Approved by the Registrar Approved by the Re

South Auckland Land Registry Office

LEASE MEMDRANDUM OF

LESSORS:

CENTRAL ME BUILDERS LIMITED at Hamilton

LESSEE:

CENTRAL ME BUILDERS LIMITED at Hamilton

SCHEDULE OF LAND AND FLAT

Lessors Estate Fee S ble D RIPTION OF LAND AND LOCALITY DESCRIPTION OF FLAT C.T. REFERENCE Я 28 Flat No. A 32D/259 on Deposited Plan S.46561 sheroinafterx osited Plan S.36453 called kithex blati') which is part not a building erected Area on the said land comprising Flats Nos ________ ated in City of 1888 m2 as shown on amilton the said plan (hereinafter called "the main said building"). 1088

Encumbrances, Liens, 8

Fencing Covenar

in Transfer H.581491.1

NEW ZEALAND STAMP DUTY -02/11/8700077001 DENOTE *1.00

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Interests:

RENTAL

annum payable yearly in advance if demanded in writing by the Lessors prior to the com-

CONDITIONS The parti

hereby agree that:

- The covered so conditions and agreements set out in Schedules A, B & C herein form part of this Lease.
- In any ca where the Lessors are proprietors of a leasehold estate in the said land the covenants conditions in set out in Schedule D herein form part of this Lease.
- number o The word number o Land share" shall be deemed to mean a one-half ats contained in all buildings erected on the said land. share calculated in terms of the
- In respect has been shall not f Clauses 6, 13 & 22 in the Schedules hereto where neither sub-clause (a) or sub-clause (b) leted, sub-clause (a) shall form part of this Lease as hereinbefore provided and sub-clause (b)

AND the Lessors DO HE BRY LEASE to the Lessee and the Lessee DOTH HEREBY ACCEPT this Lease of the Flat to be held by the Lessee as a to that and subject to the conditions restrictions and covenants set forth herein.

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day of Jetther

1987

THE COMMON SEAR CENTRAL HOMES B was her affixed as Less

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SCHEDULE A (Lessees Covenants)

THE LESSEE DOTH HEREBY COVENANT WITH THE LESSORS:

PAYMENT OF RENT

To pay the rent in the manner and at times hereinbefore provided.

PAYMENT OF MAINTENANCE EXPENSES

The Lessee snall forthwith upon demand in writing by the Lessors or their agent pay to the Lessors or a person nominated by the Lessors or a majority of the Lessors:

(a) A Flat share of all costs and expenses properly incurred by the Lessors in respect of the said building including any costs and expenses incurred pursuant to Clause 17 (a) hereof.

(b) A Land share of all costs and expenses properly incurred by the Lessors in respect of the said land including any costs and expenses incurred pursuant to Clause 17 (b) hereof.

PROVIDED ALWAYS that should any repairs become necessary or any work be required in respect of any part of the said building or the electrical and pumbing equipment, drains or other amenities serving the said building for in respect of any part of the said land as a result of the negligence or willul act either of the Lessee or his servants, agents or invitees or of any person residing in tne Flat then in any such event the Lessee shall pay to the Lessors the whole of the cost of such repairs or work. *flat

3. RESTRICTIONS ON USE

3. RESTRICTIONS ON USE.
The Lessee shall use the Flat for residential purposes only and will not do or suffer to be done any act, matter or thing which is or may be an annoyance, nuisance grievance or disturbance to the other lessees or occupants of any building on the said land and shall not bring into or keep in the Flat any cat, dog, bird or other pet which may unreasonably interfere with the quiet enjoyment of the other lessees or occupants of any building on the said land or which may create a nuisance.

NOT TO CREATE FIRE OR OTHER HAZARDS

The Lessee shall not bring into or keep in the Flat any goods or any substance of a highly combustible nature or do or permit to be done anything (including the unauthorised use of light or power littings) which may render an increased premium payable for any insurance cover on any part of the said building or which may make void or voidable any such insurance cover.

5. TO COMPLY WITH STATUTES
The Lessee shall not use the Flat for any illegal purposes and the Lessee shall comply with all Statutes, Regulations and By-Laws
of any Local Authority in so far as they affect the Flat.

(a) MAINTENANCE OF EXTERIOR AND INTERIOR BY LESSEE

(a) MAINTENANCE OF EXTERIOR AND INTERIOR BY LESSEE
The Lessee shall at his own cost and expense keep and maintain in good order condition and repair both the interior and
exterior of the Fiat including any electrical and plumbing equipment, drains, roof, spouting, downpipes and other amenities
serving the Fiat PROVIDED HOWEVER that where any part of the Flat or the electrical and plumbing equipment drains or other
amenities serving the Fiat aiso relate to or serve (a) any other flat in any building erected on the said land or (b) any part of
any such building which the Lessors are liable to maintain pursuant to this Lease, then the same shall be maintained in good
order condition and repair by the Lessee together with (a) the lessees of the other flats to which the same relate or which are
served thereby and (b) the Lessors where the same relate to or serve any part of any such building AND the cost of so doing
shall be borne by the Lessee, the lessees of such other flats and the Lessors as the case may be in such shares as may be fair
and reasonable having regard to the use and benefit derived therefrom.

MAINTENANCE OF INTERIOR ONLY BY LESSEE

The Lessee shall at his own cost and expense keep and maintain in good order condition and repair the interior of the Flat (including the doors, windows and fitting of any kind but not any part of the structure, frame work or foundations) together with any electrical and plumbing equipment and any drains exclusively relating to or serving the Flat. The Lessee shall at his own cost any electrical and plumbing equipment and any drains

'7. INSPECTION BY LESSORS
The Lessee shall permit the Lessors or their representatives at all reasonable times to enter the Flat to inspect the condition of the

8. TO KEEP COMMON AREAS CLEAR AND TIDY

The Lessee shall not leave or place in the passageways or stairways of the said building or in any parking area or in the grounds surrounding any building on the said land any obstructions whatsoever and shall not deposit any refuse or rubbish therein or thereon and shall place any rubbish containers in such reasonable location approved by the Lessors.

9. TO PAY FOR SERVICES TO FLAT The Lessee shall duly and punctually pay all charges for water electricity gas or other supplies or services relating solely to the

The Lessee shall not make any structural alterations to the said building, nor erect on any part of the said land any building, structure or fence without the prior consent of the Lessors first had and obtained on each occasion PROVIDED HOWEVER that such consent shall not be unreasonably withheld.

11. USE OF EXCLUSIVE AND COMMON AREAS

The Lessee shall not without the written consent of the Lessors in any way use or enjoy any part of the said land

except: (a) The Flat (b) That part of the said land relating to the Flat marked or shown

; (c) That part of the said land marked or shown on Deposited Plan No.S.46561

but only for the purposes of reasonable ingress and egress by vehicle or on foot; on Deposited Plan No.S.46561

12. PRESERVATION OF LESSEES EXCLUSIVE AREA

The Lessee shall at all times keep all that part of the said land (and all amenities thereon) relating to the Flat marked

on Deposited Plan No. S.46561

condition and in good repair.

13. (a) SEPARATE INSURANCE EFFECTED BY LESSEE
The Lessee shall effect and at all times keep current a separate and comprehensive insurance policy (including fire and earthquake risks) to the full insurable value thereof on such parts of the said building as such Lessee holds as tenant.

* subject to the rights of any mortgagee 🤌

BE AMENDED ARY

13. (b) PAYMENT OF PREMIUM ON REPLACEMENT POLICY EFFECTED BY LESSORS.

The Lessee shall pay to the Lessors or a person nominated by the Lessors or a majority of the Lessors a Flat share of the premium and other moneys payable in respect of the policy of insurance to be effected by the Lessors pursuant to Clause 20 (b) hereof PROVIDED THAT in any case whereby arrangement between the Lessors and the insurance company the premium in respect of each Flat in the said building shell be assessed and payable separately then the Lessee shall pay the separate premium whenever the same is due direct to the insurance company and shall if and whenever required by the Lessors produce to the Lessors the receipt for payment of the same.

14. LESSEES OWNERSHIP OF SHARE IN FEE SIMPLE
The Lessee shall remain the owner of a Land share in the fee simple of the laid land while he continues to be a Lessee hereunder.
If the Lessee (unless by these presents expressly authorised so to do) shall deal with either his interest hereunder or his interest in the fee simple in such a manner that both leasehold and freebold interests are not owned by the same person then this Lease shall immediately determine without however discharging the Lessee from payment of any moneys owing hereunder or releasing him from liability arising from any other breach previously committed provided always that this Clause shall not apply to the first Lessee

PAYMENT OF RATES

The Lessee shall pay all charges and rates separately charged or levied in respect of the Flat and the Lessee's undivided share in the fee simple of the said land PROVIDED HOWEVER that if no separate charges and rates are so charged or levied then the Lessee shall pay to the Lessee's Land share of the charges and rates charged or levied in respect of the whole of the said land.

SCHEDULE B (Lessors Covenants)

THE LESSORS DO AND EACH OF THEM DOTH HEREBY COVENANT WITH THE LESSEE:

The Lessee performing and observing all and singular the covenants and conditions on his part herein contained and implied shall quietly hold and enjoy the Flat without any interruption by the Lessors or any person claiming under them.

17. MAINTENANCE BY LESSORS

The Lessors shall keep and maintain in good order repair and condition:

- (a) Such parts of the said building as are not the responsibility of any lessee pursuant to the leases granted in respect of any flat forming part of the said building including the electrical and plumbing equipment, drains, roofs, spouting, downpipes and other amenities serving the same; and
- (b) Such parts of the said land including the grounds, paths, fences, swimming pools and other common amenities thereon as are not the responsibility of any lessee pursuant to the leases granted in respect of any flat.

 AND will cause the aforesaid parts of the said building and the said land at all times to be managed and maintained to a high standard. In the performance of the foregoing covenants the Lessors or their agents shall have the right (if necessary) to enter the Flat in order to effect such work upon giving reasonable notice to the Lessee.

18 LEASES OF OTHER FLATS

18. LEASES OF OTHER FLATS
The Lessors shall lease the other thats on the said land only on terms similar to those set forth in this Lease and whenever called upon by the Lessee so to do to enforce the due performance and observance by the lessees named in such other leases of all obligations as by such other leases are cast on such lessees and for the purposes aforesaid the Lessors do irrevocably hereby appoint the Lessee hereunder for the time being as the Attorney and in the name of the Lessors to do all such acts and in particular but not in limitation to serve such notices and institute such proceedings as may be necessary for the proper compliance by the Lessors of the obligations cast on them by this Clause.

SCHEDULE C (Mutual Covenants)

AND IT IS HEREBY COVENANTED AND AGREED BY AND BETWEEN THE LESSORS AND EACH OF THEM AND BY AND BETWEEN THE LESSORS AND THE LESSEE:

19. DETERMINATION OF LEASE FOR DEFAULT
That if and whenever the Lessee shall have made any breach or default in the observance or performance of any of the covenants conditions and restrictions herein contained and shall not have remedied such breach or default in all respects within two months of the date of receipt by the Lessee of written notice from the Lessors (other than the Lessee) specifying such breach or default then it shall be lawful for the Lessors (other than the Lessee) to re-enter the Flat or any part or parts thereof in the name of the whole and to determine this Lessee and the estate and interest of the Lessee herein and to expel and remove the Lessee but without thereby releasing the Lessee from any liability for any previous breach non-observance or non-performance of any of the said covenants conditions and restrictions PROVIDED HOWEVER that any such forfeiture or determination shall be void and of moleflect unless a copy of the notice specifying the breach or default by the Lessee has been served on every mortgagee of this Lease where the Lessors have actual notice of the address of the Mortgagee before or within seven days after the date of service of such notice upon the Lessee.

20. (a) RE-INSTATEMENT BY LESSEE (where Clause 13(a) applies)
That in the event of the Flat being destroyed or damaged by fire earthquake or from any cause whatsoever during the term hereby created the Lessee shall with all reasonable despatch repair and make good such destruction or damage to the reasonable satisfaction of the Lessors and the cost of so doing shall be borne by the Lessee AND in the event of such destruction or damage occurring in respect of any part of the said building not held by a lessee pursuant to any lease then the Lessors shall with all reasonable despatch repair and make good such destruction or damage and the Lessee shall bear a Flat share of the cost of so doing. OR * subject to the rights of any mortgagee

b) RE INSTATEMENT BY LESSORS (where Clause 13th

That the Lessors shall in the names of the Lessors and Lessee for their respective rights and interests insure and keep insured the said building against fire and earthquake and such other risks as are normality covered under a comprehensive House-owners policy for the full amount available under a replacement policy and shall pay the premiums on such policy as the same facement due AND in the event of the said building being damaged of destroyed by any cause whatsoever the Lessors shall with all reasonable despatch repair and make good such destruction or damage and in the event of the moneys received under the said policy of insurance being insufficient to repair and re-instate the said building as aforesaid then the Lessee shall bear a Flat share of such insufficiency unless such damage or destruction was caused by the negligence of one or more of the Lessors in which case

21. LESSORS NOT LIABLE FOR WATER DAMAGE
That the Lessors shall not be liable to the Lessee or any other person for any water damage caused either by the overflow of the water supply to the said building or to the Flat or by rainwater entering the Flat.

22. (a) SUBLETTING BY LESSEE
The Lessee shall be entitled to let the Flat only to a reputable and solvent subtenant and the Lessee shall ensure that the subtenant first enters into a Tenancy Agreement with the Lessee whereby the subtenant covenants not to do or permit anything to be done in upon or around the Flat which if done or permitted to be done by the Lessee would constitute a breach of any of the covenants conditions and restrictions herein contained.

(b) RESTRICTED SUBLETTING BY LESSEE

The Lessee shall not without the prior consent in writing of the Lessors or a majority of the Lessors first and and obtained for that purpose on every occasion sublet or part with the possession or occupation of the Flat or any part thereof but such consent shall not be unreasonably or arbitrarily withheld in any case where:—

(a) the proposed subletting is for a term not exceeding one year during which the Lessee is unable to personally occupy the Flat and, (b) the proposed subletting is to a reputable and solvent person who first enters into a Deed of Covenant with the Lessors to observe perform and fulfill all the obligations of the Lessoe hereunder and to be bound by the provisions of this present clause such Deed of Covenant to be prepared by the solicitor for the Lessors at the cost and expense of the Lessoe.

Any underletting within the meaning of Sub-section (2) of Section 109 of the Property Law Act 1952 without such consent as

PERFORMANCE OF LESSEES COVENANTS BY LESSORS

23. PERFORMANCE OF LESSEES COVENANTS BY LESSORS
That in case of default by the Lessee at any time in the observance or performance of any of the covenants conditions and restrictions herein contained it shall be lawful but not obligatory upon the Lessors or a majority of the Lessors (but without prejudice to any of the other rights powers or remedies of the Lessors) at the cost and expense of the Lessee in all things to pay all or any moneys and to do and perform all or any acts or things in the opinion of the Lessors or a majority of the Lessors reasonably necessary for the full or partial performance or observance of such covenants conditions or restrictions or any of them and if necessary or convenient for the purpose of exercising any of the powers herein conferred upon the Lessors to enter by Servants agents contractors or workmen upon the Flat or any part thereof AND the Lessee will immediately on demand pay to the Lessors all moneys so paid by the Lessors and the costs charges and expenses of each performance and observance by the Lessors all such payment the same shall be treated as an advance to the Lessee by the Lessors and shall bear interest at the rate of Ten dollars (\$10) per centum per annum computed from the date or respective dates of such moneys being expended until payment thereof to the Lessors PROVIDED HOWEVER that for the purposes of this Clause 23 the word "Lessors" shall be deemed to mean Lessors other than the Lessee. other than the Lessee.

24. POWER OF SALE OF LESSEES FLAT BY LESSORS
That in the event of this lease being determined in the manner herein provided then in any such case:—

- (a) the Lessee shall at the direction of the Lessers sell his share in the fee simple of the said land to such person and at such consideration as may be nominated by the Lessers and shall execute all such documents as shall be required to complete any such sale: and
- (b) the Lessors shall use reasonable endeavours to obtain a fair market price for the Lessee's said share in the fee simple but shall not be liable to the Lessee in respect of any loss howsoever incurred; and
- (c) the proceeds of such sale shall be paid to the Lessors who shall be entitled to deduct therefrom all moneys owing by the Lessee to the Lessors and also all expenses and costs howsoever incurred by the Lessors in connection with the arranging of such sale and the completion thereof, and any balance of such proceeds shall be paid to the Lessee by the Lessors;

AND the Lessee doth hereby irrevocably appoint the Lessors to be the Attorneys of the Lessee for the purpose of doing any act matter or thing or executing any document required in connection with the sale of the Lessee's said share in the fee simple (in the event of the Lessee making default in so doing) and no person shall be concerned to see or enquire as to the propriety or expediency of any act matter or thing done or agreed to be done by the Lessors pursuant to this Clause AND the Lessee hereby agrees to allow ratify and confirm whatever the Lessors shall do or agree to do by virtue of any of the powers herein conferred on them PRO-VIDED HOWEVER that for the purposes of this Clause 24 the word "Lessors" shall be deemed to mean Lessors other than the Lessee.

NON-MERGER

That there shall be no merger of this Lease with the Lessce's freehold estate in the said land.

26. ARBITRATION
That if any dispute or question or difference whatsoever shall arise between the parties to this Lease or their respective representatives or assigns or between one of the parties hereto and representatives of the other of them relating to these presents or any clause or anything herein contained or the construction hereof or as to duties or liabilities of either party in connection with the said land, the said building or the Flat or as to the use or occupation thereof then and in every such case the matter in difference shall be referred to arbitration in accordance with the Arbitration Act 1968 and its Amendments or any Act in substitution therefor.

27. PROCEDURE FOR DECISIONS
That in the event of the Lessee or any Lessor requiring any matter or thing to be done by the Lessors which the Lessors are empowered to do pursuant to the terms of this Lease or pursuant to their rights and powers as owners of the said land and the buildings thereon or which may be desirable for the efficient and harmonious administration of the said land and the buildings thereon the following procedure shall be carried out:—

- (a) Such Lessee or Lessor shall give notice thereof in writing setting out the proposed action and shall cause the same to be served upon all the other Lessors either personally or by leaving the same at or posting the same to the last known respective place of abode or address of the other Lessors and in the event of such notice being effected by post the same shall be sent by registered letter and service shall be deemed to have been effected on the day after posting thereof.
- (b) If the proposed action is not agreed to unanimously within fourteen days after the last date of service of the said notices that matter shall deemed to be a question to be arbitrated pursuant to Clause 26 hereof.
- The parties hereto shall be bound by any decision arrived at in accordance with the provisions of this Clause and the parties hereto shall give all reasonable assistance in the carrying out and implementation of such decision.

COLOUR SCHEME

That notwithstanding the provisions of Clause 27 hereof, any exterior painting of the said building shall be carried out in such a colour scheme as is agreed upon by the Lessors but if agreement cannot be reached then the colour scheme shall be as near as is practicable to the existing colour scheme.

29. NON-DEVOLUTION OF LIABILITY

29. NON-DEVOLUTION OF LIABILITY
That without negativing the provisions of Sections 97 and 98 of the Land Transfer Act 1952, upon registration of a Memorandum of Transfer of the Lessee's interest hereunder to any Transferee, the Transferor shall thenceforth be released from all future liability whatsoever under the covenants and agreements herein expressed or implied but without releasing the Transferor from any liability which may have arisen hereunder prior to the registration of such Memorandum of Transfer and thenceforth after the registration of any such Memorandum of Transfer the obligations herein expressed or implied on the part of the Lessee shall in all respects devoive upon and be observed and performed by such Transferee, and the Lessors shall have no recourse to the Transferee's antecedents in title.

30. INTERPRETATION That wherever used in these presents:-

- (a) The expression "the Lessors" shall include and bind the person/s executing these presents as Lessors and all the Lessors for the time being under these presents and all the respective executors administrators successors assigns and successors in title of each Lessor and if more than one jointly and severally.
- (b) The expression "the Lessee" shall include and bind the person/s executing these presents as Lessee and all the Lessees for the time being under these presents and all the respective executors administrators successors assigns and successors in title of each Lessee and if more than one jointly and severally.
- (c) The expression "a majority of the Lessors" shall be deemed to mean any number of Lessors for the time being who together own more than an undivided one-half share in the fee simple of the said land.
- (d) Words importing one gender shall include the other gender as the case may require.
- (e) Words importing the singular or plural number shall include the plural or singular number respectively.
- (f) The clause headings shall not form part of this Lease and shall have no bearing on the construction or interpretation of the

-SCHEDULE D (Special Covenants for Leaschold Estate

31: IT IS HEREBY COVENANTED AND AGREED BY AND BETWEEN THE LESSORS AND THE LESSER AS FOLLOWS.

- (a) Interpretation
 - (i) The expression "Head Lease" means the Memorandum of Lease referred to in the Schedule of Land and Flat and the expressions "Head Lessor" and "Leasehold Estate" shall have corresponding meanings.
 - (ii) The expressions "fee simple" "freehold interest" and "freehold estate" where they occur in Schedules A, B & C hereof shall unless inconsistent with the context refer to and include the leasehold estate.
- (b) Lessee to pay share of Head Lease rental

 That the Lessee will upon demand in writing by the Lessors pay to the Lessors or a person nominated by the Lessors or a
 majority of the Lessors a Land share of the rental from time to time payable under the flead Lease and any other moneys
 expended by the Lessors in the performance of their obligations thereunder or in or about any renewal thereof as hereinafter
- Lessee to observe terms of Head Lease
 That the Lessee will from time to time and at all times observe perform and keep all and singular the covenants agreements
 and conditions contained and implied in the Head Lease so far as they affect the Flat and will save and keep harmless and
 indemnified the Lessors from and against all costs claims damages expenses actions and proceedings for or on account of
 breach of covenant or otherwise under the Head Lease as shall be occasioned by breach by the Lessee of any covenant condition or agreement herein contained or implied and on his part to be observed performed or fulfilled.
- (d) Lessors to pay Rent and observe Covenants: Lessors to pay their and observe Covenants:

 That the Lessors shall and will throughout the term hereby created pay the rent reserved by and duly and punctually perform and observe all and singular the covenants and provisions expressed or implied in the Head Lease and on the part of the Lessee thereunder to be performed and observed and will not do omit or suffer any act or thing whereby or in consequence whereof the power of re-entry into possession or any of the incidental ancillary or subsidiary powers vested in the Head Lessor by the Head Lease shall or may become exercisable.

(ie) Rights of Renewal

That the Lessors will from time to time and so often as the same shall require to be done and at all proper times for so doing give all such notices do all such things execute all such documents and pay all such costs, charges and expenses as shall or may be necessary or desirable to procure from the Head Lessor the renewal of the Head Lease and of every lease so procured AND when and so often as the Head Lessor shall grant and execute unto the Lessors hereunder a new Head Lease as aforesaid the Lessors hereunder will at the cost and expense of the Lessee hereunder deliver unto the Lessee hereunder and the Lessee hereunder shall accept and take in substitution for this present sublease or (as the case may be) for the then last preceding sublease of the Flat for the term of such newly granted head lease less the last day thereof a sublease at the same Flat share of reptal and upon with and subject to the same covenants agreements conditions and provisions as are herein contained and impried including this present clause AND for the better enabling the Lessee hereunder to secure and enjoy the benefit of this present Clause the Lessors for the time being hereunder DO HEREBY JOINTLY AND EACH OF THEM DOTH SEVERALLY IRREVOCABLY NOMINATE CONSTITUTE AND APPOINT the Lessee for the time being hereunder the Attorney for them and each of them and in their name and in the name of each of them to give all such notices and to do all such acts for them and each of them and in their name and in the name of each of them to give all such notices and to do all such acts matters and things and to make all such appointments and to pay all costs, charges and expenses and to give, make execute and

CLAUSE 32

The lessors other than any lessor or lessors who are also for the time being lessees under this lease or who are otherwise contractually restricted from doing so, who hold an undivided freehold share in the land shall have the right to erect on that part of the said land marked or shown "B" on Deposited Plan S.43150 (hereinafter referred to as area "B" a single dwelling unit (hereinafter together referred to as "the future flat "B") in which case:

- (i) Upon completion of the erection of the future flat "B" they shall be entitled to receive from the lessors but at their cost in all things a registered memorandum of lease in like terms to this lease in respect of the future flat "B" but excluding however the provisions of clauses 33 and 34 hereof.
- (ii) They shall be entitled to provide in the memorandum of lease for the future flats for the exclusive occupation of areas and the occupation in common with others lawfully entitled of area "B", as shown on the said deposited plan.
- (iii) The disposal of the freehold share in the land together with the rights contained in this clause shall not be a breach of clause 14 hereof.
- (iv) They shall conduct their operations relating to the application for a building permit, the construction of the future flat "B" and/or the construction of the said right of way the preparation of any replacement flats plans and all other matters in such a way as to cause minimum inconvenience to the other lessors and following completion of the unit shall make good any damage to the land to the same condition as the land is in now.
- (v) They shall indemnify the other lessors against any claims, matters, costs or proceedings arising out of any defective workmanship in the future flat "B" and/or the said right of way.

The lessees hereunder covenant on behalf of themselves and their successors in title that they will forthwith upon demand by the lessors other than any lessor or lessors who are also for the time being lessees under this lease (in this clause referred to as "the other lessors") execute any flats plan, home unit lease or any variation thereof as referred to in this clause or any document (hereinafter called "the title documents") necessary to give separate title under the cross lease system to the future flat and the lessee hereunder for themselves and their successors in title hereby irrevocably and in terms of Section 136 of the Property Law Act 1952 jointly and severally appoint MARK EDWARD HINTON of Hamilton, Solicitor as their respective attorney until all the title documents have been duly signed to execute all or any of the title documents in the name of and on behalf of them the lessee hereunder.

Once erection of the future flat has been completed and the leases thereof have been registered Clauses 33 and 34 hereof shall have no further force or effect save in respect of the indemnities therein contained.

CLAUSE 33

CLAUSE 3

1.8.1.

CLAUSE 35

Notwithstanding anything to the contrary hereinbefore contained should this lease be subject to a mortgage registered in the Land Transfer Office then this lease shall not be determinable nor shall the powers conferred on the lessors pursuant to Clause 19 hereof become exercisable unless the lessors serve prior notice on the mortgagee under any such mortgage a copy of the notice which the lessors have served or intend to serve on the lessee under Section 118 of the Property Law Act 1952 and the breach therein specified is not remedied and reasonable compensation therefore in money is not made within the twenty-eight (28) days after such mortgagee has been served as aforesaid.

CLAUSE 36

The costs of repair of renewal and maintenance of the driveway situated on that part of the land marked or shown "C" on Deposited Plan S.46561 shall be borne by such of the lessors who for the time being are not excluded from having the use of such driveway and if more than one in proportion that their individual use thereof bears to the total use provided that if it can be shown that any repairs, maintenance or renewal have or has been rendered necessary by the act of default of one of such lessors alone then the lessor responsible or in default shall bear the whole cost of such repairs, maintenance or renewal.

CLAUSE 37

The Lessee will not at any time enter upon or permit any member or members of his family or her family or occupiers of the flat hereby demised or his her or their invitees or licencees or any animals belonging to him her or them or any of them to enter on ot in any manner use for any purposes whatsoever that part of the land more particularly defined on Deposited Plan S.46561 as "B" except with the permission or licence of the Lessees for the time being entitled to the exclusive use or occupation of the dwelling to be erected on the said area "B" and then only to the extent of such permission or licence.

CLAUSE 38

The Lessors do covenant with the Lessee that the Lessors throughout the term of this lease shall not use or occupy nor shall the Lessors permit any Lessee of the said land (other than the Lessee under this lease) or any members of his or her family or invitees licencees or animals belonging to him or them to enter upon or in any manner use for any purposes whatsoever that part of the land marked "A" on the said Deposited Plan S.46561 so that such land is restricted for the use of the Lessee of Flat A to the intent that this restrictive covenant shall be forever appurtenant to the estate and interest of the Lessee under this lease.

275H R. E.P.

Correct for the purposes of the Land Transfer Act. To: The District Land Registrar South Auckland Please issue a composite Certificate of Title for an undivided one half share in the fee simple herein together with the Leasehold estate in Flat On the composite Title please note the land covenants contained in Clause 34 38 herein. Solicitor the Lessors **LEASE** Particulars entered in the Register as shown . The Schedule of Land herein on the date and at ... stamped below. REGISTERED IN DUPLICATE Assistant Land Registrar of the District of Wellington Composite Title 40D/785 issued for within Lease and a one half share in the fee simple A.L.R. CAMERON_HINTON & CO SOLICITORS HAMILTON © AUCKLAND DISTRICT LAW SOCIETY