#### Application to assign the right to occupy premises (Changes to Shareholding)



WHOLESALE	
Seller (Current Shareholder/s)	Buyer (New Shareholder/s)
Company / Name:	Company / Name:
Contact Name:	Contact Name:
Account Number:	Account Number:
Address:	Address:
Phone:	Phone:
Email:	Email:
Website:	Website:

By signing this application you are applying for SML's consent to assign the right to occupy the premises below **(Premises)** under a lease from the Existing Tenant to You and you furnish the following information to SML in respect of your application. Furthermore, you agree to Direct Debit for all regular payments to Sydney Markets Limited. You agree that once/if approved you will comply with the Conditions of Entry, Lease and the Sydney Markets Rules.

#### The following forms to be completed:

following forms to be completed.	
Buyer & Seller Application Forms	Application to Erect Signage
Transfer of Shares	WHS Forms
Waste Collection & Disposal Policy	Disclosure Statement
Direct Debit Form	
Electricity Supply Agreement	

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A. Proprietors: (You)		
B. Trading Name: (If Different To Your Name)		
C. Tenancy Location: Store:	Building:	
D. Current Shareholders (Prior to Transfer)		
1) Name:	Email:	% of Ownership
Phone:	Address:	
2) Name:	Email:	% of Ownership
Phone:	Address:	
3) Name:	Email:	% of Ownership
Phone:	Address:	
4) Name:	Email:	% of Ownership
Phone:	Address:	
*(If there are more than four (4) current s held the shares as a trustee of a trust, ple	hareholders, please detail on reverse side of po ease detail the trust in the name.)	ige, If the shareholder
E. Your Authorised Representative / Solic	citor: (SML recommends you seek independent legal advice in relation	on to this application)
Full Name:		
Postal Address:		
Email:	Phone Number:	

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F.	HAVE ANY CHARGES, MORTGAGES OR OTHER S	SECURITY INTERESTS BEEN GRANTED OVER THE
	PREMISES? YES / NO	
De	tails: (*You will also be required to provide to SML a warranty and indemnity tha the Premises.)	t you have not granted any mortgages, charges or other security interests over
G.	Proposed Purchaser(S): (Purchaser)	
Н.	Proposed Trading Name: (if different to current trading name)	
1.	Percentage (%) Being Transferred	
I.	Sale Price of Business:	
God	odwill:	Plant & Equipment:
\$		\$
Fur	niture & Fittings:	Total Sale Price:
\$		\$
Note	: All book values for Plant & Equipment or Furniture & Fittings must be confirmed	in writing by a Valuer or your Accountant.
J.	Proposed Changeover Date:	
	/ /20	
K.	Is there a written agreement? Yes / No (If yes, please provide SI	ML with a copy.)
Cor	mments (SML OFFICE USE ONLY):	

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A. Full Name of Applicant: (You)		
B. Premise Subject to this Application: Br	uilding:	Store:
C. Your Authorised Representative / Solicit	Or: (SML recommends you seek independent legal	advice in relation to this application)
Full Name:		
Postal Address:		
Email:	Phone: Number:	
D. WILL ANY CHARGES, MORTGAGES OR YES/NO (if yes, please provide details)	OTHER SECURITY INTEREST BE G	RANTED OVER THE PREMISES
E. Name & Address to each Shareholder af	ter purchase:	
1) Name:	Email:	% of Ownership
Phone:	Address:	
2) Name:	Email:	% of Ownership
Phone:	Address:	
3) Name:	Email:	% of Ownership
Phone:	Address:	
4) Name:	Email:	% of Ownership
Phone:	Address:	

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\*(If there are more than four (4) current shareholders, please detail on reverse side of page, If the shareholder

held the shares as a trustee of a trust, please detail the trust in the name.)



F. Percentage (%) Being Purchased:	
G. Purchase Price:	Proposed Changeover Date: / /20
Acknowledgement and Release:  SML provides no warranty that the Existing Tenant has no or other security interest and further provides no warrant unencumbered. You release SML from any claims you man encumbered premise from the Occupant.	
Signature of Buyer:	Date:
Comments (SML Office USE Only):	

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## Application to assign the right to occupy premises (Changes to Shareholding)



Level 3, Market Plaza Building, Sydney Markets PO BOX 2, SYDNEY MARKETS NSW 2129 Phone: (02) 9325 6200 Fax: (02) 9325 6288 **Transfer of Shares** I/We (Seller) of (the Transferor(s)) **Do hereby transfer to the said Transferee(s)** % of One Share being One Dollar (per premise) me/us (Purchasers)  $\circ f$ (the Transferee(s)) **Tradeable Space:** I/We the said Transferee(s) agree that in accepting the share, I/we will be bound by the Occupancy Agreement and/ or Lease Agreement, Market Rules and Articles of Association of Sydney Markets Limited. (If the shareholder holds the shares as a trustee of a trust, please detail the trust in the name.) Dated this days of 20 Signed by the Transferor(s): Signed by the Transferee(s): Signed by the Transferor(s): Signed by the Transferee(s): Signed by the Transferee(s): Signed by the Transferor(s): Signed by the Transferor(s): Signed by the Transferee(s): Witnessed: Witnessed:

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A.B.N. 51 077 119 290

#### **DIRECT DEBIT REQUEST - CREDIT CARD**

Request to establish Debit Authority in the Direct Debit System

Your Details				
Insert name in full and if compa ABN	any, its I/We (Surname / Company or Business Name) (Given Name/ACNNumber)			
Insert your address details	Address: Postcode:			
Insert your SML account numbe (as it appears on your invoice / statement)	Authorise <b>Sydney Markets Limited (APCA ID#019116)</b> , until further notice in writing, to arrange for funds to be debited from my/our account at the Financial Institution identified and as described in the Schedule below, any amounts which <b>Sydney Markets Limited</b> may debit or charge my/our credit card account through the Direct Debit System.  Identified by Reference Information: (SML Customer Account Number)			
	The Schedule			
Details of Credit Card	Cardholder's Name:			
Account to be debited	Cardholder's Signature:			
	Credit Card Type: MasterCard Visa AMEX			
	Expiry Date:/ CCV			
Details of Financial Institution	Credit Card No:			
Insert the name and address	Financial Institution's Name:			
of the Financial Institution at which your account is held.	Address:			
	Note: Direct Debiting is not available on the full range of accounts.If in doubt, please refer to your Financial Institution.			
	Direct Debit Request Authorisation			
I/We have read the "Customer Service Agreement" that accompanies this form and acknowledge and agree with its terms and conditions.  I/We request this arrangement to remain in force in accordance with details set out in the Schedule described above and in compliance with the "Customer Service Agreement".				
Customer(s) Name:				
Customer(s) ) Signature:				
Date:				



A.B.N. 51 077 119 290

## DIRECT DEBIT REQUEST CUSTOMER SERVICE AGREEMENT

#### We, Sydney Markets Limited, note our commitment to you as the following:

- · We will advise you by notice, statement or invoice of the drawings.
- · Where the due date falls on a non-business day, we will draw the amount on the next business day.
- We will provide written notice of any proposed changes to your drawing arrangement, providing no less than 14 days notice.
- We reserve the right to cancel the drawing arrangement if drawings are continually returned unpaid by your nominated Financial Institution. Where drawings are returned unpaid we will arrange with you an alternate payment method. A fee may apply for drawings that are returned unpaid.
- We will keep all information provided by you and details of your nominated account at the Financial Institution, private and confidential.
- We will investigate and deal promptly with any queries, claims or complaints regarding debits, providing a response within 20 business days.

#### You, the Customer, note your commitment to us as the following:

- It is your responsibility to check with your Financial Institution, prior to completing the Direct Debit Request, that direct debiting is available on that account.
- It is your responsibility to ensure that the authorisation on the Direct Debit Request is identical to the account signing instruction held by the Financial Institution of the nominated account.
- It is your responsibility to ensure at all times that sufficient funds are available in the nominated account to meet a drawing on the due date for payment.
- It is your responsibility to advise us if the account nominated by you to receive the drawings is altered, transferred or closed.
- It is your responsibility to arrange with us a suitable alternate payment method, if the drawing arrangements are stopped, either by you or the nominated Financial Institution.
- It is your responsibility to meet any charges resulting from the use of the Direct Debit System. This may
  include fees charged to us as a result of returned drawings.

You may request to defer or alter the agreed drawing schedule by giving written notice to us; such notice should be received by us at least 10 business days prior to the due date.

You may stop your individual debit by giving written notice to us; such notice should be received by us at least 10 business days prior to the due date.

You may cancel the Direct Debit arrangement at any time by giving written notice to us; such notice should be received by us at least ten (10) business days prior to the due date. Your nominated Financial Institution is unable to cancel your Direct Debit Arrangement.

All transaction disputes, queries, and claims should be raised directly with us. We will provide a verbal or written response within 20 business days from the date of the notice. If the claim/dispute is successful, we will reimburse you by way of cheque or electronic credit to your nominated account.

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#### **DIRECT DEBIT REQUEST - BANK ACCOUNT**

Request to establish Debit Authority in the Direct Debit System

Your Details					
Insert name in full and if compa ABN	ıny, its	I/We (Surname / Company or Business Name)	(Given Name / ACN Number)		
Insert your address details		Address:	Postcode:		
		Authorise <b>Sydney Markets Limited (APCA ID#019116)</b> , until further notice in writing, to arrange for funds to be debited from my/our account at the Financial Institution identified and as described in the Schedule below, any amounts which <b>Sydney Markets Limited</b> may debit or charge me/us through the Direct Debit System.			
Insert your SML account numbe (as it appears on your invoice / statement)	er	Identified by Reference Information	: (SML Customer Account Number)		
		The Schedule			
Details of Account to be debited	Account held in the name of:				
	Financial Institution's BSB:				
	Account Number:				
Details of Financial Institution	Financial Institution's Name:				
Insert the name and address of the Financial Institution at which your account is held.	Address:				
	Note: L	Direct Debiting is not available on the full range of accoun	ts. If in doubt, please refer to your Financial Institution.		
		Direct Debit Request Authorisation			
I/We have read the "Customer S terms and conditions.	Service A	Agreement" that accompanies this form	and acknowledge and agree with its		
I/We request this arrangement to remain in force in accordance with details set out in the Schedule described above and in compliance with the "Customer Service Agreement".					
Customer(s) Name:					
Customer(s) Signature:					
Date:		When completed, please	return this form to:		

When completed, please return this form to: Accounts Receivable, Sydney Markets Ltd P O Box 2, Sydney Markets NSW 2129 OR FAX TO (02) 9325 6288



A.B.N. 51 077 119 290

## DIRECT DEBIT REQUEST CUSTOMER SERVICE AGREEMENT

#### We, Sydney Markets Limited, note our commitment to you as the following:

- · We will advise you by notice, statement or invoice of the drawings.
- · Where the due date falls on a non-business day, we will draw the amount on the next business day.
- We will provide written notice of any proposed changes to your drawing arrangement, providing no less than 14 days notice.
- We reserve the right to cancel the drawing arrangement if drawings are continually returned unpaid by your nominated Financial Institution. Where drawings are returned unpaid we will arrange with you an alternate payment method. A fee may apply for drawings that are returned unpaid.
- We will keep all information provided by you and details of your nominated account at the Financial Institution, private and confidential.
- We will investigate and deal promptly with any queries, claims or complaints regarding debits, providing a response within 20 business days.

#### You, the Customer, note your commitment to us as the following:

- It is your responsibility to check with your Financial Institution, prior to completing the Direct Debit Request, that direct debiting is available on that account.
- It is your responsibility to ensure that the authorisation on the Direct Debit Request is identical to the account signing instruction held by the Financial Institution of the nominated account.
- It is your responsibility to ensure at all times that sufficient funds are available in the nominated account to meet a drawing on the due date for payment.
- It is your responsibility to advise us if the account nominated by you to receive the drawings is altered, transferred or closed.
- It is your responsibility to arrange with us a suitable alternate payment method, if the drawing arrangements are stopped, either by you or the nominated Financial Institution.
- It is your responsibility to meet any charges resulting from the use of the Direct Debit System. This may include fees charged to us as a result of returned drawings.

You may request to defer or alter the agreed drawing schedule by giving written notice to us; such notice should be received by us at least 10 business days prior to the due date.

You may stop your individual debit by giving written notice to us; such notice should be received by us at least 10 business days prior to the due date.

You may cancel the Direct Debit arrangement at any time by giving written notice to us; such notice should be received by us at least ten (10) business days prior to the due date. Your nominated Financial Institution is unable to cancel your Direct Debit Arrangement.

All transaction disputes, queries, and claims should be raised directly with us. We will provide a verbal or written response within 20 business days from the date of the notice. If the claim/dispute is successful, we will reimburse you by way of cheque or electronic credit to your nominated account.

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I Acknowledge that I have,	A.B.N. 51 077 119 290
Received a copy of the Occupancy Agreement & M	arket Rules booklet
2. Received the WHS Documentation	
3. Completed the Direct Debit Forms	
4. Downloaded the SML Traders App	
By signing here, you agree to have read and understood th	e Terms & Conditions of this application.
Buyer Signature:	Date:
Approved by:	
Comments: (SML office use only))	
Property Manger:	Head of Operations:
Property Manger.	riead of Operations.
Date:	Date:

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Wholesale Application to Erect Signage				
Appli	cant Details:			
Company Name:		-	Tradin	g Name:
Locat	ion:	(	Contac	ct Name:
Conta	ot No'e			
COITE	act No's:			
Telepho	ne Mobile			Facsimile
Email	Address:	ĺ	Date S	ignage to be Erected:
1.	On change of ownership of tenancies t			the structural integrity of the building;
	owner has a period of 21 days to change signage.		(g)	must be maintained to a standard acceptable
2.	All Wholesale and Warehouse tenants to erect a sign above the premises disp		5.	to SML  Any populations of the outer building must
	the legal entity and/or the trading name of the business occupying the premises		J.	Any penetrations of the outer building must be sealed to prevent water ingress.
3.	All proposed signage requires this App		6.	Repairs or maintenance of the sign are the responsibility of the tenant.
for Approval to be lodged with Sydney Markets Limited (SML) prior to the erection of any sign.		Markets	7.	Damage caused by the sign must be made
4.	All signage:			good by the tenant.
(a)	Must be in keeping with other signage	on the	8.	Should the sign be removed in the future, the building wall must be made good.
(b)	building, having regard to size and place		9.	No fluorescent or back-lit signs permitted.
(b)	Must be of sound construction;  Must be erected in a professional and	1	10.	Application Process:
(c)	workman-like manner;			Application submitted to the Property Officer
(d)	Must not advertise any business or prootoner than that of the legal entity and/o			Final approval by the Head of Operations and the Head of Site Services
	trading name of the tenant/s occupying premises;			SML reserves the right, at the tenant's cost, to
(e)	Must not be offensive in nature;			inspect, repair, maintain or remove any signage not in keeping with this policy.
(f)	Must not affect any services or interfere	e with	Pled	ase attach a draft of the sign showing dimensions, design, colours etc.
Please Forward this form to The Property Officer, Sydney Markets Limited, Level 3 Market Plaza Building,				
Sydne	ey Markets NSW 2170			
Signe	d By: (Wholesaler/Warehouse Tenant's Signature)	,	Appro	ved By: (SML Officer's Signature)
Print	Name: Date:	Ī	Print N	lame: Date:

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Name of Authorised Officer: (Print)



		Electricity Sup	oply Agr	reement
Us		Sydney Markets Limited ABN 51 077 119 290, of PO Box 2, Sydney Markets, NSW 2129		
Dis	count	[ ]%		
Ter	m	[ ]Years		
Usa	Usage Less / More than 100 MWh per annum			
The p	arties agree	as follows:		
1.	DISCOUNT	r:		
1.1	In considerati	on of you:	3.1	In this Agreement:
	.,	ation this Agreement with us for the Term; and		<b>Disclosure Document</b> means the document containing the mandatory disclosure information required under the Conditions;
(b) not terminating this Agreement prior to the expiry of the Term, you will receive the Discount on your applicable tariff for the Term. The Discount will be applied from the date of this Agreement.			<b>Discount</b> means the percentage set out above (as varied from time to time);	
1.2	The Discount payable by yo Additional Se	will not apply to any other fees or charges u under this Agreement, including any rvice Charges.		<b>Early Termination Fee</b> is set out in the Pricing Schedule (as varied from time to time).
1.3	Term, you must pay us the Early Termination Fee within 10 business days of receipt of a tax invoice.			<b>Term</b> means the term set out above or as otherwise agreed or varied between the parties in writing;
2.				Standard Terms and Conditions means the terms and conditions applicable to our supply of electricity available on our website at http://www.sydneymarkets.com.au/index-electricity.asp
	You acknowle	dge that:		Tenant, you or your means you, or a lessee, licensee and
(a) the Disclosure Document and the Standard Terms and Conditions form part of this Agreement;			other occupant or party to a Lease; and	
	(b) you receive	ed a copy of the Disclosure Document; and		We, us, our or ours means Sydney Markets Limited
	(c) you have re	ead and understood the terms of the		ABN 51 077 119 290.
_	Conditions.	cument and the Standard Terms and	3.2	Any capitalised terms that are not defined in this Agreement are defined in the Standard Terms and Conditions.
3.	GENERAL		3.3	The general terms and conditions and the interpretation rules contained in clauses 13 and 16 of the Standard Terms and Conditions apply to this Agreement.
Please	e Sign here a	as your acceptance of this agreeme	ent:	
Dated	:			
SYDN	EY MARKET	<b>LIMITED</b> ABN 51 077 119 290		TENANT Name: ACN/ABN
Signat	ture of Autho	orised Officer:		Signature of Authorised Person:
Office	Held:			Office Held:

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Name of Authorised Person: (Print)



#### **Disclosure Document**

In this Disclosure Document, "us", "we" or "our" means "Sydney Markets Limited ABN 51 077 119 290" and "you" or "your" refers to you being the purchaser of the electricity supply from us.

This document contains important information applicable to your agreed purchase of electricity from us.

We must disclose the information contained in this Disclosure Document to you at the start of your tenancy and at any time on request by you or the Australian Energy Regulator ("AER").

1.	Sydney Markets is an "Exempt Seller"	5.	What You Will Be Charged
1.1	All electricity within the Markets is transmitted and distributed using our privately owned embedded network ("Network").	5.1	You must pay us for your supply of electricity at the relevant tariff together with the other fees and charges which are set out in the Pricing Schedule attached to this Disclosure Document.
1.2	We purchase electricity from a distributor in bulk and onsell this electricity to you and other occupiers in the Markets.	5.2	We will provide notice to you of any change in your tariff,
1.3	Under the National Energy Retail Law, all onselling within a private network must be undertaken by:		fees and charges as soon as practicable, and by no later than by your next bill.
	(a) an authorised retailer ("Retailer"); or	6.	Complaints and Dispute Resolution
	(b) the holder of retailer exemption ("Exempt Seller"),	6.1	In the event that you are not satisfied with our supply of electricity to you, you may contact us to enable us to resolve
	registered with the AER.		your complaint on the below contact details:
1.4	We are registered as an Exempt Seller.		Telephone (Business Hours): (02) 9325 6225
2.	Your Rights and Protections		Email: siteservices@sydneymarkets.com.au
2.1	As a customer of an Exempt Seller, you have certain protections and rights that are set out in this Disclosure Document and the applicable conditions as referred to	6.2	We will make reasonable endeavours to resolve your complaint in a timely, effective and professional manner.
2.2	below.  These protections and rights are different to those that you would have if you purchased electricity from a Retailer.	6.3	If we are unable to resolve your complaint to your reasonable satisfaction, you may contact the Ombudsman who will facilitate the resolution of your dispute free of charge and may make a binding decision in respect of the issue.
3.	Applicable Conditions	6.4	The Ombudsman's contact details are as follows:
	Retailer conditions do not apply to Exempt Sellers. Instead, we must comply with the conditions that apply to the "R1" and the "R5" exemption classes These conditions are available on the AER's website at www.aer.gov.au	6.4	Telephone: 1800 246 545 (Free call)  Other contact details and further information is available on
4.	Your Right to Choose Your Electricity Supplier		the Ombudsman's website www.ewon.com.au.
4.1	You are not obliged to purchase your electricity from us.	7.	In the Event of a Fault or Emergency
7.1	You are entitled to choose who supplies you your electricity and you may elect to change at any time.		If you experience a supply fault or failure or in an emergency, please contact us on the below contact details:
4.2	We will not discourage, unreasonably hinder or prevent you from exercising your choice or ability to find or obtain an electricity supply from a Retailer.		Telephone (Business Hours): (02) 9325 6225
4.3	If you do elect to purchase your electricity from a Retailer,		Telephone (24 hours): 0409 325 232 (Mobile rates apply)
	you should be aware that:	8.	Standard Terms and Conditions
(a)	if you entered into an agreement for a fixed term with us and elect to change suppliers before the expiry of the term, an early termination charge may be applicable; and	licence	oply of electricity to you is also governed by your lease, or other occupancy agreement and our Standard Terms and ons which are available on our website at
(b)	you must continue to pay us the network fee to enable you (and the Retailer) to access and use our Network (as varied from time to time); and	http://w	ww.sydneymarkets.com.au/index-electricity.asp

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the Retailer must provide you with an electricity meter to

be installed at your supply address.

(c)