Approved by the Registrar General of Land, Wellington, No. 704228

NEW ZEALAND

MEMORANDUM OF LEASE

HARVARD INVESTMENTS LIMITED a duly incorporated company having its registered office at Wellington

SUCCESSORS and assigns called "the Lexors") being registered as proprietor of an estate in fee simple subject Chereinafter with 1ts ver to such encumbrances liens and interests as are notified by memoranda underwritten or endorsed hereon in that piece of land more particularly first described in the Schedule hereto (hereinafter called "the said land").

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IN CONSIDERATION of the rent hereinafter reserved and the covenants and conditions herein contained or implied and on the part of the Lessee to be pald performed and observed respectively DOTH HERRBY LRASE UNTO

> HARVARD INVESTMENTS LIMITED a duly incorporated company having its registered office at Wellington

SUCCESSORS

GRAPH Consultant administrators and assigns called "the Lesses") all that the first and garage (hereinafter called "the First") being (hereinafter with its that part of that building (hereinafter called "the said building") erected on the said land which said said building are more particularly described in Fecond the Schedule hereto TO BE HELD by the Lessee for the term of nine hundred and ninety-nine (999) years computed from the 15th October 1972 AT A RENTAL at the rate of ten cents per annum payable yearly in advance by the Lessee to the Lessors. SUBJECT TO the following covenants conditions and restrictions namely:-

THE LESSEE DOTH HEREBY COVENANT WITH THE LESSORS:

- 1. TO pay the rent in the manner and at the times hereinbefore provided,
- 2. (i) THE Lesses will upon demand in writing by the Lessers or their agent pay to the Lessers one 40th of the cost of the following repairs melatenance and other charges incurred in respect of the said Land:-
 - hereon; except as provided in Clause 27 hereof. ed on the said land and all b
 - (b) Care and maintenance of the grounds paths fences and other amenities on the said land,
 - (c) A general reserve fund to meet contingent repairs and maintenance to the grounds paths fences and other amenities on the said land.

 (d) All other expenses in respect of the said land jointly incurred by the Lessors and not relating solely to any particular Flay or to any particular building.

All the moneys payable under this clause shall be payable to a person nominated by the Lessors or a majority of the Lessors with instructions to diaburse the same for the foregoing purposes.

AND in default of payment thereof by the Lessor the Lessors shall be entitled to demand interest on the amount or amounts owing at the rate of Ten dollars per centum per amount from the date of payment but such demand shall be without prejudice to the rights of the Lessors under this Lesse.

- (i) THE Lesses will upon demand in writing by such Lessors as are also Lessess of the said building or their agent pay to such Lessors one of the cost of the following regular maintenance and guier charges incurred in respect of the said building:—

 (a) All insurance premiums assessed on the said building.

 - (b) Work carried out in connection with all electrical and plumbing equipment, drains and other amenities serving the said building as a whole.
 - (c) Work carried out in connection with the roof spouting and downpipes of the said building.
 - (d) Any exterior decoration or exterior cleaning of the walls of the said building.
 - (e) All structural repairs and maintenance necessary to the walls framework or foundations of the said building.
 - (f) A seneral reserve fund to meet contingent repairs and maintenance of the said building.
 - (g) All other expenses in respect of the said building jointly incurred by the Lessees of the said building and not relating sojely to any particular Flat.

All the moneys payable under this clause shall, be, payable to a person nominated by such Lessors as are also Lesses of the said building or by a majority of such Lessors with instructions to disburse the same for the foregoing purposes AND in default of payment thereof by the Lesses such Lessors shall be suitled to demand interest on the amount or amounts owing at the rate of Ten dollars per centum per annum from the date of payment but such demand shall be without prejudice to the rights of the Lessors under this Lesse.

garage as a garage

- 3. THAT the Lesses shall use the Flat for recidental purposes only and will not do or suffer to be done any act matter or thing which shall or may be or grow to the annoyance, puisance, privage-dappage or disturbance of the other Lesses of the said building or of any other building conditions and shall not bring into or keep in the Flat any carried or with the quiet polyrigation of the other Lessess of the said building or of any other building on the said land or which may reasonably be expected to interfere with the quiet polyrigation the other Lessess of the said building or of any other building on the said land or which may create a nuisance and the Lesses in common signification persons from time to time lawfully epitied, will have the use and enjoyment of such parts of the said land as are not for the time being occupied by buildings or subject to exclusive rights conferred by a lease.
- garage
 4. THAT the Lessee shall not bring onto or keep in the Het my goods or any substances of a highly combustible nature or do anything, (including the unauthorised use of light and power fittings) which may reader an increased premium payable for the fire insurance of the said building or which may make void or voidable any such policy of insurance. The Lessee shall comply with all statutes regulations and by-laws of any local authority insofar as they affect the Lesse of the Flatt
- 5. THB Lessee shall at his own cost keep and maintain the interior of the Fist including the doors windows electrical and plumbing apparatus and all fittings of any kind in good order and condition.
- 6. THB Lessee will not leave or place in the passageways stairways or parking area or in the grounds surrounding the said building any receptacles or structions whatsoever and will not deposit any refuse or rubbish therein or thereon and will place any garbage cans in the location approved of by the Lessons
- 7. THE Letter will not use the first for any illegal or immoral purposet and our return experience which may be likely to cause a puisance or an annoyacce to the Letters or occupants of any adjoining Flat on the said tand. This clause shall not be any way affect the generality of clause 8 of these passents.
- 8. It is a condition of this Lease that the Lessee shall at all material times remain owner as proprietor of an undivided one 40th share in the fee simple of the said land while he continues to be a Lessee hereunder. If the Lessee unless by these presents expressly authorised so too do shall deal with either his interest hereunder or his interest in the fee simple in such a manner that both leasehold and freshold interests are not comed and occupied by the same person then this Lease shall immediately determine without however discharging the Lessee from payment of any money's 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 hereof).
- 9. THAT the
- 10. THE Lessee shall not make any structural alterations to the said building without the prior written consent of such Lessors are as also Lessees of the said building first had and obtained on each occasion.
 - 11. THE Lessee will duly and punctually pay all charges for water electricity gas or other supplies or services relating solely to the First. GRYBGO.
- AND THE LESSORS DO AND EACH OF THEM DOTH HEREBY COVENANT with the Lessee as follows:-
- 12. 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 Helwithout any interruption by the Lessors or any person claiming under them.

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 13. THAT cach Lesson as pre-pice Lessons of the said building shall be a shall be a
- 14. THAT such Lessors as are also Lesses of the said building will keep the exterior and roof of the said building in a good state of repair and will duly and punctually pay all items and matters referred to in paragraph 2 (ii) hereof and will cause the said building at all times to be managed and maintained on a high standard provided that in performance of the foregoing covenants such Lessors shall have the right to enter the time upon giving reasonable notice to effect such work.

 EXTAGE
- 15. THB Lessors covenant to lease the other had one had 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 observation 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 appoint the Lessee hereunder 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.

AND IT IS HEREBY COVENANTED AND AGREED by and between the Lessons and the Lesson:

16. 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 twenty-eight days of the date of restrictions the lessee of written notice from the Lessors specifying such breach or default then it shall be lawful for the Lessors to recently upon the lessors and to determine this Lessee and the estate on interest of the Lessee herein and the fixings to report or parts thereof in the name of the whole and to determine this Lessee and the estate on interest of the Lessee herein and the fixings to report the state of the lesses the present of the lesses the present of the lesses and the estate of the lesses of the state of the lesses and the estate of the lesses of the state of the lesses and the state of the lesses of the lesses of the lesses and the state of the lesses of

garage

concutions and restrictions.

17. THAT in the event of the said building or the Flat being partially or wholly damaged or destroyed by fire or earthquake during the term; hereby created all moneys received under and by witter of any policy or policies of insurance shall thereupon be expended with all possible expedition in reinstatement of the said building or the Flat and fraking good the loss or damage in respect of which the said issurance moneys received under and by virtue of the said policy of insurance being insufficient to reinstate the said buildings or the Flat said and in the event of the moneys received under and by virtue of the said policy of insurance being insufficient to reinstate the said buildings or the Flat said and the event of the above described land, provided that if the fire was caused by the negligence of one or more of such Lessors that party of parties shall bear such insufficiency.

garage

- 18. 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 Field by rainwater entering the Field GATAGE

 19. THE Lessee shall have the right to let the Field to a reputable and solvent subtenant provided that the Lessee shall ensure that the subtenant 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 Field garage 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.
 - 20. THE parties agree that there shall be no merger in the event of the Lessee acquiring or remaining a proprietor of a freehold estate in the said land.
- 21. TEAT 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 for 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 Lessors all things to pay all or any moneys and to do and performance or observance of such covenants conditions or restrictions or any of them and if necessary or convenient 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 workance upon the Fact of the purpose of exercising any of the powers herein conferred upon the Lessors to enter by servants agents contractors or workance upon the Fact of the full of the Lessors 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 and until such payment the same shall be treated as an advance to the Lessee by the Lessors and shall bear interest; at the rate of Inn deliars (\$10) per centum per annum computed from the date or respective dates of such moneys being expended until payment thereof to the Lessors.

28. The Lessee doth hereby further covenant with the Lessors Notwithstanding the provisions of clause 2 hereof should any repairs or maintenance become necessary to any part of the said building or to the electric or plumbing equipment, drains or other amenities serving the said building caused by the negligence of the Lessee its visitors, servants or agents then the Lessee shall effect such repair or maintenance at its own

The Lessee shall not without the prior consent in writing of the majority of the Lessors in any way use or enjoy any part of the said land or the said buildings except:

The garage

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ii) The parts of the said land and of the said building shown coloured pink on the said Deposited Plan but only for the

purposes of egress or ingress by vehicle or by foot. The Lessee will permit the majority of the Lessors or their representative or agent on reasonable notice and at all reasonable times to enter upon the garage to inspect the c) condition of the same and will permit such Lessors its representatives agents surveyors tradesmen and workmen on reasonable notice and at all reasonable times to enter upon the

reasonable notice and at all reasonable times to enter upon the garage to carry out repairs and maintenance or improvements. The Lessee shall in conjunction with the lessees of the other garages in the said building insure the said building under a comprehensive policy against fire and earthquake to its full insurable value and shall likewise cause a public liability policy to be issued in respect of the said land and the said building and the lessee shall pay a 1/15th share of all insurance premiums on such policies. 'd) premiums on such policies.

The Lessee shall not hang any clothes bedding washing or similar articles on any part of the said garage or on any part of the said land. e)

- 29. The Majority of the Lessors shall have the right from time to time to make vary or revoke such rules regulations and by-laws as may from time to time be considered necessary and proper for the safety care and cleanliness of the said building and for the preservation and maintenance of good order and behaviour therein and the Lessee doth hereby covenant with the Lessors that it and its guests and all persons from time to time in the Garage will faithfully and punctually comply with such rules regulations and by-laws.
- 30. It is hereby further covenanted and agreed by and between the Lessors and the Lessee 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 Garage by rainwater entering the Garage provided that this Clause shall in no way release the Lessors from liability through any failure by it to keep observe and perform its colligations under Clause 14 hereof.

FIRST SCHEDULE

ALL that piece of land containing one rood twenty seven decimal six perches (1r. 27.6 pchs) more or less situate in the City of Wellington being part of Sections 348 and 349 of the Town of Wellington the part of Section 349 being more particularly shown as Lot 1 on Deposited Plan No. 34302 being all the land in Certificate of Title Volume SIATOLIO SETTICER WITH the Right of Way Greated by Transfers 15346, 16388 and 18627 SUBJECT TO (1) Reservations imposed by Section 8 of the Coal Mines Amendment Act 1960

(2) Order in Council 641

Right of Way and Drainage Rights created by Transfer 145921

Lease 14594 K.683 Conditions of Consent

SECOND SCHEDULE

THE said building refers to and includes the building of fifteen (:5) garages erected on the said land and marked "Garages" on the said Deposited Plan. The Garage refers to and includes the Garage shown as Garage "A" on Deposited Plan No. 34303 Wellington Registry (herein called "the said Deposited Plan").

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22. (a) THAT the expression "a majority of the Lessors" wherever herein used shall be deemed to mean any number of Lessors who together own more than a one half interest in the freshold of the said land.

(b) THAT the expression "a majority decision" shall be deemed to mean a decision of a majority of the Lessors.

- 23. THAT in the event of this Lesse being determined or becoming determinable in manner herein provided then the Lessee hereby irrevocably appoints the Lessors (other than the Lessee) his Attorney to dispose of the Lessee's said interest in the fee simple of the said land and in that event to surrender his lease and for these purposes to execute all the necessary instruments.
- 24. THE Lessee shall be bound by any decision arrived at in accordance with the provisions of clause 26 hereof and the Lessee shall give all reasonable assistance in the carrying out and implementation of such decision.
- 25. THAT if any 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 touching these presents or any clause or anything herein contained or the construction heretof or as to duties or liabilities of either party in connection with the premises then and in every such case the matter in difference shall be referred to arbitration in accordance with the Arbitration Act 1908 and its amendments.

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

26. In the event of any Lessor or Lessors requiring any matter or thing to be done by the Lessors which the Lessors are empowered to do pursuant to the terms of this Lesso 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 Lessor or Lessors 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 feaving the same at or posting the same to the last known place of abode or address of the other Lessors and in the event of such service being effected by post the same shall be semt by registered letter and service shall be deemed to have been effected on the day after posting thereof.
- (b) If after the lapse of seven days from the service of the said notice as aforesaid the Lessors or a majority of the Lessors approve of the proposed action in writing the Lessors so approving shall forthwith notify all the other Lessors of the majority decision and may thereafter carry into effect the proposed action in the name of all the Lessors and all actions taken by the consenting Lessors as aforesaid coming within the scope of the memorandum shall be binding on the Lessors and any obligation undertaken by such consenting Lessors shall be enforceable against any Lessor who shall not have consented thereto.
- (c) That if the Lessors shall be unable to arrive at a majority decision on any proposed action but a number of Lessors who together own a one half interest in the freehold of the said land approve of the proposed action in writing then the matter shall be referred to a single arbitrator in case the Lessors can agree on one and otherwise to two arbitrators or their umpire in the case of a disagreement one of the arbitrators to be appointed by the Lessors in favour of the proposed action and the other to be appointed by the remaining Lessors and in either case in all respects in accordance with the provisions in that behalf contained in the Arbitration Act 1903 or any statutory modification or re-enactment thereof for the time being in force.
- (d) Whenever by reason of the act or default or neglect of the Lesser, the Lessor shall be entitled or empowered to serve a notice, do anything or take any step and the Lessee in capacity as the Lessor is unwilling or unable to co-operate in such service or the doing of such thing or the taking of such step, then the other or others for the time being of the Lessors by these presents and without further authority shall be authorised to do so on behalf of and in the name of the Lessee.

27. That the Lessee will pay his or her due proportion of the rates in respect of the said flat. garage	and	all	rates	assessed
against the said garage separately.				

28.)
29.)
30.)See inset
First and)
Second Schedule)

garage

AND the Lessee DOTH HEREBY ACCEPT this Lease of the Het to be held by the Lessee as tenant and subject to the conditions restrictions and covenants above set forth.

PERSONAL PROPERTY.

IN WITNESS WHEREOF these presents have been executed this v5** one thousand nine hundred and seventy two (1972)

HARVARD INVESTMENTS LIMITED as Lessors was hereunto affixed by and in the

HARVARD INVESTMENTS LIMITED as Lessee was hereunto affixed by and in the

Doog Secretary

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LEASE GARAGE A D.P. 34303

HARVARD INVESTMENTS LIMITED

HARVARD INVESTMENTS LIMITED

Registered in pupicate

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I hereby certify that Part IIA of The Land Settlement Promotion and Land Acquisition Act 1952 does not apply to the within transaction.

Solicitor for the Lessee

leasehold et 100/1085 issued for the lessoes' interest horizon

LAND 23 JAN 1973

> McILROY, GILKISON & HEAL SOLICITORS

> > WELLINGTON, N.Z.

LT/6/999-1/71 THE CAXTON PRESS CHRISTCHURCH SERIAL NO. 266

The District Land Registrar, WELLINGTON

Please issue a Leasehold Certificate of Title for the within Lease.

GILKISON & HEAL