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THIRD SCHEDULE

DEED made the

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LANDLORD

THE FAR NORTH DISTRICT COUNCIL a local body duly constituted under the Local Government Act 1974 having its principal office

at Kaikohe

TENANT

FAR NORTH HOLDINGS LIMITED a duly incorporated company having

its registered offices at Kelliche Opua.

GWARKWOOR

THE LANDLORD leases to the Tenant and the Tenant takes on lease the premises described in the First Schedule together with the right to use:

- a) The Landlord's fixtures and fittings contained in the premises.
- The common areas of the property. b)
- c) The car parks described in the First Schedule.

FOR the term from the commencement date and at the annual rent (subject to review if applicable) as set out in the First Schedule.

THE LANDLORD AND THE TENANT covenant as set out in the Second Schedule.

SIGNED by the Landlord

(by affixing its

common seal)

in the presence of:

 $T_{\rm bo}$ Common Seal

SIGNED by the Tenant

(by affixing its

common seal)

in the presence of:

Dillerton

SIGNED by the Guarantor in the presence of:

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OUTGOINGS (Clause 3)

- 1. Rates or levies payable to any local or territorial authority
- 2. Charges for water gas electricity telephones and other utilities or services.
- 2. Rubbish sollection charges.
- 4. New Zealand Fire Service charges and the maintenance charges in respect of all fire detection and fire fighting equipment.
- 5. Such portion of the Landlord's land tax as the value of the land forming part of the property bears to the total value of all land included in the Landlord's assessment for land tax.
- 6. Insurance premiums and related valuation fces. (Clause 9).
- 7. Service contract charges for air conditioning, lifts and other building services.
- 8. Cleaning maintenance and repair charges including charges for repainting, decorative repairs and the maintenance and repair of building services to the extent that such charges do not comprise part of the cost of a service maintenance contract, but excluding charges for structural repairs to the building (minor repairs to the roof of the building shall not be a structural repair).
- 9. The provisioning of toilets and other shared facilities.
- 10. The cost of ground maintenance i.e. lawns, gardens and planted areas including plant hire and replacement.
- 11. Yard and carparking area maintenance and repair charges but excluding charges for structural repairs to the building.
- 12. Body Corporate charges for insurance premiums and related valuation fees and reasonable management administration expenses.
- 13. The costs incurred and payable by the landlord in supplying to the territorial authority a building warrant of fitness and obtaining reports as required by Section 45 of the Building Act 1991.

SECOND SCHEDULE

TENANT'S PAYMENTS

Rent

1.1 THE Tenant shall pay the annual rent by equal monthly payments in advance (or as varied pursuant to any rent review) on the rent payment dates. The first monthly payment (together with rent calculated on a daily basis for any period from the commencement date of the term to the first rent payment date) shall be payable on the first rent payment date. All rent shall be paid without any deductions by direct payment to the Landlord or as the Landlord may direct.

Rent Review

- 2.1 THE annual rent may be reviewed by the Landlord as follows:
 - (a) The Landlord shall commence a review by not earlier than three (3) months prior to a review date or at any time up to the next following review date giving written notice to the Tenant specifying the annual rent considered by the Landlord to be the current market rent as at that review date.
 - (b) If, by written notice to the Landlord within twenty-eight (28) days after receipt of the Landlord's notice, the Tenant disputes that the proposed new annual rent is the current market rent then the new rent shall be determined in accordance with clause 2.2. BUT the new rent shall not be less than the annual rent payable during the period of twelve (12) months immediately preceding the relevant review date.
 - (c) If the Tenant fails to give such notice (time being of the essence) the Tenant shall be deemed to have accepted the annual rent specified in the Landlord's notice.
 - (d) The annual rent so determined or accepted shall be the annual rent from the review date or the date of the Landlord's notice if such notice is given later than three (3) months after the review date.
 - (e) Pending the determination of the new rent, the Tenant shall pay the rent specified in the Landlord's notice provided that the rent is substantiated by a registered valuer's report. Upon determination of the new rent an appropriate adjustment shall be made.
 - (f) The rent review at the option of either party may be recorded in a Deed, the cost of which and the stamp duty thereon shall be payable by the Tenant.

- 2.2 IMMEDIATELY following receipt by the I andlord of the Tenant's notice the parties shall endeavour agree upon the current market rent, but if agreement is not reached within fourteen (14) days then the n rent may be determined either:
 - (a) By one party giving written notice to the other requiring the new tent to be determined arbitration; or
 - (b) If the parties so agree by registered valuers acting as experts and not as arbitrators as follows:
 - (1) Each party shall appoint a valuer and give written notice of the appointment to the other pa within fourteen (14) days of the parties agreeing to so determine the new rent.
 - (2) If the party receiving a notice fails to appoint a valuer within the fourteen (14) day period the the valuer appointed by the other party shall determine the new rent and such determination shall be binding on both parties.
 - (3) The valuers appointed before commencing their determination shall appoint an umpire w need not be a registered valuer.
 - (4) The valuers shall determine the current market rent of the premises and if they fail to agi then the rent shall be determined by the umpire.
 - (5) Each party shall be given the opportunity to make written or verbal representations to a valuers or the umpire subject to such reasonable time and other limits as the valuers or a umpire may prescribe and they shall have regard to any such representations but not be bout thereby.

When the new rent has been determined the arbitrators or the valuers shall give written notice then the parties. The notice shall provide as to how the costs of the determination shall be borne and provision shall be binding on the parties.

Outgoings

- 3.1 THE Tenant shall pay the outgoings in respect of the property which are specified in the First Schedul Where any outgoing is not separately assessed or levied in respect of the premises then the Tenant ship pay such proportion thereof as is specified in the First Schedule or if no proportion is specified then sufair proportion as shall be agreed or failing agreement determined by arbitration.
- 3.2 THE Landlord may vary the proportion of any outgoing payable to ensure that the tenant pays a f proportion of the outgoing.
- 3:3 IF any outgoing is rendered necessary by another tenant of the property or that tenant's employed contractors or invites causing damage to the property or by another tenant failing to comply with the tenant's leasing obligations, then such outgoing shall not be payable by the Tenant.
- 3.4 THE outgoings shall be apportioned between the Landlord and the Tenant in respect of periods current the commencement and termination of the term.
- 3.5 THE outgoings shall be payable on demand or if required by the Landlord by monthly instalments each rent payment date of such reasonable amount as the Landlord shall determine calculated on annual basis. Where any outgoing has not been taken into account in determining the mont instalments it shall be payable on demand.
- 3.6 AFTER the 31st March in each year of the term or such other date in each year as the Landlord of specify, and after the end of the term, the Landlord shall supply to the Tenant reasonable details of actual outgoings for the year or period then ended. Any over payment shall be credited or refunded to Tenant and any deficiency shall be payable to the Landlord on demand.
- 3.7 THE Tenant's liability to pay outgoings during the term shall subsist notwithstanding the end or ear termination of the term.
- 3.8 NOTWITHSTANDING any other provision in this lease, but with the exception of clause 18.2, Tenant shall only be liable to pay the outgoings specified in the first schedule.

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Goods and Services Tax

- 4.1 THE Tenant shall pay to the Landlord or as the Landlord shall direct the Goods and Services Tax p ayable by the Landlord in respect of the rental and other payments payable by the Ienant hereunder. The tax in respect of the rental shall be payable on each occasion when any rental payment falls due for payment and in respect of any other payment shall be payable upon demand.
- 4.2 IF the Tenant shall make default in payment of the rental or other moneys payable hereunder and the Landlord becomes liable to pay additional Goods and Services Tax then the Tenant shall on demand pay to the Landlord the additional tax.

Interest on Unpaid Money

5. IF the Tenant defaults in payment of the rent or other moneys payable hereunder for fourteen (14) days then the Tenant shall pay on demand interest at the default interest rate on the moneys unpaid from the due date for payment down to the date of payment.

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-THE Teamt shall pay the Landlord's solicitors costs of and incidentalte the preparation of this lease and any variation or renewal or any Deed recording a rent review and the stamp duty payable, and the Landlord's legal costs (as between solicitor and client) of and incidental to the enforcement or attempted enforcement of the Landlord's rights remedies and powers under this lease.

Indemnity

7. THE Tenant shall indemnify the Landlord against all damage or loss resulting from any act or omission on the part of the Tenant or the Tenant's employees contractors or invitees. The Tenant shall recompense the Landlord for all expenses incurred by the Landlord in making good any damage to the property resulting from any such act or omission. The Tenant shall be liable to indemnify only to the extent that the Landlord is not fully indemnified under any policy of insurance.

LANDLORD'S PAYMENTS

Outgoings

8. SUBJECT to the Tenant's compliance with the provisions of Clause 3 the Landlord shall pay all outgoings in respect of the property not payable by the Tenant direct. The Landlord shall be under no obligation to minimise any liability by paying any outgoing or tax prior to receiving payment from the Tenant.

Insurance

- 9. THE bandland shall at all times during the term keep and maintain any buildings on the property insured under a policy of the type shown in the First Schedule against loss damage or destruction by fire and such other risks as the Landlord may reasonably determine and such cover may extend to
 - (a) a twelve (12) month indemnity in respect of consequential loss of rent,
 - (b) loss damage or destruction of windows and other glass and all the Landlord's fixtures fittings and chattels, and
 - (c) adequate public rick cover-

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Tenant's Obligations

- 10.1 THE Tenant shall (subject to any maintenance covenant by the landlord) in a proper and workmanlike manner and to the reasonable requirements of the Landlord:
 - (a) Maintain the premises

 Keep and maintain the interior of the premises including the Landlord's fixtures and fittings in the same clean order repair and condition as they were in at the commencement of this lease and will at the end or earlier determination of the term quietly yield up the same in the like clean order repair and condition. In each case the Tenant shall not be liable for fair wear and tear arising from reasonable use or damage by fire earthquake flood storm act of God inevitable accident or any risk against which the Landlord is insured unless the insurance moneys are rendered irrecoverable in consequence of any act or default of the Tenant or the Tenant's agents employees contractors or invitees.
 - (b) Repair minor breakages
 Repair all glass breakages and breakage or damage to all doors windows light fittings and power
 points of the premises and shall keep that portion of the electrical system of the premises from the
 switchboard to all power outlets in good operating condition. This provision shall apply
 notwithstanding any other provision in this lease.
 - (c) Painting
 Paint and decorate those parts of the interior of the premises which have previously been painted and decorated when the same reasonably require repainting and redecoration.
 - (d) Floor coverings

 Keep all floor coverings in the premises clean and replace all worn or damaged floor coverings with floor coverings of a similar quality when reasonably required by the Landlord.
 - (e) Make good defects
 Make good any damage to the property caused by improper careless or abnormal use by the Tenant or those for whom the Tenant is responsible.
- 10.2 WHERE the Tenant is leasing all of the property the Tenant shall:
 - (a) Maintain yards Keep and maintain any car parks pavings and other sealed or surfaced areas in good order and repair.
 - (b) Care of grounds Keep any grounds yards and surfaced areas in a tidy condition and maintain any garden or lawn areas in a tidy and cared for condition.
 - (c) Water and drainage
 Keep and maintain the storm or waste water drainage system including downpipes and guttering clear and unobstructed.
 - (d) Other works

 Carry out such works to the property as the Landlord may require in respect of which outgoings are payable by the Tenant.
- 10.3 THE Tenant shall not be liable for the maintenance or repair of any building service the subject of a service maintenance contract but this clause shall not release the Tenant from any obligation to pay for the cost of any such contract or charges in respect of any such maintenance or repair.
- WHERE the Tenant is obligated to make good damage to the property of the Landlord then the Landlord shall reimburse the Tenant for the cost of making good the damage to the extent of any insurance moneys receivable by the Landlord in respect of such damage.

Toilets

11. THE toilets sinks and drains shall be used for their designed purposes only and no substance or matter shall be deposited in them which could damage or block them.

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Rubbish Removal

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-TME Tenant shall regularly exuse all rubbish and gurbuge to be removed from the premises and will heap only rubbish bins or containers in a hidy condition. The Tenant will also at the Tenant's own expense cause to be removed all trade wante boxes and other goods or rubbish not removed by in the ordinary excusse by the local authority.

Landlord's Maintenance

- 13.1 THE Landford shall keep and maintain the building and all building services in good order and repair but the Landford shall not be liable for any:
 - (a) Repair or maintenance which the Tenant is responsible to undertake; or
 - (b) Want of repair or defect in respect of building services so long as the Landlord is maintaining a service maintenance contract covering the work to be duse; or
 - (c) Repair or maintenance which is not reasonably necessary for the Tenant's use and enjoyment of the premises.
 - (d) Loss suffered by the Tenant arising from any want of repair or defect unless the Landlord shall have received notice in writing thereof from the Tenant and shall not within a reasonable time thereafter have taken appropriate steps to remedy the same.
- 13.2 THE Landlord shall keep and maintain service maintenance contracts for lifts, airconditioning and at the Landlord's option any other building services unless it is the obligation of the Tenant to maintain such contracts.

Notification of Defects

14. THE Tenant shall give to the Landlord prompt notice of any accident to or defect in the premises of which the Tenant may be aware and in particular in relation to any pipes or fittings used in connection with the water electrical gas or drainage services.

Landlord's Right of Inspection

15. THE Landlord and the Landlord's employees contractors and invitees may at all reasonable times enterupon the premises to view their condition. If the Landlord shall give the Tenant written notice of any failure on the part of the Tenant to comply with any of the requirements of Clause 10 the Tenant shall with all reasonable speed so comply

Landlord may Repair

16. IF default shall be made by the Tenant in the due and punctual compliance with any repair notice given pursuant to the previous clause or in the event that any repairs for which the Tenant is responsible require to be undertaken as a matter of urgency then without prejudice to the Landlord's other rights and remedies expressed or implied the Landlord may by the Landlord's employees and contractors with all necessary equipment and material at all reasonable times enter upon the premises to execute such works. Any moneys expended by the Landlord in executing such works shall be payable by the Tenant to the Landlord upon demand together with interest thereon at the default interest rate from the date of expenditure down to the date of payment.

Access for Repairs

17. THE Tenant shall permit the Landlord and the Landlord's employees and contractors at all reasonable times to enter the premises to carry out repairs to the premises or adjacent premises and to install inspect repair renew or replace any services where the same are not the responsibility of the Tenant all such repairs inspections and work to be carried out with the least possible inconvenience to the Tenant.

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, USE OF PREMISES

Business Use

- 18.1 THE Tenant shall not without the prior written consent of the Landlord use or permit the whole or any part of the premises to be used for any use other than the business use. The Landlord's consent shall not be unreasonably or arbitrarily withheld in respect of any proposed use
 - (a) not in substantial competition with the business of any other occupant of the property which might be affected by the use,
 - (b) reasonably suitable for the premises and
 - (c) conforming with all town planning ordinances, provisions and consents.

If any change in use renders any increased or extra premium payable in respect of any policy or policies of insurance on the premises the Landlord as a condition of granting consent may require the Tenant to pay the increased or extra premium.

- 18.2 IF any change in use requires compliance with Section 46 of the Building Act 1991 the Landlord, as a condition of granting consent, may require the Tenant to comply with Section 46 of the Act and to pay all compliance costs.
- 18.3 IF the premises are a retail shop the Tenant shall keep the premises open for business during usual trading hours and fully stocked with appropriate merchandise for the efficient conduct of the Tenant's business.

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Lease of Premises Only

THE tenance shall relate only to the premises and the Landlord shall at all times be entitled to use occupy and deal with the remainder of the property without reference to the Tenant and the Tenant shall have no right in relation thereto other than the rights of use herein provided.

Neglect of Other Tenant

20. THE Landlord shall not be responsible to the Tenant for any act of default or neglect of any other tenant of the property.

Signage

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THE Tenant shall not affix paint or exhibit or permit to be affixed painted or exhibited any name sign name-plate signboard or advertisement of any description on or to the exterior of the building or the appurtenances thereof without the prior approval in writing of the Landlord but such approval shall not be unreasonably or arbitrarily withheld in respect of signage describing the Tenant's business. If approve the signage shall be secured in a substantial and proper manner to as not to cause any damage to the building or any person and the Tenant shall at the end or sooner determination of the term remove the signage and make good any damage occasioned thereby.

Additions and Alterations

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THE Tenant shall neither make nor allow to be made any alterations or additions to any part of the premises without first producing to the Landlord on every occasion plans and specifications and obtaining the written consent of the Landlord (not to be unreasonably or arbitrarily withheld) for that purpose. If the Landlord shall authorise any alterations or additions the Tenant will at the Tenant's own expense if required by the Landlord at the end of the term reinstate the premises. The Tenant will promptly discharge and procure the withdrawal of any liens or charges of which notice may be given to the Tenant or the Landlord in respect of any work carried out by the Tenant.

THE Tenant, when undertaking any "building work" to the premises (as that term is defined in the Building Act 1991), shall comply with all statutory requirements including the obtaining of building consents and code compliance certificates pursuant to that Act.

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FIRST SCHEDULE

PREMISES: <u>Silver Egg Road, Mangonui</u> Part Lot 1 Deposited Plan 159831 shown outlined in red on the plan annexed hereto

CARPARKS: N/A

TERM:

19 years 364 days

COMMENCEMENT DATE:

1 July 2001

FURTHER TERMS:

NIL

RENEWAL DATES:

N/A

FINAL EXPIRY DATE:

29 June 2021

ANNUAL RENT:

\$1.00 (if demanded)

(Subject to review if applicable)

MONTHLY PAYMENTS OF RENT:

N/A

RENT PAYMENT DATES: The

1st day of reach months commencing on the 1st day

of July 2001

REVIEW DATES:

N/A

PROPORTION OF OUTGOINGS:

(Clause 3.1)

100 %

DEFAULT INTEREST RATE:

N/A

% per annum

BUSINESS USE: Short term boat maintenance and repair area, dinghy storage racks and management and operation of existing boat launching

facilities, and carparking.

IMPROVEMENTS RENT PERCENTAGE: (Clause 23)

100 %

INSURANCE - Full replacement and reinstatement.

- Indemnity to full insurable value.

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-yltisiE-you.Jistly-		Esal Remp		 Area
	puod 683 Hanis			Proposed Lease of Hardstand A. Mangonui Cruising - Club.
Miles Gar	- , j .			
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FIRST SCHEDULE

PREMISES: Russell Wharf The wharves and structures erected upon and together with the area of seabed the subject of Coastal Permit NLD-1960-5667-1 comprising an area of 1.4500 hectares approximately and being PT Lot 1 DP 18045 more particularly shown outlined in red on the plan annexed hereto

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TERM: 19 years 364 days

COMMENCEMENT DATE: 1 July 2001

FURTHER TERMS: NIL

RENEWAL DATES: N/A

FINAL EXPIRY DATE: 29 June 2021

ANNUAL RENT: \$1.00 per annum for the period 1 July 2001 to 1 July 2007 (Subject to review if applicable) and thereafter at current market rental determined in accordance with Clauses 2.1 and 2.2

MONTHLY PAYMENTS OF RENT:

Annual payment of \$1.00 (if demanded) until 1 July 2007 and thereafter by equal monthly instalments
RENT PAYMENT DATES: The lst day of each month commencing on the lst day of July 2007

REVIEW DATES: 1 July 2007, 1 July 2010, 1 July 2013, 1 July 2016, 1 July 2019

PROPORTION OF OUTGOINGS:

100 %

(Clause 3, 1)

DEFAULT INTEREST RATE:

14 % per annum

BUSINESS USE: Provision of maritime services and facilities and related activities including recreational use and public access

IMPROVEMENTS RENT PERCENTAGE: (Clause 23)

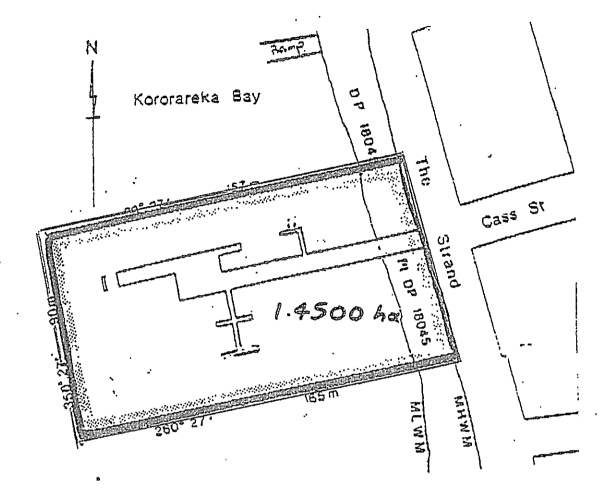
12 %

INSURANCE - Full replacement and reinstatement.

- Indemnity to full insurable value.

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RUSSELL WHARF

& MC

Area to be Licensed: 1.4500 ha approx.

DRAWN MTH
APPROVED
FROMTHLAND
FROM THE FROM THE

Pt. Lot 1 DP. 18045

Pt Seabed Bay of Islands Harbour SCALE

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FIRST SCHEDULE

PREMISES: Totara North 187m² more or less being Lot 1 on Deposited Plan 6554 and being part of the bed of the Whangaroa Harbour and being all the land in C.T. 40C/751 together with buildings erected thereon.

CARPARAS:

TERM:

19 years 364 days

COMMENCEMENT DATE:

l July 2001

FURTHER TERMS:

NIL

RENEWAL DATES:

N/A

FINAL EXPIRY DATE:

29 June 2021

ANNUAL RENT: \$1.00 per annum for the period 1 July 2001 to 1 July 2007 (Subject to review if applicable) and thereafter at current market rental determined in accordance with Clauses 2.1 and 2.2

MONTHLY PAYMENTS OF RENT:

Annual payment of \$1.00 (if demanded) until 1 July 2007 and thereafter by equal monthly instalments
RENT PAYMENT DATES: The lst day of each month commencing on the lst day

of July 2007

REVIEW DATES: 1 July 2007, 1 July 2010, 1 July 2013, 1 July 2016, 1 July 2019

PROPORTION OF OUTGOINGS: (Clause 3.1)

100 %

DEFAULT INTEREST RATE:

14 % per annum

BUSINESS USE: Provision of maritime services and facilities and related activities and provision of carparking.

IMPROVEMENTS RENT PERCENTAGE: (Clause 23)

12 %

INSURANCE - Full replacement and reinstatement.

- Indemnity to full insurable value.

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Compliance with Statutes and Regulations

- THE Tenant shall comply with the provisions of all statutes, ordinances, regulations and by-laws relating to the use of the premises by the Tenant or other occupant and will also comply with the provisions of all licences, requisitions and notices issued by any competent authority in respect of the premises or their use by the Tenant or other occupant PROVIDED THAT:
 - (a) The Tenant shall not be required to make any structural repairs or alterations other than those required by reason of the particular nature of the business carried on by the Tenant or other occupant of the premises or the number or sex of persons employed on the premises.
 - (b) The Tenant shall not be liable to discharge the Landlord's obligations as owner under the Building Act 1991 unless any particular obligation is the responsibility of the Tenant as an occupier of the premises.
- 23.2 If the Landlord is obliged by any such legislation or requirement to expend moneys on any improvement addition or alteration to the premises then the Landlord shall be entitled to charge in addition to the rent an annual sum equal to the Improvements Rent Percentage of the amount so expended by the Landlord and the monthly payments of rent shall increase accordingly from the first day of the month in which such improvement addition or alteration is completed. If the Landlord would be obliged to expend an unreasonable amount then the Landlord may determine this lease and any dispute as to whether or not the amount is unreasonable shall be determined by arbitration.

No Noxious Use

- 24. THE Tenant shall not
 - (a) bring upon or store within the premises nor allow to be brought upon or stored within the premises any machinery goods or things of an offensive noxious illegal or dangerous nature, or of such weight size or shape as is likely to cause damage to the building or any surfaced area,
 - (b) use the premises or allow them to be used for any noisome noxious illegal or offensive trade or business, or
 - (c) allow any act or thing to be done which may be or grow to be a nuisance disturbance or annoyance to the Landlord, other tenants of the property, or any other person, and generally the Tenant shall conduct the Tenant's business upon the premises in a clean quiet and orderly manner free from damage nuisance disturbance or annoyance to any such persons but the carrying on by the Tenant in a reasonable manner of the business use or any use to which the Landlord has consented shall be deemed not to be a breach of this clause.

Tenant not to Void Insurances

- 25. THE Tenant shall not carry on or allow upon the premises any trade or occupation or allow to be done any act or thing which
 - (a) shall make void or voidable any policy of insurance on the property or
 - (b) may render any increased or extra premium payable for any policy of insurance except where in circumstances in which any increased premium is payable the Tenant shall have first obtained the consent of the insurer of the premises and the Landlord and made payment to the insurer of the amount of any such increased or extra premium as may be payable but the carrying on by the Tenant in a reasonable manner of the business use or of any use to which the Landlord has consented shall be deemed not to be a breach of this clause.

In any case where in breach of this clause the Tenant has rendered any insurance less effective or void and the Landlord has suffered loss or damage thereby the Tenant shall forthwith compensate the Landlord in full for such loss or damage.

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DAMAGE TO OR DESTRUCTION OF PREMISES

Total Destruction

- 26. If the premises or any portion of the building of which the premises may form part shall be destroyed or so damaged
 - (a) as to render the premises untenantable then the term shall at once terminate or
 - (b) in the reasonable opinion of the Landlord as to require demolition or reconstruction, then the Landlord may within three (3) months of the date of damage or destruction give the Tenant one (1) months written notice to terminate and a fair proportion of the rent and outgoings shall cease to be payable according to the nature and extent of the damage.

Any termination pursuant to this clause shall be without prejudice to the rights of either party against the other.

Partial Destruction

- 27.1 IF the premises or any portion of the building of which the premises may form part shall be damaged but not so as to render the premises untenantable and
 - (a) the Landlord's policy or policies of insurance shall not have been invalidated or payment of the policy moneys refused in consequence of some act or default of the Tenant and
 - (b) all the necessary permits and consents shall be obtainable,

THEN the Landlord shall with all reasonable speed expend all the insurance moneys received by the Landlord in respect of such damage towards repairing such damage or reinstating the premises and/or the building but the Landlord shall not be liable to expend any sum of money greater than the amount of the insurance money received.

- Any repair or reinstatement may be carried out by the Landlord using such materials and form of construction and according to such plan as the Landlord thinks fit and shall be sufficient so long as it is reasonably adequate for the Tenant's occupation and use of the premises.
- Until the completion of the repairs or reinstatement a fair proportion of the rent and outgoings shall cease to be payable according to the nature and extent of the damage.
- 27.4 If any necessary permit or consent shall not be obtainable or the insurance moneys received by the Landlord shall be inadequate for the repair or reinstatement then the term shall at once terminate but without prejudice to the rights of either party against the other.

DEFAULT

Distress

28. THE Landlord may distrain for rent or other moneys payable under this lease remaining unpaid fourteen (14) days after due date,

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Re-entry

- 29. THE Landlord may re-enter the premises at the time or at any time thereafter
 - (a) if the rent shall be in arrear fourteen (14) days after any of the rent payment dates,
 - (b) in case of breach by the Tenant of any covenant or agreement on the Tenant's part herein expressed or implied,
 - (c) if the Tenant shall make or enter into or endeavour to make or enter into any composition assignment or other arrangement with or for the benefit of the Tenant's creditors,
 - (d) in the event of the insolvency bankruptcy or liquidation of the Tenant,
 - (e) if the Tenant shall suffer distress or execution to issue against the Tenant's property goods or effects under any judgment against the Tenant in any Court for a sum in excess of five thousand dollars (\$5000.00)

and the term shall terminate on such re-entry but without prejudice to the rights of either party against the other.

Loss on Re-entry

30. UPON re-entry the Landlord may remove from the premises any chattels in the apparent possession of the Tenant and place them outside the premises and the Landlord shall not be answerable for any loss resulting from the exercise of the power of re-entry.

Essentiality of Payments

- FAILURE to pay rent or other moneys payable hereunder on the due date shall be a breach going to the
 essence of the Tenant's obligations under the Lease. The Tenant shall compensate the Landlord and the
 Landlord shall be entitled to recover damages from the Tenant for such breach. Such entitlement shall
 subsist notwithstanding any determination of the lease and shall be in addition to any other right or
 remedy which the Landlord may have.
- 31.2 THE acceptance by the Landlord of arrears of rent or other moneys shall not constitute a waiver of the essentiality of the Tenant's continuing obligation to pay rent and other moneys.

Repudiation

THE Tenant shall compensate the Landlord and the Landlord shall be entitled to recover damages for any loss or damage suffered by reason of any acts or omissions of the Tenant constituting a repudiation of the lease or the Tenant's obligations under the lease. Such entitlement shall subsist notwithstanding any determination of the lease and shall be in addition to any other right or remedy which the Landlord may have.

REMOVAL OF TENANT'S FIXTURES

33. THE Tenant not being in breach may at any time before and will if required by the Landlord at the end or earlier termination of the term remove all the Tenant's fixtures and fittings and make good at the Tenant's own expense all resulting damage and if not removed within seven (7) days of the Landlord's request ownership of the Tenant's fixtures and fittings passes to the Landlord.

MARK

QUIET ENJOYMENT

34. THE Tenant paying the rent and performing and observing all the covenants and agreements herein expressed and implied shall quietly hold and enjoy the premises throughout the term without any interruption by the Landlord or any person claiming under the Landlord.

RENEWAL OF TERM

- 35. IF the Tenant has not been in breach of this lease and has given to the Landlord written notice to renew the lease at least three (3) calendar months before the end of the term then the Landlord will at the cost of the Tenant renew the lease for the next further term from the renewal date as follows:
 - (a) The annual rent shall be agreed upon or failing agreement shall be determined in accordance with clause 2.2 but such annual rent shall not be less than the rent payable during the period of twelve (12) months immediately preceding the renewal date.
 - (b) Such annual rent shall be subject to review during the further term on the review dates or if no dates are specified then after the lapse of the equivalent periods of time as are provided herein for rent reviews.
 - (c) The renewed lease shall otherwise be upon and subject to the covenants and agreements herein expressed and implied except that the term of this lease plus all further terms shall expire on or before the final expiry date.
 - (d) Pending the determination of the renewal rent the Tenant shall pay the rent proposed by the Landlord provided that the rent is substantiated by a registered valuer's report. Upon determination an appropriate adjustment shall be made.

ASSESSMITS INCOME ASSESSMENT OF THE PROPERTY O

THE Tenant which reconstructed the control of the premises of

- (a) The Tenant proves to the satisfaction of the Landlord that the proposed totigment because (or in the case of a company the chareholders of the proposed anigment subtenant are) respectable responsible and has the financial resources to meet the Tenant's commitments under this lesse.
- (b)—All rent and other moneys payable have been paid and there is not any subsisting breach of any of the Tenant's covenants.
- (c)—In the case of an assignment a deed of covenant in customary form approved or prepared by the Landlord is duly exceuted and delivered active bandlord.
- (d) In the case of an assignment to a company (other than a listed public company) a deed of guarant in customary form approved or prepared by the Landlord is duly executed by the principal shareholders of that company and (if required by the Landlord) by the Directors and delivered to the Landlord.
- (e) The Tenent-pays-the Landlord's proper costs and disbursements in respect of the approval or preparation and stamping of any deed of covenant or guarantee and (if appropriate) all fees and charges payable in respect of any reasonable enquiries made by or on-behalf of the Landlord concerning any proposed assigned subtemantes against the concerning any proposed assigned and concerning any proposed assigned and concerning any proposed assigned as a concerning any proposed assigned and concerning any proposed assigned as a concerning any proposed as a concerning and a concerning any proposed as a concerning and a concerning any proposed and a concerning any
- 36.2 The Landlord will not consent to the assignment or subletting of the company's entire interest in any asset described in this lease.

WHERE the Landlord consents to a subletting the consent shell extend only to the subletting and notwithstanding anything contained or implied in the sublesse the consent shall not permit any cubtenant to deal with the sublesse in any way in which the Tenant is restrained from dealing without consent.

ANY assignment or subletting of the type or in the manner referred to in Section 109 (2) of the Property Law Act 1952 shall be a breach of the provisions of this lease.

WHERE any Tenant is an unlisted company then any change in the legal or beneficial ownership of any of its shares or issue of new capital whereby in either case there is a change in the effective management or control of the company is deemed to be an assignment of this lease.

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UNIT TITLE COVENANTS

Body-Corporate-

37.1 THE expression "Body Corporate" means the Body Corporate incorporated under the Unit Titles Act 1972 ("the Act") in respect of the property.

Act and Rules Paramount

37.2 THIS lease shall be subject to the provisions of the rules of the Body Corporate and the provisions of the Act.

Insurance

37.3 THE Landlord's obligation to insure the building shall be satisfied by the Body Corporate maintaining the same insurance covers in accordance with the Act.

Indemnity

37.4 THE Tenant's obligation to indemnify the Landlord as herein expressed is extended to include the Body Corporate but only to the extent that the Body Corporate is not fully indemnified under any policy o insurance.

Lessor's Obligations

37.5 THE Landlord shall observe and perform all of the Landlord's obligations as a member of the Bod Corporate and shall use the Landlord's best endeavours to ensure that the Body Corporate complies wit its rules and the provisions of the Act.

Consents

WHERE in this lease the consent of the Landlord is required in respect of any matter then the like conser of the Body Corporate shall also be required if the consent of the Body Corporate to any such matter would be necessary under its rules or the Act.

GENERAL

Holding Over

38. IF the Landlord permits the Tenant to remain in occupation of the premises after the expiration or soon determination of the term, such occupation shall be a monthly tenancy only terminable by one month written notice at the rent then payable and otherwise on the same covenants and agreements (so far applicable to a monthly tenancy) as herein expressed or implied.

Access for Re-Letting

39. THE Tenant will at all reasonable times during the period of three months immediately precedi expiration of the term permit intending tenants and others with written authority from the Landlord the Landlord's agents at all reasonable times to view the premises.

Suitability

40. NO warranty or representation expressed or implied has been or is made by the Landlord that a premises are now suitable or will remain suitable or adequate for use by the Tenant or that any use of a premises by the Tenant will comply with the by-laws or ordinances or other requirements of any author having jurisdiction.

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Waiver

41. NO waiver or failure to act by the Landlord in respect of any breach by the Tenant shall operate as a waiver of another breach.

Land Transfer Title or Mortgagee's consent

42. THE Landlord shall not be required to do any act or thing to enable this lease to be registered or be required to obtain the consent of any mortgagee of the premises to this lease and the Tenant will not register a caveat in respect of the Tenant's interest hereunder.

Notice

- 43. SUBJECT to the provisions of the Property Law Act 1952 any notice to be given to the Landlord or the Tenant hereunder shall be deemed sufficiently served if
 - (a) sent by registered post to the addressee's last known address in New Zealand, or
 - (b) in the case of a body corporate sent to its registered office, or
 - (c) if there is no last known address or registered office, placed conspicuously on any part of ne premises.

Any notice so posted or placed shall be deemed to have been served on the day following the posting or placing thereof. Anything served or given by the Landlord shall be valid if served or given under the hand of the Managing Director, General Manager, Secretary or a director or other authorised representative of the Landlord.

Arbitration .

- 44.1 UNLESS any dispute or difference is resolved by mediation or other agreement, the same shall be submitted to the arbitration of one arbitrator who shall conduct the arbitral proceedings in accordance with the Arbitration Act 1996 and any amendment thereof or any other statutory provision then relating to arbitration.
- 44.2 IF the parties are unable to agree on the arbitrator, an arbitrator shall be appointed, upon request of any party, by the President or Vice President for the time being of the District Law Society of the district within which the premises are situated. That appointment shall be binding on all parties to the arbitration and shall be subject to no appeal. The provisions of Article 11 of the First Schedule of the Arbitration Act 1996 are to be read subject hereto and varied accordingly.
- 44.3 THE procedures prescribed in this clause shall not prevent the landlord from taking proceedings for the recovery of any rent or other monies payable hereunder which remain unpaid or from exercising the rights and remedies in the event of such default prescribed in clauses 28 and 29 hereof.

Interpretation

45. IN this lease

- (a) "the Landlord" and "the Tenant" means where appropriate the executors, administrators, successors and permitted assigns of the Landlord and the Tenant
- (b) "the property" and "the building" mean the land and building(s) of the Landlord which comprise or contain the premises. Where the premises are part of a unit title development the words "the property" mean the land and building(s) comprised in the development.
- (c) "the common areas" means those parts of the property the use of which is necessary for the enjoyment of the premises and which is shared with other tenants and occupiers.
- (d) Whenever words appear in this lease that also appear in the First Schedule then those words shall mean and include the details supplied after them in the First Schedule.
- (e) Where the context requires or admits, words importing the singular shall import the plural and vice versa.

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THIRD SCHEDULE

CHARANTEE

IN CONSIDERATION of the Landlord entering into the lease at the Guarantor's request the Guarantor:

- (a) guarantees payment of the rent and the performance by the Tenant of the covenants in the lease, and
- (b) indemnifies the Landlord against any loss the Landlord might suffer should the tease be lawfully disclaimed or abandoned by any liquidator, receiver or other person.

THE GUARANTOR covenants with the Landlord that:

- 1. NO release delay or other indulgence given by the Landlord to the Tenant or to the Tenant's successors or assigns or any other thing whereby the Guarantor would have been released had the Guarantor been merely a surety shall release prejudice or affect the liability of the Guarantor as a guarantor or as indemnifier.
- 2. AS between the Guarantor and the Landford the Guarantor may for all purposes be treated as the Tenant and the Landford shall be under no obligation to take proceedings against the Tenant before taking proceedings against the Guarantor.
- 3. THE guarantee is for the benefit of and may be enforced by any person entitled for the time being to receive the rent.
- 4. AN assignment of the lease and any rent review in accordance with the lease shall not release the Guarantor from liability.

5.—SHOULD there be more than one Guarantor their liability under this guarantee shall be joint and several.

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Dated	
Between	
THE FAR NORTH DISTRICT COUNCIL	
	Landlord
and	
FAR NORTH HOLDINGS LIMITED	
	Tenant
DEED OF LEA	SE