## **CALIFORNIA COMMERCIAL LEASE**

This Lease Agreer	ment made the	day of		, 20, by
				_ [name of lessor], of
				_ [street address],
State of				
			_ [name of les	ssee], of
				street address ,
State of	, herein	after refer	red to as "Les	ssee", collectively
referred to herein	as the "Parties", a	gree as fo	llows:	
				or agrees to lease to
the Lessee the foll				
[t	ype of space] loca	ited at		
	[s	treet addr	ess], State of	f California.
Additional Descrip	tion:			
Hereinafter known	as the "Premises"	·		
0 UOF OF L	AOED DDEMOE	O TI . I .		. d . <b>D</b>
				g the Premises to the
Lessee and the Le	, ,	reeing to	lease the Pre	mises for the
following use and	purpose:			
				·
Any change in use	or nurnage the D		4h a # 4h a a a a .	deestibed above about
	•		ther than as o	described above shall
be upon prior writt	en consent of Less	sor only.		
2 TEDM OF I	EACE: The term	of thin I or	ana ahall ha f	or a pariod of
				or a period of
				,
20 and expiri		ine (	day or	
20 ("Initial Te	erm')			
A DACE DEN	IT: The not month!	v novmon	st aball ba	
4. BASE REN				
				t payment due upon
the commenceme				
				y payment is-hereafter
				he term hereon, which
is for less than 1 n	nonth shall be a pr	o-rata poi	rtion of the mo	onthly rent.
	O DENEW: /Ok	l. On = \		
5. <b>OPTION T</b>	O RENEW: (Chec	k One)		
□ - Lossoo movin	ot ranow that are	0		
□ - Lessee may n	or reliew file reas	ᠸ.		



— Lessee may have the right to rene period(s) with each term being y exercised by giving written notice to Le expiration of the Lease or renewal per	rear(s) month(s) which may lessor no less than 60 days prior to	be
Rent for each option period sha	all: (Check One)	
☐ - Not increase.		
change in the Consumer Price	multiplying the Base Rent by the a Index (CPI) published by the Bure cent publication to the option perion	eau of
☐ - Increase by%		
☐ - Increase by	dollars (\$	)
6. <b>EXPENSES</b> : [Check and Initial Gross, or Triple Net (NNN)]  - GROSS. Tenant's Initials L  It is the intention of the Parties that thi and as such, the Base Rent is the entitlessee is not obligated to pay any addreal estate taxes, insurance (other that charges or expenses of any nature whand operation of the Premises. The Lee	is Lease be considered a "Gross Lirety of the monthly rent. Thereforditional expenses which includes un on the Lessee's personal propernatsoever in connection with the o	_ease" e, the utilities, erty), ownership
general exterior structure of the Premi systems such as the heating, plumbing maintained by the Lessor including the hazards as well as the grounds and la shall maintain at their expense casual by fire which may or may not include a provide and maintain personal liability lessee, at least to the limits of One Mil designate the Lessor as an "also nam with a copy of such insurance certifications this Lease.	ises, in addition, shall maintain all g, and electrical. The parking area removal of any snow or environrands surrounding the Premises. The ty insurance for the Premises against extended coverage. The Less and property damage insurance allion Dollars (\$1,000,000.00), that ed insured", and shall provide the	major a shall be mental he Lesso ainst loss see will as a will e Lessor
□. MODIFIED GROSS. Tenant's Initia	als Landlord's Initials	_
It is the intention of the Parties that thi Gross Lease".	s Lease shall be considered a "M	odified



	ion to the Base Rent, the Lessee shall be obligated to pay the expenses:	following
Lessor	shall pay the following monthly expenses:	
□. <u>TRII</u>	PLE NET (NNN). Tenant's Initials Landlord's Initials	
It is the Lease".	intention of the Parties that this Lease shall be considered a "	Triple Net
I.	Operating Expenses. The Lessor shall have no obligation to services, perform any acts, or pay expenses, charges, obligat costs of any kind whatsoever with respect to the Premises. Thereby agrees to pay one-hundred percent (100%) of any an Operating Expenses as hereafter defined for the entire term and any extensions thereof in accordance with specific provision hereinafter set forth. The term "Operating Expenses" shall incosts to the Lessor of operating and maintaining the Premise include, without limitation, real estate and personal property the assessments, management fee(s), heating, air conditioning, electricity, water, waste disposal, sewage, operating material supplies, service agreements and charges, lawn care, snow restriping, repairs, repaving, cleaning and custodial, security, the cost of contesting the validity or applicability of any gover acts which may affect operating expenses, and all other directions of operating and maintaining the Premises and related areas, unless expressly excluded from operating expenses.	tions or the Lessee d all of the Lease sions clude all es, and shall taxes and HVAC, s and removal, insurance, mental et operating
II.		y, the h term. a monthly mount for hereof shall
III.	Insurance. Lessee shall maintain, at all times during the Tern Lease, comprehensive general liability insurance in an insura company licensed to do business in the California in which the are located and that is satisfactory to Lessor, properly protectindemnifying Lessor with single limit coverage of not less that	ance ne Premises ting and

or	dollars	(\$	) death of
person	s and	dollars	·
(\$	) for property	damage. During the	e Term of this
a form Lessee	Lessee shall furnish the Lesso acceptable to Lessor, covering and naming Lessor and Lessonal insured.	such insurance so	maintained by
	ITY DEPOSIT: In addition to the	-	
	dollars (\$	•	
•	ance or at the signing of this Lea	•	
nterest-bearing terms and cond	sit", and shall be held in escrow g savings account as security fo litions of the Lease. The Securit s rent unless written permission	r the faithful perforn ty Deposit may not	nance of the be used to pay

8. **LEASEHOLD IMPROVEMENTS**: The Lessee agrees that no leasehold improvements, alterations or changes of any nature, (except for those listed on any attached addenda) shall be made to the leasehold premises or the exterior of the building without first obtaining the consent of the Lessor in writing, which consent shall not be unreasonably withheld, and thereafter, any and all leasehold improvements made to the Premises which become affixed or attached to the leasehold Premises shall remain the property of the Lessor at the expiration or termination of this Lease Agreement. Furthermore, any leasehold improvements shall be made only in accordance with applicable federal, state or local codes, ordinances or regulations, having due regard for the type of construction of the building housing the subject leasehold Premises. If the Lessee makes any improvements to the Premises the Lessee shall be responsible payment, except the following \_\_\_\_\_\_\_\_.

Nothing in the Lease shall be construed to authorize the Lessee or any other person acting for the Lessee to encumber the rents of the Premises or the interest of the Lessee in the Premises or any person under and through whom the Lessee has acquired its interest in the Premises with a mechanic's lien or any other type of encumbrance. Under no circumstance shall the Lessee be construed to be the agent, employee or representative of Lessor. In the event a lien is placed against the Premises, through actions of the Lessee, Lessee will promptly pay the same or bond against the same and take steps immediately to have such lien removed. If the Lessee fails to have the Lien removed, the Lessor shall take steps to remove the lien and the Lessee shall pay Lessor for all expenses related to the Lien and removal thereof and shall be in default of this Lease.

9. **LICENSES AND PERMITS**: A copy of any and all local, state or federal permits acquired by the Lessee which are required for the use of the Premises shall be kept on site at all times and shall be readily accessible and produced to the Lessor and/or their agents or any local, state, or federal officials upon demand.



10. **OBLIGATIONS OF LESSEE**: The Lessee shall be primarily responsible whenever needed for the maintenance and general pickup of the entranceway leading into the Premises, so that this is kept in a neat, safe and presentable condition. The Lessee shall also be responsible for all minor repairs and maintenance of the leasehold Premises, particularly those items which need immediate attention and which the Lessees, or their employees, can do and perform on their own, including but not limited to, the replacement of light bulbs, as well as the normal repair and cleaning of windows, cleaning and clearing of toilets, etc., and the Lessee shall properly maintain the Premises in a good, safe, and clean condition. The Lessee shall properly and promptly remove all rubbish and hazardous wastes and see that the same are properly disposed of according to all local, state or federal laws, rules regulations or ordinances.

In the event the structure of the Premises is damaged as a result of any neglect or negligence of Lessee, their employees, agents, business invitees, or any independent contractors serving the Lessee or in any way as a result of Lessee's use and occupancy of the Premises, then the Lessee shall be primarily responsible for seeing that the proper claims are placed with the Lessee's insurance company, or the damaging party's insurance company, and shall furthermore be responsible for seeing that the building is safeguarded with respect to said damage and that all proper notices with respect to said damage, are made in a timely fashion, including notice to the Lessor, and the party or parties causing said damage. Any damage that is not covered by an insurance company will be the liability of the Lessee.

The Lessee shall, during the term of this Lease, and in the renewal thereof, at its sole expense, keep the interior of the Premises in as good a condition and repair as it is at the date of this Lease, reasonable wear and use excepted. This obligation would include the obligation to replace any plate glass damaged as a result of the neglect or acts of Lessee or her guests or invitees. Furthermore, the Lessee shall not knowingly commit nor permit to be committed any act or thing contrary to the rules and regulations prescribed from time to time by any federal, state or local authorities and shall expressly not be allowed to keep or maintain any hazardous waste materials or contaminates on the Premises. Lessee shall also be responsible for the cost, if any, which would be incurred to bring her contemplated operation and business activity into compliance with any law or regulation of a federal, state or local authority.

11. **INSURANCE**: In the event the Lessee shall fail to obtain insurance required hereunder and fails to maintain the same in force continuously during the term, Lessor may, but shall not be required to, obtain the same and charge the Lessee for same as additional rent. Furthermore, Lessee agrees not to keep upon the Premises any articles or goods which may be prohibited by the standard form of fire insurance policy, and in the event the insurance rates applicable to fire and extended coverage covering the Premises shall be increased by reason of any use of the Premises made by Lessee, then Lessee

shall pay to Lessor, upon demand, such increase in insurance premium as shall be caused by said use or Lessee's proportionate share of any such increase.

- 12. **SUBLET/ASSIGNMENT**: The Lessee may not transfer or assign this Lease, or any right or interest hereunder or sublet said leased Premises or any part thereof without first obtaining the prior written consent and approval of the Lessor.
- 13. **DAMAGE TO LEASED PREMISES**: In the event the building housing the Premises shall be destroyed or damaged as a result of any fire or other casualty which is not the result of the intentional acts or neglect of Lessee and which precludes or adversely affects the Lessee's occupancy of the Premises, then in every such cause, the rent herein set forth shall be abated or adjusted according to the extent to which the leased Premises have been rendered unfit for use and occupation by the Lessee and until the demised Premises have been put in a condition at the expense of the Lessor, at least to the extent of the value and as nearly as possible to the condition of the Premises existing immediately prior to such damage. It is understood, however, in the event of total or substantial destruction to the Premises that in no event shall the Lessor's obligation to restore, replace or rebuild exceed an amount equal to the sum of the insurance proceeds available for reconstruction with respect to said damage.
- **DEFAULT AND POSSESSION:** In the event that the Lessee shall fail to pay said rent, and expenses as set forth herein, or any part thereof, when the same are due and payable, or shall otherwise be in default of any other terms of said Lease for a period of more than 15 days, after receiving notice of said default, then the parties hereto expressly agree and covenant that the Lessor may declare the Lease terminated and may immediately re-enter said Premises and take possession of the same together with any of Lessee's personal property, equipment or fixtures left on the Premises which items may be held by the Lessor as security for the Lessee's eventual payment and/or satisfaction of rental defaults or other defaults of Lessee under the Lease. It is further agreed, that if the Lessee is in default, that the Lessor shall be entitled to take any and all action to protect its interest in the personal property and equipment, to prevent the unauthorized removal of said property or equipment which threatened action would be deemed to constitute irreparable harm and injury to the Lessor in violation of its security interest in said items of personal property. Furthermore, in the event of default, the Lessor may expressly undertake all reasonable preparations and efforts to release the Premises including, but not limited to, the removal of all inventory, equipment or leasehold improvements of the Lessee's, at the Lessee's expense, without the need to first procure an order of any court to do so, although obligated in the interim to undertake reasonable steps and procedures to safeguard the value of Lessee's property, including the storage of the same, under reasonable terms and conditions at Lessee's expense, and, in addition, it is understood that the Lessor may sue the Lessee for any damages or past rents due and owing and may undertake all and additional legal remedies then available.



In the event any legal action has to be instituted to enforce any terms or provisions under this Lease, then the prevailing party in said action shall be entitled to recover a reasonable attorney's fee in addition to all costs of said action.

action.			
Rent which is in default for more than payment penalty of one of the following:	days after d	ue date shall accru	e a
(Choose One)			
<ul><li>☐ - Interest at a rate of</li></ul>	_ percent (	_%) per annum on	а
$\square$ - Late fee of day until the amount is paid in full.	_ dollars (\$		) pei
In this regard, all delinquent rental paymen	nts made shall l	oe applied first towa	ard

- interest due and the remaining toward delinquent rental payments.
- 15. **INDEMNIFICATION**: The Lessee hereby covenants and agrees to indemnify, defend and hold the Lessor harmless from any and all claims or liabilities which may arise from any cause whatsoever as a result of Lessee's use and occupancy of the Premises, and further shall indemnify the Lessor for any losses which the Lessor may suffer in connection with the Lessee's use and occupancy or care, custody and control of the Premises. The Lessee also hereby covenants and agrees to indemnify and hold harmless the Lessor from any and all claims or liabilities which may arise from any latent defects in the subject Premises that the Lessor is not aware of at the signing of the lease or at any time during the lease term.
- 16. **BANKRUPTCY INSOLVENCY**: The Lessee agrees that in the event all or a substantial portion of the Lessee's assets are placed in the hands of a receiver or a Trustee, and such status continues for a period of 30 days, or should the Lessee make an assignment for the benefit of creditors or be adjudicated bankrupt; or should the Lessee institute any proceedings under the bankruptcy act or any amendment thereto, then such Lease or interest in and to the leased Premises shall not become an asset in any such proceedings and, in such event, and in addition to any and all other remedies of the Lessor hereunder or by law provided, it shall be lawful for the Lessor to declare the term hereof ended and to re-enter the leased land and take possession thereof and all improvements thereon and to remove all persons therefrom and the Lessee shall have no further claim thereon.
- 17. **SUBORDINATION AND ATTORNMENT**: Upon request of the Lessor, Lessee will subordinate its rights hereunder to the lien of any mortgage now or hereafter in force against the property or any portion thereof, and to all advances made or hereafter to be made upon the security thereof, and to any ground or underlying lease of the property provided, however, that in such case the holder



of such mortgage, or the Lessor under such Lease shall agree that this Lease shall not be divested or in any way affected by foreclosure, or other default proceedings under said mortgage, obligation secured thereby, or Lease, so long as the Lessee shall not be in default under the terms of this Lease. Lessee agrees that this Lease shall remain in full force and effect notwithstanding any such default proceedings under said mortgage or obligation secured thereby. Lessee shall, in the event of the sale or assignment of Lessor's interest in the building of which the Premises form a part, or in the event of any proceedings brought for the foreclosure of, or in the event of exercise of the power of sale under any mortgage made by Lessor covering the Premises, attorn to the purchaser and recognize such purchaser as Lessor under this Lease.

## 18. MISCELLANEOUS TERMS:

- I. Usage by Lessee: Lessee shall comply with all rules, regulations and laws of any governmental authority with respect to use and occupancy. Lessee shall not conduct or permit to be conducted upon the Premises any business or permit any act which is contrary to or in violation of any law, rules or regulations and requirements that may be imposed by any authority or any insurance company with which the Premises is insured, nor will the Lessee allow the Premises to be used in any way which will invalidate or be in conflict with any insurance policies applicable to the building. In no event shall explosives or extra hazardous materials be taken onto or retained on the Premises. Furthermore, Lessee shall not install or use any equipment that will cause undue interference with the peaceable and quiet enjoyment of the Premises by other tenants of the building.
- II. Signs: Lessee shall not place on any exterior door, wall or window of the Premises any sign or advertising matter without Lessor's prior written consent and the approval of the \_\_\_\_\_\_ [Municipality]. Thereafter, Lessee agrees to maintain such sign or advertising matter as first approved by Lessor in good condition and repair. Furthermore, Lessee shall conform to any uniform reasonable sign plan or policy that the Lessor may introduce with respect to the building. Upon vacating the Premises, Lessee agrees to remove all signs and to repair all damages caused or resulting from such removal.
- III. Pets: Unless otherwise stated in this Lease Agreement, the only pets that shall be allowed on the Premises are those needed legally due to a disability or handicap.
- IV. Condition of Premises/Inspection by Lessee: The Lessee has had the opportunity to inspect the Premises and acknowledges with its signature on this lease that the Premises are in good condition and comply in all respects with the requirements of this Lease. Furthermore, the Lessor makes no representation or warranty with respect to the condition of the Premises or its fitness or availability for any particular use, and the Lessor shall not be liable for any latent or patent defect therein. Furthermore, the Lessee

represents that Lessee has inspected the Premises and is leasing and will take possession of the Premises with all current fixtures present in their "as is" condition as of the date hereof.

- V. Right of Entry: It is agreed and understood that the Lessor and its agents shall have the complete and unencumbered right of entry to the Premises at any time or times for purposes of inspecting or showing the Premises and for the purpose of making any necessary repairs to the building or equipment as may be required of the Lessor under the terms of this Lease or as may be deemed necessary with respect to the inspection, maintenance or repair of the building.
- 19. **ESTOPPEL CERTIFICATE**: Lessee at any time and from time to time, upon at least ten (10) days prior notice by Lessor, shall execute, acknowledge and deliver to Lessor, and/or to any other person, firm or corporation specified by Lessor, a statement certifying that the Lease is unmodified and in full force and effect, or if the Lease has been modified, then that the same is in full force and effect except as modified and stating the modifications, stating the dates to which the fixed rent and additional rent have been paid, and stating whether or not there exists any default by Lessor under this Lease and, if so, specifying each such default.
- 20. **HOLDOVER**: Should Lessee remain in possession of the Premises after the cancellation, expiration or sooner termination of the Lease, or any renewal thereof, without the execution of a new Lease or addendum, such holding over in the absence of a written agreement to the contrary shall be deemed, if Lessor so elects, to have created and be construed to be a tenancy from month to month, terminable upon thirty (30) days' notice by either party.
- 21. **WAIVER**: Waiver by Lessor of a default under this Lease shall not constitute a waiver of a subsequent default of any nature.
- 22. **GOVERNING LAW**: This Lease shall be governed by the laws of the State of California.

**NOTICES**: Payments and notices shall be addressed to the following:

Lessor			
Lessee			



23.

- 24. **AMENDMENT**: No amendment of this Lease shall be effective unless reduced to writing and subscribed by the parties with all the formality of the original.
- 25. **BINDING EFFECT**: This Lease and any amendments thereto shall be binding upon the Lessor and the Lessees and/or their respective successors, heirs, assigns, executors and administrators.

IN WITNESS WHEREOF, the parday of, 20_	rties hereto set their hands and seal this
Lessee's Signature	Printed Name
Lessor's Signature	Printed Name
ACKNOWLEDGMENT OF NOTA	ARY PUBLIC
STATE OF	
County, ss.	, 20, before me , as <b>LESSOR</b> of this Commercial Lease
On this day of	, 2U, Defore me
Agreement who proved to me thr	, as <b>LESSUR</b> of this Commercial Lease
	ough government issued photo identification to
	ny presence executed foregoing instrument and
acknowledged that they executed	I the same as their free act and deed.
	Notary Public
	My commission expires:
	wy commission expires
ACKNOWLEDGMENT OF NOTA	ARY PURLIC
AGINION ELDOMENT OF NOTA	Will oblid
STATE OF	
County ss	
On this day of	. 20 . before me
appeared	, 20, before me , as <b>LESSEE</b> of this Commercial Lease
Agreement who proved to me thro	ough government issued photo identification to
	ny presence executed foregoing instrument and
	the same as their free act and deed.
	Notary Public
	My commission expires:
	iviy cominission expires

