

RENUNCIATION

[between][among]

[
Number []) and having their Registered Office at []
("Landlords")

and

[
Number []) and having their Registered Office at []
("Tenants")

[and

[
] LIMITED, incorporated under the Companies Acts (Registered Number []
and having their Registered Office at []
("Guarantors"))

WHEREAS:-

- (A) The Landlords are the landlords under the Lease;
- (B) The Tenants are the tenants under the Lease;
- (C) [The Guarantors are the guarantors of the Tenants' obligations under the Lease;]
- (D) The Parties have agreed that the Tenants will renounce and the Landlords will accept a renunciation of the Tenants' interest under the Lease with effect from the Renunciation Date

IT IS AGREED by the Parties as follows:-

1 Definitions

In this Renunciation:-

"Lease" means the lease between [] and [] dated [] and [] and registered in the Books of Council and Session on [] [and also recorded in the Division of the General Register of Sasines for the County of [] on [] [and the Tenants' interest in which is registered in the Land Register of Scotland under Title Number []];

"Parties" means the Landlords and the Tenants [and the Guarantors];

"Price" means [] POUNDS (£[]) Sterling [exclusive of any Value Added Tax] [together with any Value Added Tax]] [in respect of which no Value Added Tax is chargeable];

"Property" means **ALL** and **WHOLE** [] being the subjects more particularly described in the Lease;

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"Renunciation Date" means [].

2 **Renunciation**

- 2.1 The Tenants [in consideration of the Price paid by [the Tenants to the Landlords] [the Landlords to the Tenants] (of which sum the [Landlords] [Tenants] acknowledge receipt)] [for no consideration] renounce the Lease to the Landlords with effect from the Renunciation Date.
- 2.2 The Landlords accept this Renunciation and [subject to Clause 2.3 of this Renunciation] discharge the Tenants [and the Guarantors] of all obligations under and in terms of the Lease [and the guarantee given by the Guarantors in respect of it] and that whether arising before, on or after the Renunciation Date.
- [2.3 Notwithstanding the execution, delivery and acceptance of this Renunciation, the Parties acknowledge and confirm that [the apportionment of the service charge or other outgoings payable under the Lease] [the settlement of any dilapidations claim under the Lease] has still to be finalised and settled.]

3 **Costs**

- 3.1 [Each of the Parties will bear their own costs and expenses] [The Tenants will pay the costs and expenses reasonably and properly incurred by the Landlords] in connection with the preparation and completion of this Renunciation.
- 3.2 [The Landlords will be responsible for any Stamp Duty Land Tax chargeable on the renunciation of the tenants' interest under the Lease.]
- 3.3 The [Landlords][Tenants] will pay the costs of registering this Renunciation in the Books of Council and Session and obtaining [three] Extracts ([two] for the Landlords and [one] for the Tenants) [and also the costs of [recording][registering] this Renunciation in the [General Register of Sasines][Land Register of Scotland].

4 **Warrandice/Possession**

The Tenants grant warrandice and give to the Landlords vacant possession of the Property with effect from the Renunciation Date.

5 Consent to Registration

The Parties consent to registration of this Renunciation for preservation and execution: IN
WITNESS WHEREOF

[Add registration warrant if required]

RENUNCIATION



[between] [among]

[] LIMITED

and

[] LIMITED

[and

[] LIMITED]

Property: []

