

Offer of Finance Facility

DATE:	09 June 2020
то:	Russtee Pty Limited as trustee for Rusholsup Superannuation Fund
PROPERTIES:	9/10 Superior Avenue, Edgeworth NSW 2285

Dear Director,

This offer letter supersedes all prior offers.

IMPORTANT

Please note this document does not contain all of the terms of this loan facility. Additional terms and information are contained in the document entitled Facility Terms (SMSF) (*facility terms*) made available with this document.

The facility terms should be read in conjunction with this facility offer.

The meaning of the words shown in this *facility offer* letter in italics are defined in the *facility terms*.

There may be additional costs payable by you if you repay this loan early depending on the date of repayment. These may include *early repayment fees* and/or *break costs*. You should read the sections entitled Early Repayment in this *facility offer* and the *facility terms* carefully.

Connective is pleased to advise you that your loan application has been approved upon the terms and conditions set out in this *facility offer* and the *facility terms*. This offer is made through **Connective** by Think Tank Group Pty Ltd ACN 117 819 084 (*TT*) on behalf of BNY Trust Company of Australia Limited ACN 050 294 052 (*the lender*).

Type of Facility

SMSF Commercial Loan

Borrower

Russtee Pty Limited A.C.N 639 976 659 as trustee for Rusholsup Superannuation Fund,

9/10 Superior Avenue, Edgeworth NSW 2285

1



Security Trustee

Hollanderb Pty Limited A.C.N 639 985 309 as holding trustee for the Hollanderb Bare Trust,

9/10 Superior Avenue, Edgeworth NSW 2285

Guarantor(s)

Holland, Russell Bruce,

41 Throckmorton Street, Killingworth NSW 2278

Total Facility Limit

\$160,000.00 (One hundred and sixty thousand Australian dollars).

Term of the Facility

15 Years.

Purpose

To assist with the purchase of an owner occupied industrial unit, for the sole member of the Rusholsup Superannuation Fund.

Security and Guarantees

The following *securities* are to be held by or on behalf of the *lender* in registrable form prior to the drawdown of the *facility*:

Registered first mortgage provided by the *security trustee* over the legal interest in Lot 9/ SP 99759 located at 9/ 10 Superior Avenue, Edgeworth NSW 2285 (borrower superannuation fund property).

Charge over the beneficial interest in the *borrower superannuation fund property* by the *borrower*. Guarantee and indemnity by the *security trustee* and the *guarantors*.

Drawdown

There is to be one (1) drawdown of the facility only.

Interest Rate and Interest Rate Review.

Interest is calculated as set out in the *facility terms*. The *interest rate* applicable to this *facility* is set out below.

Variable interest rate

Interest rate:

the *Commercial Bill Reference Rate* (30 day rate) plus a margin of 3.55% per annum. The margin is subject to adjustment from time to time during the term of the *facility*.

The Commercial Bill Reference Rate will be determined on the 10th day of each month and the Commercial Bill Reference Rate current at the first drawdown date will be applied to calculate the initial actual interest rate. The indicative interest rate for the facility based on the terms in this facility offer is 5.85% per annum.



Payments

The *interest rate* and the monthly payment amount will be determined on the *first drawdown date* and the monthly payment amount(s) set out below are indicative only.

The actual amount of the monthly payment may vary each month in accordance with *interest rate* movements (except during *fixed interest rate periods*) and in the case of principal and interest loans, the number of days in each month.

The actual amount of the monthly instalments payable by you may be different from the indicative amounts shown below and will be notified to you by *TT* after the drawing of the *facility*.

Principal and Interest Loans

You are required to make monthly payments of principal and interest. You must pay 180 monthly instalments of principal and interest in arrears of \$1,337.24. The first payment is to be made one month from the *first drawdown date* at the end of the monthly *interest period* and subsequent payments shall be made on the same day monthly thereafter.

Method of Payment

Payments of interest, principal and *line fees* (if any) referred to in this *facility offer* are to be made by direct debit from an acceptable account in the name of the *borrower superannuation fund* nominated by you. We will provide you with a direct debit authority for completion and return prior to drawdown of the *facility*. If you do not already have an account in the name of the *borrower superannuation fund* you will need to open one.

Costs, Fees and Taxes

All payments are calculated to be exclusive of government duties, fees and taxes.

Early Repayment

We have and will continue to incur costs in establishing this *facility* which will are not completely covered by your establishment fee. If you repay this *facility* within 5 years from the *first drawdown date* we will not have entirely recouped our costs and will need to charge you an *early repayment fee* which includes our unrecovered establishment costs.

In addition if you repay principal during a *fixed interest rate period*, *break costs* will be payable. As we will source the funds for this *facility* externally, if you repay any part of it early during a *fixed interest rate period* we may incur loss. *Break costs* represent the loss incurred by us.

If your loan is a fixed rate loan, it is highly recommended that you ask for an estimate of *break costs* prior to entering into this loan and seek the advice of an independent financial advisor. It is also recommended that you seek the advice of an independent financial advisor before making any additional or early repayments.

A summary of what you have to pay when you repay within 5 years or during a *fixed interest rate period* is set out below.

- If you pay more than \$50,000.00 within any 12 month period, within 5 years from the date of drawdown of this *facility* you will have to pay an *early repayment fee*. The way this is calculated is set out in the definition of *early repayment fee* at clause 19 of the *facility terms* and further provisions are at clause 5 of the *facility terms*.
- If you make any repayments of principal regardless of the amount during a *fixed interest rate period* you will have to pay *break costs*. The method of calculation of *break costs* is set out at the definition of *break costs* at clause 19 of the *facility terms* and further provisions are at clause 5 of the *facility terms*. In addition, if this occurs within 5 years of the date of drawdown of this *facility* the *early repayment fee* referred to above will also be payable.
- If the early repayment occurs during a *fixed interest rate period*, an administration fee will also be payable. At the date of this *facility offer* the administration fee is \$50.00.



However this may be subject to change from time to time.

Loan to Valuation Ratio

55%

Introducer

Active Finance Australia Pty Ltd A.B.N 22 611 243 684

The *introducer* may be entitled to receive payment of an upfront commission as part of the establishment fee and a trailing commission for the term of the *facility*.

Fees

You must pay the following non-refundable fees and charges to establish this facility:

- Establishment fee: \$8,250.00.
- Government and statutory fees such as stamp duty and registration fees.
- Legal fees on preparation of the *transaction documents* and due diligence on the *security* including review of trust deeds, constitutions and leases. In the event that the *facility* proceeds the amount payable by you will be the fees in excess of our published base legal fees for a single security mortgage and up to 2 guarantors In the event that the *facility* does not proceed full legal fees will be payable by you.
- Fees for other external consultants such as valuers, environmental consultants and quantity surveyors.

By signing this *facility offer* you indemnify *TT* and the *lender* for all costs and expenses payable under this *facility offer* or otherwise arising out of this *facility* in accordance with the *facility terms*.

Conditions to Be Met Prior to Funding

You cannot make a drawdown of this *facility* until the following conditions are satisfied:

- 1. we or our solicitors must hold executed *transaction documents* in registrable form. Once you accept this *facility offer, transaction documents* will be prepared and submitted to you for execution;
- 2. all general conditions precedent as defined in the facility terms must be met;
- we receive evidence of insurance of all *real estate security* upon terms acceptable to us noting the interest of *BNY Trust Company of Australia Limited* as a co-insured in accordance with the requirements in the *facility terms*;
- 4. we must be holding a *valuation* for each *real estate security* acceptable to us at our discretion. The *valuation* must include a review of each lease of any part of the *real estate security*;
- 5. our solicitors to review and to be satisfied in all respects with the terms of the *superannuation fund trust deed* and any variations of the *superannuation fund trust deed* as well as the terms of the *security trust deed* and any variations. This review is for our own purposes and neither *TT* nor the *lender* shall be taken to have made any warranty or representation:
 - (a) as to the compliance of this *facility* or the structure of the transaction contemplated by this *facility* with any *law* including the *SIS Act;* or
 - (b) in relation to the taxation consequences to the *borrower* or any other party as a result of entry into this *facility*;



- 6. Please provide a full-executed copy of the contract of sale (required prior to instructing solicitors).
- 7. Please provide a full-executed copy of the bare trust deed (required prior to instructing solicitors).
- 8. Please provide a full-executed copy of the statement of advice, adopting all recommendations.
- 9. Please provide an SMSF investment strategy, no more than 12 months old, showing clear asset allocation and the ability for the fund to invest in business real property on a geared basis.
- 10. Please provide minutes of the meeting, adopting the investment strategy.

Expiry of Offer

This offer will expire unless accepted within 14 days from the date of this letter. Once accepted, this offer will expire unless the *facility* is drawn down within 2 months from the date of this letter.

This offer can be withdrawn by *TT* on behalf of the *lender* without liability should any fact or circumstance exist or arise later which *TT* or the *lender* in their sole and absolute discretion believe renders it undesirable or impracticable for the *facility* to proceed.

State or Territory of Jurisdiction

New South Wales

Acknowledgement

The *borrower*, the *security trustee* and the other *guarantors* hereby acknowledge and agree that they have relied entirely on their own independent advice and inquiries in relation to:

- the structure of this *facility*;
- the compliance of the *borrower*, *security trustee* or the other *guarantors* with the *SIS* Act and/or Australian taxation legislation and other *laws*; and
- the tax consequences of entry into this *facility* or any related transactions,

and shall have no claim against the *lender* or **TT** if the entry into this *facility* or the structure of this *facility* results in the *borrower superannuation fund* or any other party failing to comply with any *law* or results in an adverse taxation outcome. The *lender's* ability to enforce *this agreement* or any *transaction document* shall not be affected by any such failure to comply or adverse taxation outcome.

Mortgage by the Security Trustee

The borrower hereby directs the security trustee to grant the mortgage over the borrower superannuation fund property to the lender and the security trustee hereby agrees to grant the mortgage over the borrower superannuation fund property to the lender at the direction of the borrower. The lender agrees to enter into the mortgage over the borrower superannuation fund property at the request of the security trustee and the borrower.

Charge Over Real Estate by the Borrower

The *borrower* as beneficial owner of the *borrower superannuation fund property* hereby charges all of its right, title and interest in the *borrower superannuation fund property* by way of fixed charge in favour of the *lender* to secure its obligations under *this agreement*.



How to Accept this Offer

Each person or entity named in this *facility offer* as *borrower*, *security trustee* or *guarantor* (if applicable) must sign the **attached** copy of this *facility offer* where indicated and return it to us together with the following things:

- (a) payment in the sum of \$3,025.00 representing part payment of the establishment fee. The balance will be deducted from the *facility* on drawdown by the lender;
- (b) copies of the most recent council rate(s) and water rate notice(s) in respect of the *real estate security*;
- (c) a copy of the trust deed establishing the security trust; and
- (d) a copy of the investment strategy of the borrower superannuation fund.

We will not be able to progress the processing of this *facility offer* further until payment of the above fees is confirmed. Payment can be made in accordance with the options described in the tax invoice accompanying this *facility offer*.

We look forward to dealing with you on this transaction.

Yours faithfully

David Nolan Head of Credit Think Tank Group Pty Ltd



Acceptance of Offer of Facility by Borrower

The *borrower* by signing this letter accepts the *facility offer* upon the terms and conditions set out in it and by signing this letter also agrees to be bound by *the facility terms* **attached** to this letter.

The *borrower* acknowledges that once signed by the *borrower* this *facility offer* as read in conjunction with the **attached** *facility terms* is a binding contract between the *lender* and the *borrower* as borrower, which can be enforced against the *borrower* by **TT** or the *lender*. The *borrower* acknowledges that it has been recommended to the *borrower* that the *borrower* receives independent legal and financial advice upon the terms of this *facility offer* and the *securities* referred to in this *facility offer*.

The Borrower certifies that:

- (a) it has received financial advice on the financial risk and implications for the *borrower superannuation fund* arising out of entry into this *facility* including:
 - (i) the ability of the *borrower superannuation fund* to make the payments required under this *facility*; and
 - (ii) compliance in all respects with the requirements of the SIS Act,
- (b) the financial advice it has received has confirmed that the entry into the transaction contemplated by this *facility* is consistent with the investment strategy of the *borrower superannuation fund*;
- (c) it has access to ongoing financial, accounting and legal advice for the purpose of adequately maintaining the obligations of the *borrower superannuation fund* under the *SIS Act* and the commitments the *borrower superannuation fund* will undertake under the *transaction documents* for this *facility*; and
- (d) it is in possession of sufficient information to properly assess and understand the financial risks and implications arising from the *borrower superannuation fund* entering into this *facility*.

SIGNED for and on behalf of Russtee Pty Limited A.C.N 639 976 659 as trustee for Rusholsup Superannuation Fund in accordance with section 127 of the *Corporations Act* 2001

Signature of Director

only

If Sole Director/ Secretary - Sign here

Signature of Director/Secretary

Print Name

Print Name



Acceptance of Facility Offer by Security Trustee

The security trustee by signing this letter accepts the facility offer upon the terms and conditions set out in it and by signing this letter also agrees to be bound by the facility terms **attached** to this letter.

The security trustee acknowledges that once signed by the security trustee this facility offer as read in conjunction with the **attached** facility terms is a binding contract between the lender and the security trustee, which can be enforced against the security trustee by **TT** or the lender. The security trustee acknowledges that it has been recommended to the security trustee that the security trustee receives independent legal and financial advice upon the terms of this facility offer and the securities referred to in this facility offer.

SIGNED for and on behalf of Hollanderb Pty Limited A.C.N 639 985 309 as holding trustee for the Hollanderb Bare Trust in accordance with section 127 of the <i>Corporations Act</i> 2001	If Sole Director/ Secretary – Sign here only
Signature of Director	Signature of Director/Secretary
Print Name	Print Name



Acceptance of Facility Offer by Guarantors

We being named *guarantors* of the facility referred to in this *facility offer* request the *lender* make the loan advance referred to in this letter to the *borrower* and acknowledge our acceptance of the terms and conditions of this *facility* as set out in this letter and the **attached** *facility terms*.

We acknowledge that it has been recommended to us that we receive independent legal and financial advice upon the terms of this *facility offer*, the guarantee and indemnity and the *securities* referred to in this *facility offer*.

SIGNED by Russell Bruce Holland

in the presence of:

Witness Signature

Signature

Print Name

Address





Declaration of Purpose

Declaration of Purpose for which Credit is provided

If you wish to proceed with the loan you must sign and date this form.

I/We declare that the credit provided to me/us by BNY Trust Company of Australia Limited ACN 050 294 052 is to be applied wholly or predominantly for:

- business purposes; or
- investment purposes other than investment in residential property.

IMPORTANT

You should only sign this declaration if this loan is wholly or predominantly for:

- business purposes; or
- investment purposes other than investment in residential property.

By signing this declaration You may lose Your protection under the National Credit Code.

Dated this	day of	2020	
SIGNED by Russell Br in the presence of:	uce Holland		
Witness Signature		Signature	
Print Name			
Address			

This document is subject to copyright. No part of it should be reproduced without the consent of the copyright owner.