

2018 - 2019

AGREEMENT FOR AN ASSURED SHORTHOLD TENANCY

Important Notice

This document contains the Terms of the Tenancy of **FLAT C, 16 HATTON WALL, FARRINGDON, LONDON, EC1N 8JH**. It sets out the promises made by the Tenant to the Landlord and vice versa. You should read this document carefully and thoroughly. You should also ask to be shown copies of any document referred to in this Agreement. Once signed and dated this Agreement will be legally binding and may be enforced by a court. Make sure that it does not contain Terms that you do not agree with and that it does contain everything you want to form part of the Agreement. Both parties are advised to obtain confirmation in writing when the Landlord gives the Tenant consent to carry out any action under this Agreement. If you are in any doubt about the content or effect of this Agreement, we recommend that you seek independent legal advice before signing.

Initial

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4. Fixtures and Fittings

The Tenancy shall include the Fixtures and Fittings in the Premises including all matters specified in the Inventory and Schedule of Condition.

5. Type of Tenancy.

This Agreement is intended to create an Assured Shorthold Tenancy as defined by section 19A of the Housing Act 1988 (as amended) and shall take effect subject to the provisions for the recovery of possession set out in section 21 of that Act.

Protection of the Deposit

6.8. The Deposit is safeguarded by the Deposit Protection Service, which is administered by:

The Deposit Protection Service
The Pavilions
Bridgwater Road
Bristol
BS99 6AA
Phone 0870 707 1707
Email enquiries@depositprotection.com

At the end of the Tenancy

- 6.9. The Agent must tell the tenant within 10* working days of the end of the Tenancy if they propose to make any deductions from the Deposit.
- 6.10. If there is no dispute the Agent will keep or repay the Deposit, according to the agreed deductions and the conditions of the tenancy agreement. Payment of the Deposit or any balance of it will be made within 10 working days of the Landlord and the Tenant agreeing the allocation of the Deposit.
- 6.11. The Tenant should try to inform the Agent in writing if the Tenant intends to dispute any of the deductions regarded by the Landlord or the Agent as due from the deposit within 20 working days* after the termination or earlier ending of the Tenancy and the Tenant vacating the property. The Alternative Dispute Resolution (ADR) may regard failure to comply with the time limit as a breach of the rules of DPS and if the ADR is later asked to resolve any dispute may refuse to adjudicate in the matter.
- 6.12. If, after 10 working days* following notification of a dispute to the Agent and reasonable attempts having been made in that time to resolve any differences of opinion, there remains an unresolved dispute between the Landlord and the Tenant over the allocation of the Deposit the dispute will (subject to clause 6.13 below) be submitted to the ADR for adjudication. All parties agree to co-operate with the adjudication.
- 6.13. The statutory rights of the Landlord and the Tenant to take legal action through the County Court remain unaffected by clauses 6.9 to 6.12 above.

Initials _____

(tenant)

The Condition of the Premises: Repair, Maintenance and Cleaning

- 10.1. To take reasonable steps to keep the interior of the Premises and the Fixtures and Fittings in the same decorative order and condition throughout the Term as at the start of the Tenancy, as noted in the Inventory and Schedule of Condition. The Tenant is not responsible for the following:
- fair wear and tear;
 - any damage caused by fire unless that damage was caused by something done or not done by the Tenant or any other person permitted by the Tenant to reside, sleep in, or visit the Premises;
 - repairs for which the Landlord has responsibility (these are set out in clause 26.3 of this Agreement);
 - damage covered by the Landlord's insurance policy.
- 10.2. To inform the Landlord, or the Agent, immediately they come to the notice of the Tenant of any repairs or other matters falling within the Landlord's obligations to repair the Premises as set out in clause 26.3 of this Agreement.
- 10.3. To keep the Premises and Fixtures and Fittings in a reasonably clean and tidy condition.
- 10.4. To clean and pay for the professional cleaning of the Premises at the end of the Tenancy, to the same standard to which the Premises and Fixtures and Fittings were cleaned prior to the start of the Tenancy, as stated in the Inventory and Schedule of Condition.
- 10.5. To clean the inside and outside of the easily accessible windows regularly and at the end of the Tenancy provided they were cleaned at the start of the Tenancy as shown in the Inventory and Schedule of Condition.
- 10.6. To clean the chimneys once a year (if applicable) provided they were cleaned at the start of the Tenancy.
- 10.7. To keep all smoke alarms in good working order provided they were working at the start of the Tenancy, by replacing batteries where necessary.
- 10.8. To replace promptly all broken glass with the same quality glass where the breakage was due to the negligence of the Tenant, his family, or his visitors.
- 10.9. To take all reasonable precautions to prevent damage occurring to any pipes or other installation in the Premises that may be caused by frost, provided the pipes and other installations were adequately insulated at the start of the Tenancy.
- 10.10. To replace all electric light bulbs, fluorescent tubes and fuses.
- 10.11. To make good, or compensate for, any failure by the Tenant to comply with the obligations set out in this section of this Agreement.
- 10.12. To carry out any work or repairs that the Tenant is required to carry out under this Agreement within a reasonable time of being notified; provided the Landlord or the Agent has given the Tenant written notice of those repairs; or to authorise the Landlord or the Agent to have the work carried out at the Tenant's expense. Where this obligation has not been met, the Landlord may enter the Premises (provided the Tenant has been given at least 24 hours notice in writing) with workmen, to carry out any repairs or other works. The reasonable cost of any repairs or work will be charged to and paid for by the Tenant.
- 10.13. To take reasonable precautions to keep all gutters sewers drains sanitary apparatus water and waste pipes air vents and ducts free of obstruction.
- 10.14. To take all reasonable precautions to prevent condensation by keeping the Premises adequately ventilated and heated.
- 10.15. To clear or pay for the clearance of any blockage or over-flow when any occur in any of the drains, gutters, down-pipes, sinks, toilets, or waste pipes, which serve the Premises, if the blockage is caused by the negligence of, or the misuse by the Tenant, his family or any visitors.
- 10.16. To take all reasonable precautions to prevent infestation of the Premises and to pay for the eradication of any infestation caused by the negligence of the Tenant, his family or his visitors.
- 10.17. To ensure that the water softener, if applicable, is operational throughout the Tenancy and to provide and fill the water softener with salt as and when necessary as specified in the written instructions.

seek a Court Order for possession of the Premises as he may be in breach of his statutory obligations.

- 14.3. Not to register a company at the address of the Premises.
- 14.4. Not to run a business solely from the Premises.
- 14.5. Not to use the Premises for any illegal purpose.
- 14.6. Not to hold or allow any sale by auction at the Premises.
- 14.7. Not to use or consume or allow to be used or consumed any drugs or any other substance which is, or becomes, prohibited or restricted by law other than according to any conditions required for the legal use of such restricted substances.
Not to use the Premises or allow others to use the Premises in a way which causes a nuisance annoyance or damage to any neighbouring, adjoining or adjacent property or the owners or occupiers of them. This includes any nuisance caused by noise.
- 14.8. Not to decorate or make any alterations or additions to or in the Premises without the prior consent of the Landlord or the Agent which will not be unreasonably withheld.
- 14.9. Not to remove the Fixtures and Fittings of the Premises or to store them in any way or place inside or outside the Premises which could reasonably lead to damage to the Fixtures and Fittings; or to the Fixtures and Fittings deteriorating more quickly than if they had remained in the same location as at the beginning of the Tenancy.
- 14.10. Not to place or erect any aerial, satellite dish, notice, cable equipment, advertisement, sign or board on or in the Premises without the prior consent of the Landlord or the Agent which will not be unreasonably withheld.
- 14.11. To pay all the costs of installation, removal and repair of any damage done if consent is granted or due to a breach of clause 14.10 above.
- 14.12. Not to keep any dangerous or inflammable goods, materials or substances in or on the Premises, apart from those required for generally household use.
- 14.13. Not to hang any posters, pictures or other items in the Property using blu-tac, sellotape, nails adhesive or their equivalents.
- 14.14. To hang posters, pictures or other items in the Property using a reasonable number of commercial picture hooks.
- 14.15. To leave the Fixtures and Fittings at the end of the Tenancy in the same places in which they were positioned at the commencement of the Tenancy as shown in the Inventory and Schedule of Condition prepared at the start of the Tenancy.

Utilities

- 15.1. To notify the suppliers of gas, water, electricity, other fuel and telephone services to the Premises that this Tenancy has started.
- 15.2. To apply for the accounts for the provision of those services to be put into the name(s) of the Tenant.
- 15.3. Not to tamper, interfere with, alter, or add to, the installations or meters relating to the supply of such services to the Premises. This includes the installation of any pre-payment meter.
- 15.4. To inform the Landlord, or the Agent, of any change of telephone number within a reasonable time of the Tenant being given the new number.
- 15.5. To inform the Landlord or the Agent within a reasonable time of a utility being transferred to a new supplier.
- 15.6. To provide the name, address and account number of the new supplier within a reasonable time of transfer.
- 15.7. To pay any costs incurred by the Landlord or the Agent in transferring the account back to the original supplier at the end of the Tenancy.
- 15.8. To pay to the Landlord all costs incurred in the re-connection of any service (including any arrears of payment) following disconnection of any service whether caused by the Tenant's failure to comply with clause 9.2 or by anything done or not done by the Tenant.
- 15.9. To arrange for the reading of the gas, electricity and water meter, if applicable, at the end of the Tenancy and the departure of the Tenant from the Premises.
- 15.10. To pay all outstanding accounts with the utility service providers during and at the end of the Tenancy.

Refuse

- 22.1. To remove or pay for the removal of all rubbish from the Premises, during and at the end of the Tenancy.
- 22.2. To place all refuse in a plastic bin liner and put it in the dustbin or receptacle made available.
- 22.3. To dispose of all refuse through the services provided by the Local Authority.

Notices

- 23.1. To forward any notice order or proposal affecting the Premises or its boundaries to the Landlord or his Agent within a reasonable time of receipt of any notice, order, or proposal.
- 23.2. To forward all correspondence addressed to the Landlord at the Premises to the Landlord or the Agent within a reasonable time.

Inventory and Checkout

- 24.1. To return a signed copy of the Inventory and Schedule of Condition given to the Tenant at the start of the Tenancy, within 7 days of the Commencement Date with any written amendments or notes.
- 24.2. To agree that if the Check-In Inventory and Schedule of Condition given to the Tenant at the start of the Tenancy will be regarded as a true record of the Condition of the Premises and will be used to assess all damage for check-out purposes at the end of the Tenancy, if the signed copy with any amendments or alterations referred to in clause 24.1 above is not returned to the Landlord or the Agent.
- 24.3. To pay to the Agent the cost of the checking of the Inventory and Schedule of Condition at the end of the Tenancy.
- 24.4. To accept that if either the Tenant or his agent does not attend the appointment a check out report will be prepared by the **Landlord or Landlord's Agents nominated professional inventory company** at that time.

Head Lease

- 25.1. To comply with the obligations of the Head Lease provided a copy of the obligations is attached to this Agreement at Schedule A.

Conditions to be Kept by the Landlord

The following clauses set out what can be expected from the Landlord during the Tenancy in addition to the main Terms found in Part III. If any of these Terms are broken, the Tenant may be entitled to claim damages from the Landlord, or ask a court to make the Landlord keep these promises.

Quiet Enjoyment

- 26.1. To allow the Tenant to quietly hold and enjoy the Premises during the Tenancy without any unlawful interruption by the Landlord or any person rightfully claiming under, through or in trust for the Landlord.

Consents

- 26.2. To confirm that all necessary consents have been obtained to enable the Landlord to enter this Agreement (whether from Superior Landlords, lenders, mortgagees, insurers, or others).

Statutory repairing Obligations

- 26.3. To comply with the obligations to repair the Premises as set out in sections 11 to 16 of the Landlord and Tenant Act 1985 (as amended by the Housing Act 1988). These sections impose on the Landlord obligations to repair and keep in good order:
 - (a) the structure of the Premises and exterior (including drains, gutters and pipes);
 - (b) certain installations for the supply of water, electricity and gas;
 - (c) sanitary appliances including basins, sinks, baths and sanitary conveniences;
 - (d) space heating and water heating;

Interrupting or Ending this Agreement

The following clauses set out the ways in which this Agreement may be brought to an end by either party. In addition, these clauses set out the procedures which the Tenant or Landlord shall use when the Tenancy is brought to an end.

It is agreed between the Landlord and Tenant as follows:
Ending the Tenancy and Re-entry

- 27.1. If at any time:
- (a) the Rent, or any part of it remains unpaid for 14 days after falling due, whether formally demanded or not; or
 - (b) if any agreement or obligation of the Tenant is not complied with; or
 - (c) if any of the grounds set out in Schedule 2 of the Housing Act 1988 (as amended) being grounds 2, 8, 10, 11, 12, 13, 14, 15 or 17 are made out (see Definitions); the Landlord may give written Notice to the Tenant that the Landlord seeks possession of the Premises. If the Tenant does not comply with that Notice the Landlord will bring this Agreement to an end and re-gain possession of the Premises by complying with his statutory obligations; obtaining a court order; and re-entering the Premises with the County Court Bailiff. When the Bailiff enforces a possession order the Tenancy shall end. This clause does not prejudice any other rights that the Landlord may have in respect of the Tenant's obligations under this Agreement.

Early Termination

- 27.2. If the Tenant vacates the Premises during the Term apart from according to any agreed break clause which is included within the Agreement, the Tenant will remain liable to pay Rent and any other monies payable under this Agreement until the Term expires; or the Premises are re-let whichever is earlier.

Removal of Goods

- 27.3. The Tenant will be responsible for meeting all reasonable removal and/or storage charges, when small items are left in the Premises which can be easily moved and stored; and the Landlord removes them from the Premises and stores them for a maximum of one month. Charges will only be incurred where the Landlord has given the Tenant written notice of any address after making reasonable efforts to contact the Tenant; that items have not been cleared; and the Tenant has failed to collect the items promptly thereafter. If the items are not collected within one month of the Tenant being notified the Landlord may dispose of the items and the Tenant will be liable for all reasonable costs of disposal; the costs of which may be deducted from any sale proceeds or the Deposit. If there are any remaining costs after the above deductions have been made they will remain the liability of the Tenant.
- 27.4. The Tenant will remain liable for Rent and other monies under this Agreement when the Premises are left full of bulky furniture, or a large amount of other bulky and heavy discarded items belonging to the Tenant; which may prevent the Landlord residing in, re-letting, selling or making any other use of the Premises until the items are removed from the Premises; or the Landlord or the Agent remove, store, or dispose of the items after giving the Tenant at least 14 days written notice, addressed to the Tenant at the forwarding address provided by the Tenant; or in the absence of any address after making reasonable efforts to contact the Tenant; that they consider the items to be abandoned. The Tenant will be responsible for meeting all reasonable disposal, removal and/or storage charges; the costs of which may be deducted from any sale proceeds or the Deposit. If there are any remaining costs after the above deductions have been made they will remain the liability of the Tenant.

Interruptions to the Tenancy

- 28.1. If the Premises are destroyed or made uninhabitable by fire or any other risk against which the Landlord has insured, Rent will cease to be payable until the Premises are reinstated and

Definitions & Interpretation

In this Agreement the following definitions and interpretation apply:

- 34.1. "Landlord(s)" include anyone owning an interest in the Premises, whether freehold or leasehold, entitling them to possession of it upon the termination or expiry of the Tenancy and anyone who later owns the Premises.
- 34.2. "Tenant" includes anyone entitled to possession of the Premises under this Agreement.
- 34.3. "Joint and several" means that when more than one person comprise the Tenant, they will each be responsible for complying with the Tenant's obligations under this Agreement both individually and together. The Landlord may seek to enforce these obligations and claim damages against any one or more of those individuals. It also means that the Guarantor will be liable with the Tenant to pay all rent and any debt arising from any breach of the Tenancy until all debt is paid in full.
- 34.4. "Guarantor" is the person responsible for discharging the Tenant's obligations if the Tenant defaults whether the Landlord elects to pursue the Tenant or not.
- 34.5. "Agent" is **Tafaders Property Ltd, 49 Red Lion Street, Holborn, London, WC1R 4PF** or anyone who subsequently takes over the rights and obligations of the Agent.
- 34.6. "Premises" includes any part or parts of the building boundaries fences garden and outbuildings belonging to the Landlord unless they have been specifically excluded from the Tenancy. When the Tenancy is part of a larger building the Premises include the use of common access ways and facilities.
- 34.7. "Fixtures and Fittings" include references to any of the fixtures, fittings, furnishings, or effects, floor, ceiling or wall coverings.
- 34.8. "Inventory and Schedule of Condition" is the document drawn up prior to the commencement of the Tenancy by the Landlord, the Agent, or Inventory Clerk which shall include the Fixtures and Fittings in the Premises including all matters specified in the Inventory and Schedule of Condition, which will be given to the Tenant at the start of the Tenancy.
- 34.9. "Term" or "Tenancy" includes any extension or continuation of the contractual Tenancy or any statutory periodic Tenancy arising after the expiry of the original Term.
- 34.10. "Deposit" is the money held by the Agent in a stakeholder capacity during the Tenancy in case the Tenant fails to comply with the terms of this Agreement.
- 34.11. "Stakeholder" means that deductions can only be made by the Agent from the Deposit at the end of the Tenancy with the written consent of both parties.
- 34.12. "Notice Period" is the amount of notice that the Landlord must give the Tenant and vice versa.
- 34.13. "Stamp Duty Land Tax" is the tax payable (if applicable) to the Stamp Office on the signing of this Agreement by the Tenant, if the Rent after discount exceeds the threshold. Further information can be obtained from the Inland Revenue website on www.hmrc.gov.uk/sd.
- 34.14. "Emergency" means where there is a risk to life or damage to the fabric of the Premises or Fixtures and Fittings contained in the Premises.
- 34.15. "Water charges" include references to water sewerage and environmental service charges.
- 34.16. "Superior Landlord" means the person for the time being who owns the interest in the Premises which gives him the right to possession of the Premises at the end of the Landlord's lease of the Premises.
- 34.17. "Head Lease" sets out the promises your Landlord has made to his Superior Landlord. The promises contained in this Head Lease will bind the Tenant if he has prior knowledge of those promises.
- 34.18. "the Policy" means any insurance policy held by the Landlord for the Premises or the Fixtures and Fittings.
- 34.19. References to the singular include the plural and references to the masculine include the feminine.
- 34.20. The Tenant and Landlord agree that the laws of England and Wales shall apply to this Agreement.

Initials _____

(tenant AH)

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Schedule A

1. Smoking

Not to smoke or permit any guest or visitor to smoke tobacco or any other substance in the Premises.

Initial [REDACTED]

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Housing Act 2004: Tenancy Deposit Protection

Certificate for compliance with paragraph 2 (g) of The Housing (Tenancy Deposits) (Prescribed Information) Order 2007

In compliance with The Housing (Tenancy Deposits) (Prescribed Information) Order 2007 the following information is provided to:

Mr Donald Henre Honnas & Mrs Alexandra Honnas

On behalf of:

Zacks Investment Ltd

In relation to the tenancy of:

FLAT C, 16 HATTON WALL, FARRINGDON, LONDON, EC1N 8JH

From: **1st August, 2018** To: **31st July, 2019**

The name, address, telephone number, facsimile number (if applicable) and email address (if applicable) of any relevant person are attached to this certificate.

The tenant(s) is/are informed that the deposit may be retained by the landlord in accordance with clause(s) **CLAUSE 6** of the tenancy agreement.

The landlord(s) confirms that all information provided to the tenant(s) in connection with this tenancy is accurate to the best of his knowledge and belief and further confirms that the tenant has been given the opportunity to read and sign all documentation by way of confirmation of this fact.

Sign

Date

The

Sign

Date

JUN 4, 2018

Initials

“Tenancy_Agreement_FINAL” History

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Initials

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Once this Agreement has been signed, the Tenant must pay the Stamp Duty Land Tax for this Agreement to the Stamp Office. Failure to pay the Stamp Duty Land Tax within 30 days could result in a fine. Further information can be obtained by telephoning 0845 6090135 or the website (see Definitions).

WITNESS'S NAME
AND ADDRESS

WITNESS'S SIGNATURE

SIGNED

Alexandra Honnas (Jun 5, 2018)
SECOND TENANT

Henne Honnas (Jun 4, 2018)
FIRST TENANT

SIGNED

C R PATEL (Jun 6, 2018)
LANDLORD
By, or for and on behalf of, the

SIGNED

Signatures to the Agreement

DO NOT SIGN THIS AGREEMENT IF YOU DO NOT WANT TO BE BOUND BY IT

Mandatory Grounds

34.21. The basis upon which the Tenant can recover possession from the Tenant, during the fixed term, apart from Ground 1, are set out in the Grounds of Schedule 2 of the Housing Act 1988, (as amended) and which are referred to in this Agreement as follows:

- Ground 2:** at the start of the Tenancy the Tenant may have a power of sale of the Property if the Landlord owns the Property, normally lives there and that his Landlord may have a power of sale of the Property if the Landlord does not make his mortgage payments for the Property.
- Ground 8:** both at the time of serving the notice of the intention to commence proceedings and at the time of the court proceedings there is (a) at least eight weeks Rent unpaid where Rent is payable weekly or fortnightly; (b) at least two months' Rent unpaid monthly; (c) at least one quarter's Rent is more than three months in arrears if Rent is payable yearly;
- Ground 10:** both at the time of serving the notice of the intention to commence proceedings and at the time of the court proceedings there is a history of late Rent outstanding.
- Ground 11:** there is a history of persistently late Rent payments.
- Ground 12:** the tenant is in breach of one or more of the obligations under the tenancy agreement.
- Ground 13:** the condition of the Property or the common parts has deteriorated because of the behaviour of the tenant, or any other person living at the Property.
- Ground 14:** the tenant or someone living or visiting the Property has been guilty of conduct which is, or is likely to cause, a nuisance or annoyance to neighbours. Or, that a person residing or visiting the Property has committed an arrestable offence in or in the locality of the Property.
- Ground 15:** the condition of using the Property, or allowing it to be used, for immoral or illegal purposes or has someone living at the Property.
- Ground 17:** the landlord was induced to grant the tenancy by a false statement made knowingly or recklessly by either the tenant or a person acting at the tenant's instigation.

- 32.1.** The parties certify that there is no other agreement for a long term lease or tenancy, which attracts Stamp Duty Land Tax payable at a higher rate on a purchase or premium, to which this Agreement gives effect.
- 31.1.** The Tenant agrees that he will comply with his legal responsibility to pay the costs of the Stamp Duty Land Tax for the Agreement given to him and signed by the other party if the Rent exceeds the threshold after deduction of the discount.
- 32.2.** The clauses shown at Schedule A form part of this Agreement.
- Stamp Duty Land Tax**
- 30.4.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.5.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.6.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.7.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.8.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.9.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.10.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.11.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.12.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.13.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.14.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.15.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.16.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.17.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.18.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.19.** The provisions for the service of notices are that if the Tenant or his agent deliver by hand SPM any Notices or documents which are necessary under the Agreement, or any Act of Parliament at the address specified or the last known address of the Landlord if different; and reasonable evidence is kept of the delivery, the documents will be deemed delivered upon proof of delivery being obtained.
- 30.20.** The Tenant shall as soon as reasonably practicable deliver or post on to the address set out in clause 30.1, any notice or other communication which is delivered or posted to the Premises.
- 30.21.** The Landlord has notified the Tenant that according to sections 47 and 48 of the Landlord and Tenant Act 1987 the address at which the Premises are located or served on the Tenant is:
- London, EC1N 8JE.
- Written requests may be sent or served on the Landlord at:
- 17-21 Hatton Wall, Clerkenwell,
- Notices**
- 29.1.** It is agreed that personal information of both the Landlord and the Tenant will be retained by the Agent and may be used for marketing purposes during the Tenancy; that present and future addresses and other contact details of the parties may be provided to each other, to utilty suppliers, the local authority, authorised controllers, any credit agencies, reference agencies, legal advisers, debt collectors, or any other interested third party.
- Data Protection Act 1998**
- 28.2.** If the Premises are not made habitable within one month, either party may terminate this Agreement by giving immediate written notice to the other party.
- 28.3.** Part because of anything done or not done by the Tenant, his family or his visitors, rendered habitable, unless the insurance monies are not recoverable (whether in whole or in part) because the insurance monies are not recoverable (whether in whole or in part) because the insurance monies are not recoverable (whether in whole or in part).

- Possessions and Release**
- 26.19. To remove or pay for the removal of all the possessions of the Landlord and any rubbish prior to the start of the Tenancy.
- Inventory and Check-in**
- 26.20. To pay for the cost of checking the inventory and Schedule of Condition at the start of the Tenancy.
- 26.21. To pay for the cost of a fully comprehensive Inventory and Schedule of Condition prior to the commencement of a fully comprehensive Inventory and Schedule of Condition prior to the start of the Tenancy.
- 26.22. To pay for the making of a full assessment and outgoings for the Tenant in this Agreement.
- Taxes**
- 26.23. To take all reasonable steps to ensure that the Superior Landlord complies with the obligations of the Superior lease.
- 26.24. To provide a copy of the relevant sections of the Head Lease to the Tenant at the start of the Tenancy.
- 26.25. To pay all charges imposed by any Superior Landlord for granting this Tenancy.
- Head Lease**
- 26.26. To comply with all the obligations imposed upon the Landlord by a Superior Landlord if the premises are held under a Superior lease.
- 26.27. To take all reasonable steps to ensure that the Superior Landlord complies with the obligations of the Superior lease.
- Regulations**
- 26.28. To confirm that all the furniture and equipment within the Premises complies with the Furniture and Furnishings (Fire) (Safety) Regulations 1988 as amended in 1993.
- 26.29. To confirm that all gas appliances comply with the Gas Safety Regulation and Use Regulations 1994, and the Plugs and Sockets, etc. (Safety) Regulations 1994.
- 26.30. To confirm that all electrical appliances comply with the Electrical Equipment (Safety) Regulations 1994.
- 26.31. To ensure that any electrical carrying out electrical work at the Premises is a member of an approved scheme.
- Other Repairs**
- 26.32. To keep in repair and proper working order all mechanical and electrical items belonging to the Landlord and forming part of the fixtures and fittings, unless the lack of repair is due to the negligence or misuse of the Tenant, his family, or visitors.
- 26.33. To insure the buildings and contents of the Premises under a general household policy with a reputable insurer.
- 26.34. To repay to the Tenant any reasonable costs incurred by the Tenant to remedy the failure of the Landlord to comply with his statutory obligations as stated in clause 26.3 above.
- Insurance**
- 26.35. To insure the building and contents of the Premises under a general household policy with a reputable insurer.
- 26.36. To provide a copy of the relevant insurance certificate and policy to the Tenant at the start of the Tenancy or as soon as possible thereafter.
- Electricity**
- 26.37. This obligation arises only after notice has been given to the Landlord by the Tenant as set out in clause 10.2.
- but not other fixtures, fittings, and appliances for making use of the supply of water and electricity. This obligation arises only after notice has been given to the Landlord by the Tenant as set out in clause 10.2.

- Leaving the Premises Empty**
- 16.1. Not to keep any animals or birds (whether domestic or otherwise) in the Premises without the prior consent of the Landlord or the Agent at the termination of the Premises or otherwise in the Tenant's possession.
- 16.2. To comply with any conditions set out in the Landlord's Policy for empty Premises, provided a copy has been given to the Tenant at the start of the Tenantancy or within a reasonable time thereafter. This provision shall apply whether or not the Landlord or the Agent has been or should have been notified of the absence under Clause 17.1 of this Agreement.
- 17.1. To notify the Landlord or the Agent before leaving the Premises vacant for any continuous period of 21 days or more during the Tenantancy.
- 17.2. To comply with any conditions set out in the Landlord's Policy for empty Premises, provided a copy has been given to the Tenant at the start of the Tenantancy or within a reasonable time thereafter. This provision shall apply whether or not the Landlord or the Agent has been or should have been notified of the absence under Clause 17.1 of this Agreement.
- Locks and Alarms**
- 18.1. To fasten all locks and bolts on the doors and windows when the Premises are empty and at night.
- 18.2. To set the burglar alarm (if applicable) when the Premises are vacant.
- 18.3. To pay any call charges (if applicable) when the Premises are vacant.
- 18.4. Not to install or change any locks in the Premises without the prior consent of the Landlord, or the Agent which will not be unreasonable withheld, except in an emergency.
- 18.5. Not to have any further keys cut for the locks to the Premises without notifying the Landlord or the Agent of the number of additional keys cut.
- 18.6. To return all keys, including any additional keys, remote controls, or security devices to the Landlord or the Agent at the end of the Tenantancy (whether before or after the Term of this Agreement).
- 18.7. To pay for the cost of replacement remote controls or other security devices that have been lost or not returned at the end of the Tenantancy.
- Garden etc**
- 19.1. To keep the garden, window boxes and patios (if any) in the same condition and style as at the commencement of the Tenantancy.
- 19.2. To keep the window boxes borders, paths, and patios (if any), weeded.
- 19.3. To cut the grass (if any) regularly during the growing season.
- 19.4. To allow any person(s) authorised by the landlord or his Agent if applicable access to the premises for the purpose of attending to the garden.
- 19.5. Not to lop, prune, remove or destroy any existing plants, trees or shrubs, unless it is required to keep the garden in good order without the consent of the Landlord or the Agent which will not be unreasonable withheld.
- House Plants**
- 20.1. To avoid any doubt the Tenant will not be under any obligation to pay for or to replace any house plant that has been left in the Premises, if the houseplant dies.
- Car Parking**
- 21.1. To park private vehicle(s) only at the Premises.
- 21.2. To park in the space allocated to the Premises, if the Tenant is allocated a car parking space.
- 21.3. To keep any garage, driveway, or parking space free of oil and to pay for the removal and cleaning of any spillage caused by a vehicle of the Tenant, his family, contractors or visitors.
- 21.4. To keep any garage, driveway, or parking space free of oil and to pay for the removal and cleaning of any spillage belonging to the Tenant at the end of the Tenantancy.
- 21.5. To remove all vehicles belonging to the Tenant, his family or visitors at the end of the Tenantancy.
- 21.6. Not to park any vehicle at the Premises that is not in road worthy condition and fully taxed.

14.2. The Premises are let on the condition that they are occupied by the tenant if you wish to have more occupiers residing in the Premises without the landlord's consent then the landlord will

14.1. To use the Premises only as a private residence for the occupation of the Tenant.

13.2. NOT to take in lodgers or paying guests or the Agent's prior consent, which will not be unreasonable withheld.

13.1. Not to assign, sublet, part with, or share the possession of all or part of the Premises with any other person without the landlord's or the Agent's prior consent, which will not be unreasonable withheld.

12.2. To allow the Premises to be viewed during the last two months of the tenancy by prior arrangement, during the last two months of the tenancy, during normal working hours, and upon the Tenant being given at least 24 hours, notice in writing, following a request by any person who is (or is acting on behalf of) the landlord or the Agent and who is accompanying a prospective purchaser or tenant of the Premises.

12.3. To allow the landlord or the Agent to inspect a reasonable number of "for sale" or "to let" signs at the Premises, during the last two months of the tenancy, of the Agent's own freehold or leasehold premises unless the Agent erects a reasonable number of "for sale" or "to let" signs

12.1. To allow the Agent to inspect the Premises, the Agent to inspect the Premises,

12.0. a professional adviser has been appointed by the landlord or agent to inspect the Premises, the Agent to inspect the Premises, the Agent to inspect the Premises, the Agent to inspect the Premises,

11.9. the Tenant has not completed a written notice under clause 10.2 of this Agreement and the landlord or an appointed contractor seeks to carry out work for which the landlord is responsible (those responsibilities are set out in clause 26.3 of this Agreement),

11.8. the Tenant has not completed a written notice under clause 10.2 of this Agreement and the landlord or agent to inspect the Premises to enter the Premises in accordance with that clause;

11.7. the Tenant has not completed a written notice under clause 10.2 of this Agreement and the landlord or agent to inspect the Premises to enter the Premises in accordance with that clause;

11.6. the Tenant has not completed a written notice under clause 10.2 of this Agreement and the landlord or agent to inspect the Premises to enter the Premises in accordance with that clause;

11.5. The Tenant is warned that the landlord's policy does not cover his possessions and is strongly advised to insure his belongings with a reputable insurer.

11.4. To provide the landlord or his Agent with details of any loss or damage, under clause 11.3 above, within a reasonable time of that loss or damage having come to the attention of the Tenant.

11.3. To inform the landlord or his Agent of any loss or damage coming to the attention of the Premises or Fixtures and fittings, promptly upon the damage coming to the attention of the Tenant.

11.2. To pay to the landlord all reasonable sums paid by the landlord for any increase in the insurance premium for the policy, or necessary expenses incurred as a result of a failure by the Tenant, his family, or visitors, to comply with clause 11.1 of this Agreement.

11.1. Not to do or fail to do anything that leads to the policy on the Premises, or fixtures and fittings not covering any part of the losses otherwise covered by the policy, provided a copy of the policy has been given or shown to the Tenant at the start of the tenancy or within a reasonable time thereafter.

11.0. To pay to the landlord all reasonable sums paid by the landlord to the Tenant to the start of the tenancy or within a reasonable time thereafter.

10.9. Not to do or fail to do anything that leads to the policy on the Premises, or fixtures and fittings not covering any part of the losses otherwise covered by the policy, provided a copy of the policy has been given or shown to the Tenant to the start of the tenancy or within a reasonable time thereafter.

10.8. To pay to the landlord all reasonable sums paid by the landlord to the Tenant to the start of the tenancy or within a reasonable time thereafter.

10.7. Not to do or fail to do anything that leads to the policy on the Premises, or fixtures and fittings not covering any part of the losses otherwise covered by the policy, provided a copy of the policy has been given or shown to the Tenant to the start of the tenancy or within a reasonable time thereafter.

- General**
- The following clauses set out what is expected of the Tenant during the Tenancy in addition to the main terms found in this Agreement. If any of these terms are broken, the Landlord, or the Agent, may be entitled to deduct monies from the Deposit, claim damages from the Tenant, or seek the court's permission to have the Tenant evicted from the Premises because of the breach.
- 7.1.** Any obligation upon the Tenant under this Agreement to do or not to do anything shall also require the Tenant not to permit or allow any licensee or visitor to do or not to do that thing.
- 7.2.** To be responsible and liable for all the obligations under this Agreement as joint and several Tenants if applicable, as explained in the Definition of the Tenant.
- 8.1.** To pay the Rent by as set out in clause 2 of this Agreement whether or not it has been formally demanded. The Rent shall be paid by the Tenant by Standing Order to Bank Mandate to Barclays Bank Plc, Bank Account Number: 70395692, Bank Sort Code: 20-53-04, Payee Name: ZACS INVESTMENT LTD.
- 8.2.** To pay interest on any payment of Rent not made as set out in clause 2 of this Agreement. Interest is payable from the date on which the Rent was due until the date on which the Rent is actually paid. The interest rate will be 3% above the Bank of England Base Rate.
- 9.1.** To pay the Council Tax (or any similar charge which replaces it) in respect of the Premises either directly to the Council, or by paying that sum to the Landlord, or the Agent, where the Landlord, or the Agent, has paid that sum to the Council (Whether legally required to do so or not) within 14 days of receiving a written request for such money.
- 9.2.** To pay all charges falling due for the following services used during the Tenancy and to pay such proportion of any standing charge for those services as reflects the period of time that this Agreement was in force:
- Gas
 - Water (including sewerage and other environmental services)
 - Electricity
 - Any other fuel charges
 - Telephonecommunications.
- 9.3.** To pay to the Landlord, or Agent, all reasonable costs and expenses, as agreed by the Tenant or awarded by the Court, incurred by the Landlord in:
- recovering or attempting to recover any Rent or other monies in arrears;
 - the enforcement of any reasonable obligation of the Tenant under this Agreement;
 - the service of any Notice relating to any major breach of this Agreement;
 - court proceedings are brought.
- 9.4.** To pay any reasonable charges or other costs incurred by the Landlord or Agent if any cheque provided by the Tenant is dishonoured or if any Standing Order is withdrawn.
- 9.5.** To pay the television licence regardless of the ownership of the television set.
- 9.6.** To pay the cost of a check out of the inventory and Schedule of Condition listing the condition of the Premises and the fixtures and fittings in the Premises at the end or earlier termination of the Tenancy.
- 9.7.** To pay the additional cost incurred by the Landlord, the Agent or the Inventory Clerk in making Tenant or his agent fails to attend a mutually agreed second appointment.
- 9.8.** To pay to the Landlord the cost of any repairs of any mechanical and electrical appliances belonging to the Landlord arising from misuse or negligence by the Tenant, his family, or his visitors.

- 6.1.** The Agent shall place the Deposit in a nominated Client account as soon as reasonably practicable. Any interest earned on the Deposit shall be retained by the Landlord, or the Agent, and used to cover administration costs.
- 6.2.** After the end of the Tenant's behalf is entitled, with the written consent of the Landlord and the Tenant to deduct from the sum held as the Deposit any monies referred to in clause 6.6 of this Agreement, if more than one such deduction is to be made to in clause 6.6 of this Agreement, the Tenant to deduct from the sum held as the Deposit any monies will be deducted from the Deposit in the order listed in clause 6.6.
- 6.3.** The Agent shall notify the Tenant in writing of any deduction from the Deposit without the written consent of both parties.
- 6.4.** After the end of the Tenant the Agent on behalf of the Landlord shall return the Deposit, except in case of dispute subject to any deductions made under the Agreement, within thirty days of the end of the Tenant at his last known address.
- 6.5.** If the amount of monies that the Landlord is entitled to deduct from the Deposit under this Part exceeds the amount held as the Deposit, the Landlord or the Agent may require the Tenant to pay that additional sum to the Landlord or the Agent within the period receiving that notice in writing.
- 6.6.** The Tenant receives the consent of the Landlord and the Tenant may deduct monies from all of the following reasons:
- any damage caused or otherwise to the Tenant or its Agents caused by the Tenant;
 - any damage caused or cleaning required due to pets, animals, reptiles, birds, or fish occupying the Premises whether or not the Landlord consented to its presence as set out in clause 16.1;
 - any sum repayable by the Landlord or the Agent to the local authority where housing benefit has been paid direct to the Landlord, or the Agent, by the local authority;
 - any other breach by the Tenant of the Terms of this Agreement;
 - any misstatement of the Rent which is due but remains unpaid at the end of the Tenancy;
 - any unpaid account or charge for water, electricity or gas or other fuels used by the Tenant in the Premises;
 - any unpaid council tax;
 - any unpaid telephone charges.
- 6.7.** The Tenant shall not be entitled to withhold the payment of any instalment of Rent or any other monies payable under this Agreement on the ground that the Landlord, or the Agent, holds the Deposit or any part of it.

- what the Landlord or Agent will do with the Deposit monies paid by the Tenant under clause 3 above;
- details with the Deposit;
- the circumstances in which the Tenant may receive less than the sum paid to the Landlord, or the Agent, as a Deposit at the conclusion of the Tenancy; and
- the circumstances in which the Tenant may receive less than the sum paid to the Landlord, or the Agent, or the Tenant can expect of the Landlord, or the Agent, when the Landlord, or the Agent, deals with the Deposit.

THIS AGREEMENT IS MADE ON THE
[REDACTED] OF [REDACTED] 2018
(This Agreement must be dated BY HANDBY on the date of signature)

THE PARTIES TO THIS AGREEMENT AND THE PREMISES
THAT AGREEMENT IS MADE BETWEEN

A. Zacks Investment Ltd
16 Hatton Wall, Clerkenwell, London, EC1N 8JE
Mr Donald Henre Honnasa & Mrs Alexandra Honnasa
Of Flat C, 16 Hatton Wall, Farringdon, London, EC1N 8JH
("the Landlord")
AND
B. AND IS MADE IN RELATION TO PREMISES AT:
Flat C, 16 Hatton Wall, Farringdon, London, EC1N 8JH
Mr Donald Henre Honnasa & Mrs Alexandra Honnasa
Of Flat C, 16 Hatton Wall, Farringdon, London, EC1N 8JH
("the Tenant")
AND IS MADE IN RELATION TO PREMISES AT:
Flat C, 16 Hatton Wall, Farringdon, London, EC1N 8JH
("the Premises")
THE MAIN TERMS OF THE TENANCY

1. TERM OF TENANCY.
The Landlord lets to the Tenant the Premises for a period of 12 months. The Tenant shall start on and include the 01st August 2018 and shall end on and include the 31st July, 2019. At any time after six months of the term of this tenancy has expired (or after a similar period of an extension to the original tenancy) either party may invoke a break clause by providing a minimum of two months written notice to the other (such notice to expire on the last day of a rental period of the tenancy). At the end of such notice the tenancy shall end and all obligations and responsibilities shall cease, subject nevertheless to any claim by either party against the other in respect of any breach of any of the terms and conditions of the agreement.

2. THE RENT.
The Tenant shall pay to the Landlord or the Agent £1,711.67 ("the Rent") payable in advance, £1,711.67 shall be made on or before the 1st day of each month.

3. THE DEPOSIT.
The Tenant shall pay to the Landlord or the Agent £2,370.00 ("the Deposit"), as a deposit which shall be held by the Agent, on the signing of this Agreement. The Agent is a Member of the Deposit Protection Service (DPS). At the end of the Tenancy the Agent shall return the Deposit to the Tenant subject to the possible deductions set out in this Agreement.