DATED 16 Mey 2017

LEASE

relating to

UNIT 3 MILLENNIUM HOUSE PRIESTLEY ROAD BASINGSTOKE RG24 9GZ

between

ALAN JAMES SAITCH AND AVRIL JACQUELINE SAITCH

and

HAMPSHIRE HOSPITALS NHS FOUNDATION TRUST

WE CERTIFY THIS IS A TRUE COMMON OF THE OBTOINAL DOCUMENT WILLS CHANDLER SOLICITORS, BASINGSTOKE DATED & My 2017

CONTENTS

CLAU	JSE			

1.	Interpretation
2.	Grant
3.	Ancillary rights
4.	Rights excepted and reserved
5.	The Annual Rent and other payments
6.	Insurance 6
7.	Services
8.	Prohibition of dealings
9.	Repairs, decoration, alterations and signs
10.	Use
11.	Returning the Property to the Landlord
12.	Indemnity
13.	Landlord's covenant for quiet enjoyment
14.	Re-entry and forfeiture
15.	Joint and several liability
16.	Notices
17.	Entire agreement
18.	Governing law
19.	Jurisdiction
20.	Miscellaneous
21.	Rent deposit

PARTIES

- ALAN JAMES SAITCH AND AVRIL JACQUELINE SAITCH of Vickers Business Centre, Priestley Road, Basingstoke Hampshire RG24 9NP (Landlord).
- (2) HAMPSHIRE HOSPITALS NHS FOUNDATION TRUST of Unit 3 Millennium House, Priestley Road, Basingstoke, Hampshire RG24 9GZ (Tenant).

AGREED TERMS

1. INTERPRETATION

The following definitions and rules of interpretation apply in this lease.

1.1 Definitions:

Annual Rent: rent at the rate of £24,000.00 per annum.

Building: MILLENNIUM HOUSE, PRIESTLEY ROAD, BASINGSTOKE RG24 9GZ shown edged blue on the plan attached to this deed.

Common Parts: the Building other than the Property and the other office suites at the Building.

Lifts: all lifts and lift machinery and equipment in the Building.

LTA 1954: Landlord and Tenant Act 1954.

Permitted Use: use as offices and training room.

Property: the part of the first floor of the Building and known as Unit 3, the floor plan of which is shown edged red on the plan attached to this lease, bounded by and including the internal wall and ceiling finishes and floor coverings of that part [and the windows and window frames in those walls], but including all Service Media within the Property.

Service Media: all media for the supply or removal of heat, boilers, electricity, gas, water, sewage, air-conditioning, energy, telecommunications, data and all other services and utilities and all structures, machinery and equipment ancillary to those media.

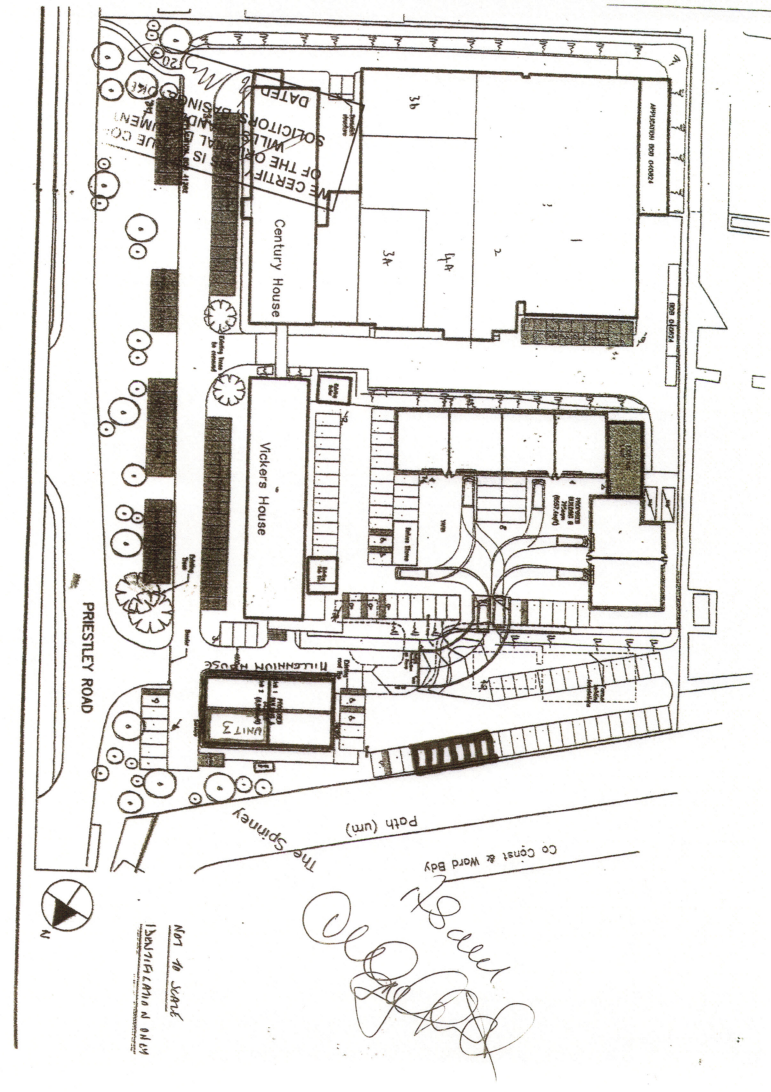
Term: a term of 3 years, commencing on 1st April 2017 and ending on, and including 31st March 2020.

VAT: value added tax chargeable under the Value Added Tax Act 1994 and any similar replacement tax and any similar additional tax.

A reference to this lease, except a reference to the date of this lease, is a reference to this deed and any deed, licence, consent, approvader of the first present supplemental to it.

| A reference to this lease, is a reference to the date of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, consent, approvader of this lease, is a reference to this deed and any deed, licence, approvader of this lease, approvader of this lease

- 1.3 A reference to the **Landlord** includes a reference to the person entitled to the immediate reversion to this lease.
- 1.4 Unless the context otherwise requires, references to the **Building**, the **Common Parts** and the **Property** are to the whole and any part of them or it.
- 1.5 A reference to the end of the Term is to the end of the Term however it ends.
- 1.6 A working day is any day which is not a Saturday, a Sunday, a bank holiday or a public holiday in England.
- 1.7 A reference to laws in general is a reference to all local, national and directly applicable supra-national laws as amended, extended or re-enacted from time to time and shall include all subordinate laws made from time to time under them and all orders, notices, codes of practice and guidance made under them.
- 1.8 Unless otherwise specified, a reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time and shall include all subordinate legislation made from time to time under that statute or statutory provision and all orders, notices, codes of practice and guidance made under it.
- 1.9 Any obligation on the Tenant not to do something includes an obligation not to allow that thing to be done and an obligation to use best endeavours to prevent that thing being done by another person.
- 1.10 A **person** includes a natural person, corporate or unincorporated body (whether or not having separate legal personality).
- 1.11 Unless the context otherwise requires, references to clauses are to the clauses of this lease.
- 1.12 Clause headings shall not affect the interpretation of this lease.
- 1.13 Unless the context otherwise requires, any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.
- 1.14 A reference to writing or written incudes email.
- 1.15 Unless the context otherwise requires, a reference to one gender shall include a reference to the other genders.



Unless the context otherwise requires, words in the singular shall include the plural 1.16 and in the plural shall include the singular.

2. GRANT

- The Landlord lets the Property to the Tenant for the Term. 2.1
- The grant is made together with the ancillary rights set out in clause 3, excepting and 2.2 reserving to the Landlord the rights set out in clause 4, and subject to all rights, restrictions and covenants affecting the Building including the matters referred to at the date of this lease in the property and charges register of title number HP530444.
- 2.3 The grant is made with the Tenant paying to the Landlord as rent, the Annual Rent and all VAT in respect of it, and all other sums due under this lease.

3. ANCILLARY RIGHTS

- The Landlord grants the Tenant the following rights (the Rights) to use in common 3.1 with the Landlord and any other person authorised by the Landlord:
 - the right of support and protection from those parts of the Building that (a) afford support and protection for the Property at the date of this lease and to the extent that such support and protection exists at the date of this lease;
 - the right to use the Common Parts for the purposes of access to and egress (b) from the Property;
 - the right to park six private cars or motorbikes belonging to the Tenant, its (c) employees and visitors in six parking spaces as edged green on the plan attached to this Lease or in such places the Landlord designates from time to time:
 - (d) the right to use and to connect into any Service Media at the Building that belong to the Landlord and serve (but do not form part of) the Property which are in existence at the date of this lease;
 - the right to use any lavatories and washrooms in the Common Parts.

In relation to the Right mentioned in clause 3.1(d), the Landlord may, at its 3.2 discretion, re-route or replace any such Service Media and that Right shall then apply in relation to the Service Media as re-routed or replaced THE

The Tenant shall exercise the Rights: 3.3

ORIGINAL DOCUMENT ant shall exercise the Rights:

SOLICITORS, BANDLER

only in connection with its use of the Prepert Paper the Permitted in Solicity and in OKE a manner that is consistent with its obligations in clause 18,1;

- (b) in accordance with any regulations made by the Landlord as mentioned in clause 10.5; and
- (c) in accordance with all relevant laws.
- 3.4 Except as mentioned in this clause 3, neither the grant of this lease nor anything in it confers any right over the Common Parts or any other part of the Building or any other property or is to be taken to show that the Tenant may have any right over the Common Parts or any other part of the Building or any other property, and section 62 of the LPA 1925 does not apply to this lease.
- 3.5 Within one month after the end of the Term (and notwithstanding that the Term has ended), the Tenant shall make an application to remove all entries on the Landlord's title relating to the easements granted by this lease and shall ensure that any requisitions raised by HM Land Registry in connection with that application are dealt with promptly and properly; the Tenant shall keep the Landlord informed of the progress and completion of its application.

4. RIGHTS EXCEPTED AND RESERVED

- 4.1 The following rights are excepted and reserved from this lease to the Landlord (the **Reservations**):
 - (a) rights of light and air to the extent those rights are capable of being enjoyed at any time during the Term;
 - (b) the right to use and to connect into Service Media at, but not forming part of, the Property; the right to install and construct Service Media at the Property to serve any part of the Building or any other property (whether or not such Service Media also serve the Property) and to connect into and use such Service Media; and the right to re-route any Service Media mentioned in this clause;
 - the right to enter the Property for any purpose mentioned in this lease or connected with it or with the Landlord's interest in the Building or any other property at any reasonable time and, except in the case of an emergency, after having given reasonable notice (which need not be in writing) to the Tenant; and
 - (d) at any time during the Term, the full and free right to develop land other than the Building, whether or not such land is owned by the Landlord, as the Landlord may think fit[; and]
- 4.2 The Reservations may be exercised by the Landlord and by anyone else who is or becomes entitled to exercise them and by anyone authorised by the Landlord.

The Landlord shall not be liable for any loss or inconvenience to the Tenant by reason 4.3 of the exercise of any of the Reservations (other than any loss or inconvenience in respect of which the law prevents the Landlord excluding liability).

THE ANNUAL RENT AND OTHER PAYMENTS 5.

- 5.1 The Tenant shall pay the Annual Rent and any VAT in respect of it by four equal instalments in advance on the usual quarter days.
- The first instalment of the Annual Rent and any VAT in respect of it shall be made on 5.2 the date of this lease and shall be the proportion, calculated on a daily basis, in respect of the period beginning on the date of this lease and ending on the day before the next rent payment date.
- 5.3 To pay a fair proportion of the cost of (such property to be decided by the Landlords Survey) insuring the Building.
- The Tenant shall pay all costs in connection with the supply and removal of 5.4 electricity, gas, water, sewage, telecommunications and data and other services and utilities to or from the Property.
- The Tenant shall pay all rates, taxes and other impositions and outgoings payable in 5.5 respect of the Property, its use and any works carried out there, other than:
 - any taxes payable by the Landlord in connection with any dealing with or (a) disposition of the reversion to this lease; or
 - any taxes (other than VAT) payable by the Landlord by reason of the receipt (b) of any of the rents due under this lease.

It is agreed that while the Tenant is a leaseholder of the neighbouring property known as Unit 2 Millennium House the Tenant shall pay one payment of business rates for both properties such amount which shall be £16,000.00 in the first year of the term. The tenant shall be notified of any increase to that amount during the course of the term.

All sums payable by the Tenant are exclusive of any VAT that may be chargeable and 5.6 the Tenant shall pay VAT in respect of all taxable supplies made to it in connection to pay, refund or to indemnify the Landlord or any other paying against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes an obligation to pay, refund or indemnify against any VAT, or any liability includes any VAT, chargeable in respect of it. with this lease. Every obligation on the Tenant under or in connection with this lease an amount equal to any VAT, chargeable in respect of it. WILLS CHANDLER

The Tenant shall pay the costs and expenses of the Landwick including any Colicitors'

5.7 or other professionals' costs and expenses and whether incurred during or after the end of the Term (including but not limited to schedules of dilapidation during or after the term), in connection with or in contemplation of the enforcement of the tenant covenants of this lease and with any consent applied for in connection with this lease and the preparing and serving of any notice in connection with this lease under section 146 or 147 of the Law of Property Act 1925 or taking any proceedings under either of those sections, notwithstanding that forfeiture is avoided otherwise than by relief granted by the court.

- If any Annual Rent or any other money payable under this lease has not been paid by the date it is due, whether it has been formally demanded or not, the Tenant shall pay the Landlord interest on that amount at the Interest Rate (both before and after any judgment). Such interest shall accrue on a daily basis for the period beginning on the due date and ending on the date of payment.
- 5.9 The Annual Rent and all other money due under this lease are to be paid by the Tenant without deduction, counterclaim or set-off.

6. INSURANCE

- 6.1 The Landlord shall keep the Building other than any plate glass or window glass insured against loss or damage by fire and such other risks as the Landlord considers it prudent to insure against, provided that such insurance is available in the market on reasonable terms acceptable to the Landlord. The Landlord shall inform the Tenant of relevant terms of its insurance policy.
- 6.2 If the Building is damaged or destroyed by a risk against which the Landlord has insured so as to make the Property unfit for occupation and use, and the Landlord has not repaired the Building so as to make the Property fit for occupation and use within 12 months of it having been damaged or destroyed, then the Landlord may determine this lease by giving notice to the Tenant without prejudice to any tenants rights or remedies in respect of the Landlord's covenants in this Lease.
- 6.3 If the Building is damaged or destroyed by a risk against which the Landlord has insured so as to make the Property unfit for occupation and use, then provided that:
 - (a) the Landlord's insurance policy has not been vitiated in whole or part by any act or omission of the Tenant or any person at the Building with the actual or implied authority of the Tenant[; and
 - (b) the Landlord has not repaired the Building so as to make the Property fit for occupation and use within 12 months of it having been damaged or destroyed,

the Tenant may determine this lease by giving notice to the Landlord.

- 6.4 If the Building is destroyed or damaged by a risk against which the Landlord is not obliged to insure pursuant to clause 6.1, so as to make the Property unfit for occupation and use, and the Landlord has not repaired the Building so as to make the Property fit for occupation and use within 12 months of the damage or destruction, then the Landlord or the Tenant may terminate this lease by giving notice to the other.
- 6.5 In any case where the Tenant is able to terminate this lease pursuant to this clause (or would be able to if the period of 12 months mentioned in clause 6.3(b) or the period of 12 months mentioned in clause 6.4 had ended), then:
 - (a) payment of the Annual Rent (or a fair proportion of it according to the nature and extent of the damage) shall be suspended; and
 - (b) the Tenant shall not be liable to carry out any works of repair to the Property

until the Building has been repaired so as to make the Property fit for occupation and use or, if earlier, this lease is terminated.

- 6.6 If this lease is terminated pursuant to this clause, then the termination shall be without prejudice to any right or remedy of the Landlord in respect of any antecedent breach of the tenant covenants of this lease.
- 6.7 Nothing in this clause shall oblige the Landlord to repair the Building.

7. SERVICES

- 7.1 The Landlord shall use its reasonable endeavours:
 - (a) to keep the Common Parts clean and tidy and [the internal Common Parts] adequately lit;
 - (b) to clean the outside of the windows of the Building as often as is reasonably necessary;
 - (c) to keep the Service Media (and Lifts) at the Building and owned by the Landlord in reasonable working order.
- 7.2 The Landlord shall not be liable for any loss or inconvenience arising from any failure or interruption of any service mentioned in clause 7.1 (or any other service provided by the Landlord) due to the carrying out of any necessary repairs or servicing nor due to any act or omission that is beyond the reasonable control of the Landlord (other than any loss or inconvenience in respect of which the law prevents the Landlord excluding liability).

WE CERTIFY THIS IS A TRUE CO.

OF THE ORIGINAL DOCUMENT

SOLICITORS, BASINGSTOKE

DATED 6

7

8. PROHIBITION OF DEALINGS

The Tenant shall not assign, underlet, charge, part with or share possession or share occupation of this lease or the Property or assign, part with or share any of the benefits or burdens of this lease, or in any interest derived from it, whether by a virtual assignment or other similar arrangement or hold the lease on trust for any person (except by reason only of joint legal ownership), or grant any right or licence over the Property in favour of any third party.

9. REPAIRS, DECORATION, ALTERATIONS AND SIGNS

- 9.1 The Tenant shall keep the Property clean and tidy, including cleaning the windows at the Property, and shall make good any damage caused to the Property by any act or omission of the Tenant or any person under the control of the Tenant.
- 9.2 The Tenant shall replace any plate glass [or other window glass] that becomes cracked or broken.
- 9.3 The Tenant shall decorate the Property [and replace the floor coverings] in the last three months before the end of the Term to the satisfaction of the Landlord and using materials and colours approved by the Landlord.
- 9.4 The Tenant shall keep the Property in good and substantial reasonable repair.
- 9.5 The Tenant shall not make any alteration to the Property, other than the installation and removal of non-structural, demountable partitioning and provided that, where reasonably required by the Landlord, it removes any such partitioning before the end of the Term and makes good any damage to the Property and to any part of the Common Parts caused by any such installation or removal.
- 9.6 The Tenant shall not install, or alter the route of, any Service Media at and forming part of the Property without the consent of the Landlord, such consent not to be unreasonably withheld.
- 9.7 The Tenant shall not attach any sign, poster or advertisement to the Property so as to be seen from the outside of the Building. The Tenant may place a nameplate of a design and in a position on the Common Parts as are approved by the Landlord.
- 9.8 The Landlord may enter the Property to inspect its condition and may give the Tenant a notice of any breach of any of the tenant covenants in this lease relating to the condition of the Property. The Tenant shall carry out and complete any works needed to remedy that breach within the time reasonably required by the Landlord, in default of which the Landlord may enter the Property and carry out the works needed. The costs incurred by the Landlord in carrying out any works pursuant to this clause (and

any professional fees and any VAT in respect of those costs) shall be a debt due from the Tenant to the Landlord and payable on demand.

- 10. USE
- The Tenant shall not use the Property for any purpose except the Permitted Use. 10.1
- The Tenant shall not use the Property or exercise any of the Rights: 10.2
 - for any illegal purpose; or (a)
 - for any purpose in a manner that would cause any loss, nuisance or (b) inconvenience to the Landlord, the other tenants or occupiers of the Building or any owner or occupier of any other property; or
 - in any way that would vitiate the Landlord's insurance of the Building; or (c)
 - in a manner that would interfere with any right subject to which this lease is (d) granted.
- The Tenant shall not overload any structural part of the Building nor any Service 10.3 Media at or serving the Property.
- The Tenant shall comply with all laws relating to: 10.4
 - the Property and the occupation and use of the Property by the Tenant; (a)
 - the use of all Service Media and machinery and equipment at or serving the (b) Property and shall supply annually to the Landlord an appropriate safety certificate carried out by a qualified person for the boiler serving the property; and
 - all materials kept at or disposed from the Property. (c)
- The Tenant shall observe all regulations made from time to time by the Landlord in 10.5 accordance with the principles of good estate management relating to the use of the Common Parts and the management of the Building.
- 11. RETURNING THE PROPERTY TO THE LANDLORD
- At the end of the Term, the Tenant shall return the Property to the Landlord in the 11.1 condition required by this lease and shall remove from the Property all chattels belonging to or used by it.
- The Tenant irrevocably appoints the Landlord to be the Ferral's agent to store or 11.2 dispose of any chattels, fittings or items it has fixed to the Francisco days and the feeling been left by the Tenant on the Property for more than ten your Mile days and the feeling of the Term. The Landlord shall not be liable to the Tenant by reason of the Tenant of the Tenant by reason of the Tenant of the Tenant by reason of the Tenant of the Tenant by reason of the Tenant by reason of the Tenant of the Tenant by reason of the Tenant of the Tenant by reason of the Tenant of the Tenant of the Tenant by reason of the Tenant o

DATED 16 My 2017

or disposal. The Tenant shall indemnify the Landlord in respect of any claim made by a third party in relation to that storage or disposal.

12. INDEMNITY

The Tenant shall keep the Landlord indemnified against all liabilities, expenses, costs (including but not limited to any solicitors' or other professionals' costs and expenses), claims, damages and losses (including but not limited to any diminution in the value of the Landlord's interest in the Property and loss of amenity of the Property) suffered or incurred by the Landlord arising out of or in connection with any breach of any tenant covenants in this lease, or any act or omission of the Tenant or any person on the Property or the Common Parts with its actual or implied authority.

13. LANDLORD'S COVENANT FOR QUIET ENJOYMENT

The Landlord covenants with the Tenant, that, so long as the Tenant pays the rents reserved by and complies with its obligations in this lease, the Tenant shall have quiet enjoyment of the Property without any interruption by the Landlord or any person claiming under the Landlord except as otherwise permitted by this lease.

14. RE-ENTRY AND FORFEITURE

- 14.1 The Landlord may re-enter the Property (or any part of the Property in the name of the whole) at any time after any of the following occurs:
 - (a) any rent is unpaid 21 days after becoming payable whether it has been formally demanded or not; or
 - (b) any breach of any condition or tenant covenant of this lease.
- 14.2 If the Landlord re-enters the Property (or any part of the Property in the name of the whole) pursuant to this clause, this lease shall immediately end, but without prejudice to any right or remedy of the Landlord in respect of any antecedent breach of the tenant covenants of this lease.

15. JOINT AND SEVERAL LIABILITY

- 15.1 Where the Tenant comprises more than one person, those persons shall be jointly and severally liable for the obligations and liabilities of the Tenant arising under this lease. The Landlord may take action against, or release or compromise the liability of, or grant time or other indulgence to, any one of those persons without affecting the liability of any other of them.
- 15.2 The obligations of the Tenant arising by virtue of this lease are owed to the Landlord and the obligations of the Landlord are owed to the Tenant.

16. NOTICES

- Except where this lease specifically states that a notice need not be in writing, any 16.1 notice given under or in connection with this lease shall be:
 - in writing and for the purposes of this clause an email is not in writing; and (a)
 - (b) given:
 - by hand or by pre-paid first-class post or other next working day (i) delivery service at the party's registered office address (if the party is a company) or (in any other case) at the party's principal place of business; or
 - by fax to the party's main fax number. (ii)
- If a notice complies with clause 16.1, whether or not this lease requires that notice to 16.2 be in writing, it shall be deemed to have been received:
 - if delivered by hand, at the time the notice is left at the proper address; (a)
 - if sent by pre-paid first-class post or other next working day delivery service, on the second working day after posting; or
 - if sent by fax, at 9.00 am on the next working day after transmission. (c)
- This clause does not apply to the service of any proceedings or other documents in 16.3 any legal action or, where applicable, any arbitration or other method of dispute resolution.
- Section 196 of the Law of Property Act 1925 shall otherwise apply to notices given 16.4 under this lease.
- Within five working days after receipt of any notice or other communication affecting 16.5 the Property or the Building the Tenant shall send a copy of the relevant document to the Landlord.
- Where the consent of the Landlord is required under this lease, a consent shall only 16.6 be valid if it is given by deed, unless:
 - it is given in writing and signed by the Landlord or a person duly authorised (a) on its behalf; and
 - it expressly states that the Landlord waives the requirement for a deed in (b) that particular case.

If a waiver is given, it shall not affect the requirement for a deed for any other OF THE ORIGINAL DOCUMENT OF THE ORIGINAL DOCUMEN SOLICITORS, BASINGSTOKE DATED/6 My 201>

17. ENTIRE AGREEMENT

17.1 This lease and the documents annexed to it constitutes the whole agreement between the parties and supersedes all previous discussions, correspondence, negotiations, arrangements, understandings and agreements between them relating to its **OR** their subject matter.

18. GOVERNING LAW

This lease and any dispute or claim arising out of it or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.

19. JURISDICTION

Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this lease or its subject matter or formation (including non-contractual disputes or claims).

20. MISCELLANEOUS

20.1 The parties confirm that:

- (a) the Landlord served a notice on the Tenant, as required by section 38A(3)(a) of the LTA 1954, applying to the tenancy created by this lease, not less than 14 days before this was entered into;
- (b) the Tenant (25 April 2017) who was duly authorised by the Tenant to do so made a [statutory] declaration dated LE April 2017) in accordance with the requirements of section 38A(3)(b) of the LTA 1954; and
- (c) there is no agreement for lease to which this lease gives effect.
- 20.2 The parties agree that the provisions of sections 24 to 28 of the LTA 1954 are excluded in relation to the tenancy created by this lease.
- A person who is not a party to this lease shall not have any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this lease. This does not affect any right or remedy of a third party which exists, or is available, apart from that Act.

21. RENT DEPOSIT

The Landlord acknowledges receipt of the rent deposit in the sum of £3,200 (Rent Deposit)

- 21.2 The Landlord holds the Rent Deposit as security for any default by the Tenant, default meaning a failure to pay:
 - (a) the rent

C ,..

- (b) any other money, including interest, payable under this lease
- (c) any expense incurred by the Landlord or due to the Landlord resulting from any failure by the Tenant to observe and perform the tenant's obligations contained in this lease or from the ending of this lease before the end of the term by forfeiture or disclaimer or otherwise than by agreement whether or not any formal demand has been made.
- 21.3 The Landlord may at any time and without prior notice to the Tenant draw on the Rent Deposit for an amount not exceeding any sum due to the Landlord arising out of a default by the Tenant.
- 21.4 If the Landlord makes a withdrawal from the Rent Deposit the Tenant must deposit with the Landlord within 7 days an amount equal to the sum withdrawn (and the Landlord will hold this payment in the same way as the original Rent Deposit was held)
- 21.5 The Landlord shall repay to the Tenant any sum left in the Rent Deposit when all of the following have occurred:
 - (a) 1 months have passed after the end of the lease and
 - (b) the Landlord has been given vacant possession of the property and
 - (c) the Landlord has confirmed in writing that he has no claim for breach of any of the terms of this lease.

This document has been executed as a deed and is delivered and takes effect on the date stated at the beginning of it.



Executed as a deed by ALAN JAMES SAITCH in the presence of:

SANDUJ [SIGNATURE OF WITNESS] NAME, ADDRESS [AND

OCCUPATION] OF WITNESS]

Executed as a deed by AVRIL JACQUELINE SAITCH in the presence of:

[SIGNATURE OF WITNESS] NAME, ADDRESS [AND OCCUPATION] OF WITNESS]

Executed as a deed by The authorised signatory of the Tenant in the presence of:

[SIGNATURE OF WITNESS] [NAME, ADDRESS [AND OCCUPATION] OF WITNESS]

Executed as a deed by The authorised signatory of the Tenant in the presence of:

[SIGNATURE OF WITNESS] [NAME, ADDRESS [AND OCCUPATION OF WITNESS STURRT DAY 30 HOCKING IT FOR DELVE UHNOWET FORD BASTZ EJTUH UMMPINLAZ, 5053 LSG-

STUNET DAY 30 MURCINU LE FAY DRIVE CHANDLER FURD EASTLEIGH HAMSHIRE 5053 436

PLEST BASINGSTONE DATED W MS 20 17 7249NA