

**AUTHORITY TO
EFFECT FORFEITURE**

We hereby authorise Debt Squared Group to effect peaceable re-entry and thereby secure forfeiture of the lease between:

Tenant: **WOOLFE CONSULTANTS LTD** **AND** Landlord: **WANDERSLORE PENSION SCHEME**

RELATING TO

The Demised
Premises at: **GROUND FLOOR
6 PERCY STREET
LONDON
W1T 1DQ**

AS ALLOWED UNDER CLAUSE AND DATED

Clause: **36.1(A)** Date: **7.11.2016**

And so thereafter arrange for the premises to be secured and the locks to be changed upon the said premises. And for your so doing this shall be your sufficient Warrant, Authority and Indemnification, against all actions at law, as well as against all costs, charges or expenses which you may incur or be liable to pay by reason of your execution of these instructions. We also undertake to pay your fees for possession together with the appropriate sum of VAT and locksmith charges incurred.

Dated this (dd/mm/yy) **9 08 22**

CLIENT DETAILS

Your Company Name: **PEARL & COUTTS LTD**

Your Reference: **00015740**

Your Address: **C/O First Floor
9 White Lion Street
London
N1 9PD**

Out of Hours Contact

Contact Name: **DAWN SULLIVAN-SUCKRA**

Telephone No: **0207 843 3772**

Invoices Payable to: **WANDERSLORE PENSION SCHEME**

If you own any property/land, you can face claims for compensation if a member of the public suffers an injury whilst on it, even if the property/land doesn't have public access. That means whatever type of property/land you own - whether it's a small field or large estate, a private car park in town or a sports field - the landlord must ensure a suitable level of liability insurance is in place at all times.

Remember - legally the onus is on the landlord to protect the public from injury. That means that even if someone has an accident whilst trespassing, they can make a claim against the landlord.

PLEASE COMPLETE PAGE TWO AND SIGN TO AUTHORISE YOUR INSTRUCTION

Greenside House, 5 Portal Business Park, Eaton Lane, Tarporley, Cheshire, CW6 9DL
Tel: 0800 002 9049 Fax: 0845 241 5006 Web: www.debtsquared.com Email: rams@debtsquared.com

AUTHORITY TO EFFECT FORFEITURE: ADDITIONAL SECURITY SERVICES



WEEKLY VOID PROPERTY INSPECTIONS

Insurance compliant reporting on high-level maintenance issues with bespoke reports

Minimum 4 Weeks, Weekly Inspections Charge: **£35.00**

For: weeks

STEEL SECURITY

Temporary Steel Security Screens

Steel screens are each made from a single sheet of high-quality, zinc-coated, perforated steel, and are fitted to the outside of the property causing little or no damage to existing frame.

Material: 1.5mm perforated steel, pre-fabricated

Protection: zinc coated, powder coated

Dimensions: Various

Features: Internal fix locking bars, tamper-proof bolts, optional vinyl wrapped pattern (additional cost)

Minimum Hire: 4 Weeks @ **£5.00 per window per week**

Ground Floor
Openings:

First Floor
Openings:

For: weeks

Keyless Door

The only steel security door in its class approved by the UK Police for design and security excellence. Multi-level pin code access, programmable entry codes. Built-in twin battery system provides unique fail-safe operation.

Dimensions: 1.5mm perforated steel, pre-fabricated

Weight: zinc coated, powder coated

Material: Various

Door Access Functions: PIN codes, backup battery with SOS notification

Safe Exit: Exit from inside property always possible without power mechanism

Features: Anti crowbar reinforced lip, multi-point locking, independent springs, interlocking hinges

Minimum Hire: 4 Weeks @ **£30.00 per door per week**

Quantity:

For: weeks

Installation & Removal of Steel Door: **£75.00 per door**

Extra over for first floor Installation & Removal: **£75.00**

Installation & Removal, including Door & Windows: **£150.00**

CCTV MONITORING & ALARMS

Temporary Alarm System (Battery Powered)

Specifically designed for use on vacant commercial and residential properties, this unique multi-sensor alarm system is fitted and includes four movement sensors (PIRs) and one smoke detector, commissioned, verified and working to protect your property.

Minimum Hire: 4 Weeks @ **£60.00 per week**

Installation & Removal Charge: **£275.00**

For: weeks

CCTV Tower

Easily transported & can be deployed with fully independent operation capability within 20 minutes once on site and is designed to be left unmanned for long periods of time.

Powered: Minimum Hire: 12 Weeks @ **£265.00 per week**

Installation & Removal Charge: **£275.00**

For: weeks

Solar Powered: Minimum Hire: 12 Weeks @ **£340.00 per week**

Installation & Removal Charge: **£275.00**

For: weeks

*This form must be signed

Signature of Person Authorising Instruction

By authorising this instruction we confirm that we have read and accept the Standard Terms and Conditions of service.

Print Name: **DAWN SULLIVAN-SUCKERA**

Surveyor Name

N/A.

Credit Control Name

DAWN SULLIVAN-SUCKERA

Company Name

PEARL & COVTS.

Telephone Number

0207 843 3772

Date:

9/8/22.

GDPR NOTICE: By submitting this form you do so as data controller with a lawful purpose(s) in holding the data provided to us.

All costs are subject to VAT.

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Tel: 0800 002 9049 Fax: 0845 241 5006 Web: www.debtsquared.com Email: rams@debtsquared.com

Registered Office: Pennine Place, 2a Charing Cross Road, London WC2H 0HF.
Company Number: 3924713. VAT Number: 978 3663 59. Registered in England and Wales.
Debt Squared Group Limited is a Clearway Group company.

STANDARD TERMS AND CONDITIONS OF SERVICE



AUTHORITY TO EFFECT FORFEITURE

1. GENERAL

1.1 The Instructing Client and/or Claimant Landlord (Client) agrees to be bound by the terms and conditions in this Schedule upon providing Debt Squared Group Limited with a signed completed instruction form.

1.2 If any provision of these terms and conditions is held to be invalid or unenforceable in whole or in part, the validity of the remainder of the condition(s) shall not be affected.

2. CLIENT PROVISION OF AUTHORITY

2.1 Unless the Client notifies us in writing, we will assume that we have the authority of the Client to prepare and sign certain documents on your behalf such as, but not limited to, the Notice of action to be served at the demise address.

3. PROVISION OF ADVICE

3.1 Debt Squared Group is not authorised to provide legal advice in any form. Any advice provided by Debt Squared Group Limited relates strictly to the provision of services undertaken by Debt Squared Group Limited and should not be relied upon by the Client as advice in a wider context or advice relating to any litigation or dispute in which the Client is a party.

3.2 Debt Squared Group Limited accepts no liability for any actions which the Client may take or loss or damage which the Client incurs as a result of advice given in any communication with Debt Squared Group Limited. We recommend that you seek independent legal advice in relation to any legal issues at all times.

4. DISBURSEMENTS (General Provisions)

4.1 Any disbursement costs incurred during the process by Debt Squared Group Limited will be the responsibility of the Client.

5. RECOVERABILITY OF FEES AND CHARGES

5.1 Should the instructing Client cancel or withdraw an instruction, subsequent to Debt Squared Group Limited completing an instruction, then the Client agrees to fully indemnify Debt Squared Group Limited in consideration of all fees properly incurred including disbursement costs.

6. CARE AND DILIGENCE

6.1 The Client shall warrant that the information supplied to Debt Squared Group Limited is correct at all times.

6.2 The Client shall defend, indemnify and hold harmless Debt Squared Group Limited, its directors, shareholders and employees against all loss, damage liability or legal claim (including legal costs) which is brought against Debt Squared Group Limited, its directors, shareholders and employees arising out of or in connection with the provision of services undertaken by Debt Squared Group Limited.*

6.3 The client shall indemnify Debt Squared Group Limited against any additional costs that Debt Squared Group Limited may incur as a result of specific directions provided by the Client in the course of an instruction. This will include, but is not limited to, legal costs on cases that may have been escalated through the process.

6.4 Debt Squared Group Limited shall bear no liability for loss, damage or delay howsoever arising caused in circumstances outside of its control.

7. GDPR

7.1 By submitting this form you do so as data controller with a lawful purpose(s) in holding the data provided to us.

*Provided always that the indemnity shall not apply in cases where the liability, damage, claim, costs, charges, expenses or loss has been occasioned by Debt Squared Group's actions or failure to act.

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