AREAL PROPERTY (MELBOURNE) PTY LTD

33 Camberwell Road, Hawthorn East, VIC 3123

P: 03 9818 8991 ABN: 37 654 184 746



Residential Rental Agreement

for

105/263 Franklin Street, Melbourne VIC 3000

This agreement is between **Choy Ling Kwok** and **Junxiang Huang**.

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Residential Rental Agreement of no more than 5 years

Residential Tenancies Act 1997 Section 26(1)

Regulation 10(1)

Part A - General

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This agreement is between the residential rental provider (rental provider) and the renter listed on this form.						
This is the date the agreement Wed 30/10/2024 If the agreement is sign signs the agreement.	reement is signed ned by the parties on different days, the date of the agreement is the date	the last person				
2. Premises let by the re	ental provider					
Address of premises						
105/263 Franklin Stre	et, Melbourne VIC	Postcode 3000				
3. Rental provider detai	Is					
Full name or company name of rental	Choy Ling Kwok					
provider						
Address (if no agent is						
acting for the rental provider)		Postcode				
Phone number						
ACN (if applicable)						
Email address						
Rental provider's agent details (if applicable)						
Full name	AREAL PROPERTY (MELBOURNE) PTY LTD					
Address	33 Camberwell Road, Hawthorn East, VIC	Postcode 3123				
Phone number	03 9818 8991					
ACN (if applicable)	654 184 746					
Email address						
Note: The rental provider must notify the renter within 7 days if any of this information changes.						

Each renter that is a party to the agreement must provide their details here.								
Full name of renter 1	Junxiang Huang							
Current Address:	105/263 Franklin S	3000 Postcode						
Phone number:	0400 436 317							
Email:	jhua0195@studen	nt.monash.edu						
Full name of renter 2								
Current Address:			Postcode					
Phone number:								
Email:								
Full name of renter 3								
Current Address:			Postcode					
Phone number:								
Email:								
Full name of renter 4								
Current Address:			Postcode					
Phone number:								
Email:								
5. Length of the agreeme	ent							
✓ Fixed term agreem	nent Start date	Sat 15/02/2025	(this is the date the agreement starts and you may move in)					
	End date	Sat 14/02/2026						
Periodic agreeme (monthly)	nt Start date							

4. Renter details

agreement, and the renter continues to occupy the premises, a periodic (e.g. month by month) residential rental agreement will be formed.							
6. Rent							
Rent amount(\$) (payable in advance)	3259.00						
To be paid per	week fortnight calendar month						
Day rent is to be paid (e.g. each Thursday or the 11th of each month) 15th day of each month							
Date first rent payment due	Fri 15/11/2024						
7. Bond							
The Renter has paid the bone	d specified below						
provider may ask the Victoria or their agent must lodge the	Unless the rent is greater than \$900 (per week), the maximum bond is one month's rent. In some cases, the rental provider may ask the Victorian Civil and Administrative Tribunal (VCAT) to increase this limit. The rental provider or their agent must lodge the bond with the Residential Tenancies Bond Authority (RTBA). The bond must be lodged within 10 business days after receiving payment. The RTBA will send the renter a receipt for the bond.						
email rtba@justice.vic.gov.au	If the renter does not receive a receipt within 15 business days from when they paid the bond, they may — email rtba@justice.vic.gov.au, or call the RTBA on 1300 13 71 64						
Rental bond amount(\$)	3259						
Bond lodgement date	Thu 15/02/2024						
Bond Lodgement No.	15770890						
Part B – Standard terms							
8. Rental provider's preferred	I method of rent payment						
•	est permit a fee-free (other than the renter's own bank fees) payment method and Centrepay or another form of electronic funds transfer.						
Note: The renter is entitled to	receive a receipt from the rental provider confirming payment of rent.						
(Rental provider to tick permitted methods of rent payment)							
direct debit bank o	☐ direct debit ☐ bank deposit ☐ cash ☐ cheque ☐ money order ✓ BPay						
other electronic form of	payment, including Centrepay						

Note: If a fixed term agreement ends and the renter and rental provider do not enter into a new fixed term

Payment details (if applicable)
Biller Code: 376806 BPAY REF: 62929096
9. Service of notices and other documents by electronic methods
Electronic service of documents must be in accordance with the requirements of the <i>Electronic Transactions</i> (<i>Victoria</i>) <i>Act</i> 2000.
Just because someone responds to an email or other electronic communications does not mean they have consented to the service of notices and other documents by electronic methods.
The rental provider and renter must notify the other party in writing if they no longer wish to receive notices or other documents by electronic methods.
The rental provider and renter must immediately notify the other party in writing if their contact details change.
9.1 Does the rental provider agree to the service of notices and other documents by electronic methods such as email?
The rental provider must complete this section before giving the agreement to the renter. (Rental provider to tick as appropriate)
Yes Areal Property Melbourne: arealpropertymelbourne@email.propertyme.com
9.2 Does the renter agree to the service of notices and other documents by electronic methods such as email?
(Renter to tick as appropriate)
Renter 1 ✓ Yes Junxiang Huang: jhua0195@student.monash.edu
□ No
Renter 2 Yes
□ No
Renter 3 Yes
No No
Pontor 4 Voc
Renter 4 Yes No

10. Urgent repairs

- The rental provider must ensure that the rental property is provided and maintained in good repair.
- If there is a need for an urgent repair, the renter should notify the rental provider in writing.

For further information on seeking repairs see Part D (below).

Details of person the renter should contact for an urgent repair (rental provider to insert details)

Emergency contact name	Areal Property				
Emergency phone number	03 9389 3755				
Emergency email address	arealpropertymelbourne@email.propertyme.com				

11. Professional cleaning

The rental provider must not require the renter to arrange professional cleaning or cleaning to a professional standard at the end of the tenancy unless —

- professional cleaning or cleaning to a professional standard was carried out to the rented premises immediately before the start of the tenancy and the renter was advised that professional cleaning or cleaning to a professional standard had been carried out to those premises immediately before the start of the tenancy; or
- professional cleaning or cleaning to a professional standard is required to restore the rented premises to the same condition they were in immediately before the start of the tenancy, having regard to the condition report and taking into account fair wear and tear.

The renter must have all or part of the rented premises professionally cleaned, or pay the cost of having all or part of the rented premises professional cleaned, if professional cleaning becomes required to restore the premises to the condition they were in immediately before the start of the tenancy, having regard to the condition report and taking into account fair wear and tear.

12. Owners corporation Do owners corporation rules apply to the premises? If yes, the rental provider must attach a copy of the rules to this agreement. (Rental provider to tick as appropriate) ✓ No ☐ Yes

13. Condition report

The renter must be giv	en 2 copies of the	condition rep	ort (or one	emailed c	opy) on or	before the	date the	e renter
moves into the rented p	premises.							

(rental provider to tick as appropriate)

The condition report has been provided
The condition report will be provided to the renter on or before the date the agreement starts

14 Electrical safety activities

- (a) The rental provider must ensure an electrical safety check of all electrical installations, appliances and fittings provided by a rental provider in the rented premises is conducted every 2 years by a licensed or registered electrician and must provide the renter with the date of the most recent safety check, in writing, on request of the renter.
- (b) If an electrical safety check of the rented premises has not been conducted within the last two years at the time the renter occupies the premises, the rental provider must arrange an electrical safety check as soon as practicable.

15 Gas safety activities

This safety-related activity only applies if the rented premises contains any appliances, fixtures or fittings which use or supply gas.

- (a) The rental provider must ensure that a gas safety check of all gas installations and fittings in the rented premises is conducted every 2 years by a licensed or registered gasfitter and must provide the renter with the date of the most recent safety check, in writing, on request of the renter.
- (b) If a gas safety check has not been conducted within the last two years at the time the renter occupies the premises, the rental provider must arrange a gas safety check as soon as practicable.

16 Smoke alarm safety activities

- (a) The rental provider must ensure that:
 - i. any smoke alarm is correctly installed and in working condition; and
 - ii. any smoke alarm is tested according to the manufacturer's instructions at least once every 12 months, and
 - iii. the batteries in each smoke alarm are replaced as required.
- (b) The rental provider must immediately arrange for a smoke alarm to be repaired or replaced as an urgent repair if they are notified by the renter that it is not in working order.
 - Note: Repair or replacement of a hard-wired smoke alarm must be undertaken by a suitably qualified person.
- (c) The rental provider, on or before the occupation date, must provide the renter with the following information in writing:
 - i. information about how each smoke alarm in the rented premises operates;
 - ii. information about how to test each smoke alarm in the rented premises;
 - iii. information about the renter's obligations to not tamper with any smoke alarms and to report if a smoke alarm in the rented premises is not in working order.
- (d) The renter must give written notice to the rental provider as soon as practicable after becoming aware that a smoke alarm in the rented premises is not in working order.

Note: Regulations made under the **Building Act 1993** require smoke alarms to be installed in all residential buildings.

17 Swimming pool barrier safety activities

These safety-related activities only apply if the rented premises contains a swimming pool.

(a) The rental provider must ensure that the swimming pool barrier is maintained in good repair.

- (b) The renter must give written notice to the rental provider as soon as practicable after becoming aware that the swimming pool barrier is not in working order.
- (c) The rental provider must arrange for a swimming pool barrier to be immediately repaired or replaced as an urgent repair if they are notified by the renter that it is not in working order.
- (d) The rental provider must provide the renter with a copy of the most recent certificate of swimming pool barrier compliance issued under the **Building Act 1993** on the request of the renter.

18 Relocatable pool safety activities

These safety-related activities only apply if a relocatable swimming pool is erected, or is intended to be erected, on the rented premises.

- (a) The renter must not erect a relocatable swimming pool without giving written notice to the rental provider before erecting the pool.
- (b) The renter must obtain any necessary approvals before erecting a relocatable swimming pool.

Note: Regulations made under **Building Act 1993** apply to any person erecting a relocatable swimming pool. This safety-related activity only applies to swimming pools or spas that hold water deeper than 300 mm.

19 Bushfire prone area activities

This safety-related activity only applies if the rented premises is in a bushfire prone area and is required to have a water tank for bushfire safety.

If the rented premises is in a designated bushfire prone area under section 192A of the **Building Act 1993** and a water tank is required for firefighting purposes, the rental provider must ensure the water tank and any connected infrastructure is maintained in good repair as required.

The water tank must be full and clean at the commencement of the agreement.

Part D – Rights and obligations

This is a summary of selected rights and obligations of **renters** and **rental providers** under the Act.

Any reference to VCAT refers to the Victorian Civil and Administrative Tribunal.

For more information, visit consumer.vic.gov.au/renting.

20. Use of the premises

The renter:

- · is entitled to quiet enjoyment of the premises. The rental provider may only enter the premises in accordance with the Act; and
- · must not use the premises for illegal purposes; and
- must not cause a nuisance or interfere with the reasonable peace, comfort or privacy of neighbours; and
- must avoid damaging the premises and common areas. Common areas include hallways, driveways, gardens and stairwells. Where damage occurs, the renter must notify the rental provider in writing; and
- must keep the premises reasonably clean.

21. Condition of the premises

The rental provider:

- must ensure that the premises comply with the rental minimum standards, and is vacant and reasonably clean when the renter moves in; and
- · must maintain the premises in good repair and in a fit condition for occupation; and
- agrees to do all the safety-related maintenance and repair activities set out in Part C of the agreement.

The renter:

• The renter must follow all safety-related activities set out in Part C of the agreement and not remove, deactivate or otherwise interfere with the operation of prescribed safety devices on the premises.

22. Modifications

The renter:

- · may make some modifications without seeking the rental provider's consent. These modifications are listed on the Consumer Affairs Victoria website; and
- must seek the rental provider's consent before installing any Urgent repairs include failure or breakdown of any essential service other fixtures or additions; and
- may apply to VCAT if they believe that the rental provider has unreasonably refused consent for a modification mentioned in the Act; and
- at the end of the agreement, must restore the premises to the condition it was in before they moved in (excluding fair wear and tear). This includes removing all modifications, unless the parties agree they do not need to be removed.

The rental provider:

· must not unreasonably refuse consent for certain modifications.

A list of the modifications that the rental provider cannot unreasonably refuse consent for is available on the Consumer Affairs Victoria website consumer.vic.gov.au/renting.

23. Locks

- The rental provider must ensure the premises has:
 - o locks to secure all windows capable of having a lock,
 - has deadlocks (a deadlock is a deadlatch with at least one cylinder) for external doors that are able to be secured with a functioning deadlock; and
 - o meets the rental minimum standards for locks and window locks
- · External doors which are not able to be secured with a functioning deadlock must at least be fitted with a locking device that
 - o is operated by a key from the outside; and
 - o may be unlocked from the inside with or without a key
- The renter must obtain consent from the rental provider to change a lock in the master key system.
- The rental provider must not unreasonably refuse consent for a renter seeking to change a lock in the master key system.
- The rental provider must not give a key to a person excluded from the premises under a:
 - o a family violence intervention order; or
 - o a family violence safety notice; or
 - o a recognised non-local DVO; or
 - o personal safety intervention order.

24. Repairs

· Only a suitably qualified person may do repairs—both urgent and non-urgent

25. Urgent repairs

Section 3(1) of the Act defines urgent repairs. Refer to the Consumer Affairs Victoria website for the full list of urgent repairs and for more information, visit consumer.vic.gov.au/urgentrepairs.

or appliance provided for hot water, cooking, heating or laundering supplied by the rental provider.

The rental provider must carry out urgent repairs after being notified. A renter may arrange for urgent repairs to be done if the renter has taken reasonable steps to arrange for the rental provider to immediately do the repairs and the rental provider has not carried out the repairs.

If the renter has arranged for urgent repairs, the renter may be reimbursed directly by the rental provider for the reasonable cost of repairs up to \$2500.

The renter may apply to VCAT for an order requiring the rental provider to carry out urgent repairs if-

- (a) the renter cannot meet the cost of the repairs; or
- (b) the cost of repairs is more than \$2500; or
- (c) the rental provider refuses to pay the cost of repairs if it is carried out by the renter.

26. Non-urgent repairs

- The renter must notify the rental provider, in writing, as soon as practicable of
 - o damage to the premises; and
 - a breakdown of facilities, fixtures, furniture or equipment supplied by the rental provider.
- The rental provider must carry out non-urgent repairs in reasonable time.
- The renter may apply to VCAT for an order requiring the rental provider to do the repairs if the rental provider has not carried out the repairs within 14 days of receiving notice of the need for repair.

27. Assignment or sub-letting

The renter:

 The renter must not assign (transfer to another person) or sub-let the whole or any part of the premises without the written consent of the rental provider. The rental provider may give the renter notice to vacate if the renter assigns or sub-lets the premises without consent.

The rental provider:

- cannot unreasonably withhold consent to assign or sub-let the premises; and
- must not demand or receive a fee or payment for consent, other than any reasonable expenses incurred by the assignment.

28. Rent

- The rental provider must give the renter at least 60 days written notice of a proposed rent increase
- Rent cannot be increased more than once every 12 months.
- If the rental provider or agent does not provide a receipt for rent, then renter may request a receipt.
- The rental provider must not increase the rent under a fixed term agreement unless the agreement provides for an increase by specifying the amount of increase or the method of calculating the rent increase.

29. Access and entry

- The rental provider may enter the premises—
 - at any time, if the renter has agreed within the last 7 days; and
 - to do an inspection, but not more than once every 6 months; and
 - to comply with the rental provider's duties under the Act; and
 - to show the premises or conduct an open inspection to sell, rent or value the premises; and
 - to take images or video for advertising a property that is for sale or rent; and
 - if they believe the renter has failed to follow their duties under the Act; and
 - to do a pre-termination inspection where the renter has applied to have the agreement terminated because of family violence or personal violence.
- The renter must allow entry to the premises where the rental provider has followed proper procedure.
- The renter is entitled to a set amount of compensation for each sales inspection.

30. Pets

- The renter must seek consent from the rental provider before keeping a pet on the premises.
- The rental provider must not unreasonably refuse a request to keep a pet.

31. Additional terms (if any)

List any additional terms to this agreement. The terms listed must not exclude, restrict or modify any of the rights and duties included in the Act.

Additional terms must also comply with the Australian Consumer Law (Victoria). For example, they cannot be unfair terms, which will have no effect. Contact Consumer Affairs Victoria on 1300 558 181 for further information or visit consumer.vic.gov.au/products-andservices/business-practices/contracts/unfair-contract-terms.

Default Additional Items

32. Residential Tenancy Database

In accord with Section 439 (I) of the Act AREAL PROPERTY (MELBOURNE) PTY LTD will, within 14 days of receipt of a written request, provide a copy of any listing located on a residential tenancy database used by AREAL PROPERTY (MELBOURNE) PTY LTD subject to the Act.

33. Rental Provider Obligations

The Rental Provider may issue a notice to vacate in accord with the Act during the term of this Agreement and the Renter must vacate the Premises at the expiration of the notice period given in the notice to vacate.

The Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD may during the last month of the term of this Agreement place a 'to let' notice on the Premises. The Rental Provider or

(AREAL PROPERTY (MELBOURNE) PTY LTD may put on the Premises a notice or notices 'for sale' or 'auction' at any time during the term of this Agreement.

The Rental Provider must not increase the Rental more than once in every 12 months.

Unless this Agreement is specified in Item 5 of Part A to be for a fixed term the Rental Provider may, in accord with the provisions of Section 44 of the Act, increase the Rental by giving the Renter at least 60 day's notice of the increase.

This Agreement may only be amended in writing signed by the Rental Provider and the Renter.

Where the Premises form part of a building, the Rental Provider has the right to make and/or alter rules and regulations for the Premises and the Renter will be bound by such rules and regulations of the Act.

34. Availability of Premises

AREAL PROPERTY (MELBOURNE) PTY LTD will use its best endeavours so that the Premises are available on the Commencement Date.

35. Payment of Services

The Renter shall pay all charges in respect of the consumption of water, electricity, gas, oil, national broadband network ("NBN") and telephone where the Premises are separately metered for these services as stipulated in the Act.

It is the Renter's responsibility to turn the main switch off to allow the power to be connected as required by the electricity provider. No claim shall be made against the Rental Provider or

AREAL PROPERTY (MELBOURNE) PTY LTD should the power not be connected at the commencement of this Agreement.

The Renter acknowledges that all arrangements for connection of a telephone line or national broadband network ("NBN") connection to the Premises shall be at the cost of the Rental Provider.

36. Contents Insurance

The Renter is not required to take out any insurance. Notwithstanding this, the Renter acknowledges that any insurance policy of the Rental Provider does not provide cover for the personal possessions of the Renter. It is strongly recommended that the Renter should take out contents insurance to adequately cover those possessions.

37. Use of Premises

The Renter shall only use the Premises for residential purposes unless the prior written consent of the Rental

Provider has been obtained for any other use. The Rental Provider may impose reasonable terms and conditions on giving any consent. Any other use may be subject to council or other approval and any costs associated with such approvals will be the responsibility of the Renter. The Renter must not permit any short term or long term letting or licencing the use and/or occupation of any part of the Premises without the prior written consent of the Rental Provider. Any request for consent must be made in writing to

AREAL PROPERTY (MELBOURNE) PTY LTD .

38. No Representations

The Renter acknowledges that no promise, representation, warranty or undertaking has been given by the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD in relation to the suitability of the Premises for the purposes of the Renter otherwise than as provided in this Agreement. Without limiting Item 21 of Part D of this Agreement, the Rental Provider must ensure that the Premises comply with the rental minimum standards (as set out in Schedule 4 of the Residential Tenancies Regulations 2021), and further that the Premises are vacant and reasonably clean when the Renter moves in.

39. Condition Report

The Renter must be given 2 copies of the Condition Report (or one emailed copy) on or before the date the Renter moves into the Premises.

The Renter acknowledges having received before entering into occupation of the Premises two copies of the Condition Report signed by or on behalf of the Rental Provider as well as a written statement setting out the rights and duties of the Rental Provider and Renter under a tenancy agreement ('Renting a Home - A Guide for Renters'). The Renter acknowledges that the Condition Report provided at the commencement of the tenancy must be signed and returned to AREAL PROPERTY (MELBOURNE) PTY LTD within 5 business days after entering into occupation of the Premises. If the Condition Report is not returned, the copy held by AREAL PROPERTY (MELBOURNE) PTY LTD will be accepted as conclusive evidence of the state of repair or general condition of the Premises, at the commencement of this Agreement.

40. No Promise of Renewal

The Renter acknowledges that no promise, representation or warranty has been given by the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD in relation to any further renewal of this Agreement. Without limiting the generality of clause 5 in Part A of this Agreement, the Renter acknowledges that if this

Agreement is specificed in Part A, Item 5 of this Agreement as being for a fixed period, then it shall commence on the Commencement Date and end on the Expiry Date.

41. Rental Provider Termination

The Renter acknowledges that the Rental Provider may require possession of the Premises at the termination of this Agreement and may issue a notice to vacate in accord with the Act requiring vacant possession on the expiry of this Agreement.

42. Lost Keys

The Renter is responsible for the replacement of any lost key, auto remote control and the provision of any additional key and any locksmith's charge where any key is mislaid or lost.

AREAL PROPERTY (MELBOURNE) PTY LTD does not guarantee that it holds a spare set of keys to the Premises at its offices.

43. Extra Keys

The Renter acknowledges that should the Renter wish to order any extra key, auto remote control or other access device for the Premises it will be at the expense of the Renter. The Renter acknowledges that copies of all keys/auto remote controls and access devices must be returned to

AREAL PROPERTY (MELBOURNE) PTY LTD at the end of the tenancy without reimbursement.

44. Floor Protection

If the Premises include polished floorboards/floating floor, it shall be the responsibility of the Renter to fit floor protectors to all items of furniture to protect the floorboards from scratching. Stiletto shoes must not be worn at any time by any occupant and/or invitee of the Renter throughout the tenancy to prevent indentation being caused to the floors.

45. Changing Locks

The Renter may change any lock security alarm code and/or other security device at the Premises. If the Renter changes any lock security alarm code and/or other security device, the Renter must give the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD a duplicate key and/or new security alarm code and/or other access device as soon as practicable.

46. Comply with Insurance

Subject to the Renter having been provided with a copy of any insurance policy maintained by the Rental Provider, the Renter must not knowingly do or allow anything to be done at the Premises that may invalidate any insurance policy or result in the premium being increased above the normal rate. For the avoidance of doubt the Rental Provider is responsible for payment of insurance, and nothing in this clause requires the Renter to take out or pay for any insurance.

47. No Invalidating Insurance

The Renter shall not do or allow anything to be done which would invalidate any insurance policy on the Premises or increase the premium including (but not limited to) the storage of flammable liquids or the use of any kerosene or oil burning heater at the Premises. For the avoidance of doubt the Rental Provider is responsible for payment of insurance, and nothing in this clause requires the Renter to take out or pay for any insurance.

48. Protection Against Damage

The Renter must take reasonable measures so that anyone that the Renter has allowed or permitted to be at the Premises does not cause damage to the Premises. This obligation shall not extend to the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD or their respective contractors.

49. Shared Services

The Renter shall not do or allow to be done anything at the Premises that will cause the shared service facilities including (but not limited to) any driveway, lift or stairwell to become obstructed, untidy, damaged or used for any purpose other than for which it may be intended.

50. No Servicing Vehicles

The Renter must not service or repair or allow the service or repair of any motor vehicle, motorcycle, boat or caravan at the Premises except minor routine maintenance and cleaning, other than greasing and changing oil.

51. Report Damage or Injury

The Renter shall notify AREAL PROPERTY (MELBOURNE) PTY LTD immediately in writing on becoming aware of any damage to or defects in the Premises or breakdown of facilities, whether or not it might injure a person or cause damage to the Premises.

52. Notify Blockages

The Renter must as soon as practicable notify the Rental Provider or

AREAL PROPERTY (MELBOURNE) PTY LTD of any blockage or defect in any drain, water service or sanitary system. No item that could cause a blockage including (but not limited to) any feminine hygiene product, disposable nappy or excessive amounts of toilet paper may be flushed down the sewerage septic stormwater or drainage systems. The Renter must pay the Rental Provider all reasonable expenses that are incurred in rectifying any defect or blockage that may be caused by the Renter or a person that the Renter has allowed or permitted to be at the Premises. This obligation shall not extend to any defect or blockage caused by the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD or their respective contractors.

53. Alterations

The Renter shall not paint or affix any sign or any antenna or cabling onto the Premises without the prior written consent of the Rental Provider. The consent of the Rental Provider will not be unreasonably withheld. The consent of the Rental Provider may be made subject to any reasonable condition including (but not limited to) removal of the thing affixed when the tenancy is terminated. The Renter's rights and obligations in

relation to modifications are set out in Part D, Item 22 of this Agreement. The Rental Provider may require the Renter to remove such items affixed and make good any damage caused by such removal.

54. Rubbish

The Renter shall deposit all rubbish including any carton and newspaper in a proper rubbish receptacle with a close fitting lid as required by the local council. Such rubbish receptacle shall be kept only in the place provided and placed out by the Renter for collection and returned to its allotted place in accord with local council by-laws and/or good practice.

55. **Pests**

The extermination of all pests including (but not limited to) any rat, cockroach, mouse, flea, ant or other pest that may infest the Premises is considered an urgent repair and shall be dealt with in accordance with Part D, Item 25 of this Agreement.

56. Hanging Clothes

The Renter shall not hang any clothes outside the Premises other than where provision for the hanging of clothes has been provided. The Renter must use any clothes drying facilities in the manner required by the Rental Provider or any owner's corporation.

57. Replace Light Globes

The Renter shall, at the Renter's expense, replace with a similar type style and feature/attribute any lighting tube, globe and down-light (including any starter ballast or transformer) at the Premises which become defective during the term or any extension of this Agreement unless the defect is proven to be caused by faulty wiring or a defective fitting.

58. Smoke Free Zone

The Renter acknowledges that the Premises are a 'Smoke Free Zone' and the Renter will ensure that the Renter and any invitees do not smoke inside the Premises.

59. Payment of Rental

All payments of Rental shall be made without demand by or on behalf of the Rental Provider and on time. No part payment will be accepted. All payments of Rental are to be made by the method advised in Item 8 in Part B of this Agreement or as notified in writing by AREAL PROPERTY (MELBOURNE) PTY LTD from time to time.

60. Rental Increase

If the Renter disagrees with a Rental increase sought by the Rental Provider, the Renter may apply to the Director of Consumer Affairs Victoria for an investigation, provided the application to the Director of Consumer Affairs Victoria is made within 30 days after the notice of the Rental increase is given by or on behalf of the Rental Provider.

61. Maintain Garden

The Renter must maintain any garden at or adjacent to the Premises including the mowing and edging of any lawn, light trimming/pruning of small trees, shrubs and taking care of plants. Garden beds, paths and paving are to be maintained by the Renter in a neat and tidy condition, free of weeds and so far as is reasonably possible, free of garden pests and properly watered. When watering any garden, the Renter must comply with any government watering restrictions in place, from time to time. It is the responsibility of the Renter to maintain any water feature/fountain or pond at the Premises. The Renter must maintain the water quality and keep the water feature/fountain or pond clean as per the Condition Report at the commencement of the tenancy and taking into account fair wear and tear.

62. Watering System

If any garden is watered by a watering system and/or via any tank water, the Renter must maintain the system and/or tank in the state of repair and condition it was in at the start of this Agreement (fair wear and tear excepted). The Renter is not required to repair damage to the watering system caused by the Rental Provider, AREAL PROPERTY (MELBOURNE) PTY LTD or their contractors.

63. Rental Provider Repairs

The Renter acknowledges that the Premises may require maintenance during the tenancy due to unforeseen acts of nature, wear and tear or other causes. Should this occur, the Rental Provider will use best

endeavours to rectify any damage in a timely manner and in conjunction with any insurer and/or tradespeople appointed by any insurer. The Renter agrees to allow the Rental Provider or any tradespeople reasonable access to carry out any such repairs.

The Rental Provider must ensure that the Premises are provided and maintained in good repair. If there is a need for an urgent repair the Renter must notify AREAL PROPERTY (MELBOURNE) PTY LTD in writing.

64. Urgent Repairs

The Renter acknowledges that AREAL PROPERTY (MELBOURNE) PTY LTD is authorised to attend to urgent repairs to a maximum of \$2,500.00 (including GST) and the Renter agrees to use all reasonable efforts to contact AREAL PROPERTY (MELBOURNE) PTY LTD during business hours or after hours information service on 03 9389 3755 or AREAL PROPERTY (MELBOURNE) PTY LTD approved after hours emergency tradespeople before any urgent repairs are completed. Please refer to the booklet 'Renting a Home - A guide for Renters' as provided for classification of urgent repairs.

65. Vehicle Parking

The Renter shall not park or allow any vehicle to be parked on the Premises or in any garage facilities made available for use by the Renter as part of this Agreement which leaks oil unless a suitable oil drip tray is provided. No visitor cars are permitted to be parked at the Premises unless any dedicated visitor parking is provided by the Rental Provider or any owner's corporation. The Renter acknowledges that if the Premises are advertised without any off-street parking being made available, it shall be the responsibility of the Renter to enquire with the local council whether any parking permit is required for on-street parking in the vicinity of the Premises and/or otherwise make independent arrangements for the parking of any motor vehicle.

66. Pets

The renter must not keep any animal, bird, or other pet at the premises without first obtaining written permission from the Rental Provider or Areal Property (Melbourne) Pty Ltd. Permission will not be unreasonably withheld. The Rental Provider or Areal Property (Melbourne) Pty Ltd may impose reasonable conditions for granting permission. It is not unreasonable for the Rental Provider or Agent to withhold permission if the rules of an owner's corporation prohibit pets being on common property or kept at the premises. If an occupant of the premises is blind, permission is not required to keep a trained guide dog, unless permission must be obtained from an owner's corporation.

If the Rental Provider has granted written permission for the renter to keep a pet on the premises, the following conditions apply:

- Only the approved pet is permitted to be kept on the premises. Any additional pets will require a new application and written approval from the Rental Provider or Agent.
- The renter is solely responsible for the pet's behaviour and any damage caused to the property, including grounds and vegetation.
- The renter is solely responsible for the pet's behaviour and any damage caused to the property, including common property, grounds, and vegetation.
- The renter must ensure the pet does not cause noise or disturbances, and any complaints must be remedied immediately.
- Failure to comply with these conditions may result in the Rental Provider seeking a VCAT order to exclude the pet from the premises.
- At the end of the tenancy, the renter must arrange for professional flea fumigation of the property. Written evidence of the fumigation must be provided to the Managing Agent if requested.

To seek written permission to keep a pet, the renter must complete and submit a pet request form to the Rental Provider or Areal Property (Melbourne) Pty Ltd.

67. Pools and Water Features

The Renter must not install any pool, spa, pond or any other water retaining device (either inflatable or constructed) at the Premises without the express written permission of the Rental Provider. The Renter also agrees that should any such permission be granted it will be conditional on the Renter obtaining and

providing evidence to the Rental Provider, of compliance with Council or any other regulations relating to pool installation or pool fencing requirements prior to the installation taking place.

68. Rental Provider Entry

Subject to compliance with the Act, the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD has the right to enter the Premises:

- To carry out duties specified in this Agreement, or the Act or any other legislation or law;
- To value the Premises or any property of which the Premises form part, provided that at least 7 days' written notice has been given to the Renter;
- At any time between 8am and 6pm on any day (except a public holiday), for the purposes of showing prospective buyers or financial lenders through the Premises, provided that at least 48 hours' written notice has been given to the Renter;
- At any time between 8am and 6pm on any day (except a public holiday), for the purposes of showing prospective new renters through the Premises provided that at least 48 hours' written notice has been given to the Renter (and provided that such entry occurs in the period that is within 21 days before the termination date specified in the notice to vacate or notice of intention to vacate and otherwise subject to the requirements of the Act);
- To verify a reasonable belief that the Renter or any occupier may not have met any duties as a Renter of the Premises, provided that at least 24 hours' written notice has been given to the Renter;
- To make one general inspection provided that entry for that purpose has not been made within the last 6 months, and provider further that at least 7 days' written notice has been given to the Renter.

69. Assignment and Sub-Letting

The renter must obtain written consent from the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD before transferring the rental agreement to a new renter or if the people in occupation of the premises change during the tenancy. This consent must be provided in writing by the Rental Provider before any new renter takes occupancy of the property.

If the Rental Provider agrees to the transfer, the renter will be required to reimburse the Residential Rental Provider with a fee of \$275 incl. GST to cover reasonable administration costs. These costs include, but are not limited to:

- Processing applications,
- · Obtaining the owner's approval,
- Updating water authorities,
- Preparing and providing relevant documents for the new renter,
- · Preparing the lease assignment documents for all parties,
- Creating, removing, and updating renters' client cards in the system,
- Processing the bond transfer through the Residential Tenancies Bond Authority (RTBA).

The renter must notify the Rental Provider or Areal Property (Melbourne) Pty Ltd in writing as soon as practicable of any changes in occupancy and comply with **clause 27 in Part D** of this Agreement. Upon completion of the transfer, the new renter will assume all responsibilities and obligations under the rental agreement, including rent payments.

70. Rental Provider Notice

If the Rental Provider requires possession of the Premises when the tenancy ends, the Rental Provider will give the Renter the notice required by and in the manner prescribed by the Act.

71. Renter Notice

If the Renter wishes to vacate the Premises at the expiration of this Agreement the Renter must give the Rental Provider written notice of the intention of the Renter to vacate at least 28 days prior to the expiration of this Agreement.

72. Periodic Tenancy

If the Renter remains in occupation of the Premises after the expiration of this Agreement and does not enter into a new fixed term Agreement the tenancy reverts to a periodic tenancy such that the Renter must give

written notice of the intention of the Renter to vacate the Premises specifying a termination date that is not earlier than 28 days after the day on which the Renter gives written notice.

73. Rental Provider Expenses (Break Lease)

If the renter leaves the property before the end of their rental agreement or without giving proper notice, they must cover certain costs to compensate the Rental Provider for losses incurred due to the early termination of the agreement. These costs include:

- 1. **Remaining Rent**: The renter is responsible for paying the rent until the property is re-let or until the end of the fixed-term period, whichever occurs first.
- 2. **Advertising Fees**: The renter must reimburse the advertising costs, which are \$350 plus GST, incurred to market and re-let the property.
- 3. **Pro-Rata Re-letting Fees**: The renter is responsible for paying a pro-rata portion of the re-letting fee, covering reasonable costs incurred in securing a new tenant, including processing applications, tenant screening, conducting open inspections, and preparing a new rental agreement and condition report.
- 4. **Rent Shortfall**: If the property is re-let at a lower rent than the original agreement, the renter will be required to pay the difference for the remaining period of the fixed-term agreement. This compensation covers the rent shortfall for the unexpired portion of the agreement, ensuring the Rental Provider does not incur a financial loss.

74. Return Keys

The Renter acknowledges that it is the responsibility of the Renter on the termination of this Agreement to deliver all keys and any auto remote controls for the Premises to

AREAL PROPERTY (MELBOURNE) PTY LTD during business hours and to continue paying Rental until such time as all keys and auto remote controls are delivered.

75. No Set-Off

The Renter acknowledges that pursuant to the Act, the Renter cannot refuse to pay Rental on the grounds that the Renter intends to regard any part of the Bond as rent paid by the Renter. The Renter acknowledges that failure to comply with the Act may render the Renter liable to a penalty.

76. Remove Personal Property

The Renter shall be responsible for the removal of any furniture, fitting, personal property, motorcycle, car or boat spare parts or any other equipment at the termination of the tenancy, and shall reinstate the Premises or the land on which it is situated to the condition which existed at the commencement of the tenancy subject only to fair wear and tear.

77. Window Cleaning

If required in order to return the Premises to the state evidenced in the condition report or if otherwise required due to the size, location or inaccessibility of the windows at the Premises, the Renter agrees to have all windows at the Premises cleaned (both internally and externally) in a professional manner at the Renter's own cost immediately prior to vacating the Premises and taking into account fair wear and tear.

78. Carpet Cleaning

If required in order to return the Premises to the state evidenced in the condition report, the Renter will at the termination of the tenancy (whatever the cause of the termination might be) arrange for the carpet or rugs in the Premises to be professionally steam cleaned or dry cleaned (at the direction of the Rental Provider) by a reputable carpet cleaning contractor at the Renter's own cost and provide

AREAL PROPERTY (MELBOURNE) PTY LTD with an invoice/receipt for such work. The cleanliness of the carpet as stated on the ingoing condition report completed at the commencement of the tenancy will be taken into consideration in assessing the quality or outcome of such cleaning and taking into account fair wear and tear.

79. Definitions and Interpretation

All terms used in this Agreement shall have the meanings given to them in the Schedule which shall form part of this Agreement and Act means Residential Tenancies Act 1997 including any subordinate regulations and

Schedule means the schedule to this Agreement and Agreement means this document incorporating the Schedule and all attachments to this document.

80. Electronic Notices

The Renter acknowledges that the Renter is entering into a binding Agreement if this Agreement is signed utilising an electronic signature. Unless indicated to the contrary in the Item 9 of Part B of this Agreement, the Renter consents to the electronic service of notices and other documents in accord with the requirements of the Electronic Transactions (Victoria) Act 2000. The Rental Provider consents to the electronic service of notices and other documents in accord with the requirements of the Electronic Transactions (Victoria) Act 2000 at the email address of AREAL PROPERTY (MELBOURNE) PTY LTD. If the Renter has not consented to the electronic service of notices and other documents in accord with the requirements of the Electronic Transactions (Victoria) Act 2000 the Rental Provider shall not infer consent to the electronic service from the receipt or response to emails or other electronic communications.

81. Change of Electronic Address

The Rental Provider and the Renter must give immediate written notice to the Other Party and

(AREAL PROPERTY (MELBOURNE) PTY LTD) if the email address for the electronic service of Notices or other documents is changed or any other contact details are changed.

82. Withdraw Consent

The Renter may withdraw consent to the electronic service of notices or other documents by giving written notice to the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD but such notice shall only become effective on receipt by the Rental Provider or AREAL PROPERTY (MELBOURNE) PTY LTD.

83. Care for Furnishings

If the premises are let fully furnished or semi-furnished, the renter acknowledges that any furniture, fittings, and chattels included in the premises are listed in an attachment to this agreement or in the entry condition report. The renter further acknowledges that all such items are in good condition as at the start of the tenancy, unless specifically noted to the contrary in the condition report.

The renter agrees to maintain all furnishings in the same condition as received, allowing for fair wear and tear. Any damage, breakage, or missing items must be reported promptly to the Agent or Rental Provider. The renter is responsible for repairing or replacing any damaged, broken, or missing items during the tenancy or at the end of the tenancy, as requested by the Agent or Rental Provider.

84. Cost of Repairs/Replacements

The Renter acknowledges that the Renter may be liable for any repairs or maintenance costs to any furniture fittings and chattels leased with the Premises if the Renter has failed to comply with any manufacturer's recommendations if it results in loss or damage to any item of furniture fittings or chattels leased with the Premises.

85. Owners Corporation

A copy of the rules of any Owner's Corporation affecting the Premises are attached to this Agreement. The Renter must comply with the rules of the owner's corporation or any amending/superseding rules, a copy of which are provided to the Renter. The Renter is not obliged to contribute to owner's corporation capital costs or other owner's corporation expenses that would but for this clause be payable by the Rental Provider.

86. Waiver for Unseen Properties for International Applicants

AREAL PROPERTY (MELBOURNE) PTY LTD will only accept an application and provide a rental agreement to international applicants based on the following conditions, which all named renters must agree to and accept:

- Each named renter acknowledges and accepts, without recourse, that they have applied to rent the property sight unseen.
- They confirm that they have conducted their own due diligence regarding the suitability of the property based on the internet listing.
- Any requests made by the renter for additional photographs, normally not used for advertising purposes, or for further information were satisfied prior to signing the rental agreement.

- The renter acknowledges that their decision to enter into a Fixed Term Tenancy was made solely based on the internet listing, any supporting property tour video or interactive 360-degree tour (if provided), the Ingoing Entry Condition report, and their own due diligence.
- No changes, amendments, alterations, adjustments, removals, or inclusions will be made to the property before the renter takes possession or thereafter, except where required to comply with the Residential Tenancies Act or the rental agreement (excluding provisions for repairs and maintenance).
- Each named renter confirms they are entering into the rental agreement knowing that they were not provided the opportunity to physically inspect the property due to their location overseas at the time of signing the agreement.

87. Car Stacker System

Renters must complete an induction before using the car stacker system. An induction fee, payable to the Owners Corporation, must be settled prior to attending the session and is non-reimbursable by the Rental Provider.

- The car stacker system cannot be used until the renter has been inducted by a technician, and the renter assumes full liability for any damages if the system is used without completing the induction.
- Motorbikes are prohibited from being stored or parked on the car stacker system, as they may cause damage to the system or nearby vehicles. The Rental Provider and Owners Corporation are not liable for any damages resulting from improper use.
- Renters are responsible for ensuring their vehicle fits within the car stacker's size and weight limits. The Rental Provider and Agent will not be liable for any damage, loss of access, or issues arising from malfunctions or misuse.
- The renter must contact the Owners Corporation or Building Manager directly to complete the induction before use. Any denial of vehicle entry due to failure to complete the induction is the renter's responsibility.
- If the renter's vehicle does not fit the car stacker after signing the Rental Agreement, the renter must find alternative parking at their own cost if street parking is not available. The Rental Provider and Agent are under no obligation to release the renter from the agreement due to vehicle incompatibility. The renter may break the lease but will incur all applicable lease break costs.

88. Storage Cage

If the property includes a storage cage, the renter agrees to the following conditions:

- The renter is responsible for checking the condition of the storage cage at the start of the tenancy and must report any discrepancies to the property manager and in the entry condition report.
- During the tenancy, the storage cage must remain locked at all times. The renter acknowledges that leaving the cage unlocked may result in others dumping rubbish or items in the cage. Should this occur, the renter will be responsible for returning the storage cage to the same standard it was provided at the beginning of the tenancy.
- The renter must supply their own lock for the storage cage. At the end of the tenancy, the renter must remove their lock. If the lock is not removed, the owner may need to have it cut off, and the renter will be responsible for any associated costs.
- All personal items must be removed from the storage cage by the end of the tenancy. The renter is responsible for ensuring the cage is cleared and returned to its original condition.

Renter Acknowledgement

1. Junxiang Huang viewed and acknowledged at Wed, 30/10/2024 02:10 from device: iOS 17.6.1 iPhone Mobile Safari 17.6

Privacy Collection Notice

As professional property managers AREAL PROPERTY (MELBOURNE) PTY LTD collects personal information about you. To ascertain what personal information we have about you, you can contact us on: 03 9818 8991

Primary Purpose

As professional property managers, AREAL PROPERTY (MELBOURNE) PTY LTD collect your personal information to assess the risk in providing you with the lease / tenancy of the Premises you have requested, and if the risk is considered acceptable, to provide you with the lease / tenancy of the Premises.

To carry out this role, and during the term of your tenancy, we usually disclose your personal information to:

- The Rental Provider
- The Rental Provider's lawyers
- The Rental Provider's mortgagee
- · Referees you have nominated
- Organisations / Tradespeople required to carry out maintenance to the **Premises**
- Third party organisations required to provide AREAL PROPERTY (MELBOURNE) PTY LTD services
- · Rental Bond Authorities
- Residential Tenancy Tribunals / Courts
- Collection Agents
- National Tenancy Database (National Tenancy Database is a division of Equifax Pty Ltd) for purposes of checking an applicant's tenancy history.

The database operator can be contacted for information on the service or to request a copy of the data held via email at info@tenancydatabase.com.au or by submitting the request form on their website at the following address

https://www.tenancydatabase.com.au/contact-us

Other Real Estate Agents, Rental Providers and Valuers

Secondary Purpose

AREAL PROPERTY (MELBOURNE) PTY LTD also collect your personal information to:

 Enable us, or the Rental Provider's lawyers, to prepare the lease / tenancy documents for the Premises.

- Allow organisations / tradespeople to contact you in relation to maintenance matters relating to the Premises.
- Pay / release rental bonds to / from Rental Bond Authorities (where applicable).
- Refer to Tribunals, Courts and Statutory Authorities (where necessary).
- Refer to Collection Agent / Lawyers (where default / enforcement action is required).
- Provide confirmation details for organisations contacting us on your behalf i.e. Banks, Utilities (Gas, Electricity, Water, Phone), Employers, etc.

If your personal information is not provided to us and you do not consent to the uses to which we put your personal information, **AREAL PROPERTY** (MELBOURNE) PTY LTD cannot properly assess the risk to our client, or carry out our duties as professional property managers. Consequently, we then cannot provide you with the lease / tenancy of the **Premises**. You also acknowledge that our related financial services company may contact you from time to time to explain other services that this company may be able to provide.

Our privacy policy contains information about how you may access the personal information we hold about you, including information about how to seek correction of such information. We are unlikely to disclose any of your personal information to overseas recipients.

The AREAL PROPERTY (MELBOURNE) PTY LTD privacy policy contains information about how you may complain about an alleged breach of the Australian Privacy Principles, and how we will deal with such a complaint.

The AREAL PROPERTY (MELBOURNE) PTY LTD privacy policy can be viewed without charge on the AREAL PROPERTY (MELBOURNE) PTY LTD website; or contact your local AREAL PROPERTY (MELBOURNE) PTY LTD office and we will send or email you a free copy.

Disclaimer

AREAL PROPERTY (MELBOURNE) PTY LTD its directors partners employees and related entities responsible for preparing this Agreement believe that the information contained in this Agreement is up to date and correct. However no representation or warranty of any nature can be given intended or implied and the Rental Provider and the Renter should rely on their own enquiries as to the accuracy of any

information or material incorporated in this **Agreement**. The law is subject to change without notice and terms and conditions in this **Agreement** may be amended as a result. **AREAL PROPERTY (MELBOURNE) PTY LTD** disclaims all liability and responsibility including for negligence for any direct or indirect loss or damage suffered by any person arising out of any use and/or reliance on this **Agreement** or any information incorporated in it.

Signatures

This agreement is made under the Act.

Before signing you must read **Part D – Rights and obligations** of this form.

Rental Provider's Agent

Rental Provider's Agent : Areal Property Melbourne on behalf of Choy Ling Kwok (Rental Provider)

Areal Property Melbourne

Juny boy thong

Signed at Wed, 30/10/2024 09:30 , from device: Windows 10 Other Chrome 129.0.0

Renter(s)

Renter: Junxiang Huang

Signed at Wed, 30/10/2024 02:11 , from device: iOS 17.6.1 iPhone Mobile Safari 17.6

AUDIT TRAIL

Junxiang Huang (Renter)

Wed, 30/10/2024 02:08 - Junxiang Huang clicked 'start' button to view the Residential Rental Agreement (iOS 17.6.1 iPhone Mobile Safari 17.6, IP: 220.244.21.95)

Wed, 30/10/2024 02:11 - Junxiang Huang stamped saved signature the Residential Rental Agreement (iOS 17.6.1 iPhone Mobile Safari 17.6, IP: 220.244.21.95)

Wed, 30/10/2024 02:11 - Junxiang Huang submitted the Residential Rental Agreement (iOS 17.6.1 iPhone Mobile Safari 17.6, IP: 220.244.21.95)

Areal Property Melbourne (Rental Provider's Agent)

Wed, 30/10/2024 09:30 - Areal Property Melbourne clicked 'start' button to view the Residential Rental Agreement

Wed, 30/10/2024 09:30 - Areal Property Melbourne stamped saved signature the Residential Rental Agreement

Wed, 30/10/2024 09:30 - Areal Property Melbourne submitted the Residential Rental Agreement

AGREEMENT END