the Property.

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18.2 The Vendor shall permit any person authorised by the Purchaser in writing upon reasonable written notice to enter the Property on one occasion for the purposes of reading any water, gas, electricity or other meter.

19 CONSENTS

If any consent is required by statute to the sale or the performance of any obligation under or by virtue of this Contract, this Contract is subject to such consent being given and the party ho is required, by the statute, to obtain such consent ("Applicant") shall apply for the consent and pursue the application. The Applicant shall pay all costs and fees (other than the other party's solicitor's) in respect of the application. The other party shall if and when required by the Applicant immediately join In the application and/or shall supply such information as shall be reasonably required in support of the application. If the consent is refused or not granted by the Date for Completion then either party may by notice in writing to the other terminate this Contract.

20 REQUIREMENTS OF AUTHORITIES

- 20.1 If it is established that at the date of this Contract the Local Government has given to the Vendor or some other person a notice in writing pursuant to sections 21 and 22 of the *Building Act* 1975 in respect of any building or structure on the Land and the notice is current at the Date for Completion the Purchaser may by notice in writing to the Vendor given on the Date for Completion terminate this Contract.
- 20.2 Except for any notice referred to in clause 20.1, any valid notice or order issued pursuant to any statute or by any Local Government or Court necessitating the doing of work or the expenditure of money on or in relation to the Property or any path or road adjoining the Land:
 - (a) if issued before the date of this Contract shall be fully complied with by the Vendor in a proper and workmanlike manner on or before the Date for Completion; or
 - (b) If issued on or after the date of this Contract shall be fully compiled with by the Purchaser who shall indemnify the Vendor in respect of the compliance with the notice or order.

If without default of the Purchaser this Contract is terminated, the Vendor shall pay to the Purchaser on demand any amount expended by the Purchaser in complying with any notice or order which was of the nature of a capital expenditure or has resulted in a benefit to the Vendor.

21 PROPERTY ADVERSELY AFFECTED

- 21.1 If it is established that at the date of this Contract:
- NOTE2 (a) the use of the Property as described in Item H was not lawful under any town planning scheme;
 - (b) the access to the Land is other than by way of an adjoining road dedicated for public use as a road or by way of a registered easement to a road dedicated for public use;
 - (c) the Land was affected by a proposal of any competent authority for the re-alignment, widening, resiting or altering of the then level or direction of any road or railway abutting the Land:
 - (d) any electricity, telephone, water supply, sewerage or drainage service to the Land which passes through other land is not protected by a registered easement or by statutory authority;
 - (e) there is current in respect of the whole or part of the Land, a notice to treat or notice of intention to resume issued by a competent authority;
 - (f) the Property is dedicated as a protected area of any class mentioned in section 14 of the Nature Conservation Act 1992 or is affected by a conservation agreement or conservation plan pursuant to that Act;

- (g) there exists any claim for an Interest in the Property by any Australian Aboriginal people pursuant to the Aboriginal Land Act 1991, the Native Title Act 1993 (Cth) or the Native Title (Queensland) Act 1993; or
- (h) the Property is affected by the Queensland Heritage Act 1992 or is included in the World Heritage List;
 and any such facts are not disclosed in this Contract the Purchaser may by notice in writing to the Vendor given on or
- before the Date for Completion terminate this Contract.
 21.2 The Vendor authorises the Purchaser or the Purchaser's solicitor to inspect all records relating to the Property held by the Local Government or other body maintaining any such records and will if requested by the Purchaser sign an appropriate authority to the Local Government or other body for the purposes of this clause 21.

22 NO WARRANTY ON PRESENT USE

No warranty is implied that the use of the Property as described in Item H is permissible under any town planning scheme and no compensation is payable if the particulars stated in Item H are not correct.

23 COSTS

The parties shall pay their own costs of and incidental to the sale and purchase but all stamp duty on this Contract and any duty in respect of the conveyance by the Vendor to the Purchaser shall be paid by the Purchaser and if not paid by the Purchaser may be paid by the Vendor and recovered from the Purchaser as a liquidated debt.

24 MERGER

Despite completion and despite the registration of the transfer in favour of the Purchaser, any general or special condition (or any part or parts thereof) to which effect is not given by completion or registration and which is capable of taking effect after completion or registration shall remain in full force and effect.

25 TIME AND PLACE FOR COMPLETION

- 25.1 Completion shall be effected at such time and place as may be agreed upon by the parties. The time for completion shall be between the hours of 9:00am and 5:00pm on the Date for Completion. Despite any agreement by the parties as to a specific time for completion the provisions of clause 26 do not apply in respect of that time. In the absence of agreementas to place, completion shall be effected at:
 - (a) the office of the solicitor for the Vendor in the city or town named in item R; or
 - (b) If the Vendor has no solicitor in that city or town the office of the solicitor for the Purchaser in the city or town named in item R; or
 - (c) in any case not provided for in clause 25.1(a) or clause 25.1
 (b) the appropriate office provided for by section 61(2)(c) of the *Property Law Act* 1974.
- 25.2 Despite clause 25.1 if a mortgage is to be discharged on completion the Vendor may by notice in writing to the Purchaser given not less than 2 Business Days prior to the Date for Completion require completion to take place at the office of the Vendor's mortgagee in the city or town named in Item R or if such mortgagee does not have an office in that city or town at the office of such mortgagee in Queensland nearest to that city or town.
- 25.3 If the Date for Completion falls on a Saturday, a Sunday or a public holiday in the place for completion then unless item Q expressly designates such date a Saturday or Sunday or by the name of the public holiday, completion shall be effected:
 - (a) on such other day as may be agreed by the partles; or
 (b) in default of agreement then on the Business Day next following the Date for Completion.

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- 26 TIME OF THE ESSENCE Except as otherwise provided in this Contract, time shall be deemed to be of the essence of the contract.
- 27 NOTICES, COMMUNICATIONS, AUTHORITY DIRECTIONS, ETC
- 27.1 Any document and any notice in writing or other written communication required or desired to be given by one party to the other under or pursuant to this Contract or concerning this Contract may be:
 - (a) given by the solicitor for the party Intending to give it;(b) given to the other party's solicitor;

any such notice, if to the Vendor pursuant to clause 32, may be given to the Vendor's Agent as if the Vendor's Agent was a party and in the manner provided in this clause 27 for the giving of written notice by one party to the other party.

- 27.2 Any such notice or other communication may be signed by the solicitor for the party on whose behalf it is to be given.
- 27.3 Any such document, notice or other communication shall be deemed to have been given by one party to the other if:
 - (a) delivered to the other party or the other party's solicitor personally;
 - (b) left for the other party at that party's address for notices;(c) posted to the other party by pre-paid mail in an envelope
 - addressed to that party at that party's address for notices;
 (d) left for the other party's solicitor at the usual or last known place of business of that solicitor;
 - (e) posted to the other party's solicitor by pre-paid mail in an envelope addressed to that solicitor at the usual or last known place of business of that solicitor.
- 27.4 For the purposes of this clause 27, a party's address for notices shall in the case of the Vendor be the address specified in Item C and in the case of the Purchaser shall be the address specified in Item E.
- 27.5 Any such document, notice or other communication so sent by post shall be deemed to have been given at the time when by the ordinary course of post it would have been delivered.
- 27.6 Any copy of a document, notice in writing or other communication required or desired to be given by one party to the other party under or pursuant to this Contract or concerning this Contract may be given by transmitting a facsimile copy thereof via the telephone network to the address for notices of the other party or to the usual or last known place of business of that party's solicitor and shall be deemed to have been given (unless the contrary is shown) upon the date and at the time contained in any transmission confirmation report which contains the identification code of the person to whom It was intended to be transmitted and which indicates that the transmission was received without error.
- 27.7 If a document or a copy of a document or a notice in writing or other written communication is given after 5:00pm on any Business Day and before 9:00am on the next following Business Day by one party or one party's solicitor to the other party or the other party's solicitor and its receipt is not acknowledged by the other party or the other party's solicitor during that period, it shall be deemed to have been given at 9:00am on that next following Business Day.
- 27.8 As between the parties, a document or a copy of a document and a notice in writing or other written communication given by one party's olicitor to the other party or to the other party's solicitor shall be deemed to be given with the authority of the party whose solicitor gives it and, without limiting the generality of the foregoing, any such notice or other written communication of an agreement to vary the Date for Completion or the approval date stated in Item T shall be deemed to be given with the authority of the party whose solicitor gives it.
- 27.9 Any money payable by the Purchaser or the Stakeholder to the Vendor shall be paid to the Vendor or as the Vendor's solicitor shall direct in writing.

- 28 REMOVAL OF FIXTURES FITTINGS AND CHATTELS
- 28.1 Unless otherwise agreed between the parties any property not sold under this Contract (other than property of any tenant or other occupier of the Land) shall be removed from the Land prior to delivery of possession.
- 28.2 The Vendor shall at the Vendor's own expense reinstate and make good prior to delivery of possession any damage done to the improvements in removing that property and if the Vendor fails to do so the Purchaser may do so and recover the costs of so doing from the Vendor as a liquidated debt.
- 28.3 Any of that property not so removed shall be deemed abandoned by the Vendor and the Purchaser may without prejudice to any other remedy complete this Contract and appropriate or remove or otherwise dispose of that property as the Purchaser thinks fit.
- 28.4 Any costs incurred by the Purchaser in removing that property or in making good any damage done to the improvements in such removal may be recovered by the Purchaser from the Vendor and the Vendor shall indemnify and hold indemnified the Purchaser from and against all claims, demands, actions, costs, judgements and expenses which the Purchaser may suffer or incur by reason of any other person claiming any interest in that property.

29 CHATTELS

- 29.1 Title to any chattels agreed to be sold by or under this Contract shall pass at completion.
- 29.2 The Vendor assigns to the Purchaser subject to the completion of this Contract and with effect from the Date for Completion, the benefit of all warranties capable of assignment held by the Vendor in respect of the chattels agreed to be sold. The Vendor shall deliver to the Purchaser at completion all documents in the possession or control of the Vendor evidencing the warranties referred to in this clause which would be sufficient to enable the Purchaser to enforce those warranties.

30 APPOINTMENT OF AGENT

In the absence of any specific appointment the Vendor by executing this Contract confirms the appointment of the Vendor's Agent (jointly with any other agent in conjunction with whom the Vendor's Agent has sold) as the agent of the Vendor to introduce a buyer.

31 FINANCE CLAUSE

- 31.1 If Items S, T and U are not deleted, this Contract is subject to the Purchaser obtaining from the lender or class of lender specified in
- NOTE7 Item S on or before the approval date specified in Item T approval of a loan not being less than the amount of loan specified in Item U on terms and conditions satisfactory to the Purchaser and if the Purchaser does not obtain such approval for any reason not being attributable to the Purchaser's own default, the Purchaser may terminate this Contract by notice in writing given to the Vendor.
- 31.2 The Purchaser shall take all steps reasonably necessary to obtain such approval, and the onus of establishing this shall be upon the Purchaser.
- 31.3 The Purchaser may waive the benefit of the condition contained in clause 31.1 by giving notice in writing to the Vendor within 2 Business Days from the approval date.
- 31.4 If the Purchaser obtains such approval the Purchaser shall give notice in writing of such approval to the Vendor promptly and in ny event within 2 Business Days from the approval date.
 24.5 If the Durchaser
- 31.5 If the Purchaser:
 - (a) neither terminates this Contract pursuant to clause 31.1 nor waives pursuant to clause 31.3 the benefit of the condition contained in clause 31.1; and

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 (b) does not give notice pursuant to clause 31.4 that the Purchaser has obtained such approval;

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within 2 Business Days from the approval date then, instead of any other remedy available to the Vendor by reason of the failure of the Purchaser to fulfil the Purchaser's obligations under this clause 31 and despite any continuing right which the Purchaser may have to terminate this Contract under clause 31.1, the Vendor may at the Vendor's option, by notice in writing to the Purchaser (which notice shall specify that it is given pursuant to this clause 31.5) terminate this Contract.

32 PROPERTY SOLD SUBJECT TO LEASES AND SERVICE CONTRACTS

32.1 Vendor's Statement

Where the Property is sold subject to any Lease or Service Contract, the Vendor states that, except as disclosed in this Contract, each of the following statements shall be accurate at the Date for Completion:

- (a) the particulars in the Lease Schedule and the Service Contract Schedule are true and correct;
- (b) that no circumstances exist as far as the Vendor is aware that would render any Lease liable to forfeiture nor has the Vendor agreed to a surrender of any Lease;
- (c) that all Leases and Service Contracts have been disclosed to the Purchaser prior to execution of this Contract;
- (d) the Vendor is not aware of any breach by the Vendor of any Lease or Service Contract;
- (e) where any of the Leases are "existing retail shop leases" or "retail shop leases" within the meaning of section 5 of the Retail Shop Leases Act 1994 ("Act"), the following further statements by the Vendor apply:
 - (i) as far as the Vendor is aware the Vendor has in all respects complied with the Act in relation to the Leases;
 - (ii) no Lease Is subject to an existing or renewed retail tenancy dispute within the meaning of the Act;
 - (iii) there are no mediation agreements, Retail Shop Leases Tribunal proceedings or Orders in existence in respect of any Lease:
 - (iv) no tenant has notified the Vendor requesting the right to renew any Leases for a further period;
 - (v) no tenant has made a claim upon the Vendor to pay compensation for loss or damage suffered by the tenant by virtue of section 43 of the Act nor are there any circumstances existing to the Vendor's knowledge which might give rise to a claim for such compensation.
- 32.2 Inaccurate Statement
 - If a statement contained in clause 32.1 is not accurate then the Purchaser may terminate this Contract by notice in writing to the Vendor.
- 32.3 Acceptance of Lease and Service Contract Terms
 - (1) Within 7 days of the date of this Contract, the Vendor will deliver to the Purchaser or the Purchaser's solicitor true copies of all Leases and Service Contracts together with a written statement that they constitute the whole of every agreement or arrangement with each of the tenants stated in those Leases or with each of the Service Contractors In those Service Contracts.
 - (2) If
 - (a) the Vendor does not deliver to the Purchaser or the Purchaser's solicitor true copies of all Leases and Service Contracts pursuant to clause 32.3(1); or
 - (b) true copies of all Leases and Service Contracts have been delivered pursuant to clause 32.3(1) and the Purchaser is not satisfied with any of the terms and conditions of any Lease or Service Contract, then in the case of clause 32.3(2)(a) the Purchaser shall be

entitled to terminate this Contract by notice in writing to the Vendor or in the case of clause 32.3(2)(b) the Purchaser shall be entitled to terminate this Contract by written notice to the Vendor within 7 days from the date upon which all Leases and Service Contracts have been delivered.

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- (3) If the Purchaser does not give written notice to the Vendor pursuant to clause 32.3(2)(a) or 32.3(2)(b), the Purchaser agrees to be bound by the terms and conditions of each Lease and Service Contract disclosed by the Vendor in the Lease Schedule and the Service Contract Schedule from the Date for Completion as if the Purchaser were named as lessor in such Lease or as a contracting party in such Service Contract in substitution for the Vendor.
- (4) With respect to Service Contracts, clause 32.3(3) will apply subject to the consent of the Service Contractor.
- (5) The amounts paid or payable in respect of the Service Contracts shall be ougoings for the purposes of clause 15 and shall be apportloned accordingly.

33 FOREIGN INTERESTS

- The Purchaser warrants that: NOTE 10
 - (a) the Purchaser is not a "foreign person" within the meaning of section 21A of the Foreign Acquisitions and Takeovers Act 1975 as the meaning of that expression is extended by the operation of section 4(6) of that Act; and
 - (b) the Purchaser is not a "person to whom this section applies" within the meaning of that expression in section 26A of the Foreign Acquisitions and Takeovers Act 1975 as that section is affected by section 5A of that Act.

34 GOODS AND SERVICES TAX

- 34.1 Definitions
- Words and phrases defined in the GST Act have the same meaning in this Contract unless the context indicates otherwise. 34.2 Items Schedule and Notes
- The Items Schedule and the Notes to Completion are part of this clause 34.
- 34.3 Taxable Supply

This clause 34 applies where the transaction is:

- (a) a Taxable Supply; or (b) not a Taxable Supply because it is the Supply of a Going
- Concern 34.4 Purchase Price Includes GST

If this clause 34.4 applies, the Purchase Price includes the Vendor's liability for GST on the Supply of the Property. The Purchaser is not obliged to pay any additional amount to the Vendor on account of GST on the Supply of the Property.

- 34.5 Purchase Price Does Not include GST
 - If this clause 34.5 applies, the Purchase Price does not include the Vendor's llability for GST on the Supply of the Property. The Purchaser must on the Date for Completion pay to the Vendor in addition to the Purchase Price an amount equivalent to the amount payable by the Vendor as GST on the Supply of the Property.
- 34.6 Margin Scheme

Warning: The Vendor is warranting that the Margin Scheme can apply. If in doubt about using the Margin Scheme you should seek professional advice.

If this clause 34.6 applies:

- (a) the Purchase Price includes the Vendor's liability for GST on the Supply of the Property. The Purchaser is not obliged to pay any additional amount to the Vendor on account of GST on the Supply of the Property;
- (b) the Vendor.
 - (i) must apply the Margin Scheme to the Supply of the Property; and
 - (ii) warrants that the Margin Scheme is able to be applied;
- (c) if the Vendor breaches clause 34.6(b)(l) or its warranty under clause 34.6(b)(ii) then:
 - (i) the Purchaser may terminate this Contract if it becomes aware of the breach prior to the Date for Completion;
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(ii) if the Purchaser does not terminate this Contract under NOTES AND WARNINGS clause 34.6(c)(i) or does not become aware of the breach until after the Date for Completion, it must pay to the Vendor NB. where any specific items are not required delete and initial an amount equal to the Input Tax Credit which the Purchaser will receive for GST payable for the Supply of NOTE 1 Insert, in Item A, the date of signing by the last party to sign. the Property. Payment must be made when the Purchaser receives the benefit of the Input Tax Credit; NOTE 2 Describe, in Item H, the actual use presently being made of the (iii) the Purchaser is entitled to compensation from the Vendor if Land and/or the improvements, e.g. commercial etc. there is a breach of clause 34.6(b). 34.7 If the Supply is a Going Concern WARNING - Refer to clause 21.1(a). Before this Contract is signed the Vendor should ensure that the present use described in Warning: The parties are providing certain warranties under Item H is a lawful use. this clause. If there is doubt about whether there is a Supply of For example, if a business is being carried on at a dwelling a Going Concern you should seek professional advice. house in a residential zone, that use may be unlawful unless town planning consent exists. This warning applies whether If this clause 34.7 applies: the Purchaser intends to continue the use stated in (a) the Purchase price does not include any amount for GST; (b) the parties agree the Supply of the Property is a Supply (or Item H or not. If the use is not lawful or if there is a doubt part of a Supply) of a Going Concern; about the use, this should be drawn to the Purchaser's attention and, if the Purchaser agrees, a special condition (c) the Vendor warrants that: (i) between the date of this Contract and the Date for should be inserted in this Contract so as to modify or avoid the Completion the Vendor will carry on the Enterprise; and operation of clause 21.1(a). (ii) the Property (together with any other things that must be NOTE 3 If freehold, do not complete "Type of Holding" or "Lease No". provided by the Vendor to the Purchaser at the Date for Completion under a related agreement for the same NOTE 4 Describe in general terms, e.g. factory, warehouse etc. Supply) is all of the things necessary for the continued NOTE 5 Particulars should be inserted in the Lease Schedule and the operation of the Enterprise; Service Contract Schedule. (d) the Purchaser warrants that at the Date for Completion it is Registered or Required to be Registered under the GST Act; NOTE 6 The Contract Rate is published each month in "The Proctor". (e) if either of the warranties in clause 34.7(c) is breached: (i) the Purchaser may terminate this Contract if it becomes NOTE 7 If this Contract is to be subject to finance then Items S, T aware of the breach prior to the Date for Completion; and U must be completed in every respect and Item V must be (ii) If the Purchaser does not terminate this Contract then, at deleted and initialled. the Date for Completion, the Purchaser must pay to the If this Contract Is not to be subject to finance Items S, T and Vendor the amount payable by the Vendor as GST on the U must be deleted and ititialled and item V shall apply. Supply of the Property; If known, state name of lender in Item S. If not known, state (iii) If the Purchaser does not become aware of the breach class, e.g. trading bank, savings bank, building society, until after the Date for Completion, it must pay to the insurance company, credit union, or other class of lending Vendor an amount equal to the Input Tax Credit which the institution. Do not insert the words "finance company" but insert Purchaser will receive for GST payable in respect of the the specific name (or names) of a finance company, Supply of the Property. Payment must be made when the Purchaser receives the benefit of the Input Tax Credit; The date in Item T should be at least 14 days prior to the Date (iv) the Purchaser is entitled to compensation from the Vendor for Completion. if there is a breach of the warranty; The dollar amount of the loan being sought must be inserted in (f) if the warranty in clause 34.7(d) is not correct the Purchaser Item U. Do not insert the words "sufficient to complete this must pay to the Vendor an amount equal to the GST payable purchase" or words of a similar effect. in respect of the Supply of the Property. Payment must be NOTE 8 The Stakeholder should sign with his or her personal signature. made at the Date for Completion or, if completion has occurred, immediately on demand; If the Stakeholder is a partnership, a member of the partnership (g) if for any reason other than a breach of a warranty by the should sign in the partnership name. Vendor or the Purchaser this transaction is not a Supply of a If the Stakeholder is a company, the acknowledgment should be Going Concern, the Purchaser must pay to the Vendor the sealed by use of the common seal in accordance with the amount payable by the Vendor as GST on the Supply of the company's articles of association. It would be sufficient in the Property. Payment must be made at the Date for Completion or, if completion has occurred, immediately on demand. latter case if it is signed by a director or other person who holds general authorisation to execute acknowledgments of 34.8 Adjustments Where this Contract requires an adjustment or apportionment of Stakeholder on behalf of the company. outgoings or rent and profits of the Property, that adjustment or NOTE 9 A Vendor which is a corporation should note that to ensure the apportionment must be made on the amount of the outgoing, rent Property is free from Encumbrances it may be necessary to or profit exclusive of GST. provide evidence at completion that the Property has been 34.9 Tax invoice released from or is not subject to a fixed charge given by the Where GST is payable on the Supply of the Property, the Vendor Vendor. must give to the Purchaser a Tax Invoice at the Date for Completion. NOTE 10 If this Contract is to be made subject to the approval of the 34.10 No Merger Commonwealth Treasurer being obtained, a special condition To avoid doubt, the clauses in this clause 34 do not merge on should be inserted in this Contact so as to modify or avoid the completion. operation of clause 33. 34.11 Remedies The remedies provided in clauses 34.6(c),34.7(e) and 34.7(f) are in addition to any other remedies available to the aggrieved party. © Copyright REIQ Standard Commercial Conditions Page 9 of 9 04/01

Special Conditions Annexure Initial. 1. Assignment of Covenants



- 1.1 The Vendor assigns to the Purchaser all of the covenants in the Lease (s), in the Lease Schedule, from Completion (to give effect to paragraph 108 of GSTR 2002/5).
- 1.2 The Vendor and the Purchaser must enter into Deed(s) of Covenant on terms reasonably required by the Vendor's solicitor, with the Lesse(s) referred to in the Lease(s), in the Lease Schedule, to assign the covenants
 - in the/those Lease(s) to the Purchaser.
- 2. Building and Pest Inspection
- 2.1 This Contract is conditional upon the Purchaser obtaining written building and pest reports on the Property from an inspector by the Inspection Date on terms satisfactory to the Purchaser. The Purchaser must take all reasonable steps to obtain the reports (subject to the right of the Purchaser to elect to obtain only one of the reports).
- 2.2 The Purchaser must give notice to the Vendor that:
 - (1) the report(s) are not satisfactory and this Contract is terminated and the purchaser is entitled to the Deposit; or
 - (2) the report(s) are satisfactory and the Purchaser waives the condition; by 5.00pm on the Inspection Date.

2.3 The Vendor may terminate this Contract by notice to the Purchaser if notice is not given under special condition 2.2 by 5.00pm on the Inspection Date. This is the Vendor's only remedy for the Purchaser's failure to give notice.

- 2.4 The Vendor's right to terminate this Contract is subject to the Purchaser's continuing right to terminate this Contract under special condition 2.2(1) or waive the benefit of the condition in special condition 2.1 by giving notice to the Vendor of the waiver.
- 2.5 If requested by the Vendor, the Purchaser must give a copy of the relevant inspection report to the Vendor without delay.
- 2.6 If required under the *Queensland Building Services Authority Act 1991*, the inspector must hold a current licence under that Act.

Inspection Date : Twenty-one (21) days from the Contract Date

Inspector : Nominated by the Purchaser

- 3. Amendment of Standard Commercial Conditions
- 3.1 The Purchaser discloses and the Vendor acknowledges that the Purchaser is a bare/custodian trustee for Rainy Day Super Bare Pty Ltd ACN: 600 424 824 as trustee of the Rainy Day Super Bare Trust ("the SMSF") and:
 - (1) clauses 31.1 and 31.2 are amended by deleting the word "Purchaser" and inserting the words "the SMSF" except for the last time the word "Purchaser" appears in clause 31.1;
 - (2) clause 32.3 (2) is amended by:
 - (a) deleting "7" and inserting "21"; and
 - (b) adding the following sentence:

"The Vendor must comply with clause 32.3 (1) after the Contract Date and any documents delivered by the Vendor's Agent or anyone else before the Contract Date will not satisfy the Vendor's obligation under clause 32.3 (1); and

(3) clause 34.7 (d) is amended by deleting the word "it" and inserting the words "the SMSF".

Contract of Sale Commercial Land & Buildings Annexure Page: A1

1.1 The Vendor assigns to the Purchaser all of the covenants in the Lease (s), in the Lease Schedule, from Completion (to give effect to paragraph 108 of GSTR 2002/5).

1.2 The Vendor and the Purchaser must enter into Deed(s) of Covenant on terms reasonably required by the