# APPROVED BY THE REAL ESTATE INSTITUTE OF W.A. (INC.)



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# CONTRACT TO LEASE COMMERCIAL/INDUSTRIAL PREMISES BY OFFER AND ACCEPTANCE (OTHER THAN RETAIL PREMISES)

		or the Les Lessee"				
Full I	Name.	********	· · · · · · · · · · · · · · · · · · ·			
Tele	phone:	Work	dia .	Home:		
Fuil f	vame	Facsim	" DSM NOMINEES P	Email TY LTD		
Addr	ess	4 PE	DSM NOMINEES P	ALE WA 6155		
Telep	ohone:	Work	9399 <u>6588</u> '	ALE WA 6155 Home: 9356 4485 Email rabor@nw.com.alu		
ACN	125	Facsimi 5 494	180 ARN 69 125 4	194 180		
Tradi	ng as .	***********		**************************************		
heret	y offer	to lease		on the terms and conditions set out in the Schedule.		
				SCHEDULE		
1.	PHE	MISES	TO BE LEASED including flatures, fittings an	d accessories		
		1 G	ILLAM DRIVE, KELM	SCOTT LIA 6/11		
		ng an ar		on the Plan annexed, together with a licence to use the car bays as indicated on		
2.	LAN	D				
		301 		and being the whole/part of the land in Certificate of Title Volume .2909		
١.	LEAS	SE TERI	M			
	20	60 92	months commencing on the!!	day of JULY 20 17 and expiring on the 14 day of JULY		
	PAY	MENT O	OF RENTAL			
	(i)	Mont Fixed .T.H.G	hly Rent drental payable one (1) monthin advance on th NUSAND SEVEN HUNDRED D	ne 114h day of each calendar month shall be \$ SEVEN (in words)		
	(ii) Deposit  Payment of two (2) months rent and pro rata outgoings and car parking where applicable of \$					
	(iii)	Rent l	Review			
		a)	thereafter every month	be reviewed $\frac{1}{2}$ months from the commencement date of the Lease and its during the term and during the option period (if any) referred to in Clause 5(i), rental unless otherwise stated in Clause 4 (iii)b).		
		b)	to a review rental then a Licensed and inde	ne rental payable in the immediately preceding period. If the parties cannot agree ependent Valuer appointed by the President for the time being of the Australian Inc (WA Division) shall determine the rental at that time, the costs of such etween the Lessor and Lessee.		
			***************************************	***************************************		

(ii) In the event that the option is not granted or is not exercised the Lessee shall remain in occupation as a monthly tenant under the same terms and conditions herein.

# 6 OUTGOINGS / VARIABLE OUTGOINGS

The Lessee agrees to pay Outgoings and / or Variable Outgoings in the manner agreed herounder. Where the demised premises represent a proportion of the building or land described above, such Outgoings will be apportioned in the ratio that the nett lettable area occupied bears to the total nett lettable area of the building unless otherwise stated herein. (see also clause 27 for GST provisions)

TO BE PAID FOR BY

, ,	10 5217.15	
	(DENOTE	WITH X)
	Lessor	Lessee
Water Drainage and Sewerage Rates  Local Authority Rates  Land Tax and MRIT  Interest Charges on Outstanding Rates and Taxes		X
local Authority Bales		
Land Tax and MRIT		×
Interest Charges on Outstanding Rates and Taxes		
ter to Consumed Devend Atletence		
		X.
Cleaning Tochsting Window and Rubbish Removal		×
Couling, Repairs and Malotenance		
Fire Services  Cleaning, Including Window and Rubbish Removal  Grounds Repairs and Maintenance  Building Repairs and Maintenance of a Non-Structural Nature  Building Insurance		Χ
Duilding Incurrence		X
Distriction of the property of	,	
Property Management Fees		X
Property Management Fees		×
Country		X
Joedany — Toliat Borujejias		<u>×</u>
Het Water Systems Running and Repairs and Maintenance		<u>×</u>
Common Area, Lighting and Power  Security  Toilet Requisites  Hot Water Systems Running and Repairs and Maintenance  Electricity and Gas and Telephone Services Consumed in the Demised Premises		<u>*</u>
- Consider and Donnite and Maintenance		
The Surpring and Repairs and Maintenance		<del>,</del>
Lift Running and Repairs and Maintenance		<u>.^./A.</u>
Other		*********
VBIST INTERNATIONAL PROPERTY OF THE PROPERTY O	ı	

#### PAYMENT OF OUTGOINGS

- \*Delete and initial whichever of items (i) (ii) (iii) do not apply.
- (i) Variable outgoings items, payable by the Lessee (denoted with X). Such Outgoings to be paid within twenty eight (28) days after demand.

# 7. VOIDING INSURANCE POLICIES

The Lessee shall not do or permit to be done any act or thing which makes void existing insurance policies of the Lessor in respect of the premises or the adjoining building improvements.

# 8. MAINTENANCE OF PREMISES

The Lessee shall at all times maintain the premises and plant in the same condition as existing on the date of occupancy except in respect of fair wear and tear or damage caused by acts or negligence of the Lessor or by events for which the Lessor has undertaken insurance and the Lessee will make good any damage done by the Lessee.

# 9. STRUCTURAL ALTERATIONS

No structural alterations shall be made without written consent of the Lessor or the agent representing the Lessor and the Lessee shall reinstate the premises, if required by the Lessor, at the expiration of the agreed term or extension thereof.

# to. SIGNS

The Lessee will not affix any sign to the premises without the prior written consent of the Lessor and any relevant Authorities and such Lessor's consent shall not be unreasonably withheld.

The Lessee shall be responsible for:

- (a) Ensuring that the erection of any signs has the prior approval of any relevant Authorities.
- (b) The removal of such signs at the expiration of the lease period or prior to delivering up possession of the premises and making good of any damage caused by removal.
- (c) Maintain signs to a standard required by the Lessor and any relevant Authorities.

#### 11. NATURE OF BUSINESS AND USE OF PREMISES

The nature of the business shall be <u>SMASH\_REPAIRS</u> and the use of the premises shall be for purposes conforming to all State and / or Local Authority laws, by-laws, regulations or requirements currently in force as the case may be, the onus being on the Lessee, its clients or supptiers, to obtain the necessary approvals.

# 12. COMMON AREAS

The Lessee shall be permitted gratuitous use of all common areas and in turn shall do nothing which will inhibit or prevent the use of those areas by other lessees, their clients or suppliers.

#### 13. NUISANCES

The Lessee shall cause no nuisance to the Lessor or other lessees adjoining or adjacent to the demised premises.

#### 14. DEFAULTS

That in case the Lessee shall default in payment of the rental referred to herein or any part thereof shall at any time be in arrears or unpaid for fourteen (14) days after the same shall have become due (whether any formal or legal demand therefore shall have been made or not) of it the Lessee shall at any time default, fail or neglect to duly perform or observe any of the terms and conditions of this Lease herein contained or implied and on the part of the Lessee to be observed and performed and if such default shall continue for fourteen (14) days after notice thereof in writing shall have been delivered or posted to the Lessee by the Lessor or the Lessee (or assigns in accordance with clause 20 of this Lease) shall become subject to or take advantage of any law relating to bankruptcy or insolvency, or being a corporation shall go into liquidation whether compulsory or voluntary (except for the purpose of reconstruction) then and in such cases it shall be lawful for the Lessor or any person or persons duly authorised by the Lessor in that behalf to enter into or upon the premises or any part thereof without liability for trespass to have again repossess and enjoy as of the former estate of the Lessor as if this Lease had not been made, the cost of such re-entry or repossession to be a cost to be borne by the Lessee, but without prejudice to the right of action or remedy of the Lessor in respect of any antecedent breach of any of the terms by the Lessee herein contained.

#### 15. INTEREST

Whenever pursuant to this Lease the Lessoe is required to make payment to the Lessor and payment shall not have been made within fourteen (14) days after it has become due (whether formally demanded or not) then and until the full amount shall have been paid interest shall accrue on such unpaid moneys at the rate of eighteen per centum (18%) per annum.

#### 16. PROPERTY CONDITION STATEMENT

The Lessee shall if required by the Lessor sign and deliver to the Lessor or his Agent within founden (14) days of execution of this Lease a property condition statement.

#### 17. SECURITY BOND

#### 18. ACCESS TO PREMISES

The Lessee shall permit the Lessor, the Lessor's agent or consultants or contractors to have access at all reasonable times.

#### NOTICES

Notices shall be deemed to be served if served in accordance with Section 135 of the Property Law Act 1969 (as amended),

#### 20. ASSIGNMENT AND SUBLETTING

The Lessee shall not assign, underlet or part with the possession of the demised premises unless with the prior written approval of the Lessor or his agent, such approval not to be unreasonably withheld.

# 21. PREMISES DESTROYED

If at any time during the tenancy the building the subject of this Lease shall be destroyed or damaged so as to become unfit for habitation and use (provided the monies payable under any policy of insurance effected by the Lessor shall not have been rendered through any act or default of the Lessee) the rent hereby reserved or a fair and just proportion thereof according to the nature and extent of the damage sustained to be ascertained in case the parties cannot mutually agree by reference to a Licensed Valuer appointed by the Australian Institute of Valuers and Land Economists Inc. (WA Division)) shall be suspended and cease to be payable until the said premises shall again have been rendered fit for habitation and use.

# 22. CHATTELS

The Lessor's chattels described below shall be included in this Lease:							
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#### 23. QUIET ENJOYMENT

Provided always that all terms and conditions of the Lease have been complied with the Lessee shall be entitled to enjoy peaceful occupancy of the premises.

### 24. LEASE DOCUMENTATION

The Lesse's will on demand by the Lessor execute a lease prepared by the Lessor's solicitors incorporating all the details and agreements noted in this Offer and such other terms and covenants as the Lessor's solicitors consider reasonable and necessary in the circumstances. The Lessee will pay the Lessor's solicitors' fees and disbursements for preparation of the lease and all applicable stamp duty.

# 25. PRIORITY OF TERMS

In the event of a draft lease being appended to this Offer, the covenants of the draft lease appended to this Lease take priority over the terms of this Lease with the exception of those principal terms and conditions which are physically entered upon this Lease.

#### 26. PEST CONTROL

The Lessee shall take all proper precautions to keep the premises free of cockroaches, insects, rodents and other vermin and shall, if it becomes necessary, but at the cost of the Lessee, employ from time to time or periodcally professional pest controllers for that purpose.

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(a)	transitional and amending acts and regulations which is or may be is the supply of the leased premises or any goods, services, facilities of or holding over.	any goods and services tax imposed under A New Tax System (Goods and Services) Act 1999 (The GST Act") and its egulations which is or may be levied or assessed or becomes payable in respect of rent, outgoings or in connection with any goods, services, facilities or other things by the Lessor to the Lessee under this contract or any extension, renewal					
(b)	the Lessee prior to the date for payment of the GST by the Lesser or on the dates for the payment of tent, whichever is the center. The Lesser in demnifies the Lessor in relation to the payment of any GST.						
(c)							
(d)	The Lessor must provide to the Lessee a GST tax invoice as require	d by the GST Act.					
SPEC	CIAL CONDITIONS (If Insufficient space refer to annexure)	•					
******							
		******	***************************************	**************************			
INDE	MNITY						
	essee indemnifies the Lessor against any claims whatsoeve	er, for any loss or dan	nage or injury to persons, Incl	uding any costs, claims			
or los	ses resulting from this Lease.	· ·					
GUAF	RANTEE						
	isideration of the Lessor accepting the Lessee's Offer to Lea ual payment to the Lessor on demand of all moneys which t , covenants, conditions and stipulations by the Lessee pure	he Lessee becomes:	named herein unconditionally liable to pay to the Lessor and	guarantee the due and d the performance of all			
	ss						
*****		*****************	***************************************	***************************************			
Signal	ture	Signature					
ACCE	PTANCE						
accept	/ We (the Lessor)						
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SIGNE	D BY THE SAID GUARANTOR(S)	SIGNED BY THE	SAID GUARANTOR(S):				
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viines	· .	77147000					
			Security Bond Rent paid to//	\$			
			Stamp Duty	\$			
			Receipt No SECWA Bond	\$			
			Variable Outgoings				
			Paid to/	\$			
true c	opy of this document has been received by each of the s	ignatories hereto.					
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