Sandalwood Properties Ltd (Receivers and Managers Appointed) (In Liquidation)

Quintis Leasing Pty Ltd (Receivers and Managers Appointed) (In Liquidation)

# **Deed of Surrender of Leases**

## **Contents**

1	Definitions and interpretation	2
1.1	Definitions	2
1.2	Interpretation	4
2	Surrender of Leases	5
2.1	Lessee to surrender and release	5
2.2	Lessor acceptance and release	5
2.3	Lessor's requirements of surrender	5
2.4	Lessee's acknowledgments	5
2.5	Release by Lessor	6
2.6	Release by Lessee	6
2.7	Withdrawal of Caveats	6
3	Limitations of Liability	6
3.1	Obligations	6
3.2	Survival	8
4	Costs, lodgement and duty	8
4.1	Legal costs	8
4.2	Receivers to lodge	8
4.4	Duty on the Surrender of Leases	8
4.5	Authority to amend Surrender Forms	8
5	GST	9
5.1	GST gross-up	9
5.2	GST Invoice	9
5.3	Payment	9
5.4	Reimbursements	9
5.5	Adjustments	9
5.6	Definitions	9
6	General	10
6.1	Entire agreement	10
6.2	Variation	10
6.3	Further acts	10
6.4	No assignment	10
6.5	Exercise of rights	10
6.6	Waiver	10
6.7	Severance	10
6.8	Remedies cumulative	10
6.9	Governing law and jurisdiction	10
6.10	Electronic Execution	11
6.11	Inconsistency with Leases	11
6.12	Statements	11
7	Confidentiality	11
Schedule 1 Execution		12

## **Deed of Surrender of Leases**

#### **Date**

#### **Parties**

1 Sandalwood Properties Ltd (Receivers and Managers Appointed) (In Liquidation) (ACN 093 330 977)

Address: c/- KordaMentha, Level 44, 108 St Georges Terrace, Perth WA 6000 and c/- FTI

Consulting, Level 47, Central Park, 152-158 St Georges Terrace, Perth WA 6000

Email: rtucker@kordamentha.com, jpalandri@kordamentha.com,

daniel.woodhouse@fticonsulting.com, matthew.chivers@fticonsulting.com

Contact: Richard Tucker (on behalf of the Liquidators) and Daniel Woodhouse (on behalf

of the Receivers)

2 Quintis Leasing Pty Ltd (Receivers and Managers Appointed) (In Liquidation) (ACN 080 978 721)

Address: c/- KordaMentha, Level 44, 108 St Georges Terrace, Perth WA 6000 and c/- FTI

Consulting, Level 47, Central Park, 152-158 St Georges Terrace, Perth WA 6000

Email: <a href="mailto:rtucker@kordamentha.com">rtucker@kordamentha.com</a>, <a href="mailto:jpalandri@kordamentha.com">jpalandri@kordamentha.com</a>,

<u>daniel.woodhouse@fticonsulting.com</u>, matthew.chivers@fticonsulting.com

Contact: Richard Tucker (on behalf of the Liquidators) and Daniel Woodhouse (on behalf

of the Receivers)

**Daniel Hillston Woodhouse, Hayden Leigh White and John Richard Park** in their capacity as joint and several receivers and managers of SPL and QLPL

Address: FTI Consulting, Level 47, Central Park, 152-158 St Georges Terrace, Perth WA

6000

Email: daniel.woodhouse@fticonsulting.com, matthew.chivers@fticonsulting.com

Contact: Daniel Woodhouse

4 Richard Scott Tucker and Scott Bradley Kershaw in their capacity as joint and several liquidators of SPL and QLPL

Address: c/- KordaMentha, Level 44, 108 St Georges Terrace, Perth WA 6000

Email: <a href="mailto:rtucker@kordamentha.com">rtucker@kordamentha.com</a>, jpalandri@kordamentha.com

Contact: Richard Tucker

#### Recitals

A On 2 April 2024 the Receivers were appointed as receivers and managers of certain property and assets of SPL and QLPL (such appointment excluding any property and assets held by SPL and QLPL in their capacity as trustees of any trust).

**B** Richard Scott Tucker and Scott Bradley Kershaw were appointed voluntary administrators of QLPL on 20 December 2023. On 6 March 2024 the QLPL Liquidators were appointed as liquidators of QLPL at the second meeting of creditors of QLPL held pursuant to section 439A of the Corporations Act.

- C Richard Scott Tucker and Scott Bradley Kershaw were appointed voluntary administrators of SPL on 3 April 2024. On 19 July 2024 the SPL Liquidators were appointed as liquidators of SPL at the second meeting of creditors of SPL held pursuant to section 439A of the Corporations Act. SPL owns the Land and is the Responsible Entity of the Managed Investment Schemes.
- QLPL leases the Land from SPL pursuant to the Leases in its capacity as bare trustee for SPL as Responsible Entity of the Managed Investment Schemes for the purpose of ensuring that an instrument that confers the right to use the land on which any primary production will occur is lodged for registration as required by SPL's AFSL.
- E On 12 March 2024, the Supreme Court of Western Australia made the Scheme Winding-Up Orders.
- **F** QLPL and SPL have agreed to surrender their respective estates and interests under the Leases, and in the Land as Lessee (including in each case any estate and interest in the Trees).
- **G** QLPL and SPL have (in each of their respective capacities as referred to in this document) agreed to accept the surrender of the Leases as Lessor, on the terms and conditions as set out in this document from the Surrender Date.

#### **Operative part**

## 1 Definitions and interpretation

#### 1.1 Definitions

In this document the following definitions and any definitions in Schedule 1 apply unless a contrary intention applies:

Other expressions included in Schedule 1 have the meaning set out against them.

AFSL means Australian Financial Services Licence.

**Business Day** means a day other than a Saturday, Sunday or bank or public holiday in Perth, Western Australia and Sydney, New South Wales.

Caveats means the caveats in favour of SPL as set out in Schedule 1.

Corporations Act means the Corporations Act 2001 (Cth).

**Growers** means investors in the Managed Investment Schemes.

Land means the land specified in Schedule 1.

LandgateWA means the Western Australian Land Titles Registry.

**Leases** means the leases between QLPL and SPL as set out in Schedule 1 and includes all schedules and annexures to them and any memorandum incorporated as part of it.

Lessee means QLPL, the lessee recorded in the Leases.

Lessor means SPL, the lessor recorded in the Leases.

Lessor's Agents means every agent, employee, licensee and contractor of the Lessor.

**Liquidators** means the QLPL Liquidators and the SPL Liquidators.

**Managed Investment Schemes** means the TFS Sandalwood Project 2007, the TFS Sandalwood Project 2008, the TFS Sandalwood Project 2009 and the TFS Sandalwood Project 2012 managed investment schemes.

**Receivers** means Daniel Hillston Woodhouse, Hayden Leigh White and John Richard Park of FTI Consulting (Australia) Pty Ltd (appointed jointly and severally) in their capacity as joint and several receivers and managers of SPL and QLPL.

Receivers Lawyers means Clifford Chance and Johnson Winter Slattery.

Responsible Entity has the meaning given to it in the Corporations Act.

RevenueWA means the Western Australian State Revenue Office.

**QLPL** means the following (as context requires):

- (i) Quintis Leasing Pty Ltd (ACN 080 978 721); and
- (ii) Lessee,

including in each case in its own right and/or in its capacity as bare trustee for SPL, as more particularly described in Schedule 1.

**QLPL Liquidators** means Richard Scott Tucker and Scott Bradley Kershaw in their capacity as liquidators of QLPL.

**Scheme Winding-Up Orders** means the orders of the Supreme Court of Western Australia made on 12 March 2024 that (amongst others) the Managed Investment Scheme be wound up pursuant to section 601ND(1)(a) of the Corporations Act.

SPL means the following (as context requires):

- (i) Sandalwood Properties Ltd (ACN 093 330 977);
- (ii) Lessor; and

including in each case in its own right and/or in its capacity as Responsible Entity of the Managed Investment Schemes and/or as bare trustee for Growers, as more particularly described in Schedule 1.

**SPL Liquidators** means Richard Scott Tucker and Scott Bradley Kershaw in their capacity as liquidators of SPL.

Surrender Date means the date of this document.

**Surrender Form** means, if the Lease is registered or required to be registered by law, the prescribed form of surrender of lease in registerable form required to be lodged at LandgateWA to record the surrender of the Lease on the titles to the Land.

Trees has the meaning given under the relevant Lease.

**Withdrawal of Caveat Form** means, if the Caveat is registered, the prescribed form of withdrawal of caveat in registerable form required to be lodged at LandgateWA to record the withdrawal of the Caveat on the titles to the Land.

#### 1.2 Interpretation

In this document, unless a contrary intention applies:

- (a) terms defined in the Leases have the same meaning in this document;
- (a) any heading, index, table of contents or marginal note is for convenience only and does not affect the interpretation of this document;
- (b) the singular includes the plural and vice versa and a reference to a gender includes all other genders;
- (c) a reference to:
  - a person includes an individual, corporation, firm, partnership, joint venture, unincorporated body, government and governmental authority or instrumentality;
  - (ii) a party to this document or another agreement or document, includes that person's successors, permitted substitutes and permitted assigns;
  - (iii) a clause, schedule, attachment, annexure or exhibit is to a clause of, or a schedule, attachment, annexure or exhibit to, this document;
  - (iv) this document or another document includes that document as amended, varied, supplemented, novated or replaced from time to time and any schedule, attachment, annexure or exhibit to that document; and
  - (v) legislation or a provision of legislation includes all regulations, orders or instruments issued under that legislation or provision and any modification, consolidation, amendment, re-enactment, replacement or codification of such legislation or provision;
- (d) where a word or expression is defined or given meaning, another grammatical form has a corresponding meaning;
- (e) the words 'include' and 'including' and similar expressions, when introducing a list of items, do not limit the meaning of the words to which the list relates to those items or to items of a similar kind;
- (f) a provision of this document must not be construed to the disadvantage of a party merely because that party was responsible for the preparation of this document or the inclusion of the provision in this document;
- (g) a reference to time is to the time in Perth, Western Australia, Australia;
- (h) where an act would be required to be done, or a time limit or period would expire, on a day that is not a Business Day, the act must be done or the limit or period will expire, on the following Business Day; and
- (i) a reference to dollars or \$ is to Australian dollars.

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#### 2.1 Lessee to surrender and release

The Lessee agrees, for no consideration, to:

- (a) surrender to the Lessor, its right title and interests under the Leases and in the Land, and in any right, title, estate or interest in the Trees, on the Surrender Date; and
- (b) release the Lessor from its obligations under the Leases from the Surrender Date.

#### 2.2 Lessor acceptance and release

Subject to the Lessee's compliance with its obligations under this document to be performed up to and including the Surrender Date, the Lessor:

- (a) accepts the surrender of the Leases on the Surrender Date;
- (b) accepts the surrender of any right, title, estate or interest in the Trees as applicable on the Surrender Date; and
- (c) releases the Lessee from its obligations under the Leases or in respect of the Trees from the Surrender Date.

#### 2.3 Lessor's requirements of surrender

- (a) On or before the Surrender Date, the Lessee must give to the Receivers' Lawyers:
  - (i) a Surrender Form for each Lease, which is:
    - (A) in the form annexed to this document at Annexure A; and
    - (B) properly executed in wet ink by the Lessee;
  - (ii) this document, in duplicate, properly executed by the Lessee; and
  - (iii) any other documents or authorisations necessary to enable the Leases to be surrendered and the Surrender Forms registered at LandgateWA (by paper lodgement or via PEXA), including, without limit, request to record change of name forms and any forms or consents required to avoid requisitions by LandgateWA.
- (b) On or before the Surrender Date, the Lessee must give to the Lessor vacant possession of the Land.

## 2.4 Lessee's acknowledgments

The Lessee acknowledges and agrees that:

- (a) it will have no right to use or occupy or access the Land after the Surrender Date;
- (b) it has no right to make any claim against the Lessor arising from any obligations accrued or arising on or before the Surrender Date;
- (c) after the Surrender Date, any personal rights the Lessee has or may have under the Leases will be at an end; and
- (d) after the Surrender Date, any legal or beneficial interest that the Lessee has, including any such interest on behalf of the Growers under the Managed Investment Schemes, in the Trees is at end and such legal and beneficial interest in the Trees

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merges into the freehold of the Land such that all legal and beneficial interest in the Trees vests in the Lessor as the registered owner of the Land.

## 2.5 Release by Lessor

The Lessor acknowledges and agrees that subject to the Lessee complying with their respective obligations under this document, on and from the Surrender Date, the Lessor releases the Lessee from its obligations under the Leases.

#### 2.6 Release by Lessee

The Lessee acknowledges and agrees that subject to the Lessor complying with its obligations under this document, on and from the Surrender Date, the Lessee releases the Lessor from its obligations under the Leases.

#### 2.7 Withdrawal of Caveats

- (a) SPL agrees to withdraw the Caveats from the Land on or before the Surrender Date.
- (b) On or before the Surrender Date, SPL must give to the Receivers' Lawyers:
  - (i) a Withdrawal of Caveat Form for each Caveat, which is:
    - (A) in the form annexed to this document at Annexure A; and
    - (B) properly executed in wet ink by the Lessee;
  - (ii) any other documents or authorisations necessary to enable the Caveats to be surrendered and the Withdrawal of Caveat Forms registered at LandgateWA (by paper lodgement or via PEXA), including, without limit, request to record change of name forms and any forms or consents required to avoid requisitions by LandgateWA.

## 3 Limitations of Liability

#### 3.1 Obligations

- (a) Notwithstanding any other provision of this document, each party acknowledges and agrees that:
  - (i) the Receivers and the Liquidators are each entering into and performing this document in their capacity as, respectively, joint and several receivers and managers and joint and several liquidators of SPL and QLPL only and are not contracting in their personal capacities;
  - (ii) neither the Receivers nor the Liquidators make any representation or warranties in relation to any matter;
  - (iii) any representations or warranties implied by law are excluded to the maximum extent permissible by law;
  - (iv) any liability of the Receivers or the Liquidators under or in connection with this Contract, and the amount which any party may seek to recover from any of them, is limited to the extent of the amount for which the Receivers or the Liquidators (as appropriate) are actually indemnified for that liability out of QLPL's and SPL's respective assets at law or in equity, including any amount for which the Receivers or the Liquidators are indemnified under any applicable insurance policy (together the "Indemnity Assets");

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- (v) if the extent of the amount for which the Receivers or the Liquidators (as appropriate) are actually indemnified in respect of any liability incurred under or in connection with this document is insufficient to satisfy in full that liability, each party to this document:
  - (A) waives its rights and forever releases, and discharges the Receivers or the Liquidators (as appropriate) from all residual liability under or in connection with this agreement; and
  - (B) covenants not to make any claim, notice, demand, action, proceeding, litigation, investigation or judgment however arising, whether present or future, actual or contingent, and whether involving a third party or a party to this document ("Claim") or seek to recover any shortfall against the Receivers or the Liquidators (as appropriate), including by bringing proceedings against the Receivers or the Liquidators (as appropriate);
- (vi) no party to this document may seek to have a liability of the Receivers or the Liquidators (as appropriate) satisfied out of any assets of the Receivers or the Liquidators (as appropriate) other than the Indemnity Assets;
- (vii) neither the Receivers nor the Liquidators are liable for, and do not accept or assume any liability for, any loss, liability, cost, expense (including legal costs on a full indemnity basis), Claim, proceeding, action, demand or damage to any party (or any related entities or representatives of a party) to this document in respect of this document or the transactions contemplated by this document except to the extent that the Receivers or the Liquidators (as appropriate) are indemnified for such liability by the Indemnity Assets;
- (viii) no Claim may be brought against the Receivers or the Liquidators (as appropriate), in respect of, or incidental to, this document or any document, matter or thing relating to it, seeking relief or orders that is inconsistent with the limitations provided for in this clause 3; and
- (ix) the limitations of liability in this clause 3:
  - (A) will continue notwithstanding the Receivers ceasing to act as receivers and managers of either of SPL or QLPL (as appropriate);
  - (B) will continue notwithstanding the Liquidators ceasing to act as liquidators of either of SPL or QLPL (as appropriate);
  - (C) will, to the relevant extent, operate as a waiver of any claims in tort and restitution as well as under the law of contract; and
  - (D) will be in addition to, and not in substitution for, any right of indemnity or relief otherwise available to the Receivers or the Liquidators (as appropriate) and will continue notwithstanding the entry into any transaction or arrangement in connection with this document;
- (b) Notwithstanding the provision of this clause, the Receivers and the Liquidators are each liable and are not released to the extent that a liability under or in connection with this document arises out of their own fraud or wilful misconduct that disentitles

them from indemnity out of the relevant Indemnity Assets in relation to the relevant liability.

- (c) For the purposes of any acknowledgements or agreements as to, or provisions of limitations of the liability of the Receivers or the Liquidators in this clause, references to:
  - (i) Receivers where the context so permits shall mean and include their present and future firm or firms, partners and employees, and any legal entity or partnership using in its name the word "FTI", any successor or merged firm and the partners, shareholders, officers, employees of any such entity or partnership; and
  - (ii) Liquidators where the context so permits shall mean and include their present and future firm or firms, partners and employees, and any legal entity or partnership using in its name the word "KordaMentha", any successor or merged firm and the partners, shareholders, officers, employees of any such entity or partnership.

#### 3.2 Survival

The provisions of this clause 3 do not merge on the Surrender Date, and survive termination, of this agreement.

## 4 Costs, lodgement and duty

## 4.1 Legal costs

Each party must pay its own legal and other costs and expenses relating to negotiating, preparing and executing this document and the Surrender Forms. The Receivers must pay the lodgement and associated fees for registering the Surrender Forms at LandgateWA.

#### 4.2 Receivers to lodge

The Receivers Lawyers will lodge the Surrender Forms for registration at LandgateWA.

## 4.3 Consent by Liquidators

The Liquidators irrevocably consent to and authorise the Receivers to sign anything necessary to enable the Leases to be surrendered, and the Surrender Forms to be registered at LandgateWA.

## 4.4 Duty on the Surrender of Leases

The Lessee are liable for and must pay any duty on or relating to this document, any document executed under it or any dutiable transaction evidenced or effected by it.

#### 4.5 Authority to amend Surrender Forms

Each party irrevocably authorises the Receivers Lawyers to complete the Surrender Forms and Caveat Withdrawal Forms by completing, inserting and/or amending any details necessary for the registration of the Surrender Forms and Caveat Withdrawal Forms at LandgateWA or to respond to any registrations raised by LandgateWA.

#### 5 GST

## 5.1 GST gross-up

If a party (the **supplier**) is required to pay GST in respect of a supply made under or in connection with (including by reason of a breach of) this document, the recipient of the supply must (in addition to any other payment for, or in connection with, the supply) pay to the supplier an amount equal to such GST (**GST gross-up**).

#### 5.2 GST Invoice

If a GST gross-up is payable, then the supplier must give the recipient a tax invoice for the supply.

#### 5.3 Payment

Provided a tax invoice has been given, the GST gross-up must be paid by the recipient:

- (a) if any monetary consideration is payable for the supply, at the same time and in the same manner as such monetary consideration;
- (b) if no monetary consideration is payable for the supply, within 10 Business Days after the day on which the tax invoice is given.

#### 5.4 Reimbursements

If any payment to be made to a party under or in connection with this document is a reimbursement or indemnification of an expense or other liability incurred or to be incurred by that party, then the amount of the payment must be reduced by the amount of any input tax credit to which that party is entitled for that expense or other liability, such reduction to be effected before any increase in accordance with clause 5.1.

#### 5.5 Adjustments

If an adjustment event has occurred in respect of a supply made under or in connection with this document, any party that becomes aware of the occurrence of that adjustment event must notify the other party as soon as practicable, and the parties agree to take whatever steps are necessary (including to issue an adjustment note), and to make whatever adjustments are required, to ensure that any GST or additional GST on that supply, or any refund of GST (or part thereof), is paid no later than 20 Business Days after the supplier first becomes aware that the adjustment event has occurred.

## 5.6 Definitions

- (a) Terms used in this clause 5 which are defined in the *A New Tax System (Goods and Services Tax) Act 1999* (Cth) have the meaning given to them in that Act.
- (b) In this clause, a reference to a payment includes any payment of money and any form of consideration other than payment of money.
- (c) In this document, all references to payments and obligations to make payments, including all references to compensation (including by way of reimbursement or indemnity), are, but for the operation of this clause, exclusive of GST.

#### 6 General

#### 6.1 Entire agreement

This document and the Surrender Forms embody the entire agreement between the parties in respect of its subject matter.

#### 6.2 Variation

This document can only be varied by a document signed by all of the parties.

#### 6.3 Further acts

Each party must, at its own expense, do all things (including the execution and delivery of documents) required by Law or reasonably requested by another party to give effect to this document and the transactions contemplated by it.

#### 6.4 No assignment

None of the parties may assign any of its rights under this document.

## 6.5 Exercise of rights

A party may exercise a right or a remedy, or give or withhold a consent, waiver or approval, in its absolute discretion (including by imposing conditions), unless this document expressly provides otherwise.

#### 6.6 Waiver

A party is only bound by a waiver that it gives or confirms in writing. A waiver is limited to the specific instance to which it relates and to the specific purpose for which it is given. No other conduct of a party (including a failure to exercise, or delay in exercising, a right) operates as a waiver of a right or otherwise prevents the exercise of a right.

## 6.7 Severance

If a provision of this document would, but for this clause 6.7, be void, unenforceable or illegal in a jurisdiction:

- (a) the provision is read down to the extent necessary to avoid that result; and
- (b) if the provision cannot be read down, to that extent, it is severed in that jurisdiction,

without affecting the validity and enforceability of that provision in any other jurisdiction or any other provisions of this document. This clause 6.7 has no effect if its operation alters the basic nature of this document or is contrary to public policy.

#### 6.8 Remedies cumulative

The rights and remedies provided in this document are in addition to other rights and remedies given by law independently of this document, unless this document expressly provides otherwise.

#### 6.9 Governing law and jurisdiction

- (a) The interpretation and construction of this document is to be governed and determined in accordance with the Law of the State of Western Australia.
- (b) Each party irrevocably submits to the non-exclusive jurisdiction of the courts of the State of Western Australia, and the Commonwealth courts having jurisdiction in that

place and waives any right to object to proceedings being brought in those courts on the basis that proceedings have been brought in an inconvenient forum.

#### 6.10 Electronic Execution

- (a) This document is properly executed if each party executes either this document or an identical counterpart of this document.
- (b) Each party agrees that a party may execute this document using an electronic signature, which will be considered an original signature for all purposes and will have the same force and effect as an original signature. The "electronic signature" includes a signature using an electronic signing platform (such as Docusign or an electronically scanned and transmitted copy of an original signature (such as pdf)).

### 6.11 Inconsistency with Leases

If there is any inconsistency between the Leases and this document, this document prevails.

#### 6.12 Statements

A notice by the Receivers stating any amount payable or determined or any other thing to be done or not done under this document is sufficient evidence of that fact unless manifestly wrong.

## 7 Confidentiality

Except as required by law, a recognised stock exchange, or as a result of the registration of this document on title with a relevant authority, the terms and existence of this document and all negotiations in respect of it must be kept confidential and may only be disclosed by a party to:

- its professional advisers on condition that they agree to be bound by the terms of this clause 7;
- (b) other persons with the prior written consent of all the other parties which may not be unreasonably withheld or delayed; or
- (c) to comply with the requirement of any governmental agency.

The parties acknowledge and agree that the ultimate holding companies of one or more of the parties may be required to disclose to the market some of the confidential information contained in or relating to this document, such as amounts payable, to comply with the rules of a stock exchange as well as other legal and accounting requirements binding on them.

## Schedule 1

Caveats	<ol> <li>Caveat No. L555342 by SPL on Certificate of Tile Volume on Certificate of Title Volume 1746 Folio 292.</li> <li>Caveat No. L555346 by SPL on Certificate of Title Volume 2625 Folio 295.</li> </ol>
Leases:	<ol> <li>Lease between SPL as Lessor and QLPL as Lessee (in its capacity as bare trustee for SPL as Responsible Entity solely for the purpose of enabling the Lease to be registered) for a term of 18 years with no option to renew, expiring on 1 July 2027 registered as Dealing No. L732170 on Certificate of Title Volume 1746 Folio 292.</li> </ol>
	<ol> <li>Lease between SPL as Lessor and QLPL as Lessee (in its capacity as bare trustee for SPL as Responsible Entity solely for the purpose of enabling the Lease to be registered) for a term of 18 years with no option to renew, expiring on 1 July 2026 registered as Dealing No. L470429 on Certificate of Title Volume 1746 Folio 292.</li> </ol>
	<ol> <li>Lease between SPL as Lessor and QLPL as Lessee (in its capacity as bare trustee for SPL as Responsible Entity solely for the purpose of enabling the Lease to be registered) for a term of 18 years with no option to renew, expiring on 1 July 2025 registered as Dealing No. L470430 on Certificate of Title Volume 2625 Folio 295.</li> </ol>
	4. Lease between SPL as Lessor and QLPL as Lessee (in its capacity as bare trustee for SPL as Responsible Entity solely for the purpose of enabling the Lease to be registered) for a term of 18 years with no option to renew, expiring on 30 June 2030 registered as Dealing No. M663181 on Certificate of Title Volume 2625 Folio 295.
Land:	The Land specified in the Leases.

## **Execution**

## **EXECUTED BY** as a deed

SPL (in its own right)

(BLOCK LETTERS)

Executed by Sandalwood Properties Ltd (Receivers and Managers Appointed) (In Liquidation) (ACN 093 330 977) by one of its joint and several receivers and managers:

Receiver signature	Witness signature
Receiver full name	Witness full name
(BLOCK LETTERS)	(BLOCK LETTERS)
SPL (in its capacity as Responsible Entity of the Managed Investment Schemes and/or in its capacity as trustee of any trust)	
Executed by Sandalwood Properties Ltd (Receivers and Managers Appointed) (In Liquidation) (ACN 093 330 977) by one of its joint and several liquidators:	
Liquidator signature	Witness signature
Liquidator full name	Witness full name

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(BLOCK LETTERS)

## QLPL (in its own right)

Executed by Quintis Leasing Pty Ltd (Receivers and Managers Appointed) (In Liquidation) (ACN 080 978 721) by one of its joint and several receivers and managers:

Receiver signature	Witness signature
Receiver full name	Witness full name
(BLOCK LETTERS)	(BLOCK LETTERS)
QLPL (in its capacity as trustee of any trust)	
Executed by Quintis Leasing Pty Ltd (Receivers and Managers Appointed) (In Liquidation) (ACN 080 978 721) by one of its joint and several liquidators:	
<u></u>	
Liquidator signature	Witness signature
Liquidator full name	Witness full name
(BLOCK LETTERS)	(BLOCK LETTERS)

## **Annexure A – Surrender Forms and Withdrawal of Caveat Forms**





Approved form 2017-82745 Reg 3 of the Transfer of Land Regulations 2004

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.



#### Jurisdiction

State of Western Australia

#### Legislation

Transfer of Land Act 1893

Lodging party details

Name Johnson Winter Slattery
Address Level 49, Central Park

152-158 St Georges Tce

PERTH WA 6000

Issuing box 888V

Phone +61 8 6216 7259

Fax

Email sorcha.kyriacou@jws.com.au

Reference D4738 (SL L470429)

Land / Interest

Title(volume-folio) Extent Land description

1746-292 Whole LOT 6 ON PLAN 15631

Lessee(s)

QUINTIS LEASING PTY LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (FORMERLY KNOWN AS T.F.S. LEASING PTY LTD) (ACN 080978721) OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

Preparer details

Name

Phone

Reference

Conor Hughes

Interest

**LEASE L470429** 

+61 8 6216 7259

D4738 (SL L470429)

## Lessor(s)

SANDALWOOD PROPERTIES LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (ACN 093330977) OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

### Operative words

The lessee(s) as registered proprietor(s) of the above lease(s) hereby surrender the lease(s) over the land described above.

Lessee(s) execution
Executed by QUINTIS LEASING PTY LTD ACN 080 978 721 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]
Lessor(s) execution
Executed by SANDALWOOD PROPERTIES LTD ACN 093 330 977 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]





Approved form 2017-82745 Reg 3 of the Transfer of Land Regulations 2004

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.



#### Jurisdiction

State of Western Australia

#### Legislation

Transfer of Land Act 1893

Lodging party details

Name Johnson Winter Slattery
Address Level 49, Central Park

152-158 St Georges Tce

PERTH WA 6000

Issuing box 888V

Phone +61 8 6216 7259

Fax

Email sorcha.kyriacou@jws.com.au

Reference D4738 (SL L470430)

Land / Interest

Title(volume-folio) Extent Land description Interest

2625-295 Whole LOT 52 ON DEPOSITED PLAN 32046 LEASE L470430

#### Lessee(s)

QUINTIS LEASING PTY LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (FORMERLY KNOWN AS T.F.S. LEASING PTY LTD) (ACN 080978721) OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

Preparer details

Name

Phone

Reference

Conor Hughes

+61 8 6216 7259

D4738 (SL L470430)

#### Lessor(s)

SANDALWOOD PROPERTIES LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (ACN 093330977) OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

### Operative words

The lessee(s) as registered proprietor(s) of the above lease(s) hereby surrender the lease(s) over the land described above.

Lessee(s) execution
Executed by QUINTIS LEASING PTY LTD ACN 080 978 721 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]
Lessor(s) execution
Executed by SANDALWOOD PROPERTIES LTD ACN 093 330 977 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]





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#### Jurisdiction

State of Western Australia

#### Legislation

Transfer of Land Act 1893

Lodging party details

Name Johnson Winter Slattery
Address Level 49, Central Park

152-158 St Georges Tce

PERTH WA 6000

Issuing box 888V

Phone +61 8 6216 7259

Fax

Email sorcha.kyriacou@jws.com.au

Reference D4738 (SL L732170)

Land / Interest

Title(volume-folio) Extent Land description Interest

1746-292 Whole LOT 6 ON PLAN 15631 LEASE L732170

## Lessee(s)

QUINTIS LEASING PTY LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (FORMERLY KNOWN AS T.F.S. LEASING PTY LTD) (ACN 080978721) OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

Preparer details

Name

Phone

Reference

Conor Hughes

+61 8 6216 7259

D4738 (SL L732170)

## Lessor(s)

SANDALWOOD PROPERTIES LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (ACN 093330977) OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

### Operative words

The lessee(s) as registered proprietor(s) of the above lease(s) hereby surrender the lease(s) over the land described above.

Lessee(s) execution
Executed by QUINTIS LEASING PTY LTD ACN 080 978 721 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]
Lessor(s) execution
Executed by SANDALWOOD PROPERTIES LTD ACN 093 330 977 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]





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#### Jurisdiction

State of Western Australia

#### Legislation

Transfer of Land Act 1893

Lodging party details

Name Johnson Winter Slattery
Address Level 49, Central Park

152-158 St Georges Tce

PERTH WA 6000

Issuing box 888V

Phone +61 8 6216 7259

Fax

Email sorcha.kyriacou@jws.com.au

Reference D4738 (SL M663181)

Land / Interest

Title(volume-folio) Extent Land description Interest

2625-295 Whole LOT 52 ON DEPOSITED PLAN 32046 LEASE M663181

Lessee(s)

QUINTIS LEASING PTY LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (FORMERLY KNOWN AS T.F.S. LEASING PTY LTD) (ACN 080978721) OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

Preparer details

Name

Phone

Reference

Conor Hughes

+61 8 6216 7259

D4738 (SL M663181)

#### Lessor(s)

SANDALWOOD PROPERTIES LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (ACN 093330977) OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

### Operative words

The lessee(s) as registered proprietor(s) of the above lease(s) hereby surrender the lease(s) over the land described above.

Lessee(s) execution
Executed by QUINTIS LEASING PTY LTD ACN 080 978 721 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]
Lessor(s) execution
Executed by SANDALWOOD PROPERTIES LTD ACN 093 330 977 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]





# Withdrawal of Caveat

Approved form 2022-39038 Reg 3 of the Transfer of Land Regulations 2004

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#### Jurisdiction

State of Western Australia

#### Legislation

Transfer of Land Act 1893

Lodging party details

Name Johnson Winter Slattery
Address Level 49, Central Park

152-158 St Georges Tce

PERTH WA 6000

Issuing box 888V

Phone +61 8 6216 7259

Fax

Email sorcha.kyriacou@jws.com.au

Reference D4738 (WC L555342)

Preparer details

Reference

Name Conor Hughes
Phone +61 8 6216 7259

D4738 (WC L555342)

Land / Interest

Title(volume-folio) Extent Land description Estate and/or interest

1746-292 Whole LOT 6 ON PLAN 15631 CAVEAT L555342

Caveator(s)

SANDALWOOD PROPERTIES LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (ACN 093330977)

(FORMERLY T.F.S. PROPERTIES LTD BY VIRTUE OF INCORPORATED NAME CHANGE)

Extent of Land

State whether Part

whole or part of land

Operative words

The caveator hereby withdraws the said Caveat from the Land described above.

<u>~</u>	
Caveator(s) execution	
Executed by SANDALWOOD PROPERTIES LTD ACN 093 330 977 by its duly appointed Liquidator [Scott Kershaw / Richard Scott Tucker]	Bradley
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]	
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# Withdrawal of Caveat

Approved form 2022-39038 Reg 3 of the Transfer of Land Regulations 2004

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#### Jurisdiction

State of Western Australia

#### Legislation

Transfer of Land Act 1893

Lodging party details

Name Johnson Winter Slattery
Address Level 49, Central Park

152-158 St Georges Tce

PERTH WA 6000

Issuing box 888V

Phone +61 8 6216 7259

Fax

Email sorcha.kyriacou@jws.com.au

Reference D4738 (WC L555346)

Preparer details

Reference

Name Conor Hughes
Phone +61 8 6216 7259

D4738 (WC L555346)

Land / Interest

Title(volume-folio) Extent Land description Estate and/or interest

2625-295 Whole LOT 52 ON DEPOSITED PLAN 32046 CAVEAT L555346

Caveator(s)

SANDALWOOD PROPERTIES LTD (IN LIQUIDATION) (RECEIVERS AND MANAGERS APPOINTED) (ACN 093330977)

(FORMERLY T.F.S. PROPERTIES LTD BY VIRTUE OF INCORPORATED NAME CHANGE)
OF LEVEL 1 87 COLIN STREET WEST PERTH WA 6005

Extent of Land

State whether Part whole or part of

land

Operative words

The caveator hereby withdraws the said Caveat from the Land described above.

Caveator(s) execution
Executed by SANDALWOOD PROPERTIES LTD ACN 093 330 977 by its duly appointed Liquidator [Scott Bradley Kershaw / Richard Scott Tucker]
Signature of [Scott Bradley Kershaw / Richard Scott Tucker]