



Oman Educational Services LLC

Tenancy Agreement

This agreement is made in Muscat, Sultanate of Oman on 10 January 2019, between:

- Oman Educational Services L.L.C, PO Box 1815, Athaiba, PC 130, Sultanate of Oman, having C.R. no: 1004269, hereinafter called "OES/Landlord", represented by Dr. Hussain Al Salmi, Omani national, having Omani civil number: 02073049.
- Dimah Agriculture Services LLC, PO Box 1, Muscat, PC 100, Sultanate of Oman, having C.R. no: 1310141, hereinafter called "Dimah Agriculture Services /Tenant", represented by Mr. Mohamed Abdullah Al Salmi, Omani national, having Omani civil number: 11394519.

The tenant has approached the landlord for taking lease of the building space offered by the former, on the <u>5th floor</u>, of a total size of <u>40.50 sqm</u>, in building no 636, office no 57, plot no 142 in Athaiba North, herein after referred to as 'rentable unit'.

Terms and conditions

- 1. The operating lease period for this contract is of 12 months from 09/01/2019 until 08/01/2020.
- 2. OES shall charge a monthly rental of OMR 250/- (Omani Rial Two Hundred Fifty only)
- All rentals are payable in advance on a quarterly basis by way of post-dated cheques for full lease period, deposited with OES before at the time of collection of the municipality blue copy contract. The cheques are to be drawn in the name of "Oman Educational Services LLC".
- 4. The Tenant shall provide to the landlord an a security deposit deposit cheque corresponding to three months' rent, of OMR 750/- (Omani Rial Seven Hundred Fifty only), which shall be returned to the Tenant upon completion or termination of contract after adjusting any recoveries to OES and in compensation of any damages that may result in the décor work that the tenant may undertake.
- OES shall charge a service fee of RO 15 (Omani Rial Fifteen) for common services on account of water consumption, lighting and cleaning of common areas as well as the maintenance of the elevators.
- 6. The tenant shall be responsible for the payment of electricity charges as per the meter fixed for the said premises to the concerned authorities.

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- 7. OES shall be responsible for the registration of the tenancy agreement with the relevant Municipality, upon provision of necessary documents by the tenant. Any penalties imposed by the Municipality due to late provision of documents by the Tenant shall be reimbursed by the Tenant.
- 8. In case of a returned or dishonored PDC cheque relating to rental charges and/or service charges, there shall be a penalty of OR 50 payable by the tenant, for each dishonored cheque. In case of rental past due for 3 months or more, the landlord reserves the right to ask the tenant to vacate the premises, without giving any notice period.
- 9. The tenant is expected to take proper care of the rentable unit and shall be responsible for any damages or losses to the OES property by the tenant himself or his staff and shall be liable to correct any such loss or damage (replacement with same or equivalent brand in consultation with OES), except those due to reasonable use or wear and tear or such as caused by an act of God. Any damages caused by the tenant or his staff are to be settled by themselves.
- 10. The tenant shall not make any additions or alterations to the rented office space and/or the building, installations, furniture etc., without the <u>prior written approval of</u> <u>OES</u>. <u>Approved alterations shall be documented in writing and by appropriate photos</u>.
- 11. OES shall not be held responsible for any failures in lighting (electricity failures), fire alarm detectors, and cooling (air conditioning failures) in the Rentable Unit caused by additions and/or alteration works undertaken by the Tenant, regardless of the approval received from OES on such works.
- 12. OES shall not be held responsible for air cooling imbalances that may result from partitions placed in the open rented office space.
- 13. The tenant shall follow the rules and regulation for the civil work (construction, demolition, partition walls) and must comply with the following
 - a. Maintain lowest possible noise if civil work carried out during a working day. If noise causes any disturbance to other tenant it must be stopped and carried out:
 - i. During night hours: From 8:00 pm to 6:00am
 - ii. During weekends and Holidays
 - b. Cleanness of common areas of the building must be maintained at all times
 - General cleaning will be done by landlord for the common areas but it doesn't cover the mess caused by the civil work
 - Demolition debris must be cleared within 1 day from the building and parking area
 - c. Clearance of common areas and parking must be maintained at all times:
 - large deliveries of materials and equipment should be done during allowed time for civil work stated in clause 9.a

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- ii. If it is necessary to carry out deliveries during working hours. Clearance and cleanness, and noise factor must be considered and it should not causes and disturbance to other tenant(s), otherwise, there shall be a charge payable by the tenant equivalent to the actual cost of the cleaning/clearing works + 15% thereupon on account of overheads.
- 14. OES reserves the right to charge the tenant cleanness charges, up to RO 250, to get its cleaners team on the site to clean up the common areas, if the above are not observed, and in the case of complaints from current tenants.

Agreement Validity

The period of this agreement shall be for a 12 months period, starting from 09/01/2019 until 08/01/2020.

Any further renewals or cancellation shall be agreed between the two parties to the contract on mutual consent basis.

Either one of the parties should give a minimum of 3 months' notice for termination; otherwise the contract would be deemed as 'auto renewed' on the same terms for a similar period.

The Agreement shall be deemed as signed in the Sultanate of Oman and any disputes which cannot be amicably settled between the two parties shall be subject to the legal jurisdictions of the sultanate of Oman.

Oman Educational Services LLC (OES)

(Landlord)

Name: Dr. Hussain Al Salmi

Date: 13.01.2019

Witness

Name: Fatima El Madkouri

Date: 13.01.2019

Dimah Agriculture Services LLC

(Tenant)

Name: Mr. Mohamed Abdullah al Salmi

Date:

Witness:

Name:

Date: