COMMERCIAL LEASE

SUITABLE FOR SMALL OFFICE BUILDINGS, FACTORIES AND ANY SHOP PREMISES WHICH ARE NOT THE SUBJECT OF THE RETAIL LEASES ACT (2003) WHERE THE TERM OF LEASE (INCLUDING THE PERIOD OF ANY OPTION) DOES NOT EXCEED THREE YEARS.

THIS LEASE is made in duplicate on the EIGHTH day of FEBRUARY 2022 at Dandenong South in the State of Victoria.

PARTIES BETWEEN Euclove Clean Ptv Ltd (ACN 609 160 385)

as trustee for Euclove Clean Unit Trust (ABN 63 389 261 614)

LANDLORD

AND

Srinivasans Ptv Ltd (ACN: 609 160 303)

as trustee for Srinivasans Family Superannuation Fund (ABN: 414 583 628 09)

Rent = 12 *\$2166=\$25.992

TENANT

GST The landlord is registered for GST The tenant is registered for GST REGISTRATION

PREMISES The landlord leases the premises known as 2/27 Superior Drive, Dandenong South, VIC 3175

including all fixtures listed in the inventory which is signed by all parties and attached as part of this lease.

USE The proposed use of the premises under the lease is a Factory/Warehouse for the purpose of manufacturing,

sorting and distributing soaps and other products made by Euclove Clean Pty Ltd.

RENT The rent shall be two thousand one hundred and sixty-six dollars \$2166.00 (GST exclusive) payable in advance

by the tenant on the 1st day of every month to the landlord by EFT or at any other reasonable place by reasonable

method as he notifies in writing.

TERM The term of the lease shall be three (3) years

> commencing on the 8th of February 2022

and ending on the 8th ofFebruary 2025

OPTION Subject to Condition 33 of this lease the landlord offers a renewal of this lease for a further term of three (3)

years.

HOLDING Unless either party gives the other written notice at least one month before the end of the term that vacant OVER

possession shall be given on that day, the lease shall continue as a periodic lease from month to month at the

same rent or at a rent which both parties agree to.

OUTGOINGS The tenant must pay 100% of all Outgoings outlined in Condition 17 of this Lease.

INSURANCE The amount of cover for Public Liability referred to in Condition 4(b) is \$10,000,000.00

CONDITIONS The parties agree to the conditions set out above and on the following pages and also to those relevant conditions

implied by the Property Law Act 1958, which are not expressly negatived or modified by this lease.

NOTE

It is advisable for the tenant to insure his own property and insure against his liability for public risk as the occupier.

THE LANDLORD AGREES

Possession Condition

- 1. To give possession of the premises to the tenant on the day on which the term of the lease commences.
- To ensure that the premises are in a reasonably fit condition for us at the commencement of the lease.
 - To ensure that the external doors and windows contain locks and catches in working order at the commencement of the lease.

of Premises Security Insurance

Rates and

Receipts

Taxes Lease Copy

- 4. (a) To insure the premises against damage arising from fire, lightning and explosion and other hazards (including earthquake, storm and tempest, water damage, explosion, impact, aircraft, riots/civil commotions and malicious damage.
 - (b) To insure for public liability covering all sums which he shall become legally liable to pay as owner and landlord for an amount not less than \$10,000,000.

Premises

- To allow the tenant to use and occupy the premises without unreasonable interference by the landlord or his agent.
- 6. To pay council, water and sewerage rates, Body Corporate Levies (if applicable) and land tax promptly.
- To provide the tenant with a stamped copy of the lease signed by both parties as soon as practicable.

To issue rent receipts showing the tenant's name, the address of the premises, the amount received, the date of payment and payment the period for which the payment was made.

THE TENANT AGREES

Rent Consents for use

Charges

Care of

Premises

Use and

Occupation

Rules and Regulations

Insurance

- 9. To pay the rent promptly and in advance. 10. To obtain at his own expense all necessary consents that may be required from municipal or shire or other authorities to carry on his proposed business at the premises (being the use for which the premises are leased).
- 11. To pay all charges for gas, electricity and telephone and any excess water, garbage or sanitary charges, relating to the tenant's use of the premises.

12. To take care of the premises and to keep them in a clean condition, and in particular:

- (a) To make no alterations or additions to the premises, including the erection of any sign or antenna, without the written consent of the landlord.
- (b) To do no decorating that involves marking, defacing or painting any part of the premises, without the written consent of the landlord.
- (c) To put nothing down any sink, toilet or drain likely to cause obstruction or damage.
- (d) To keep no animals or birds on the premises, without the written consent of the landlord.
- (e) To ensure that rubbish is not accumulated on the premises and to cause all trade refuse to be removed regularly in a manner acceptable to the landlord.
- (f) To ensure that nothing is done that might prejudice any insurance which the landlord has in relation to the premises.
- (g) To notify the landlord promptly of any loss, damage or defect in the premises.
- (h) To notify the landlord promptly of any infectious disease, or the presence of rats, cockroaches or similar pests.
- 13. Not to sleep or permit anyone to sleep on the premises nor to hold or permit to be held any sale by auction on the premises.
- 14. To ensure that he, his employees, licensees and agents observe, obey and perform the Rules and Regulation forming part of this lease and such further Rules and Regulations as the landlord may from time to time make and communicate to the tenant (not being inconsistent with this lease) for the safety care and cleanliness of the premises and of the building.

15. (a) To do nothing in the building or keep anything therein that would increase the insurance premium payable by the landlord on the building except with the written consent of the landlord.

- (b) To do nothing which would make any Insurance Policy void.
- (c) To insure all external fixed glass and window frames for which the tenant is responsible.
- (d) To pay all insurance premiums increased as a result of his actions.

Indemnity

- 16. (a) To compensate and meet all claims of
 - (i) the landlord for the loss of or damage to part or whole of the premises,
 - (ii) any person for the loss of or damage to his personal property, and
 - (iii) any person for personal injury or death as a result of any accident or neglect or a deliberate or careless act on the premises or a breach of any condition of the lease by the tenant, his employees or agents or any person present on the premises with the consent of the tenant, his employees or agents.
 - (b) In these circumstances the tenant shall meet all claims whether they are made directly against him or against the landlord. Any resultant repairs to the premises or to any other parts of the building shall be carried out at the expense of the tenant by a builder approved by the landlord

(Delete Condition 17 or 18 as applicable.)

Rates, Taxes Levies & Insurance

17. To reimburse the landlord immediately, when requested, for all municipal or shire rates, water and sewerage rates and land tax at the agreed percentage noted on the front page of the lease as are from time to time payable by the landlord in respect of the land leased and the improvements erected on it. Land tax for the purpose of this condition shall be calculated on the basis that the land hereby leased is the only land owned by the landlord and on the basis that it is not subject to a special trust. All amounts mentioned in this condition shall be deemed to accrue from day to day and shall be apportioned in respect of time accordingly.

18. DELETED

- 19. (a) The tenant shall reimburse the landlord such amount in respect of goods and services tax from time to time incurred or payable by the landlord so that the landlord receives the sums of money to which the landlord is entitled under this lease inclusive of the landlord's goods and service tax liability
 - (b) The details stated in tax invoices from time to time issued by the landlord to the tenant shall in the absence of manifest error be conclusive evidence of their correctness.

BOTH PARTIES AGREE THAT

20. If something happens to the premises so that the whole or a substantial part can no longer be occupied, and the parties are in no way responsible then either party shall have the right to terminate the lease, provided written notice is given within fourteen days of the event.

- 21. The landlord or his agent shall inspect the premises at the commencement of the lease and on its termination and take note of their condition including state of cleanliness, state or repair, and working order of appliances.
- 22. (a) The tenant shall have repaired in a proper way any damage to the premises resulting from neglect or a deliberate or careless act or a breach of any condition of the lease by the tenant or any person on the premises with his consent.
 - (b) Except as in Condition 22 (a), the landlord shall carry out without delay all reasonable repairs necessary for the tenant's ordinary use and occupation of the premises, having regard to the condition of the premises at the commencement of the lease.
- 23. (a) The landlord shall respect the tenant's right to privacy.
 - (b) The tenant shall allow access to the landlord and his agent:
 - (i) when it is reasonable that they or either of them should view the condition of the premises r carry out repairs, or
 - (ii) to erect 'to let' signs and to show the premises to intending tenants, after notice termination the lease has been given, or
 - (iii) To erect 'for sale' signs and to show the premises to intending purchasers, after the landlord has given the tenant notice of his wish to sell.
 - (c) The landlord shall give the tenant reasonable notice of the time and date for such access. As far as possible it shall be convenient for both
 - (d) The landlord may have access at any time with the consent of the tenant or in the case of an emergency.

Tenant's

G.S.T.

Unforeseen Event Inspections

Obligation

Repairs

Access

Costs Statutes

- 24. Each party shall bear their own costs in relation to the preparation and execution of this lease.
- 25. Each party shall observe as applicable to himself all relevant statues, statutory regulations and by-laws relating to health, safety, noise and other standards with respect to the premises.

Notices

Mitigation

Payment

Disputes

after notice

- 26. Any written notice required or authorised by the lease:
 - Shall be served on the tenant personally, or by pre-paid post to the premises, or by being left there in the post box.
 - Shall be served on the landlord by personal service on him or his agent, or by pre-paid post to his or his agent's address as shown in the lease or as notified in writing, or by being left in the post box at that address.
 - (c) Shall be deemed to be served on the second week day after posting, where it is sent by pre-paid post.
 - (d) May take effect on any day of the month if it relates to the termination of a periodic lease, provided it gives the required length of notice.
- 27. Where there has been a breach of any of the conditions of the lease by either party, the other party shall take all reasonable steps to minimise any resultant loss or damage.
- 28. (a) After a notice terminating the lease or demanding immediate possession has been given, any acceptance of or demand for rent or money by the landlord shall not of itself be evidence of a new lease with the tenant or alter the legal effect of the notice.
 - (b) Where the tenant unlawfully remains in possession after the termination of the lease, the landlord is entitled, in addition to any other claim, to payments equal to the rent as compensation for the use and occupation of the premises.
- 29. In any dispute or proceeding between the parties, both parties shall act reasonably and without delay and make all admissions necessary to enable the real issues to be decided.
- 30. (a) Where the lease has become a periodic lease from month to month, either party may terminate it by giving one month written notice.
- (b) The landlord shall have the right to re-enter the premises peacefully or to continue the lease as a periodic lease from week to week:
 - (i) Where the tenant has failed to pay rent for a period in excess of seven days, whether formally demanded or not, or
 - (ii) Where the tenant has seriously or persistently breached any of the conditions of the lease, or
 - (iii) Upon the tenant being declared bankrupt or insolvent according to the law or making any assignment for the benefit of creditors or taking the benefit of any Act now or hereafter to be in fore for the relief of bankrupts or insolvents.
- (c) If the landlord intends to exercise his right to re-enter, he shall serve the tenant with a written notice stating the reason and demanding immediate possession.
- (d) If the landlord intends to exercise his right to continue the lease as a periodic lease from week to week, he shall serve the tenant with a written notice stating the reason and informing the tenant of the variation to the lease. Upon service of the notice, the lease shall continue with all its conditions, except for the Term and Holding Over conditions, as a periodic lease from week to week which may be terminated by one week's written notice from either party.
- (e) The landlord shall have the right to re-enter the premises without giving notice, if he has reasonable grounds to believe that they have been
- (f) The tenant shall have the right to terminate the lease if the landlord has seriously or persistently breached any of its conditions, he shall give the landlord fourteen days written notice, indicating at the same time the nature of the breach.
- (g) Any action by the landlord or tenant in accordance with Conditions 29 (b), (c), (d), (e) or (f), shall not affect any claim for damages in respect of a breach of a condition of the lease.
- (h) The tenant may remove his fixtures and shall remove his signs provided that any damage or defacement occasioned to any part of the premises in the course of such removal shall be remedied by the tenant immediately and at his own expense. If he fails to do so the landlord may do so at the tenants' expense.
- (i) Upon the termination or determination of the lease for any cause the tenant shall promptly and peacefully give vacant possession of the premises in the condition and state of repair required by Conditions 12 and 22 (a) of the lease, and at the same time hand over all keys.
- 31. (a) The tenant shall not assign or sub-let or part with possession of the premises or any part thereof except with the written consent of the
 - (b) The landlord shall not withhold his consent unreasonably, provided that the tenant gives him fourteen-day notice and the tenant pay any reasonable expenses involved in the landlord giving consent.
- 32. (a) The landlord will employ the caretaker or any other persons he may think fit to clean all or any of the offices or rooms in the building of which the premises form part.
 - (b) The tenant will from time to time pay to the landlord the sums demanded by him for cleaning the premises and such sums shall be added to the rent and be paid at the same time and in the same manner as the rent and be recovered in the same manner as the rent is recoverable.
 - (c) The landlord shall not be responsible to the tenant for any loss of property from the premises however occurring or for any damage done to the furniture or other effects of any tenant by the caretaker or any employees of the landlord or by any other person or persons whomsoever.
- 33. (a) The tenant shall give to the landlord or his agent not more than six (6) months and not less than three (3) months prior to the expiration of the term granted in this lease notice in writing if he wishes to take a renewal of the lease for the further term offered.

Provided he has duly and punctually paid the rent and shall have duly performed and observed his part all the conditions and agreements contained in this lease up to the expiration of the term granted, then the landlord will at the cost of the tenant grant to him the further term at a rent which would at such a time be current market rental of the premises.

- (b) In the event of any dispute between the landlord and the tenant as to such rent the rent shall be determined by the President of the Real Estate Institute of Victoria or his appointee. The total rent is not to be less than the total rent payable just prior to the expiration of this lease and the lease shall be subject to all other conditions as are contained in this lease with the exception of the Option Condition. The costs of such rental determination shall be borne in equal shares by the parties unless otherwise agreed.
- 34. (a) The word 'agent' in context with 'landlord' includes the landlord's estate agent or managing agent and any other person authorised to act on behalf of the landlord.
 - (b) The word 'landlord' includes the heirs, executors, administrators and assigns of the landlord, and where the context permits include the landlord's agent.
 - (c) The word 'tenant' includes the executors, administrators and permitted assigns of the tenant.
 - (d) The word 'fixtures' includes fittings, furniture, furnishings, appliances, plant, machinery and equipment.
 - (e) The word 'month' shall mean calendar month.
 - Where the context permit, words expressed in the singular include the plural and vice versa, words expressed in the masculine gender include the feminine, and words referring to a person include a company.
 - (g) Where two or more tenants or landlords are parties, the conditions of the lease shall bind them jointly and individually.
 - (h) When this lease is signed by both parties and witnessed, it is a deed at law from that time.
 - (i) Headings in the margin have been inserted to assist the parties but they do not form a legal part of the lease.

Guarantor's Liability

35. In consideration of the landlord leasing the premises to the tenant in accordance with this lease, the Guarantors for themselves and each of them and each of their executors and administrators unconditionally agree that they and each of them will be (with the tenant) jointly and severally liable to the landlord for the payment of the rent and all other moneys payable by the tenant, and also for the due performance and observance of all the terms and conditions on the part of the tenant contained or implied. AND IT IS HEREBY EXPRESSLY AGREED AND DECLARED that the landlord may grant to the tenant any time or indulgence and may compound or compromise or release the tenant without realising or affecting the liability of the Guarantors.

36. This agreement may be executed in any number of counterparts each of which will be an original but such counterparts together will constitute one and the same instrument.

Termination

Parting with Possession

Cleaning

Renewal

Interpretation

Counterpart

SPECIAL CONDITIONS

Special conditions forming part of this lease are to be signed by both parties and attached as Annexure A.

RULES AND REGULATIONS

- 1. No sign, advertisement or notice shall be inscribed or painted or affixed on any part of the outside or the inside of the premises except of such colour, size and style and in such place upon or in the building as are approved in writing by the landlord. Upon request by the tenant, interior signs on glass doors and on the directory tablets will be provided for him and at his expense by the landlord.
- 2. The tenant shall not obstruct the entrance passages, halls, staircases, or fire escapes of the premises or use them or any part of them for any purpose other than for going in and out of the premises.
- 3. The tenant will not obstruct or interfere with the rights of other tenants or in any way injure or annoy them or conflict with the regulations of any public authority or with the terms of any insurance policy upon the building or its contents.
- 4. The tenant shall not install or position any heavy equipment or article without first obtaining the written consent of the landlord, which consent may prescribe the maximum weight and the position in which such heavy equipment or article may be placed or secured; the tenant shall make good at his expense all damage caused to the building or any part of it by the introduction, installation, presence or removal of any heavy equipment or article of which the tenant has ownership, custody or control. Before any safe or heavy article is moved into the building due notice must be given to the landlord and the moving of it in and about the building shall only be done under the supervision of the landlord or his agent.
- 5. In the event of any emergency or other eventuality whereby the toilets or washrooms on any floor are not available for use the landlord may temporarily withdraw the right of exclusive use of all or any of toilet or washroom areas and services not affected so as to ensure availability of these facilities to all occupants of the building, and no rental adjustment will be made during such temporary arrangements.
- 6. All doors and windows of the premises shall be securely fastened on all occasions when the premises are left unoccupied. The landlord reserved the right for this agents' employees, servants and workmen to enter and fasten them if they are left unfastened or insecurely fastened.

PLEASE READ THIS LEASE THROUGH CAREFULLY BEFORE AND AFTER SIGNATURE

We hereby enter into this lease and agree to all its conditions

EVECUTED by EUCLOVE CLEAN DTV LTD (ACN 600 160 295) in

Landlord:

accordance with section 127 of the Corporations Act 2001:)
Rhini	Cef
Director/Secretary Name: Srinivasan Ranganathan	Director Name: Chelsy Snell
Cenant:	
EXECUTED by SRINIVASANS PTY LTD (ACN 609 160 303) in accordance with section 127 of the Corporations Act 2001:)))
Ribini	Clar
Director/Secretary Name: Srinivasan Ranganathan	Director Name: Chelsy Snell
Guarantors:	
EXECUTED by the GUARANTOR (s) in the presence of:)
Guarantor Name:	Guarantor Name:
Witness Name: Heidi Kranzbuhler FORM OF	Witness Name: Heidi Kranzbuhler DF SURRENDER OF LEASE
proprietor of the lease, do hereby in consideration of	er of the reversion thereon expectant.
recepted	