TENANCY AGREEMENT

THE LANDLORD

TEE JIE XIONG & WONG SIOW WEN (NRIC: 870128-23-5335 & 870420-01-5399)

&

THE TENANT

ARCBRIDGE ENERGY SDN.BHD. (COMPANY NO :1354373-X)

PROPERTY ADDRESS

NO.15-01, JALAN ADDA 3/1, TAMAN ADDA HEIGHT, 81100 JOHOR BAHRU, JOHOR.



IBU PEJABAT LEMBAGA HASIL DALAM NEGERI MALAYSIA MENARA HASIL PERSIARAN RIMBA PERMAI CYBER 8, 63000 CYBERJAYA SELANGOR DARUL EHSAN



SIJIL SETEM

ASAL

STAMP CERTIFICATE

(Sila lekatkan sijil setem ini ke atas surat cara sebagai bukti penyeteman) Please attach this stamp certificate to the instrument as evidence of stamping

Cara Bayaran Payment Method

FPX TRANSACTIONS

No. Adjudikasi Adjudication No.

L01C1E41DAXJ0PN

Jenis Surat Cara

PERJANJIAN SEWA

Type Of Instrument

SURAT CARA UTAMA

Tarikh Surat Cara Date Of Instrument

11/01/2022

RM 0.00

Balasan Consideration

Maklumat Pihak Pertama / Penjual / Pemberi First Party / Vendor / Transferor / Assignor

TEE JIE XIONG, NO KP 870128235335; WONG SIOW WEN, NO KP 870420015399

Maklumat Pihak Kedua / Pembeli / Penerima Second Party / Purchaser / Transferee / Assignee ARCBRIDGE ENERGY SDN BHD, NO SYARIKAT 1354373-X

Butiran Harta / Suratcara Property / Instrument Description

15-01 JALAN ADDA 3/1 TAMAN ADDA HEIGHT, JOHOR BAHRU, 81100, JOHOR

Dengan ini disahkan surat cara ini disetem dan diindors seperti maklumat di bawah: This is to certify this instrument is stamped and indorsed as below:

No. Sijil Setem stamp Cortificate No.	J0PN0A224881350
Tarikh Penyeteman, Date of Stamping	12/01/2022
Duti Setem Dikenakan Amount of Stamp Outy	RM-92.00
Penalti Popalty	RM 0.00
Pelarasan Adjustment	RM.0.00
Jumlah Dibayar Total Amount Peig	RM,92,00
Indorsemen Indorsement (Akta Selem 1949)	Seksyen 37;
LEMBAGA HASIL DALAM NEGERI LE	Pemungut Duti Setem

No. Kelulusan Perbendaharaan Treasury Approval No.: KK/BSKK/10/600-2/1/2(60)

Tarikh Cetak Printed Date: 12/01/2022 03:04:56

Pengesahan ketulenan Sijil Setem ini boleh dipastikan di stamps.hasil.gov.my atau melalui aplikasi telefon pintar The authenticity of this Stamp Certificate can be verified at stamps.hasil.gov.my or by mobile app Ini adalah cetakan komputer dan tidak perlu ditandatangani This is a computer generated printout and no signature is required

TENANCY AGREEMENT - COMMERCIAL (SHOP & OFFICE) - 2 YEARS

THIS AGREEMENT is made the day and year stated in **Section 1 of the Schedule** hereto between the party whose name and description are stated in **Section 2 of the Schedule** hereto (hereinafter called the "Landlord") of the one part and the party whose name and description are stated in **Section 3 of the Schedule** hereto (hereinafter called the "Tenant") of the other part.

Parties

WHEREAS :-

1. The Landlord is the registered/beneficial proprietor of the property more particularly referred to and described in **Section 4 of the Schedule** hereto (hereinafter referred to as the Said Premises).

Description of Said Premises

2. The Landlord is desirous of letting and the Tenant is desirous of taking the Said Premises together with furniture, fixtures and fittings as described in the Inventory hereto (where applicable) subject to the terms and conditions hereinafter contained.

Inventory of Furnishings

NOW IT IS HEREBY AGREED AS FOLLOWS:-

1. Subject to the terms and conditions herein contained the Landlord hereby grants and the Tenant hereby accepts a tenancy of the Said Premises for the term, commencing from the date and terminating on the date stated in **Section 5(a) (b) and (c)** respectively of **the Schedule** hereto.

Agreement To Rent

Term Of Tenancy

2. The monthly rental stipulated in **Section 6 (a) of the Schedule** hereto shall be due and payable in advance in the manner and at the time stipulated in **Section 6 (b)** respectively of **the Schedule** hereto.

Monthly Rental and date payable

3. The Tenant shall upon execution of this Agreement and prior to the occupation of the Said Premises pay the Landlord the deposit stipulated in **Section 7 of the Schedule** hereto (receipt whereof the Landlord hereby acknowledges) as security for the due observance and performance by the Tenant of all his duties and obligations hereunder and on its part to be performed and fulfilled. The said deposits shall be maintained at this figure during the term of this tenancy and the Tenant shall not be entitled to utilise the said deposit to off-set any rental due under this agreement without the previous written consent of the Landlord and the same shall be returned to the Tenant free of interest within 30 (Thirty) days upon expiry or sooner determination of the term hereby created less any sums as may then be due to the Landlord for damage caused to the Said Premises by the Tenant (damage due to normal wear and tear excepted).

Rental Deposit

4. The Tenant shall upon execution of this Agreement and prior to the occupation of the Said Premises pay the Landlord the water and electricity deposits stipulated in **Section 8 of the Schedule** hereto (collectively as the Utility Deposits). The Tenant shall not be entitled to utilise the said deposit to off-set any rental due under this agreement without the previous written consent of the Landlord and the same shall be refunded to the Tenant free of interest within 30 (Thirty) days upon expiry or sooner determination of the term hereby created less such sum or sums as may then be due and outstanding. For the purposes of determining the

Utility Deposit







current deposits, it is hereby agreed that photocopy of the requisite receipt notice or other written communication from the relevant Department shall be conclusive.

5. THE TENANT HEREBY COVENANTS WITH THE LANDLORD as follows:-

Tenant Covenants

5.1 To pay the reserved rent on the days and in the manner aforesaid.

To Pay Reserved Rent

5.2 To pay all charges due and incurred in respect of electricity, water and all other utilities supplied to the Said Premises.

Payment of

5.3 To keep the Said Premises, the fixtures and fittings listed in the Inventory (if any) together with any additions thereto in a good and tenantable hereto repair condition (normal wear and tear excepted) and to replace or repair any of the aforesaid items and any part of the Said Premises and the Landlord's fixtures and fittings which shall be damaged.

To keep in good condition

5.4 To permit the Landlord, his agents or workmen at all reasonable times to enter upon and view the condition of the Said Premises and to take inventories of the Landlord's fixtures therein and to do structural or external repairs to the Said Premises PROVIDED ALWAYS that the Landlord shall except in the case of extreme urgency for the purpose of protecting the safety of the Said Premises give to the Tenant prior written notice of the intention of the Landlord his agents or workmen to enter upon the Said Premises for the aforesaid purpose;

To permit entry for inspection and repair purposes.

5.5 Not to make any alterations in or additions to the Said Premises or suffer to be cut, maimed or injured any of the walls, ceilings, windows, doors, timbers, fixtures or fittings without the consent of the Landlord first had and obtained and in all circumstances shall be in conformity with all relevant laws, by-laws and regulations, if so requested by the Landlord, to restore the demised premises to their original state and condition at the expense of the Tenant except in the event where the Landlord so desires to accept the condition that they are in.

Not to make alterations to Said Premises

5.6 To keep the interior of the Said Premises, the flooring and interior plaster or other surface materials or renderings on walls and ceilings and the Landlord's fixtures thereon including doors, windows, glass, shutters, locks, fastenings, electric wires, installation and fittings for the light, power and other fixtures and additions thereon and piping in good tenantable repair (reasonable wear and tear, riot, civil commotion and damage by fire or any other destruction not due to the Tenant or his servants and all other deriving right from the Tenant to be present in the Said Premises and flooding, tempest, storm or any other act of God excluded) and to keep the Said Premises clean and weeded, if applicable;

To keep interior in

5.7 Not to do or permit to be done anything which will or may infringe or violate any laws or regulations pertaining to the Said Premises that may be imposed by the competent authority or authorities and to observe and to be personally responsible for any infringement or violation against such regulations rules or laws and to fully indemnify the Landlord in respect thereof;

Not to violate any laws pertaining to Said Premises.

Not to assign, sub-let, charge or part with the possession of the Premises or Not to assign and 5.8 any part thereof without the consent of the Landlord first had and obtained;







5.9 Not to permit or suffer to be done in or upon the Said Premises or any part Not to cause damage there of anything which may be or become a nuisance or annoyance or cause to the Said Premises. damage or inconvenience to the Landlord or to the tenants, occupiers or lessees of neighboring premises or for any illegal or immoral purpose;

5.10 Not to do or permit to be done anything whereby the policy or policies of insurance on the Said Premises against damage by fire or other risks for the time being subsisting may become void or voidable or whereby the rate of premium may be increased and to make good all damages suffered by the Landlord and to repay to the Landlord on demand all sums paid by way of increased premium and all expenses incurred by the Landlord in or about any renewal of such policy or policies rendered necessary by a breach or nonobservance of this covenant without prejudice to the other rights of the Landlord;

Not to do acts which will affect the Landlord.

5.11 To use and occupy the Said Premises for the purpose as stated in **Section 11** of the Schedule hereto only;

Used for stated purpose only

5.12 To yield up the Said Premises with the Landlord's fixtures and fittings at the expiration or sooner determination of the said term in good and substantial repair and condition in accordance with the several covenants hereinbefore contained:

To yield up Said Premises in good condition upon expiry.

5.13 Not to damage or deface or cause or permit any servant or agent of the Tenant to damage or deface any part of the Said Premises or common passage way, stairs, water closets, lavatories and conveniences while moving any furniture, equipment, fittings, fixtures or any other thing whatsoever or by anything whatsoever or by any means whatsoever and to forthwith repair and make good or to pay to the Landlord for the cost of making good such damage or defacement to the satisfaction of the Landlord:

Not to damage or deface any part of the Said Premise .

5.14 Not to bring or store or permit or suffer to be brought or stored in the Said Premises arms ammunition or unlawful goods, gun, powder, saltpetre, kerosene or any combustible substance or any coffin wreath or any funerary goods or goods which in the opinion of the Landlord are of noxious or dangerous or hazardous nature:

Not to store unlawful

5.15 To permit intending tenants and others with written authority from the Landlord or its agents at all reasonable times of the day to enter and view the Said Premises at any time during one (1) calendar month immediately preceding the determination of the term hereby created.

Permission for viewina.

5.16 To indemnify and keep safe the Landlord against all claims, demands, proceedings costs, charges and expenses arising out of or in consequence of any damage, injury or loss which may at any time during the said term be caused to or suffered by the servants, agents, licencees or invitees of the Tenant or any of them or by the Said Premises or any part thereof or to any goods or property of such persons in or about the Said Premises occasioned by or arising from fire, water, storm, tempest, earthquake, insects, theft, burglary or explosion, nuclear, riots or civil commotion, enemy action or by reason of the defective working, stoppage or breakage of any appliances, pipes, cables, apparatus or lift or air conditioning plant or other machinery, if any, in or under passing through or connected with or used for the purposes of the Said Premises or any part thereof or failure of supply of electricity or other supplies

To indemnify the Landlord against all









or in any way owing to the overflow of water into the Said Premises or owing to the negligence of the Tenant or any neighbors of the Tenant;

- THE LANDLORD HEREBY COVENANTS WITH THE TENANT as follows:-
- 6.1 To pay the Quit Rents, assessments, service charges and other outgoings relating the Said Premises other than those herein agreed to be paid by the Tenant.

To pay quit rent, assessment and service charges.

6.2 At all times through the period of this Agreement to keep the Said Premises except the furniture, fixtures therein belonging to the Tenant insured against loss or damage by fire or tempest and in case of destruction by fire or tempest to replace or reinstate the same as speedily as possible.

To keep insured and reinstate Said

6.3 To maintain and keep the main structure and external walls of the Said Premises in good and tenantable repair and condition throughout the term hereby created and at the request of the Tenant in writing to forthwith execute such repairs or work or make such replacements and if the Landlord shall not within ten (10) days after the service of such notice proceed diligently with the execution of such repairs or the making of such replacements or the making of such replacements then it shall be lawful for the Tenant to execute such repairs or work or make such replacements and the cost thereof shall be a debt due from the Landlord to the Tenant and be forthwith recoverable by deducting the said debt sum from the rental payable or action together with such costs and expenses (if any) including legal fees (on a solicitor and client basis) incurred or suffered by the Tenant in the recovery or attempts to recover such debts;

To maintain structure of Said Premises in tenantable repair condition.

6.4 The Tenant paying the rent hereby reserved and observing and performing the several covenants and stipulations herein contained on the part of the Tenant shall be permitted to hold and enjoy the Said Premises throughout the said term without any interruption by the Landlord or any person rightfully claiming under or in trust for him;

To allow Tenant to enjoy Said Premises without Landlord's interruption.

6.5 The Tenant shall before the determination of the tenancy be at liberty to remove from the Said Premises all such fixtures as shall have been erected by the Tenant during the tenancy provided there is no arrears in rental and shall indemnify and keep safe the Landlord with respect to any damage caused to the Said Premises.

To remove all fixtures upon termination of tenancy.

7. PROVIDED ALWAYS AND IT IS EXPRESSLY AGREED BETWEEN BOTH PARTIES as follows:-

7.1 If at any time the rent or any part thereof (whether formally demanded or not) shall remain unpaid or unsatisfied for seven (7) days after becoming payable or if any of the Tenant's covenant shall not be performed or observed or if the Tenant shall suffer execution on the Said Premises or if the Tenant shall become a bankrupt or being a company or corporation shall go into liquidation otherwise than for the purpose of amalgamation or reconstruction or if the Tenant for the time being shall enter into any composition with the Tenant's creditors or suffer any distress or execution to be levied on the Tenant's goods then and in any of those events it shall be lawful for the Landlord or any persons authorised by the Landlord in that behalf at any time thereafter to reenter upon the Said Premises or any part thereof in the name of the whole and

Power of re-entry



(B)

tel



thereupon this tenancy shall absolutely determine but without prejudice to any right of action or remedy of the Landlord in respect of any breach of the Tenant's covenants herein contained.

7.2 In case the Said Premises or any part thereof shall at any time during the term hereby created be destroyed or damaged by fire (except where such fire has been caused by the fault or negligence of the Tenant) or so as to be unfit for occupation or use for a period greater than One (1) month the rent hereby reserved or a fair proportion thereof according to the nature and extent of the damage sustained shall (after the expiration of the aforesaid One (1) month period) be suspended until the Said Premises shall again be rendered fit for occupation and use AND PROVIDED ALWAYS that if the Said Premises or any part thereof shall not be rendered and reinstated and made ready and fit for occupation within a period of Two (2) months from the date of happening of any such event the Tenant shall be at liberty to give to the Landlord One (1) calendar month's notice in writing determining the Tenancy hereby created and thereupon this Tenancy shall absolutely determine and the Security Deposit and the Utilities Deposit paid by the Tenant hereunder shall be refunded to the Tenant forthwith but without prejudice to the right of action of the Landlord in respect of any antecedent breach of any covenant or condition herein contained.

Destruction or damage to Said Premises.

Suspension of Reserved Rent

7.3 In the event of frustration whether due to an Act of God, war or acquisition of the Said Premises by the Governmental Authority or Authorities or any other Governmental actions beyond the control of the Landlord then this Agreement shall automatically become terminated and of no further effect and in such a case neither party hereto shall have any claim against the other but without prejudice to the right of either party in respect of any antecedent breach of any covenant or condition herein contained:

In the event of acts beyond Landlord's

7.4 If the Tenant shall be desirous of taking a new tenancy of the Said Premises after the expiration of the term hereby granted and shall deliver to the Landlord notice in writing of such his desire not less than three (3) months before the expiration of the said term and PROVIDED ALWAYS that the Tenant shall not have been in breach of any of the terms and covenants herein contained, the Landlord shall at or before the expiration of the term hereby granted at the costs of the Tenant grant to the Tenant a new tenancy of the Said Premises for a further term of two (2) years and at a rent to be mutually agreed by the parties hereto subject to such increase in accordance to the prevailing market rate. The renewal hereof shall be subject to the same covenants and conditions as in this present Tenancy reserved and contained except for this present covenant for renewal.

Option to renew.

7.5 In the event that the Tenant shall abandon the Said Premises for any reason whatsoever then and upon the happening of any such events aforesaid it shall be lawful for the Landlord at any time thereafter to re-enter upon the Said Premises or any part thereof in the name of the whole and whereupon the term hereby granted shall be forfeited by the Landlord but without prejudice to such other rights power and remedies conferred upon the Landlord under any law or rules or equity against the Tenant for any loss or damages incurred or suffered by the Landlord arising out of such breach or default on the part of the Tenant and including any other claim in respect of any antecedent breach.

Permission to reenter Said Premises.









7.6 Notwithstanding anything herein contained, if this Agreement shall come to an end whether by efflux ion of time or otherwise and the Tenant fails to remove all his goods (which expression shall include personal property of every description) from the Said Premises it shall be lawful for the Landlord to sell or otherwise dispose of the goods of the Tenant in the Said Premises at such time and such place and in such manner as the Landlord shall in his absolute rights, powers and remedies of the Landlord, the Landlord shall after payment out of the proceeds of such sale of the costs and expenses connected with such sale then apply the net proceeds of such sale towards payments of all arrears of Rent and all other moneys due and owing by the Tenant to the landlord under this Agreement and the balance (if any) shall be paid out to the Tenant thereof.

Landlord's right to sell Tenant's goods remain in the Said Premises.

7.7 There shall be no termination of the tenancy during the tenancy term of the twenty four months by either party. In case of breach, a sum equivalent to the security deposit stipulated in Section 7 of the Schedule hereto shall be compensated by whichever party who committed the breach to the aggrieved party.

Termination clause

7.8 Any additional deposit required by Tenaga Nasional Berhad or the SAJ Holdings Sdn Bhd or Indah Water Konsortium from time to time during the continuance of this Agreement shall forthwith be paid by the Tenant to the Landlord as additional utility deposit specified in Section 8 of the Schedule.

Additional Deposit paid by Tenant.

7.9 In the event the Landlord shall be desirous of selling the Said Premises prior to the expiration of the term hereby created, the Landlord hereby covenants, undertakes and agrees that such sale shall be subject to this tenancy and shall procure the Purchaser to continue with the terms and conditions of this Agreement in lieu of the Landlord.

Sales of Said Premises subject to tenancy

7.10 All costs and incidentals to the preparation and completion of this Agreement including stamp duty shall be borne by the both parties and each party shall bear their own solicitor's fees.

Cost of preparing agreement

7.11 Any notice in writing under the terms and conditions of this Agreement to be sent to either party hereto on the other shall be by prepaid registered post and shall be deemed to be sufficiently served at the time when the ordinary course of post would have been delivered.

Service of notice

8 In this Agreement :-

Interpretation

- 8.1 The terms "Landlord" and "Tenant" shall include their heirs, personal representatives and successors in title.
- 8.2 Words importing the masculine gender only shall include feminine and neuter genders and vice versa.
- 8.3 Words importing the singular number only shall include the plural and vice versa.

We so

IN WITNESS WHEREOF the parties hereto have hereunder set their hands the day and year specified in **Section 1 of the Schedule** hereto.

in the presence of:

SIGNED by the Landlord:

Land Joseph Joseph	
(chop / signature)	(witness by)
Name : TEE JIE XIONG & WONG SIOW WEN	Name: Ang Han Yong
NRIC: 870128-23-5335 & 870420-01-5399	NRIC: 800803-01-5405
DATE:	DATE: 10 - Jan - 2022
SIGNED by the Tenant: 201901045043 (1354373-X)	in the presence of:
(chop / signature)	(witness by)
Name: ARCBRIDGE ENERGY SDN.BHD.	Name: Ang Han Yong
COMPANY NO: 1354373-X	NRIC: 80803-01-5405
ON BEHALF: PUNNIYAKOTTI SATHISH KUMA	R
PASSPORT NO: Z4678343	
ON BEHALF: SESHACHALAM PARTHASARAT	HY
PASSPORT NO: Z5403484	
Date :	Date : 10-Jan-2012

THE SCHEDULE

(Which is to be taken, read and construed as an essential part of this Agreement)

	riich is to be taken, read and construed as an essential part of this Agreement)		
SECT NO	ITEMS	PARTICULARS	
1.	Date of Agreement :	10 - Jan - 2022	
2.	Description of Landlord	TEE JIE XIONG & WONG SIOW WEN (NRIC: 870128-23-5335 & 870420-01-5399) Address: NO.27, JALAN COKMAR 5, TAMAN SRI TERBAU, 80050 JOHOR BAHRU, JOHOR	
3.	Description of Tenant	ARCBRIDGE ENERGY SDN.BHD. (COMPANY NO : 1354373-X) Address: No.6-01, JALAN TITIWANGSA 4, TAMAN TAMPOI INDAH, 81200 JOHOR BAHRU, JOHOR	
4.	Description of Said Premises	NO.15-01, JALAN ADDA 3/1, TAMAN ADDA HEIGHT, 81100 JOHOR BAHRU, JOHOR.	
5 a.	Term	Two (2) YEARS	
5 b.	Commencing	1 st Feb 2022	
5 c.	Terminating	31 st Jan 2024	
6 a. 6 b.	Monthly Rental Due On	Malaysian Ringgit One Thousand and One Hundred Fifty Only. (RM1,150.00)	
О Б.	Due Oil	Due and payable on or before the 7 th day of each month. Kindly make payment to Public Bank Account no. 5-0173049-30 Tee Jie Xiong & Wong Siow Wen.	
7.	Security Deposits (2 months rental)	Malaysian Ringgit Two Thousand and Three Hundred Only. (RM2,300.00)	
8.	Utility Deposits	Malaysian Ringgit Five Hundred Only. (RM500.00)	
9.	Option To Renew	ONE (1) year at a rent to be mutually agreed by the parties.	
10.	Special Condition	-Renovation Period from 15/1/2022 to 31/1/2022.	
11.	Use of the Said Premises.	For Office use only.	









Acknowledgment

I,the following item	had received		
Date	ltem	Quantity	Signed By
	iiii		-

Meter Reading

Key

Date	Meter	Reading No.
	TNB	
	SAJ	

Landlord Tenant











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