

LEASING AGENCY AGREEMENT (RESIDENTIAL)

The Property and Stock Agents Act 2002 (NSW) and Regulation require all agents' instructions to be in the form of a written agreement.

D۸	рт	IES						
	ncip							
		ABN / ACN			GS	T Registered	Yes No	,
		Address						
					Po	stcode		
		Phone: Work	Home		Mobi	е		
		Email* (see note)						
		* Note: By including your email address,	, you consent to service of a	any documents, incl	uding this agreer	nent and any doc	uments required to be	е
		served under or because of this agreem	nent, by way of email.					
Δa	ent	Oxhridga Group Pty Ltd						
~9		Oxbridge Group Pty Ltd Licensee's Licence No.** (see no	nte) 10077241					-
			7.07 10077341		CS	T Registered	✓ Yes No	-
		ABN / ACN 18 616 229 611			<u> </u>	rriegistered	√ 163 140	-
		Trading as Oxbridge Property Gr	roup					-
		Address Level 5						-
		616-620 Harris Street, ULTIMO, N	NSW		Ро	stcode 2007		_
		Phone: Work 1300 680 690		Mobile				_
		Email*** (see note)						
		** Note: If the Agent trades as a corpor *** Note: By including your email addre be served under or because of this agre	ess, you consent to service o				ocuments required to)
PR	EM	ISES						
		ss of Premises to be leased						
_								
_						Postcoo	ie	
Doi	ina.	Furnished Unfurnished	Caraga(a) /Car Space(a) included	Yes No			
Dei	ing:	i diffisited Officialisited	Garage(s)/Car Space(s	s) ii icidded	163 110			
AC	GRE	EMENT						
_		s Appointment						
1.		Agent is granted leasing rights of the F		of this agreeme	nt until such tir	_		r
		agreement is terminated by either party					in writing but	
		hout prejudice to either party's rights ac	crued or obligations inc	urred prior to the	e effective ten	mination.		
	ı	Term of tenancy agreement						
					inclusive or a	s otherwise ins	tructed in writing.	
	ii	Rent						
					per			
		payable in advance or such other rent a	as the Principal may agr	ee to accept.				
	iii	Rental Bond						
				or equivalent	to		weeks ren	t.
Αa	ents	s Authority						
_		Agent is authorised to act on behalf of	f the Principal					
	 i	to undertake initial inspection;	r aro i rarolpaa				Yes No	
	' ii	to arrange inspection by prospective te	onante:				Yes No	
	 :::		silailts,					
		to obtain references;					Yes No	
	iv	a to select a tenant; OR					Yes No)
		b to recommend tenants					Yes No)
	٧	to enter into and sign a tenancy agreen		ons approved by	•		Yes No	
	, <i>i</i> :	the Principal and accepted by the tenar						
		to receive initial payment of rent and iss	•	and the same constant	_		Yes No	'
	VII	to receive payment of rental bond if rec with the provisions of the <i>Residential Te</i>			Э		Yes No	,
		are providente of the recordental re	5	,.				



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3. The Agent shall endeavour to verify references from any prospective tenant.

Agent's Remuneration

4.	The Agent shall be entitled to a leasing fee as set out a tenant to the Premises who subsequently enters into			
	Leasing Fee			(GST inclusive)
	The Agent's Leasing Fee is due and payable by the Priresidential tenancy agreement or pays rent, whichever		nant enters into possession of the Premis	es or signs a
Ins	pection			
	Unless otherwise instructed by the Principal, any prosp following circumstances:	ective tenant is e	entitled to inspect the Premises in the	
	omotional Activities	_	_	
6.	The Premises are to be advertised and/or otherwise p OR as follows:	oromoted as	per the attached schedule OR no	t advertised
	The fees for each leasing are:			
	\$		and are due and payable	/ /
	For Lease Sign: Permission is hereby granted for the A	gent to erect "For	r Lease" signage Yes No	,
	It is acknowledged that the Agent is not responsible for signage.			ne erection of the
Sa	rvices, Charges and Expenses			
	The Agent shall perform the following other services in	n connection with	the leasing and shall be entitled to remur	neration as
	follows if those services are performed as undertaken		-	
		Amount	When due and payable by	y the Principal
	i Preparation of tenancy agreement	\$		
	 ii If required, obtain copies of any by-law or management statement relating to a strata or community scheme, which is required to be 			
	provided to the tenant.	\$		
	iii Other	\$		
Va	riation of Services, Charges and Expenses			
	The services to be provided by the Agent and any charagreement cannot be varied except as agreed by the			ursuant to this
Au	thority to Deduct			
9.	In the event of any monies being paid to the Agent on monies all of their above mentioned fees, expenses ar			deduct from such
Pa	yment to Principal			
10	. If money held by the Agent becomes due to the Princi	pal, then the Princ	sipal directs the Agent to pay that money	by:
	Cheque Yes No Electronic Funds Transf	er (EFT) Ye	es No	
	If by EFT: Account Name			
	BSB / Account No.			
Fin	ancial Institution Taxes or Deductions			

11. The Agent shall be entitled to be reimbursed for any taxes or deductions debited by banks or other financial institutions against the Agent's account that are attributable to the affairs of the Principal.

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12. Any amounts referred to in this agreement which are payable by the Principal to the Agent in respect of services provided by the Agent under this agreement, including reimbursement of expenses, are expressed inclusive of the Goods and Services Tax ("GST"), at the rate of 10% (the current rate). If the current rate is increased or decreased, the parties agree that any amounts referred to in this agreement will be varied accordingly.

Agent's Indemnity, Liability and Release

13. The Principal will hold harmless and keep indemnified the Agent against, and release the Agent from, all actions, suits, proceedings, claims, demands, costs and expenses whatsoever which may be taken or made against the Agent in the course of or arising out of the proper performance or exercise of any of the powers, duties or authorities of the Agent.

Financial, Investment, Taxation and Other Advice

14. WARNING: The Principal acknowledges that any financial, investment, taxation or other advice provided by the Agent to the

fin	anci	al situation or needs of the Principal. The Principal is advised to consult with their own independent financer r taxation advisor or other appropriately qualified expert.		
		e of information to tenants		
15. i	Th	e <i>Residential Tenancies Act 2010</i> (NSW) requires that certain information be disclosed to the tenant before ters into a residential tenancy agreement. Please answer the following:	ore the ten	ant
	a.	Has the landlord prepared a contract for sale of the residential Premises?	Yes	No
	b.	Is there any proposal to sell the residential Premises?	Yes	No
	C.	Has a mortgagee commenced proceedings in a court to enforce a mortgage over the Premises?	Yes	No
		- If yes, is a mortgagee taking action for possession of the Premises?	Yes	No
	d.	If the Premises comprise of or include a lot in a strata scheme (within the meaning of the <i>Strata Schemes Management Act 2015</i> (NSW)), is a strata renewal committee currently established in relation to the strata scheme?	Yes	No No
		Note: The landlord or landlord's agent must also provide a copy of the by-laws for the strata scheme before the tenant enters into a residential tenancy agreement.		
ii	scl	he Premises comprise of a lot in a strata scheme, the Principal must provide a copy of the current by-law- neme to the Agent and provide any amendments to those by-laws to the Agent immediately upon receiv- nendments.	s for the st ing notice	trata of such
Materi	al F	act		
16. i	rer	andlord or landlord's agent must not induce a tenant to enter into a residential tenancy agreement by any presentation or promise that the landlord or agent knows to be false, misleading or deceptive or by knowi paterial fact of a kind prescribed by the <i>Residential Tenancies Regulation 2019</i> (NSW). Please answer the f	ngly conce	nt, ealing a
	a.	Have the Premises been subject to flooding from a natural weather event or bush fire within the last 5 years?	Yes	No
		Details		
	b.	Are the Premises subject to significant health or safety risks that are not apparent to a reasonable person on inspection of the Premises?	Yes	No
		Details		
	C.	Are the Premises listed on the LFAI Register?	Yes	No
		Details		
	Ч	Have the Premises been the scene of a serious violent crime within the last 5 years?	Yes	No
	u.	·	163	INO
		Details		
	e.	Have the Premises been used for the purposes of the manufacture or cultivation of any prohibited drug or prohibited plant within the meaning of the <i>Drug Misuse and Trafficking Act 1985</i> within the last 2 years?	Yes	No
		Details		
	f.	Will council waste services be provided to the tenant on a different basis than is generally applicable to residential premises within the area of the council?	Yes	☐ No
		Details		
	g.	Because of the zoning of the land or other laws applying to development on the land, will the tenant not be able to obtain a residential parking permit in an area where only paid parking is provided?	Yes	No
		Details		
	h.	Is there a driveway or walkway on the Premises which other persons are legally entitled to share with the tenant?	Yes	No
		Details		
	i.	If the Premises comprise or include a lot in a strata scheme, are there any scheduled rectification work or major repairs (including replacement of roofing, guttering or fences) to be carried out to common property during the fixed term of this agreement?	Yes	No
		Details		

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	j.	Are the Premises part of a building in relation to which a notice of intention to issue a fire safety order, or a fire safety order, has been issued requiring rectification of the building regarding external combustible cladding?	Yes	No
		Details		
	k.	Are the Premises part of a building in relation to which a notice of intention to issue a building product rectification order, or a building product rectification order, has been issued requiring rectification of the building regarding external combustible cladding?	Yes	No
		Details		
	l.	Are the Premises part of a building in relation to which a development application or complying development certificate application has been lodged for rectification of the building regarding external combustible cladding?	Yes	No
		Details		
ii	ре	ne Principal warrants that the Principal has supplied the Agent in writing with all the relevant details and intertaining to all the material facts in respect of the Premises and will keep the Agent updated in writing of a	ormation any change	s to
iii	Th red	ne Principal acknowledges that the <i>Property and Stock Agents Act 2002</i> (NSW) and <i>Residential Tenancie</i> quire the Agent to disclose all material facts to prospective tenants.	s Act 2010	(NSW)
iv	Th pro	ne Principal directs the Agent to disclose all of the material facts provided in writing by the Principal to the ospective tenants of the Premises.	Agent to	all
٧	ln '	this clause:		
	a. b.	"building product rectification order" has the same meaning as in the <i>Building Products (Safety) Act 201</i> "external combustible cladding" has the same meaning as in the <i>Environmental Planning and Assessme</i> (NSW);		on 2000
	c. d. e.	"fire safety order" has the same meaning as in the Environmental Planning and Assessment Regulation "LFAI Register" has the same meaning as it has in clause 3(1) of the Residential Tenancies Regulation 2 "material fact" has the same meaning as it has for the purposes of section 52 of the Property and Stock (NSW) and section 26 of the Residential Tenancies Act 2010 (NSW); and	2019 (NSW));
	f.	"serious violent crime" includes murder, manslaughter, sexual assault or aggravated assault.		
Privad	Э			
17. i		ne <i>Privacy Act 1988</i> (Cth) (the Privacy Act) allows personal information to be collected, held, used and di proses for which it was collected as notified to users, and otherwise in accordance with the Privacy Act.		r the
ii	Th de	is clause outlines how the Agent collects, holds, uses and discloses the Principal's personal information (a fined in the Privacy Act). This clause only applies to the extent the Agent collects, holds, uses and disclosed formation.	as that tern	
iii	The age of	the Agent may collect, hold, use and disclose personal information the Principal provides the Agent in configurement or collected from other sources for the following purposes: (a) identifying and verifying the Principalises; (b) advertising and promoting the Premises for lease; (c) processing and assessing any application leation to the lease of the Premises; (d) negotiating and preparing any lease for the Premises; (e) liaising arrormation with the Principal and the Agent's or Principal's legal and other advisors in relation to or in connease of the Premises; (f) managing this agreement and any lease of Premises including the collection of reincipal and the preparation of required statements of account; (g) complying with any applicable law; (h) of Principal is registered for GST purposes; (i) operating controlled money accounts; (j) complying with any occess; (k) serving and signing (or arranging signing of) this agreement; and (l) contacting and liaising with cluding, without limitation, goods and services providers and insurers) and to provide those parties with the proportion of the provide those provides and provide those provides the principal pro	cipal and the prince of the content of the content of the confirming of the confirmi	e I in jing any If of the whether solution s
iv	ma ob	the personal information outlined in this agreement or requested by the Agent is not provided by the Princ ay not be able to act on behalf of the Principal effectively or at all. The Agent may also not be able to dis digations in this agreement. It is impracticable for the Agent to deal with a Principal who has not identified used a pseudonym.	charge its	_
V	Pe co me po (w (in	ersonal information collected about the Principal may be disclosed by the Agent for any of the purposes follected (as outlined above) to other parties including the Agent's or Principal's legal and other advisors, and edia organisations, property data service providers, prospective and actual tenants, clients of the Agent by tential, tradespeople, strata owners corporations, valuers, government and statutory bodies, financial instancial provides technical and other assistance to the Agent to effect the matters set out above) and other cluding, without limitation, goods and services providers and insurers) or government agencies, courts, read law enforcement agencies, or as required, authorised or permitted by any applicable law.	dvertising a both existin titutions, RE third partic	and ng and EINSW es
vi	Th pro	ne Agent may also use the Principal's personal information for marketing and research purposes to inform oducts and services provided by the Agent, which the Agent considers may be of value or interest to the e Principal tells the Agent (by ticking the box below) or has previously told the Agent not to.		
vii	If t	the Principal does not wish to receive any information about such products and services then please tick herwise notify the Agent using the Agent's contact details set out earlier in this agreement.	this box:	or

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- viii The Principal has the right to request access to any personal information held by the Agent which relates to the Principal, unless the Agent is permitted by law (including the Privacy Act) to withhold that information. The Principal also has the right to make a complaint about the way in which the Agent has handled the Principal's personal information or that the Agent may have breached this clause or the Privacy Act. The Principal also has the right to request the correction of any personal information which relates to the Principal that is inaccurate, incomplete or out-of-date.
- ix Any requests for access to the Principal's personal information or any complaints should be made in writing to the Agent at the contact details included in this agreement.
- x The Agent may charge a reasonable fee where access to personal information is provided (no fee may be charged for making an application to access personal information).
- xi The Agent will take reasonable precautions to protect the personal information it holds in relation to the Principal from misuse, loss, unauthorised access, modification or disclosure.
- xii The Agent may disclose the Principal's personal information outside of Australia. In doing so, the Agent will take reasonable steps that are reasonable in the circumstances to ensure that any overseas recipient will deal with such personal information in a way that is substantially similar to, or consistent with, the way in which the relevant Australian Privacy Principles in the Privacy Act protects such personal information.
- xiii By signing this agreement, the Principal: (a) acknowledges that it has read, understands and accepts the terms of this clause; and (b) provides express permission to the Agent to collect, hold, use and disclose personal information in the manner described in this clause.

Disclosure of Rebates, Discounts, Commissions or Benefits

18. In respect of any expenses to be incurred by the Principal or the Agent on behalf of the Principal pursuant to this agreement or if the Agent refers a person to a non-independent service provider, the Agent discloses that the Agent may receive, or expects to receive, rebates, discounts, commissions or benefits from third parties as specified below or as notified by the Agent to the Principal in writing from time to time after the date of this agreement:
The nature and value of any

Name of Third Party	Nature of relationship with Third Party	estimated amount of rebate, discount, commission or benefit
		\$
		\$
		\$
		\$
		\$
		\$
		\$

If no rebate, discount, commission or benefit, write in "nil".

Premises Fit for Habitation

19. The Principal warrants that the Premises are fit for habitation within the meaning of the Residential Tenancies Act 2010 (NSW), there is no legal impediment to occupation of the Premises as a residence at the time of entering into this agreement and that the Principal will notify the Agent immediately if any legal impediment to the occupation of the Premises arises during the term of this agreement.

Compliance Warranty

- 20. Without limiting any other clause in this agreement, the Principal warrants that:
 - i the Principal has complied with its obligations under all applicable codes and legislation; and
 - the Premises complies with the requirements of all applicable codes and legislation,

necessary for occupation of the Premises including, without limitation, with respect to smoke alarms, window safety devices, glass windows, staircases, doors and balustrades, asbestos, decks and balconies, lead paint, blind cord safety, hazardous activities and electrical, gas and plumbing installations.

Disclaimer

- 21. The Principal acknowledges and agrees:
 - that:
 - a the Agent's role is to manage the tenancy;
 - b the Agent is not qualified to:
 - assess the structural aspects of the Premises including, without limitation, with respect to staircases, decking and balconies, glass windows, window safety devices, doors and balustrades, smoke alarms, asbestos, swimming pools and associated fittings and safety barriers, electrical, gas and plumbing installations, lead paint and blind cord safety;
 - B. ensure that the Premises complies and operates in accordance with the requirements of all applicable codes and legislation:

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- ii that inspections of the Premises conducted by the Agent do not include the moving of furniture, lifting of floor coverings, or inspecting the interiors of roof spaces, under flooring, inside of cupboards or the Principal's goods or other belongings; and
- iii that the Agent has advised the Principal that the Principal should:
 - have property inspections carried out by suitably qualified, licensed and insured contractors and experts in the appropriate areas; and
 - b hold adequate and appropriate insurances including, without limitation, building insurance, indemnity insurance and landlords insurance.

Smoke Alarms

22. Without limiting any other clause in this agreement, the Principal warrants that the Premises comply with the *Environmental Planning and Assessment Regulation 2000* (NSW).

Water Efficiency Measures

23. Do the premises contain the water efficiency measures	s prescrib	ed
by the Residential Tenancies Act 2010 (NSW)?	Yes	No

Note: If the prescribed measures are not installed, the landlord may be prevented from recovering water usage charges from the tenant.

Work, Health and Safety

- 24. The Principal acknowledges that, at all material times:
 - i the Principal has sole management and control of the Premises listed for lease to the exclusion of the Agent;
 - ii the Agent acts under the direction management and control of the Principal to facilitate the lease of the Premises between the Principal and the tenant; and
 - the Principal is the person conducting a business or undertaking for the purposes of all work, health and safety laws, regulations and other requirements.
- 25. The Principal acknowledges, so far as reasonably practicable, that the Principal has thoroughly inspected and conducted an assessment of the risks and controls associated with the Premises prior to offering it for lease and that the Premises are:

i	without risk to work, health and safety	Yes	No

OR

ii subject to the risks and controls as advised by the Principal to the tenant in writing Yes No

Landlord's Information Statement

26. The Principal acknowledges that it has read and understood the contents of an information statement in the approved form that sets out a landlord's rights and obligations under the *Residential Tenancies Act 2010* (NSW) and any other law in relation to a proposed residential tenancy.

Principal's Authority

27. The Principal warrants that the Principal has authority to enter into this agreement.

Warranty

28. The Principal warrants that all information provided by it to the Agent and in this agreement is true, correct and complete and that the Agent can rely on the information provided. The Principal agrees to keep the Agent updated, in writing, of any changes to such information to ensure that it remains up-to-date and accurate at all times.

Service and Signing

- 29. The Principal acknowledges being served with a copy of this agreement.
- 30. If the Agent causes this agreement to be electronically served on and/or signed by the Principal by way of electronic communication (including the use of a third party platform to facilitate the service and signing of this agreement), the Principal agrees that the Principal's electronic signature and initials created for the purpose of signing this agreement will be the electronic representation of the Principal's signature and initials for all purposes when the Principal electronically signs this agreement, just the same as a pen-and-paper signature or initial.

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agree to be legally bound by the terms of	of this agreement even	I agree to be legally bound by the terms	of this agreement e
f I sign this agreement electronically.	ŭ	if I sign this agreement electronically.	J
Signature of Principal / Authorised Representative	Date	Signature of Principal / Authorised Representative	Date
Name of Signatory		Name of Signatory	
Authority of Signatory (delete whichever is	not applicable)	Authority of Signatory (delete whichever	is not applicable)
Power of Attorney / Authority Letter (attach a copy)		Power of Attorney / Authority Letter (attach a copy)	
agree to be legally bound by the terms of		,	ada ionsed officer of Allo
EXECUTED for and on behalf of		ACN	
oursuant to section 127 of the Cornoration	ne Act 2001 (Cth):		
Signature of Director/Secretary/	ns Act 2001 (Cth):	Signature of Director/Secretary/ Authorised Representative	Date
Signature of Director/Secretary/	, ,	Signature of Director/Secretary/	Date
Signature of Director/Secretary/ Authorised Representative	, ,	Signature of Director/Secretary/	Date
Signature of Director/Secretary/ Authorised Representative	Date	Signature of Director/Secretary/ Authorised Representative	
Signature of Director / Secretary / Authorised Representative Name of Signatory Authority of Signatory (delete whichever is Director / Secretary / Authorised Officer / Attorney (attach a copy of Power of Attorney if applicable)	Date	Signature of Director/Secretary/ Authorised Representative Name of Signatory	is not applicable)
Signature of Director / Secretary / Authorised Representative Name of Signatory Authority of Signatory (delete whichever is Director / Secretary / Authorised Officer / Attorney (attach a copy of Power of Attorney if applicable)	Date	Signature of Director/Secretary/ Authorised Representative Name of Signatory Authority of Signatory (delete whichever Director/Secretary/Authorised Officer Attorney (attach a copy of Power of Attorney)	is not applicable)
Signature of Director / Secretary / Authorised Representative Name of Signatory Authority of Signatory (delete whichever is Director / Secretary / Authorised Officer / Attorney (attach a copy of Power of Attorney if applicable) AGENT agree to be legally bound by the terms of	Date	Signature of Director/Secretary/ Authorised Representative Name of Signatory Authority of Signatory (delete whichever Director/Secretary/Authorised Officer Attorney (attach a copy of Power of Attorne if applicable)	is not applicable)
Signature of Director / Secretary / Authorised Representative Name of Signatory Authority of Signatory (delete whichever is Director / Secretary / Authorised Officer / Attorney (attach a copy of Power of Attorney	Date	Signature of Director/Secretary/ Authorised Representative Name of Signatory Authority of Signatory (delete whichever Director/Secretary/Authorised Officer Attorney (attach a copy of Power of Attorne if applicable)	is not applicable)
Signature of Director / Secretary / Authorised Representative Name of Signatory Authority of Signatory (delete whichever is Director / Secretary / Authorised Officer / Attorney (attach a copy of Power of Attorney if applicable) AGENT agree to be legally bound by the terms of	Date a not applicable) of this agreement even if	Signature of Director/Secretary/ Authorised Representative Name of Signatory Authority of Signatory (delete whichever Director/Secretary/Authorised Officer Attorney (attach a copy of Power of Attorne if applicable)	is not applicable)

Note: This part of the agreement MUST NOT be signed by an assistant agent.

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