# **EXHIBIT 6**

B10 (Official Form 10) (04/13) UNITED STATES BANKRUPTCY COURT Central District of California PROOF OF CLAIM Name of Debtor Case Number THE TULVING COMPANY, INC., a California corporation 8:14-bk-11492-ES NOTE Do not use this form to make a claim for an administrative expense that arises after the bankruptcy filing. You may file a request for payment of an administrative expense according to 11 U.S.C. § 503. Name of Creditor (the person or other entity to whom the debtor owes money or property): Levon Gugasian COURT USE ONLY Name and address where notices should be sent. Check this box if this claim amends a RINGSTAD & SANDERS LLP - Attn: Nanette D. Sanders, Esq. previously filed claim 2030 Main Street, Suite 1600 Irvine, California 92614 Court Claim Number:\_\_\_ (If known) Telephone number. (949) 851-7450 email arlene@ringstadlaw.com Filed on: Name and address where payment should be sent (if different from above): Check this box if you are aware that anyone else has filed a proof of claim relating to this claim Attach copy of statement giving particulars. Telephone number email: 650,025.16 1. Amount of Claim as of Date Case Filed: If all or part of the claim is secured, complete item 4 If all or part of the claim is entitled to priority, complete item 5. Check this box if the claim includes interest or other charges in addition to the principal amount of the claim. Attach a statement that itemizes interest or charges Lease rejection damages and pre-petition arregrages 2. Basis for Claim: (See instruction #2) 3. Last four digits of any number 3a. Debtor may have scheduled account as: 3b. Uniform Claim Identifier (optional): by which creditor identifies debtor: (See instruction #3a) (See instruction #3b) Amount of arrearage and other charges, as of the time case was filed, 4. Secured Claim (See instruction #4) included in secured claim, if any: Check the appropriate box if the claim is secured by a lien on property or a right of setoff, attach required redacted documents, and provide the requested information Nature of property or right of setoff: DReal Estate DMotor Vehicle DOther Basis for perfection: Describe: Amount of Secured Claim: Value of Property: \$\_\_\_ Annual Interest Rate % □Fixed or □Variable Amount Unsecured: (when case was filed) 5. Amount of Claim Entitled to Priority under 11 U.S.C. § 507 (a). If any part of the claim falls into one of the following categories, check the box specifying the priority and state the amount. Domestic support obligations under 11 ☐ Wages, salaries, or commissions (up to \$12,475\*) Contributions to an U.S C. § 507 (a)(1)(A) or (a)(1)(B). earned within 180 days before the case was filed or the employee benefit plan debtor's business ceased, whichever is earlier -11 USC § 507 (a)(5) Amount entitled to priority: 11 USC § 507 (a)(4) ☐ Taxes or penalties owed to governmental units -☐ Up to \$2,775\* of deposits toward ☐ Other - Specify purchase, lease, or rental of property or 11 USC § 507 (a)(8) applicable paragraph of 11 USC § 507 (a)(\_\_) services for personal, family, or household use - 11 USC § 507 (a)(7) \*Amounts are subject to adjustment on 4/01/16 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment. 6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of claim (See instruction #6)

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7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. If the claim is secured by the debtor's principal residence, the Mortgage Proof of Claim Attachment is being filled with this claim (See instruction #7, and the definition of "redacted".)  DO NOT SEND ORIGINAL DOCUMENTS ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING  If the documents are not available, please explain:					
8. Signature: (See instruction #8)					
Check the appropriate box					
🗇 I am the creditor of I am the creditor's authorized agent.	☐ I am the trustee, or the debtor, or their authorized agent. (See Bankruptcy Rule 3004.)	☐ 1 am a guarantor, surety, indorser, or other codebtor. (See Bankruptcy Rule 3005)			
I declare under penalty of perjury that the information provided in th	is claim is true and correct to the best of	my knowledge, information, and reasonable belief.			
Print Name Company  Nanette D. Sanders, Esq. Partner Ringstad & Sanders LLP	= Mutten	Jule 9/25/14			
Address and telephone number (if different from notice address above	ve). (Signature)	(Date)			
Telephone number: email	to \$500,000 or impressment for up to 5	as both 10110 C 85 152 and 2571			

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, exceptions to these general rules may apply.

Items to be completed in Proof of Claim form

### Court, Name of Debtor, and Case Number:

Fill in the federal judicial district in which the bankruptcy case was filed (for example, Central District of California), the debtor's full name, and the case number if the creditor received a notice of the case from the bankruptcy court, all of this information is at the top of the notice

#### Creditor's Name and Address:

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Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)

#### 1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the bankruptcy filing Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim

#### 2. Basis for Claim;

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card. If the claim is based on delivering health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information. You may be required to provide additional disclosure if an interested party objects to the claim.

Last Four Digits of Any Number by Which Creditor Identifies Debtor: State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor

#### 3a. Debtor May Have Scheduled Account As

Report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor

### 3b. Uniform Claim Identifier:

If you use a uniform claim identifier, you may report it here. A uniform claim identifier is an optional 24-character identifier that certain large creditors use to facilitate electronic payment in chapter 13 cases.

### 4. Secured Claim:

Check whether the claim is fully or partially secured. Skip this section if the

claim is entirely unsecured (See Definitions) If the claim is secured, check the box for the nature and value of property that secures the claim, attach copies of lien documentation, and state, as of the date of the bankruptcy filling, the annual interest rate (and whether it is fixed or variable), and the amount past due on the claim.

5. Amount of Claim Entitled to Priority Under 11 U.S.C. § 507 (a). If any portion of the claim fails into any category shown, check the appropriate box(es) and state the amount entitled to priority. (See Definitions) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority

#### 6. Credits:

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt

#### 7. Documents:

Attach redacted copies of any documents that show the debt exists and a lien secures the debt. You must also attach copies of documents that evidence perfection of any security interest and documents required by FRBP 3001(c) for claims based on an open-end or revolving consumer credit agreement or secured by a security interest in the debtor's principal residence. You may also attach a summary in addition to the documents themselves. FRBP 3001(c) and (d). If the claim is based on delivering health care goods or services, limit disclosing confidential health care information. Do not send original documents, as attachments may be destroyed after scanning.

### 8. Date and Signature;

The individual completing this proof of claim must sign and date it FRBP 9011 If the claim is filed electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what constitutes a signature. If you sign this form, you declare under penalty of perjury that the information provided is true and correct to the best of your knowledge, information, and reasonable belief. Your signature is also a certification that the claim meets the requirements of FRBP 9011(b). Whether the claim is filed electronically or in person, if your name is on the signature line, you are responsible for the declaration. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. If the claim is filed by an authorized agent provide both the name of the individual filing the claim and the name of the agent. If the authorized agent is a servicer, identify the corporate servicer as the company Criminal penalties apply for making a false statement on a proof of claim.

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#### DEFINITIONS

#### Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

#### Creditor

A creditor is a person, corporation, or other entity to whom debtor owes a debt that was incurred before the date of the bankruptcy filing See 11 U S C §101 (10)

#### Claim

A claim is the creditor's right to receive payment for a debt owed by the debtor on the date of the bankruptcy filing. See 11 U S C. §101 (5). A claim may be secured or unsecured

#### **Proof of Claim**

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the clerk of the same bankruptcy court in which the bankruptcy case was filed.

#### Secured Claim Under 11 U.S.C. § 506 (a)

A secured claim is one backed by a lien on property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is a lien.

A claim also may be secured if the creditor owes the debtor money (has a right to setoff)

#### **Unsecured Claim**

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lien.

# Claim Entitled to Priority Under 11 U.S.C. § 507

Priority claims are certain categories of unsecured claims that are paid from the available money or property in a bankruptcy case before other unsecured claims.

#### Redacted

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. A creditor must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

#### **Evidence of Perfection**

Evidence of perfection may include a mortgage, lien, certificate of title, financing statement, or other document showing that the lien has been filed or recorded

#### INFORMATION

### Acknowledgment of Filing of Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim or you may access the court's PACER system

(www pacer psc uscourts gov) for a small fee to view your filed proof of claim

#### Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U S C § 101 et seq ), and any applicable orders of the bankruptcy court.

# **ATTACHMENT 1**

## **ATTACHMENT 1**

# STATEMENT OF FACTS IN SUPPORT OF PROOF OF CLAIM

- 1. On or about January 1, 2011, The Tulving Co., Inc. (the "Debtor"), the debtor in the chapter 7 bankruptcy proceeding currently pending in the Bankruptcy Court for the Central District of California, Santa Ana Division (the "Court"), Case No. 8:14-bk-11492-ES (the "Bankruptcy Case"), entered into a Standard Industrial/Commercial Multi-Tenant Lease Net (the "Lease") with Levon Gugasian ("Claimant"). A true and correct copy of the Lease is "Attachment 2" to this proof of claim.
- 2. Pursuant to the Lease, the Debtor agreed to lease certain property located at 150 W. 17<sup>th</sup> Street, Unit A, Costa Mesa, California 92627 (the "Property").
- 3. Paragraph 1.5 of the Lease provides that the base rent for the first year of the Lease (i.e., from January 1, 2011 through December 31, 2011) was \$30,000 per month.
- 4. Paragraph 1.7(d) provides that the Lease shall increase by \$1,000 per month each year, for a total increase of \$12,000 per year. Thus, the rent for the second year of the Lease (i.e., from January 1, 2012 through December 31, 2012) was \$31,000 per month. The rent for the third year of the Lease (i.e., from January 1, 2013 through December 31, 2013) was \$32,000 per month. The rent for the fourth year of the Lease (i.e., January 1, 2014 through December 31, 2014) was \$33,000 per month.
- 5. Paragraph 1.3 of the Lease provides that the term of the lease was 10 years from January 1, 2011 to February 28, 2021.
- 6. On March 10, 2014 (the "Petition Date"), the Debtor filed a voluntary petition for relief under chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code" or the "Code"), which commenced the Bankruptcy Case.
- 7. On March 6, 2014, R. Todd Neilson, formerly the chapter 11 trustee and currently the duly-appointed and acting chapter 7 trustee in the Bankruptcy Case (the "Trustee"), filed a motion to reject the Lease [Docket No. 89] (the "Motion"). A true and

correct copy of the Motion is "Attachment 3" to this proof of claim. By the Motion, the Trustee requested that the Lease be rejected as of the date that the Trustee turned over the keys to Claimant. Motion at 1:25-2:6; *see also* Motion at 6:3-6 (requesting that the effective date of the rejection of the Lease be the earlier of the date of the Trustee's return of the keys to Claimant or May 20, 2014). Accordingly, the Property had not been surrendered by the time of the Motion.

- 8. On May 29, 2014, the Court granted the Motion [Docket No. 105] (the "Order"). A true and correct copy of the Order is "Attachment 4" to this proof of claim. Pursuant to the Order, the Lease was rejected as of May 20, 2014 (the "Surrender Date").
- 9. Code section 502(b)(6) provides that the claim of a lessor for damages resulting from the termination of a lease of real property may not exceed:
  - (A) the rent reserved by such lease, without acceleration, for the greater of one year, or 15 percent, not to exceed three years, of the remaining term of such lease, following the earlier of—
    - (i) the date of the filing of the petition; and
    - (ii) the date on which such lessor repossessed or the lessee surrendered the leased property; plus
  - (B) any unpaid rent due under such lease, without acceleration, on the earlier of such dates.
- 10. In accordance with Code section 502(b)(6), Claimant files the instant proof of claim. "Attachment 5" to this proof of claim is Claimant's calculation of damages pursuant to Code section 502(b)(6). Attachment 5 is explained below for convenience.
- 11. The Petition Date is earlier than the Surrender Date, and therefore is the date from which this proof of claim is calculated. The total amount of rent remaining under the Lease from the Petition Date is \$3,029,200.00. Fifteen percent (15%) of that total is \$454,380.00. The total amount of rent owed from three years after the Petition Date is \$799,380.00. Therefore, fifteen percent of the remaining rent owed under the

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Lease from the Petition Date does not exceed the amount of rent owed for three years from the Petition Date.

- 12. The amount of rent owed for one year from the Petition Date under the Lease is \$389,200.00. Therefore, fifteen percent of the total rent remaining under the Lease is greater than the rent reserved under the Lease for one year from the Petition Date. Accordingly, the rejection damages portion of this proof of claim is \$454,380.00.
- 13. The amount of unpaid rent due under the Lease, without acceleration, on the Petition Date was \$225,645.16. Claimant applied a \$30,000 security deposit—\$1,000 in each month of May and June, 2013, and \$28,000 in July of 2013. Therefore, the total amount of the prepetition arrearages portion of this proof of claim is \$195,645.16. A schedule of lease transactions is "Attachment 6" to this proof of claim.
- 14. Thus, the total amount of this proof of claim is the \$454,380.00 rejection claim and the \$195,645.16 arrearages claim, for a total claim in the amount of \$650,025.16.

# **ATTACHMENT 2**

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# AIR COMMERCIAL REAL ESTATE ASSOCIATION STANDARD INDUSTRIAL/COMMERCIAL MULTI-TENANT LEASE - NET

	ıd between	Levon Gugasi	<del>913</del>	· <del></del>			
				<del></del>	<del> </del>		("Lesso
"and The !	Culving Co.	. Inc.				·····	("Lessee
(collectively t	ne "Parties." or	individually a "Party").	***				(
		That certain portion of ti		ed below), includir	no al improvemente	therein or to be pro	vided by Les
		, commonly known by t					
located in the	City of	Costa Mer	1A	_ , County of	Or	ande	, State
	· CA	, with zip co	de <u>92627</u>	, as outlined on	Exhbli	attached herei	o ("Premise
and generally	described as (c	lescribe briefly the natu	e of the Premises):	Approximate.	y 6.600 squa	re feet of of	ice and
warehouse	space whi	ch is part of a	larger build	ing.			
<del>,</del>	<del> </del>	· · · · · · · · · · · · · · · · · · ·					·····
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raceways of t	he building conf	aining the Premises ("E	Juliding") and to the	te common Areas	(as defined in Para	graph 2.7 below), bu	it shall not h
		lor walls of the Building					
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(See also Par	• ,				. 16)	(m t m	i o o
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		ing January 1.				. (See als	
		re ere provisions in this					A L GINBIND
1.6	Lessoe's Si	nare of Common Ares	Operating Expens	108: 33.3	* parcent (	33.300 %) ("Los	 see's Share
in the event ti		is Premiaes and/or the i					
reflect such m			·				
1.7	Base Rent a	and Other Monles Paid	Upon Execution:				
• • •		Rent: \$ \$30,000.00					2012
1.7	(h) Como	non Area Operating Ex	_		Acres		
•••	(4) 0011111		penses: \$	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	tot ne pettoa		
1.7	(c) Secur	ity Deboait: 2 830.0	00.00	("Security Depos	It"). (See also Para	graph 5)	
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1.9 Insuring Party: Lessor is the "inauring Party". (See also Paragraph 8)	•
1.10 Real Estate Brokers: (See also Peregraph 15)  (a) Representation: The following real estate brokers (the "Brokers") and brokerage relationships exist	t in this transaction
(chack applicable boxes):	i iii tiig ti kijooonon
represents Lessor exclusively ("L	.essor's Broker'');
représents Lessee exclusively ("Less	see's Broker'); or
(b) Payment to Brokers: Upon execution and delivery of this Lease by both Parties, Lessor shall pay	("Dust Agency").
brokerage fee agreed to in a separate written agreement (or if there is no such agreement, the sum of	
of the total Base Rent for the brokerage services rendered by the Brokers).	
1.11 Guarantor. The obligations of the Lessee under this Lesse are to be guaranteed by  ("Guarantor"). (See a	ilso Paragraph 37)
1.12 Attachments. Attached hereto are the following, all of which constitute a part of this Lease:  an Addendum consisting of Paragraphs through ;	
a site plan depicting the Premises;	
a sile plan depicting the Project;	
a current set of the Rules and Regulations for the Project;	
a current set of the Rules and Regulations adopted by the owners' association;	
s Work Letter; other (specify);	
other (specify):	
2. Premises.	at the routet and
2.1 Letting. Lessor hereby leases to Lessee, and Lessee hereby leases from Lessor, the Premises, for the term, upon all of the terms, covenante and conditions set forth in this Lease. While the approximate square foctage of the Premise	
used in the marketing of the Premises for purposes of comparison, the Base Rent stated herein is NOT tied to square footage	and is not subject
to adjustment should the actual size be determined to be different. NOTE: Lessee is advised to verify the actual size prior	to executing this
Lease.  2.2 Condition, Lessor shall deliver that portion of the Premises contained within the Building ("Unit") to Lessee	broom deen end
free of debrie on the Commencement Date or the Early Possession Date, whichever first occurs ("Start Date"), and, so lon	
service contracts described in Paragraph 7.1(b) below are obtained by Lesses and in effect within thirty days following the St	
that the existing electrical, plumbing, fire sprinkler, lighting, heating, vanilating and air conditioning systems ("HVAC"), load pumps, if any, and all other such elements in the Unit, other than those constructed by Lesse, shall be in good operating cond	•
that the structural elements of the roof, bearing walls and foundation of the Unit shall be fiee of material defects, and that	
contain hazardous levels of any mold or fundi defined as toxic under applicable state or federal law. If a non-compliance with su	
as of the Start Date, or if one of such systems or elements should melfunction or fall within the appropriate warranty period	
Lessor's sole obligation with respect to such matter, except as otherwise provided in this Lesse, promptly after receipt of w	
Lessee setting forth with specificity the nature and extent of such non-compliance, malfunction or failure, rectily same at Lesse warranty periods shall be as follows: (i) 6 months as to the HVAC systems, and (ii) 30 days as to the remaining systems and other.	
Unit. If Lessee does not give Lessor the required notice within the appropriate warranty period, correction of any such	
malfunction or failure shall be the obligation of Lessee at Lessee's sole cost and expense (except for the repairs to the fire sprint	
foundations, and/or bearing walls - see Paragraph 7).  2.3 Compliance. Lessor warrants that to the best of its knowledge the improvements on the Premises and the	- Oaman Arons
2.3 Compliance. Lessor warrants that to the best of its knowledge the improvements on the Premises and the comply with the building codes that were in effect at the time that each such improvement, or portion thereof, was constructed.	s Common Arees and also with all
applicable laws, covenants or restrictions of record, regulations, and ordinances in effect on the Start Date ("Applicable Requ	
warranty does not apply to the use to which Lessee will put the Premises, modifications which may be required by the American	
Act or any similar laws as a result of Lessee's use (see Paragraph 49), or to any Attentions or Littlity installations (as defined in it	• • • • • • • • • • • • • • • • • • • •
made or to be made by Lessee. NOTE: Lessee is responsible for determining whether crnot the Applicable Requirement the zoning are appropriate for Lessee's intended use, and acknowledges that past uses of the Premises may no longer!	
Premises do not comply with said warranty, Lessor shall, except as otherwise provided, promptly after receipt of written no	
setting forth with specificity the nature and extent of such non-compliance, rectify the same at Lessor's expense. If Lessee doe	
written notice of a non-compliance with this warranty within 6 months following the Start Date, correction of that non-compliance with this warranty within 6 months following the Start Date, correction of that non-compliance	
obligation of Lessee at Lessee's sole cost and expense. If the Applicable Requirements are hereafter changed so as to require a this Lesse the construction of an addition to or an alteration of the Unit, Premises end/or Building, the remediation of any Haza	
or the reinforcement or other physical modification of the Unit, Premises and/or Building ("Capital Expenditure"), Lessor	
allocate the cost of such work as follows;	
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1999 - AIR COMMERCIAL REAL ESTATE ASSOCIATION

FORM MTN-9-05/09E

Agent: Karen Santaniello Phone: 949 705.7373 Fax: 866 644,5661 Prepared using WiNForms® software Broker: The Real Estate Company 3419 Via Lido #115 Newport Beach, CA 92663

- Subject to Paragreph 2.3(c) below, if such Capital Expenditures are required as a result of the specific and unique use of the Premises by Lessee as compared with uses by tenants in general, Lessee shall be fully responsible for the cost thereof, provided, however that if such Capital Expenditure is required during the last 2 years of this Lease and the cost thereof exceeds 6 months' Base Rent, Lessee may instead terminate this Lezze unless Lessor notifies Lessee, in writing, within 10 days after receipt of Lessee's termination notice that Lessor has elected to pay the difference between the actual cost thereof and the amount equal to 6 months Base Rent. If Lessae elects termination, Lessae shall immediately cases the use of the Premises which requires such Capital Expenditure and deliver to Lessor written notice specifying a termination date at least 90 days thereafter. Such termination date shall, however, in no event be eatiler than the last day that Lessee could legally utilize the Premises without commencing such Capital Expenditure.
- If such Capital Expenditure is not the result of the specific and unique use of the Premises by Lesses (such as, governmentally mandated seismic modifications), then Lessor shall pay for such Capital Expanditure and Lessee shall only be obligated to pay, each month during the remainder of the term of this Lease or any extension thereof, on the date that on which the Base Rent is due, an amount equal to 144th of the portion of such costs reasonably attributable to the Premises. Lesses shall pay interest on the balance but may prepay its obligation at any time. If, however, such Capital Expenditure is required during the last 2 years of this Lease or if Lessor reasonably determines that it is not economically feasible to pay its share thereof, Lessor shall have the option to terminate this Lease upon 90 days prior written notice to Lessee unless Lessee notifies Lessor, in writing, within 10 days after receipt of Lessor's temination notice that Lessee will pay for such Capitel Expenditure. If Lessor does not elect to terminate, and fails to tender its share of any such Capitet Expenditure, Lessee may advance such funds and deduct same, with interest, from Rent until Lessor's share of such costs have been fully path. If Lessee is unable to finance Lessor's share, or if the belence of the Rent due and payable for the remainder of this Lease is not sufficient to fully reimburse Lease on an offset basis, Lease shall have the right to terminate this Lease upon 30 days written notice to Leasor,
- Notwithstending the above, the provisions concerning Capital Expenditures are intended to apply only to non-voluntary, unexpected, and new Applicable Requirements. If the Capital Expenditures are instead triggered by Lessee as a result of an actual or proposed change in use, change in intensity of use, or modification to the Premises then, and in that event, Lesses shall either: (I) immediately cease such changed use or intensity of use and/or take such other steps as may be necessary to eliminate the requirement for such Capital Expenditure, or (ii) complete such Capitel Expenditure at its own expense, Lessee shall not have any right to terminate this Lease.
- Acknowledgements. Lessee acknowledges that: (a) it has been given an opportunity to inspect and measure the Premises, (b) it has been advised by Lessor and/or Brokers to satisfy itself with respect to the size and condition of the Premises (including but not limited to the electrical, HVAC and fire sprinkler systems, security, environmental aspects, and compliance with Applicable Requirements and the Americans with Disabilities Act), and their suitability for Lessee's intended use, (c) Lessee has made such investigation as it deems necessary with reference to such matters and assumes all responsibility therefor as the same relate to its occupancy of the Premises, (d) it is not relying on any representation as to the size of the Premises made by Brokers or Lessor, (e) the square feetage of the Premises was not material to Lessee's decision to lease the Premises and pay the Rent stated herein, and (f) neither Lessor, Lessors exents, nor Brokers have made any oral or written representations or warranties with respect to said matters other than as set forth in this Lease. In addition, Lessor acknowledges that: (i) Brokers have made no representations, promises or warrantles concerning Lessea's ability to honor the Lesse or sultability to occupy the Premises, and (ii) it is Lessor's sole responsibility to investigate the financial capability and/or sultability of all proposed tenants.
- Lessee as Prior Owner/Occupant. The warranties made by Lessor in Paregraph 2 shall be of no force or effect if immediately 2.5 prior to the Start Date Lessee was the owner or occupant of the Premises. In such even, Lessee shall be responsible for any necessary corrective work.
- Vehicle Perking. Lessee shall be entitled to use the number of parking spaces specified in Paragraph 1.2(b) on those portions of the Common Areas designated from time to time by Lessor for parking. Lessee shall not use more parking spaces than said number. Said parking spaces shall be used for parking by vehicles no larger than full-size passenger automobiles or pick-up trucks, herein called "Permitted Size Vehicles." Lessor may regulate the loading and unloading of vehicles by adopting Rues and Regulations as provided in Paragraph 2.9. No vehicles other than Permitted Size Vehicles may be parked in the Common Area without the prior written permission of Lessor. In addition:
- Lessee shall not permit or allow any vehicles that belong to or are controlled by Lessee or Lessee's employees, suppliers, shippers, customers, contractors or invitees to be loaded, unloaded, or parked in areas other than those designated by Lessor for such activities.
  - Lessee shall not service or store any vehicles in the Common Areas.
- If Lessee permits or allows any of the prohibited activities described in this Paragraph 2.6, then Lessor shall have the right, without notice, in addition to such other rights and remedies that it may have, to remove or tow away the yehicle involved and charge the cost to Lessee, which cost shall be immediately payable upon demand by Lessor.
- Common Areas Definition, The term "Common Areas" is defined as all treas and facilities outside the Premises and within the exterior boundary line of the Project and interior utility raceways and installations within the Unit that are provided and designated by the . Lessor from time to time for the general non-exclusive use of Lessor, Lessee and other tenants of the Project and their respective employees, suppliers, shippers, customers, contractors and invitees, including parking areas, loading and unloading areas, trash areas, roadways, walkways, driveways and landscaped areas.
- Common Areas Lessee's Rights. Lessor grants to Lessee, for the benefit of Lessee and its employees, suppliers, ehippers, contractors, customers and invitees, during the term of this Lease, the non-exclusive right to use, in common with others entitled to such use, the Common Areas as they exist from time to time, subject to any rights, powers, and privileges reserved by Lessor under the terms hereof or under the terms of any rules and regulations or restrictions governing the use of the Project. Under no circumstances shall the right herein granted to use the Common Areas be desired to include the right to store any property, temporarily or permanently, in the Common Areas. Any such storage shall be permitted only by the prior written consent of Lessor or Lessor's designated spent, which consent may be revoked at any time; in

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Phone: 949 705.7373 Pax: 866 644.5661 the event that any unauthorized storage shall occur then Lessor shall have the right, without rotice, in addition to such other rights and remedies that it may have, to remove the property and charge the cost to Lessee, which cost shall be immediately payable upon demand by Lessor.

- Common Areas Rules and Regulations. Lessor or such other person(s) so Lessor may appoint shall have the exclusive control and management of the Common Areas and shall have the right, from time to time, to establish, modify, amend and enforce reasonable rules and regulations ("Rules and Regulations") for the management, safety, care, and clearliness of the grounds, the parking and unloading of vehicles and the preservation of good order, as well as for the convenience of other occupants or tenants of the Building and the Project and their invitees. Lessee agrees to abide by and conform to all such Rules and Regulations, and shall use its best efforts to cause its employees, suppliers, shippers, customers, contractors and invitees to so abide and conform. Lessor shall not be responsible to Lessee for the non-compliance with said Rules and Regulations by other tenants of the Project.
  - 2.10 Common Areas Changes, Lessor shall have the right, in Lessor's sole discretion, from time to time:
- (a) To make changes to the Common Areas, Including, without limitation, changes in the location, size, shape and number of driveways, entrances, parking spaces, parking areas, toading and unloading areas, ingress, egress, direction of traffic, landscaped areas, walkways and utility receways:
- (b) To close temporarily any of the Common Areas for maintenance purposes so long as reasonable access to the Premises remains available:
  - (o) . To designate other land outside the boundaries of the Project to be apart of the Common Areas;
  - (d) To add additional buildings and improvements to the Common Areas;
- (e) To use the Common Areas while engaged in making additional improvements, repairs or alterations to the Project, or any portion thereof; and
- (f) To do and perform such other acts and make such other changes in, to or with respect to the Common Areas and Project as Lessor may, in the exercise of sound business judgment, deem to be appropriate.
- . Term.
  - 3.1 Term. The Commencement Date, Expiration Date and Original Term of this Lease are as specified in Paragraph 1.3.
- Early Possession. Any provision herein granting Lessee Early Possession of the Premises is subject to and conditioned upon the Premises being available for such possession prior to the Commencement Date. Any grant of Early Possession only conveys a non-exclusive right to occupy the Premises. If Lessee totally or partially occupies the Premises prior to the Commencement Date, the obligation to pay Base Rent shall be abated for the period of such Early Possession. All other terms of this Lease (including but not limited to the obligations to pay Lessee's Share of Common Area Operating Expenses, Real Property Texes and insurance partiums and to maintain the Premises) shall be in effect during such period. Any such Early Possession shall not affect the Expiration Date.
- Delay in Possession. Lessor agrees to use its best commercially reasonable efforts to deliver possession of the Premises to Lessee by the Commencement Date. If, despite said efforts, Lessor is unable to deliver possession as agreed, Lessor shall not be subject to any liability therefor, nor shall such failure affect the validity of this Lesse or change the Expiration Date. Lessee shall not, however, be obligated to pay Rent or perform its other obligations until Lessor delivers possession of the Premises and any period of rent abatement that Lessee would otherwise have enjoyed shall run from the date of the delivery of possession and continue for a period equal to what Lessee would otherwise have enjoyed, but minus any days of delay caused by the acts or omissions of Lessee. If possession is not delivered within 60 days after the Commencement Date, Lessee may, at its option, by notice in writing within 10 days after the end of such 60 day period, cancel this Lesse, in which event the Parties shall be discharged from all obligations hereunder. If such written notice is not received by Lessor within said 10 day period, Lessee's right to cancel shall terminate. Except as otherwise provided, if possession is not tendered to Lessee by the Commencement Date and Lessee does not terminate this Lesse, as aforesaid, any period of rent abatement that Lessee would otherwise have enjoyed shall run from the date of delivery of possession and continue for a period equal to what Lessee would otherwise have enjoyed under the terms hereof, but minus any days of delay caused by the acts or omissions of Lessee. If possession of the Premises is not delivered within 4 months after the Commencement Date, this Lesse shall terminate unless other agreements are reached between Lessor and Lessee, in writing.
- 3.4 Lesses Compilance, Lessor shall not be required to tender possession of the Premises to Lesses until Lesses compiles with its obligation to provide evidence of insurance (Paragraph 8.5). Pending delivery of such evidence, Lesses shall be required to perform all of its obligations under this Lesse from and after the Start Date, including the payment of Rint, notwithstending Lessor's election to withhold possession pending receipt of such evidence of insurance. Further, if Lesses is required to perform any other conditions prior to or concurrent with the Start Date, the Start Date shall occur but Lessor may elect to withhold possession unit such conditions are satisfied.
- 4. Rent.
- 4.1 Rent Defined. All monetary obligations of Lessee to Lessor under the terms of this Lease (except for the Security Deposit) are deemed to be rent ("Rent").
- 4.2 Common Area Operating Expenses, Lesses shell pay to Lessor during theterm hereof, in addition to the Base Rent, Lessee's Share (as specified in Paragraph 1.6) of all Common Area Operating Expenses, as hereinafter defined, during each calendar year of the term of this Lesse, in accordance with the following provisions:
- (a) "Common Area Operating Expenses" are defined, for purposes of this Lesse, as all costs incurred by Lessor relating to the ownership and operation of the Project, including, but not limited to, the following:

ip and operation of the Project, including, but not limited to, the following:

(i) The operation, repair and maintenance, in neat, clean, took order and condition, and if necessary the

replacement, of the following:

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(as) The Common Area and Common Area Improvements, including parking areas, loading and unloading areas, trash areas, roadways, parkways, walkways, driveways, landscaped areas, bumpers, irrigation systems. Common Area lighting facilities, fences and gates, elevators, roofs, exterior walls of the buildings, building systems and roof drivings systems.

(bb) Exterior signs and any tenant directories.

(co) Any fire sprinkler systems.

metered.

(dd) All other areas and improvements that are within the exterior boundaries of the Project but outside of the Premises and/or any other space occupied by a tenant.

(ii) The cost of water, gas, electricity and telephone to service he Common Areas and any utilities not separately

(iii) The cost of trash disposal, past control services, property management, security services, owners' association dues and fees, the cost to repaint the exterior of any structures and the cost of any environmental inspections.

- (iv) Reserves set seide for maintenance, repair and/or replacement of Common Area improvements and equipment.
- (v) Real Property Taxes (as defined in Paragraph 10).
- (vi) The cost of the premiums for the insurance maintained by Leisor pursuant to Paragraph 8.
- (vii) Any deductible portion of an insured loss concerning the Building or the Common Areas.
- (viii) Auditors', accountants' and attorneys' fees and costs related to the operation, maintenance, repair and replacement of the Project.

(ix) The cost of any capital improvement to the Building or he Project not covered under the provisions of Paragraph 2.3 provided; however, that Lessor shall allocate the cost of any such capital improvement over a 12 year period and Lessee shall not be required to pay more than Lessee's Share of 1/144th of the cost of such capital improvement in any given month.

(x) The cost of any other services to be provided by Lessor that are stated elsewhere in this Lease to be a Common Area Operating Expense.

(b) Any Common Area Operating Expenses and Real Property Taxes that are specifically attributable to the Unit, the Building or to any other building in the Project or to the operation, repair and maintenance thereof, shall be allocated entirely to each Unit, Building, or other building. However, any Common Area Operating Expenses and Real Property Taxes that are not specifically attributable to the Building or to any other building or to the operation, repair and maintenance thereof, shall be equitably allocated by Lessor to all buildings in the Project.

(o) The inclusion of the improvements, facilities and services set forth in Subparagraph 4.2(a) shall not be deemed to impose an obligation upon Lessor to either have said improvements or facilities or to provide those services unless the Project already has the same, Lessor already provides the services, or Lessor has agreed elsewhere in this Lesso to provide the same or some of them.

- (d) Lesses's Share of Common Area Operating Expenses is payable monthly on the same day as the Base Rent is due hereunder. The amount of such payments shall be based on Lessor's estimate of the annual Common Area Operating Expenses. Within 60 days after written request (but not more than once each year) Lessor shall deliver to Lesses a reasonably detailed statement showing Lesses's Share of the actual Common Area Operating Expenses for the preceding year. If Lesses's payments during such year exceed Lesses's Share, Lesses's future payments. If Lesses's payments during such year were less than Lesses's Share, Lesses shall pay to Lessor the amount of the deficiency within 10 days after delivery by Lessor to Lesses of the statement.
- (e) Common Area Operating Expenses shall not include any expenses said by any tensnt directly to third parties, or as to which Lessor is otherwise reimbursed by any third party, other tenant, or insurance proceeds.
- 4.3 Payment. Lesses shall cause payment of Rent to be received by Lessor in lawful money of the United States, without offset or deduction (except as specifically permitted in this Lease), on or before the day on which it is tue. All monetary amounts shall be rounded to the nearest whole dollar. In the event that any invoice prepared by Lessor is inaccurate such inaccuracy shall not constitute a waiver and Lesses shall be obligated to pay the amount set forth in this Lease. Rent for any period during the term hereof which is for less than one full calendar month shall be prorated based upon the actual number of days of said month. Payment of Rent shall be made to Lessor at its address stated herein or to such other parsons or place as Lessor may from time to time designate in writing. Acceptance of a payment which is less than the amount then due shall not be a waiver of Lessor's rights to the balance of such Rent, regardless of Lessor's andorsement of any check so stating. In the event that any check, draft, or other instrument of payment given by Lesses to Lessor is dishonored for any reason, Lesses agrees to pay to Lessor the sum of \$25 in addition to any Late Charge and Lessor, at its option, may require all future Rent be paid by cashler's check. Payments will be applied first to accrued late charges and attorney's fees, second to accrued interest, then to Bese Rent and Common Area Operating Expenses, and any remaining amount to any other outstanding charges or costs.
- Security Deposit. Lesses shall deposit with Lesser upon execution hereof the security Deposit as security for Lesses's faithful performance of its obligations under this Lesse. If Lesses faits to pay Rent, or otherwise Defaults under this Lesse, Lessor may use, apply or retain all or any portion of said Security Deposit for the payment of any amount already due Lessor, for Rents which will be due in the future, and/or to reimburse or compensate Lessor for any liability, expense, loss or damage which Lessor may suffer or incur by reason thereof, if Lessor uses or applies all or any portion of the Security Deposit, Lesses shall within 10 days after written request therefor deposit monies with Lessor sufficient to restore said Security Deposit to the full amount required by this Lesse. If the Bise Rent increases during the term of this Lesse, Lesses shall, upon written request from Lessor, deposit additional monies with Lessor so that the total amount of the Security Deposit shall at all times bear the same proportion to the increased Base Rent as the initial Security Deposit bore to the initial Base Rent, Should the

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Agent: Karen Santaniello Phone: 949 705.7373 Fax: 866 644.5681 Broker: The Real Estate Company 3419 Via Lido #115 Newport Beach, CA 92663

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Agreed Use be amended to accommodate a material change in the business of Lessee or to accommodate a sublessee or assignee, Lessor shall have the right to increase the Security Deposit to the extent necessary, in Lessor's reasonable judgment, to account for any increased wear and tear that the Premises may suffer as a result thereof. If a change in control of Lessee occur during this Lesse and following such change the financial condition of Lessee is, in Lessor's reasonable judgment, significantly reduced, Lessee shall deposit such additional monies with Lessor as shall be sufficient to cause the Security Deposit to be at a commercially reasonable level based on such change in financial condition. Lessor shall not be required to keep the Security Deposit separate from its general accounts. Within 50 days after the expiration or termination of this Lesse, Lessor shall return that portion of the Security Deposit not used or applied by Lessor. No part of the Security Deposit shall be considered to be held in trust, to bear interest or to be prepayment for any monies to be paid by Lessee under this Lesse.

8. Use.

- Use. Lessee shall use and occupy the Premises only for the Agreed Use, or any other legal use which is reasonably comparable thereto, and for no other purpose. Lessee shall not use or permit the use of the Premises in a manner that is unlawful, creates demage, waste or a nulsance, or that disturbs occupants of or causes damage to neighboring premises or properties. Other than guide, signal and seeing eye dogs, Lessee shall not keep or allow in the Premises any pets, animals, birds, fish, or reptiles. Lessor shall not unreasonably withhold or delay its consent to any written request for a modification of the Agreed Use, so long as the same without impair the structural integrity of the Building or the mechanical or electrical systems therein, and/or is not significantly more burdensome to the Project. If Lessor elects to withhold consent, Lessor shall within 7 days after such request give written notification of same, which notice shall include an explanation of Lessor's objections to the change in the Agreed Use.
- Hazardous Substances. 6,2 Reportable Uses Require Consent. The term "Hazardoue Substance" as used in this Lesse shall mean any product, substance, or waste whose presence, use, manufacture, disposal, transportation, or elease, either by itself or in combination with other materials expected to be on the Premises, is either: (i) potentially injurious to the public health, safety or welfare, the environment or the Premises, (ii) regulated or monitored by any governmental authority, or (iii) a basis for potential liability of Leasor to any governmental agency or third party under any applicable statute or common law theory. Hazardous Substances shall include, but not be limited to, hydrocarbons, patroleum, gasoline, and/or crude oil or any products, by products or fractions thereof. Lessee shall not engage in any activity in or on the Premises which constitutes a Reportable Use of Hazardous Bubstances without the express prior written coment of Lessor and timely compliance (at Lessoe's expense) with all Applicable Requirements. "Reportable Use" shall mean (i) the installation of use of any above or below ground storage tank, (ii) the generation, possession, storage, use, transpondition, or disposal of a Hazardous Substrice that requires a permit from, or with respect to which a report, notice, registration or business plan is required to be filed with, any governmental authority, and/or (iii) the presence at the Premises of a Hazardous Substance with respect to which any Applicable Requirements regimes that a notice be given to persons entering or occupying the Premises or neighboring properties. Notwithstanding the foregoing, Lessee may use any ordinary and customary materials reasonably required to be used in the normal course of the Agreed Use, ordinary office supplies (copier toner, liquid paper, glue, etc.) and common household cleaning materials, so long as such use is in compliance with all Applicable Requirements, is not a Reportable Use, and does not expose the Premises or neighboring properly to any meaningful risk of contamination or durage or expose Lessor to any liability therefor. In addition, Lessor may condition its consent to any Reportable Use upon receiving such additional assurances as Lessor reasonably deems necessary to protect itself, the public, the Premises and/or the environment against damage, contamination, injury and/or liability, including, but not limited to, the installation (and removal on or before Lease expiration or termination) of protective modifications (such as concrete encasements) and/or increasing the Security Deposit.
- (b) Duty to inform Lessor. If Lessee knows, or has reasonable cause to believe, that a Hazardous Substance has come to be located in, on, under or about the Premises, other than as previously consented to by Lessor, Lessee shall immediately give written notice of such fact to Lessor, and provide Lessor with a copy of any report, notice, claim or other documentation which it has concerning the presence of such Hazardous Substance.
- (c) Lessee Remediation. Lessee shall not cause or permit any Hezadous Substance to be spilled or released in, on, under, or about the Premises (including through the plumbing or sanitary sewer system) and shall promptly, at Lessee's expense, comply with all Applicable Requirements and take all investigatory and/or remedial action reasonably recommended, whether or not formally ordered or required, for the cleanup of any contamination of, and for the maintenance, security and/or monitoring of the Premises or neighboring properties, that was caused or materially contributed to by Lessee, or pertaining to or involving any Hezardous Swelance brought onto the Premises during the term of this Lesse, by or for Lessee, or any third party.
- (d) Lessee Indemnification. Lessee shall indemnify, defend and hold lessor, its agents, employees, tenders and ground lessor, if any, harmless from and against any and all loss of rents and/or damages, liabilities, judgments, cialms, expenses, penalties, and attorneys' and consultants' fees arising out of or involving any Hazardous Substance brought onto the Premises by or for Lessee, or any third party (provided, however, that Lessee shall have no liability under this Lesse with respect to underground migration of any Hazardous Substance under the Premises from areas outside of the Project not caused or contributed to by Lesses's obligations shall include, but not be limited to, the effects of any contamination or injury to person, property or the environment created or suffered by Lesses, and the cost of investigation, removel, remediation, restoration and/or abatement, and shall survive the explation or termination of this Lesse. No termination,

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cancellation or release agreement entered into by Lessor and Lessee shall release Lessee from its obligations under this Lesse with respect to Hezerdous Substances, unless specifically so agreed by Lessor in writing at the time of such agreement.

- (e) Lessor indemnification, Lessor and its successors and assigns shall indemnify, defend, reimbures and hold Lessee, its employees and lenders, harmless from and against any and all environmental damages, including the cost of remediation, which are suffered as a direct result of Hazardous Substances on the Premises prior to Lessee taking possession or which are caused by the gross negligence or willful misconduct of Lessor, its agents or employees. Lessor's obligations, as and when required by the Applicable Requirements, shall include, but not be limited to, the cost of investigation, removal, remediation, restoration and/or abatement, and shall survive the expiration or termination of this Lesso.
- (f) Investigations and Remediations. Lessor shall retain the responsibility and pay for any investigations or remediation measures required by governmental entities having jurisdiction with respect to the existence of Hazardous Substances on the Premises prior to the Lessee taking possession, unless such remediation measure is required as a result of Lessee's use (including "Alterations", as defined in Paragraph 7.3(a) below) of the Premises, in which event Lessee shall be responsible for such payment. Lessee shall cooperate fully in any such activities at the request of Lessor, including ellowing Lessor and Lessor's agents to have reasonable access to the Premises at reasonable times in order to carry out Lessor's investigative and remedial responsibilities.
- Lessor Termination Option. If a Hazardous Substance Condition (see Paragraph 9.1(e)) occurs during the term of this Lease, unless Lessee is legally responsible therefor (in which case Lessee shall make the investigation and remediation thereof required by the Applicable Requirements and this Lease shall continue in full force and effect, but subject to Lessor's rights under Paragraph 6.2(d) and Paragraph 13), Lessor may, at Lessor's option, either (i) investigate and remediate such Hazardous Substance Condition, if required, as soon as reasonably possible at Lessor's expense, in which event this Lease shall continue in full force and effect, or (ii) if the estimated cost to remediate such condition exceeds 12 times the then monthly Base Rent or \$100,000, whichever is greater, give written notice to Lessee, within 30 days after receipt by Lessor of knowledge of the occurrence of such Hazardous Substance Condition, of Lesser's desire to terminate this Lease as of the date 60 days following the date of such notice. In the event Lessor elects to give a termination notice, Lessee may, within 10 days thereafter, give written notice to Lessor of Lesser's commitment to pay the amount by which the cost of the remediation of such Hazardous Substance Condition exceeds an amount equal to 12 times the then monthly Base Rent or \$100,000, whichever is greater. Lessee shall provide Lessor with said funds or satisfactory assurance thereof within 30 days following such commitment. In such event, this Lease shall continue in full force and effect, and Lessor shall proceed to make such remediation as soon as reasonably possible after the required funds are available. If Lessee does not give such notice and provide the required funds or assurance thereof within the time provided, this Lease shall terminate as of the date specified in Lessor's notice of termination.
- 6.3 Lesse's Compilance with Applicable Requirements. Except as otherwise provided in this Lesse, Lesses shall, at Lesse's sole expanse, fully, diligently and in a timely manner, materially comply with all Applicable Requirements, the requirements of any applicable fire insurance underwriter or rating bureau, and the recommendations of Lessor's engineers and/or consultents which relate in any manner to such Requirements, without regard to whather said Requirements are now in effect or become effective after the Start Date. Lesses shall, within 10 days after receipt of Lessor's written request, provide Lessor with copies of all permits and other documents, and other information evidencing Lesses's compliance with any Applicable Requirements specified by Lessor, and shall immediately upon receipt, notify Lessor in writing (with copies of any documents involved) of any threatened or actual claim, notice, citation, warning, complaint or report pertaining to or involving the failure of Lesses or the Premises to comply with any Applicable Requirements. Likewise, Lesses shall immediately give written notice to Lessor of: (i) any water damage to the Premises and any suspected seepage, pooling, dampness or other condition conductive to the production of mold; or (ii) any mustiness or other odors that might indicate the presence of mold in the Premises.
- 5.4 Inapaction; Compilance. Lessor and Lessor's "Lender" (as defined in Pargraph 30) and consultants shall have the right to enter into Premises at any time, in the case of an emergency, and otherwise at reasonable times after reasonable notice, for the purpose of inspecting the condition of the Premises and for verifying compliance by Lessoe with this Lesse. The cost of any such inspections shall be paid by Lessor, unless a violation of Applicable Requirements, or a Hazardous Substance Condition (see Paragraph 9.1) is found to exist or be imminent, or the inspection is requested or ordered by a governmental authority. In such case, Lessoe shall upon request reimburse Lessor for the cost of such inspection, so long as such inspection is reasonably related to the violation or contamination. In addition, Lessoe shall provide copies of all relevant material safety data sheets (MSDS) to Lessor within 10 days of the receipt of written request therefor.
  - Maintenance; Repairs, Utility Installations; Trade Fixtures and Alterations.

7.1 Lessee's Obligations.

in General, Subject to the provisions of Paragraph 2.2 (Condition), 2.3 (Compliance), 6.3 (Lasse's Compliance with Applicable Requirements), 7.2 (Lessor's Obligations), 9 (Demage or Destruction), and 14 (Condemnation), Lessee shall, at Lessee's sole expense; keep the Premises, Utility installations (intended for Lassee's exclusive use, no matter where located), and Alterations in good order, condition and repair (whether or not the portion of the Premises requiring repairs, or the means of repairing the same, are reasonably or readily accessible to Lessee, and whether or not the need for such repairs occurs as a result of Lessee's use, any prior use, the elements or the age of such portion of the Premises), including, but not limited to, all equipment or facilities, such as plumbing, HVAC equipment, electrical, lighting facilities, boliers, pressure vessels, fixtures, interior walls, interior surfaces of exterior walls, cellings, floors, windows, doors, plate glass, and skylights but excluding any items which are the responsibility of Lessor pursuant to Paragraph 7.2. Lessee, in keeping the Premises in good order, condition and repair, shell exercise and perform good maintenance practices, specifically including the procurement and maintenance of the service contracts required by Paragraph 7.1(b) below. Lessee's obligations shall include restorations, replacements or renewals when neglegistary to keep the Premises and all improvements thereon or a part thereof in good order, condition and state of repair.

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- (b) Service Contracts, Lessee shall, at Lessee's sole expense, product and maintain contracts, with copies to Lessor, in customary form and substance for, and with contractors specializing and experienced in the maintenance of the following equipment and improvements, if any, if and when installed on the Premises: (i) HVAC equipment, (ii) boiler and pressure vessels, and (iii) clarifiers. However, Lessor reserves the right, upon notice to Lessee, to procure and maintain any or all of such service contracts, and Lessee shall reimburse Lessor, upon demand, for the cost thereof.
- (c) Failure to Perform. If Lessee fails to perform Lessee's obligations under this Paragraph 7.1, Lessor may enter upon the Premises after 10 days' prior written notice to Lessee (except in the case of an emergency, in which case no notice shall be required), perform auch obligations on Lessee's behalf, and put the Premises in good order, condition and repair, and Lessee shall promptly pay to Lessor a sum equal to 115% of the cost thereof.
- (d) Replacement. Subject to Lessee's indemnification of Lessor as set both in Paragraph 8.7 below, and without relieving Lessee of liability resulting from Lessee's failure to exercise and parform good maintenance practices, if an item described in Paragraph 7.1(b) cannot be repaired other than at a cost which is in excess of 50% of the cost of replacing such item, then such item shall be replaced by Lessor, and the cost thereof shall be prorated between the Parties and Lessee shall only be obligated to pay, each month during the remainder of the term of this Lease, on the date on which Base Rent is due, an amount equal to the product of multiplying the cost of such replacement by a fraction, the numerator of which is one, and the denominator of which is 144 (ie. 1/144th of the cost per month). Lessee shall pay interest on the unamortized balance but may prepay its obligation at any time.
- Lessor's Obligations. Subject to the provisions of Paragraphs 2.2 (Condition), 2.3 (Compilance), 4.2 (Common Area Operating Expenses), 6 (Use), 7.1 (Lessee's Obligations), 9 (Damage or Destruction) and 14 (Condemnation), Lessor, subject to reimbursement pursuant to Paragraph 4.2, shall keep in good order, condition and repair the foundations, exterior walls, dructural condition of interior bearing walls, exterior roof, fire sprinkler eystem, Common Area fire slarm and/or smoke detection systems, fire hydrants, parking lots, walkways, parkways, driveways, landscaping, fences, signs and utility systems serving the Common Areas and all parts thereof, as well as providing the services for which there is a Common Area Operating Expense pursuant to Paragraph 4.2. Lessor shall not be obligated to paint the exterior or interior auriaces of exterior walls nor shall Lessor be obligated to maintain, repair or replace windows, doors or plate gliss of the Premises. Lessee expressly walves the benefit of any statute now or hereafter in effect to the extent it is inconsistent with the terms of his Lease.
  - 7.3 Utility Inetallations; Trade Fixtures; Alterations.
- (a) Definitions. The term "Utility Installations" refers to all floor and vindow coverings, air and/or vacuum lines, power panels, electrical distribution, security and fire protection systems, communication cabling, lighting fixtures, HVAC equipment, plumbing, and fencing in or on the Premises. The term "Trade Fixtures" shall mean Lessee's machinery and equipment that can be removed without doing material demage to the Premises. The term "Alterations" shall mean any modification of the improvements, other than Utility installations or Trade Fixtures, whether by addition or deletion, "Lessee Owned Alterations and/or Utility Installations" are defined as Alterations and/or Utility Installations made by Lessee that are not yet owned by Lessor pursuant to Paragraph 7.4(a).
- Consent. Lessee shall not make any Alterations or Utility Installations to the Premises without Lesser's prior written consent. Lessee may, however, make non-structural Alterations or Utility Installations to the ixerior of the Premises (excluding the roof) without such consent but upon notice to Lessor, as long as they are not visible from the outside, do not involve puncturing, relocating or removing the roof or any existing walls, will not effect the electrical, plumbing, HVAC, and/or life safety systems and the cumulative cost thereof during this Lesse as extended does not exceed a sum equal to 3 month's Base Rent in the aggregate or a sumequal to one month's Base Rent in any one year. Notwithstanding the foregoing, Lessee shall not make or permit any roof penetrations and/or baiall anything on the roof without the prior written approval of Lessor. Lessor may, as a precondition to granting such approval, require Lesseeto utilize a contractor chosen and/or approved by Lessor. Any Alterations or Utility installations that Lessee shall desire to make and which require the consent of the Lessor shall be presented to Lessor in written form with detailed plans. Consent shall be deemed conditioned upon Lessee's: (i) acquiring all applicable governmental permits, (ii) furnishing Lessor with copies of both the permits and the plans and specifications prior to commencement of the work, and (iii) compliance with all conditions of said permits and other Applicable Requirements in a prompt and expeditious manner. Any Alterations or Utility installations shall be performed in a workmanilike manner with good and sufficient materials. Lessee shall promptly upon completion furnish Lessor with as-built plans and specifications. For work which costs an amount aqual to 150% of the estimated cost of such Alteration or Utility Installation and/or upon Lessee's posting an additional Security Daposit with Lessor.
- (c) Liens; Bonds. Lessee shall pay, when due, all claims for labor or materials furnished or alleged to have been furnished to or for Lessee at or for use on the Premises, which claims are or may be secured by any mechanics or meterialman's lien against the Premises or any interest therein. Lessee shall give Lessor not less than 10 days notice prior to the commencement of any work in, on or about the Premises, and Lessor shall have the right to post notices of non-responsibility. If Lessee shall contest the validity of any such lien, claim or demand, then Lessee shall, at its sole expense defend and protect itself, Lessor and the Premises against the same and shall pay and eatisfy any such adverse judgment that may be rendered thereon before the enforcement thereof. If Lesser shall require, Lessee shall furnish a surety bond in an amount equal to 150% of the amount of such contested lien, claim or demand, indemnifying Lessor against liability for the same. If Lessor electe to participate in any such action, Lessee shall pay Lessor's attorneys' fees and costs.

7.4 Ownership; Removal; Surrender; and Restoration.

(a) Ownership. Subject to Lessor's right to require removal or elect ownership as hereinafter provided, all Alterations and Utility Installations made by Lessee shall be the property of Lessee, but considered a part of the Premises. Lessor may, at any time, elect in writing to be the owner of all or any specified part of the Lessee Owned Alterations and Utility Installations. Unless otherwise instructed per

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FORM MTN-9-08/09E

Agent: Karen Santaniello Phone: 949 705.7373 Fax: 866 644.5661 Broker: The Real Estate Company 3419 Via Lido #115 Newport Beach, CA 92663 Case 8:14-bk-11492-ES Doc 561-4 Filed 03/09/16 Entered 03/09/16 16:58:20 Desc Case 8:14-bk-11492-ES Claim 308 Filed 09/25/14 Desc Main Document Page 17 of 48

paragraph 7.4(b) hereof, all Lessee Owned Alterations and Utility Installations shall, at the expiration or termination of this Lesse, become the property of Lessor and be surrendered by Lessee with the Premises.

- (b) Removal. By delivery to Lessee of written notice from Lessor not earlier than 90 and not later than 30 days prior to the end of the term of this Lesse, Lessor may require that any or all Lessee Owned Alterations or Utility Installations be removed by the expiration or termination of this Lesse. Lessor may require the removal at any time of all or any part of any Lessee Owned Alterations or Utility Installations made without the required consent.
- Surrender; Restoration, Lessee shall surrender the Premises by the Expiration Date or any earlier termination date, with all of the improvements, parts and surfaces thereof broom clean and free of debris, and ingood operating order, condition and state of repair, ordinary wear and tear excepted. "Ordinary wear and tear" shall not include any damage or deterioration that would have been prevented by good maintenance practice. Notwithstanding the foregoing, if this Lease is for 12 months or less, then Lessee shall surrender the Premises in the same condition as delivered to Lessee on the Start Date with NO allowance for ordinary wear and tear. Lessee shall repair any damage occasioned by the installation, maintenance or removal of Trade Fixtures, Lessee owned Alterations and/or Utility installations, furnishings, and equipment as well as the removal of any storage tank installed by or for Lessee, Lessee shall also completely remove from the Premises any and all Hazardous Substances brought onto the Premises by or for Lessee, or any third party (except Hezardous Substances which were deposited via underground migration from areas outside of the Project) even if such removal would require Lessee to perform or pay for work that exceeds statutory requirements. Trade Fixtures shall remain the property of Lessee and shall be removed by Lessee. Any personal property of Lessee not removed on or before the Expiration Date or any earlier termination date shall be deemed to have been abandoned by Lessee and may be disposed of or retained by Lessor as Lessor may desire. The failure by Lessee to timely vacate the Premises pursuant to this Paragraph 7.4(c) without the express written consent of Lessor shall constitute a holdover under the provisions of Paragraph 28 below.

  Insurance; Indemnity,
- 8.1 Payment of Premiums. The cost of the premiums for the insurance polices required to be carried by Lessor, pursuant to Paragraphs 8.2(b), 8.3(a) and 8.3(b), shell be a Common Area Operating Expense. Premiums for policy periods commencing prior to, or extending beyond, the term of this Lesse shall be prorated to coincide with the corresponding Start Date or Expiration Date.
  - 8.2 Liability insurance.
- Carried by Lessee. Lessee shall obtain and keep in force a Commercial General Liability policy of insurance protecting Lessee and Lessor as an additional insured against claims for bodily injury, personal injury and property damage based upon or arising out of the ownership, use, occupancy or maintenance of the Premises and all areas appurenant thereis. Such insurance shall be on an occurrence basis providing single limit coverage in an amount not less than \$1,000,000 per occurrence with an annual aggregate of not less than \$2,000,000. Lessee shall add Lessor as an additional insured by means of an endorsement at less as broad as the insurance Service Organization's "Additional insured-Managers or Lessors of Premises" Endorsement. The policy shall not contain any intra-insured exclusions as between insured persons or organizations, but shall include coverage for liability assumed under this Lesse as an "insured contract" for the performance of Lessee's indemnity obligations under this Lesse. The limits of said insurance shall not, however, limit the liability of Lessee nor relieve Lessee of any obligation hereunder. Lessee shall provide an endorsement on its liability policy(les) which provides that its insurance shall be primary to and not contributory with any similar insurance carried by Lessor, whose insurance shall be considered excess insurance only.
- (b) Carried by Lessor, Lessor shall maintain liability insurance as described in Paragraph 8.2(a), in addition to, and not in lieu of, the insurance required to be maintained by Lessee, Lessee shall not be named as an electional insured therein.

  8.3 Property Insurance Building, improvements and Rental Value.
- (a) Building and Improvements. Lessor shall obtain and keep in force a policy or policies of insurence in the name of Lessor, with loss payable to Lessor, any ground-lessor, and to any Lender Insuring loss of damage to the Premises. The amount of such insurence shall be aqual to the full insurable replacement cost of the Premises, as the same shall exist from time to time, or the amount required by any Lender, but in no event more than the commercially reasonable and available insurable value thereof. Lesses Owned Alterations and Utility Installations, Trade Fixtures, and Lessee's personal property shall be insured by Lessee not by Lessor. If the coverage is available and commercially appropriate, such policy or policies shall insure against all risks of direct physical loss or damage (except the pails of flood and/or earthquake unless required by a Lender), including coverage for debris removal and the enforcement of any Applicable Requirements requiring the upgrading, demolition, reconstruction or replacement of any portion of the Premises as the result of a covered loss. Said policy or policies shall also contain an agreed valuation provision in lieu of any coinsurence clause, waiver of subrogation, and inflation guard protection causing an increase in the annual property insurance coverage emount by a factor of not less than the edjusted U.S. Department of Labor Consumer Price Index for All Urban Consumers for the city nearest to where the Premises are located. If such insurance coverage has a deductible clause, the deductible amount shall not exceed \$1,000 per occurrence.
- (b) Rental Value. Lessor shall also obtain and keep in force a policy or policies in the name of Lessor with loss payable to Lessor and any Lender, insuring the loss of the full Rent for one year with an extended period of indemnity for an additional 180 days ("Rental Value Insurance"). Said insurance shall contain an agreed valuation provision in fleu of any consurance clause, and the amount of coverage shall be adjusted annually to reflect the projected Rent otherwise payable by Lessee, for the next 12month period.
- (o) Adjacent Premises, Lesses shall pay for any increase in the premims for the property insurance of the Building and for the Common Areas or other buildings in the Project if said increase is caused by Lesses's ects, omissions, use or occupancy of the Premises.

  (d) Lesses's improvements. Since Lessor is the insuring Party, Lessor shall not be required to insure Lesses Owned

(d) Lessee's improvements. Since Lessor is the insuring Party, Lessor shall not be required to insure Le Alterations and Utility Installations unless the item in question has become the property of Lessor under the terms of this Lesse.

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8.4 Lesse's Property; Business interruption insurance.

- (a) Property Damage. Lessee shall obtain and maintain insurance coverage on all of Lessee's personal property, Trade Fixtures, and Lessee Owned Alterations and Utility installations. Such insurance shall be full episcement cost coverage with a deductible of not to exceed \$1,000 per occurrence. The proceeds from any such insurance shall be used by Lessee for the replacement of personal property, Trade Fixtures and Lessee Owned Alterations and Utility installations. Lessee shall provide Lesser with written evidence that such insurance is in force.
- (b) Business interruption. Lessee shall obtain and maintain loss of income and extra expense insurance in amounts as will relimburse Lessee for direct or indirect loss of earnings attributable to all perils commonly naured against by prudent lessees in the business of Lessee or attributable to prevention of access to the Premises as a result of such perils.
- (c) No Representation of Adequate Coverage, Lessor makes no representation that the limits or forms of coverage of insurance specified herein are adequate to cover Lessee's property, business operations or obigations under this Lesse.
- Insurance Policies, insurance required herein shall be by companies duly itoensed or admitted to transact business in the state where the Premises are located, and maintaining during the policy term a "General Policyholdes Reting" of at least A-, VI, as set forth in the most current issue of "Best's insurance Guide", or such other rating as may be required by a Lender, Leases shall not do or permit to be done anything which invalidates the required insurance policies. Leases shall, prior to the Start Date, deliver to Lessor certified copies of policies of such insurance or certificates evidencing the existence and amounts of the required insurance. No such policy shall be cancelable or subject to modification except after 30 days prior written notice to Lessor. Lesses shall, at least 10 days prior to the expiration of such policies, furnish Lessor with evidence of renewals or "insurance binders" evidencing renewal thereof, or Lessor may order such insurance and charge the cost thereof to Lesses, which amount shall be payable by Lesses to Lessor upon demand. Such policies shall be for a term of at least one year, or the length of the remaining term of this Lease, whichever is tess. If either Party shall fall to procure and maintain the insurance required to be carried by it, the other Party may, but shall not be required to, procure and maintain the same.
- Waiver of Subrogation. Without effecting any other rights or remedies, Lesse and Lessor each hereby release and relieve the other, and waive their entire right to recover damages against the other, for loss of or damage to its property arising out of or incident to the perils required to be insured against herein. The effect of such releases and waivers is not limited by the amount of insurence carried or required, or by any deductibles applicable hereto. The Parties agree to have their respective property damage insurance carriers waive any right to subrogation that such companies may have against Lessor or Lessee, as the case may be, so long as the hourance is not invalidated thereby.
- 8.7 Indemnity. Except for Lessor's gross negligence or willful misconduct, tesses shall indemnity, protect, defend and hold hermless the Premises, Lessor and its agents, Lessor's master or ground lessor, partners and Lenders, from and against any and all claims, loss of rente and/or damages, liens, judgments, penalties, attorneys' and consultants' fees, expenses and/or liabilities arising out of, involving, or in connection with, the use and/or occupancy of the Premises by Lessoe. If any action or proceeding is brought against Lessor by reason of any of the foregoing matters, Lessee shall upon notice defend the same at Lessoe's expense by coursel reasonably satisfactory to Lessor and Lessor shall cooperate with Lessee in such defense. Lessor need not have first paid any such claim inorder to be defended or indemnified.
- 8.8 Exemption of Lessor and its Agants from Liability. Notwithstanding the regigence or breach of this Lesse by Lessor or its agents, neither Lessor nor its agents shall be liable under any officurestances for; (i) injury or damage to the person or goods, wares, merchandise or other property of Lesses, Lesses's employees, contractors, invitess, customers, or any other person in or about the Premises, whether such damage or injury is caused by or results from fire, steam, electricity, gas, water or rain, inteer sir quality, the presence of mold or from the breakage, leakage, obstruction or other defects of pipes, fire sprinklers, wires, appliances, plurating, HVAC or lighting fixtures, or from any other cause, whether the said injury or damage results from conditions arising upon the Premises of upon other portions of the Building, or from other sources or places, (ii) any damages erising from any act or neglect of any other tenant of Lessor or from the failure of Lessor or its agents to enforce the provisions of eny other lease in the Project, or (iii) injury to Lessee's business or for any toss of income or profit therefrom, instead, it is intended that Lessee's sole recourse in the event of such damages or injury be to file a claim on the insurance policy(les) that Lessee is required to maintain pursuant to the provisions of paragraph 8.
- 8.9 Failure to Provide Insurance, Lessee acknowledges that any failure on its part to obtain or maintain the insurance required herein will expose Lessor to risks and potentially cause Lessor to incur costs not contemplated by this Lesse, the extent of which will be extremely difficult to ascertain. Accordingly, for any month or portion thereof that Lessee does not maintain the required insurance and/or does not provide Lessor with the required binders or certificates evidencing the existence of the required haurance, the Base Rent shall be automatically increased, without any requirement for notice to Lesses, by an amount equal to 10% of the their existing Base Rent or \$100, whichever is greater. The perties agree that such increase in Base Rent represents fair and reasonable compensation for the additional risk/costs that Lessor will incur by reason of Lessee's failure to maintain the required insurance. Such increase in Base Rent shall in no event constitute a waiver of Lessee's Default or Breach with respect to the failure to maintain such insurance, prevent the exercise of any of the other rights and remadies granted hereunder, nor relieve Lessee of its obligation to maintain the insurance specified in this Lesse.
- 9. Damage or Destruction.
  - 9.1 Definitions.

(a) "Premises Partial Damage" shall mean damage or destruction to the improvements on the Premises, other than Lessee Owned Alterations and Utility Installations, which can reasonably be repaired in 3 months or less from the date of the damage or destruction, and the cost thereof does not exceed a sum equal to 6 month's Base Rent. Lesse thall notify Lessee in writing within 30 days from

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the date of the damage or destruction as to whether or not the damage is Partial or Total. Notwithstanding the foregoing, Premises Partial Damage shall not include damage to windows, doors, and/or other similar items which Lesses has the responsibility to repair or replace pursuant to the provisions of Paragraph 7.1.

- (b) "Premises Total Destruction" shall mean damage or destruction to the improvements on the Premises, other than Lessee Owned Alterations and Utility Installations and Trade Fixtures, which cannot reasonably be repaired in 3 months or less from the date of the damage or destruction and/or the cost thereof exceeds a sum equal to 6 month's Base Rest. Lessor shall notify Lessee in writing within 30 days from the date of the damage or destruction as to whether or not the damage is Partial or Total.
- (c) "Insured Loss" shall mean damage or destruction to improvements on the Premises, other than Lessee Owned Alterations and Utility installations and Trade Fixtures, which was caused by an event required to be covered by the insurance described in Paragraph 8.3(a), irrespective of any deductible amounts or coverage limits involved.
- (d) "Replacement Cost" shall mean the cost to repair or rebuild the improvements owned by Lessor at the time of the occurrence to their condition existing immediately prior thereto, including demolition, debris removal and upgrading required by the operation of Applicable Requirements, and without deduction for depreciation.
- (e) "Hazardous Substance Condition" shall mean the occurrence or discovery of a condition involving the presence of, or a contamination by, a Hazardous Substance, in, on, or under the Premises which requires restoration.
- Partial Damage Insured Loas. If a Premises Partial Damage that is an issured Loss occurs, then Lessor shall, at Lessor's expense, repair such damage (but not Lessee's Trade Fixtures or Lessee Owned Alterations and Utility Installations) as soon as reasonably possible and this Lease shall continue in full force and effect; provided, however, that Lesses shall at Lesso's election, make the repair of any damage or destruction the total cost to repair of which is \$10,000 or less, and, in such steat, Lessor shall make any applicable insurance proceeds evailable to Lessee on a reasonable basis for that purpose, Notwithstanding the foregoing, if the required insurance was not in force or the insurance proceeds are not sufficient to effect such repair, the insuring Party shall promptly contribute the shortage in proceeds as and when required to complete said repairs. In the event, however, such shortage was due to the lest that, by reason of the unique nature of the improvements, full replacement cost insurance coverage was not commercially reasonable and available, Lessor shall have no obligation to pay for the shortage in insurance proceeds or to fully restore the unique aspects of the Premise unless Lessee provides Lessor with the funds to cover same, or adequate assurance thereof, within 10 days following receipt of written hollor of such shortage and request therefor. If Lessor receives said funds or adequate assurance thereof within said 10 day period, the party responsible for making the repairs shall complete them as soon as reasonably possible and this Lease shall remain in full force and effect. If such funds or assurance are not received, Lessor may nevertheless elect by written notice to Lessee within 10 days thereafter to: (i) make such restoration and repair as is commercially reasonable with Lessor paying any shortage in proceeds, in which case this Lease shall remain in full force and effect, or (ii) have this Lease terminate 30 days thereafter. Lessee shall not be entitled to reimbursement of any funds contributed by Lessee is repair any such damage or destruction. Premises Partial Damage due to flood or earthquake shall be subject to Paragraph 9.3, notwithstanding that there may be some insurance coverage, but the net proceeds of any such insurance shall be made available for the repairs if made by either Party.
- Partial Damage Uninsured Loss. If a Premises Partial Damage that is not an insured Loss occurs, unless caused by a negligent or willful act of Lessee (in which event Lessee shall make the repairs at Lessee's exense), Lessor may either: (i) repair such damage as soon as reasonably possible at Lessor's expanse, in which event this Lease shall continue it full force and effect, or (ii) terminate this Lease by giving written notice to Lessee within 30 days after receipt by Lessor of knowledge of the occurrence of such damage. Such termination shall be effective 60 days following the date of such notice. In the event Lessor elects to terminate this Lease, Lessee shall have the right within 10 days after receipt of the termination notice to give written notice to Lessor of Lessee's commitment to pay for the repair of such damage without reimbursement from Lessor. Lessee shall provide Lessor with said funds or satisfactory assurance thereof within 30 days after making such commitment. In such event this Lease shall continue in full force and effect, and Lessor shall provide to make such repairs as soon as reasonably possible after the required funds are available. If Lessee does not make the required commitment, this Lease shall terminate as of the date specified in the termination notice.
- Total Destruction. Notwithstanding any other provision hereof, if a Premises Total Destruction occurs, this Lease shall terminate 60 days following such Destruction, if the damage or destruction was caused by the gross negligence or willful misconduct of Lesses, Lessor shall have the right to recover Lessor's damages from Lesses, except as provided in Paragraph 8.6.
- Damage Near End of Term. If at any time during the last 6 months of this tease there is damage for which the cost to repair exceeds one month's Base Rent, whether or not an insured Lose, Lessor may terminate life. Lease effective 60 days following the date of occurrence of such damage by giving a written termination notice to Lessee within 30 days after the date of occurrence of such damage. Notwithstanding the foregoing, if Lessee at that time has an exercisable option to extend this Lease or to purchase the Premises, then Lessee may preserve this Lease by, (a) exercising such option and (b) providing Lessor with any shortage in insurance proceeds (or adequate assurance thereof) needed to make the repairs on or before the earlier of (i) the date which is 10 days after Lessee's receipt of Lessor's written notice purporting to terminate this Lease, or (ii) the day prior to the date upon which such option spites. If Lessee duly exercises such option during such period and provides Lessor with funds (or adequate assurance thereof) to cover any shortage in insurance proceeds, Lessor shall, at Lessee falls to exercise such option and provide such funds or assurance during such period, then this Lesse shall continue in full force and effect, if Lessee falls to exercise such option and provide such funds or assurance during such period, then this Lesse shall terminate on the date specified in the termination notice and Lessee's option shall be extinguished.

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9.6 Abstement of Rent; Lessee's Remedies.

(a) Abatement. In the event of Premises Partial Damage or Premises Total Destruction or a Hazardous Substance Condition for which Lessee is not responsible under this Lesse, the Rent payable by Lessee for the period required for the repair, remediation or restoration of such damage shall be abated in proportion to the degree to which Lessee's use of the Premises is impaired, but not to exceed the proceeds received from the Rental Value insurance. All other obligations of Lessee hereunder shall be performed by Lessee, and Lessor shall have no liability for any such damage, destruction, remediation, repair or restoration except as provided herein.

(b) Remedies. If Lessor is obligated to repair or restore the Premises and does not commence, in a substantial and meaningful way, such repair or restoration within 90 days after such obligation shall accrue, Lessee may, at any time prior to the commencement of such repair or restoration, give written notice to Lessor and to any Lenders of which Lessee has actual notice, of Lessee's election to terminate this Lesse on a date not less than 80 days following the giving of such notice. If Lessee gives such notice and such repair or restoration is not commenced within 30 days thereafter, this Lesse shall terminate as of the date specified in said notice. If the repair or restoration is commenced within such 30 days, this Lesse shall continue in full force and effect, "Commence" shall mean either the unconditional authorization of the preparation of the required plans, or the beginning of the actual work on the Premises, whichever first occurs.

9.7 Termination; Advance Payments. Upon termination of this Lease pursuanite Paragraph 6.2(g) or Paragraph 9, an equitable adjustment shall be made concerning advance Base Rent and any other advance payments made by Lesses to Lessor Lessor shall, in addition, return to Lesses so much of Lesses's Security Deposit as has not been, or is not then required to be, used by Lessor.

10. Real Property Taxes.

- Definition. As used herein, the term "Real Property Taxes" shall include any form of assessment; real estate, general, epocial, ordinary or extraordinary, or rental levy or tax (other than inheritance, personal income or estate taxes); improvement bond; and/or license fee imposed upon or levied against any legal or equitable interest of Lessor in the Project, Lessor right to other income therefrom, and/or Lessor's business of leasing, by any authority having the direct or indirect power to tax and where the funds are generated with reference to the Project address and where the proceeds so generated are to be applied by the city, county or other local taxing authority of a jurisdiction within which the Project is located. The term "Real Property Taxes" shall also include any tax, fee, levy, assessment or charge, or any increase therein: (i) imposed by reason of events occurring during the term of this Lease, including but not limited to, a change in the ownership of the Project, (ii) a change in the improvements thereon, and/or (iii) levied or assessed on machinery or equipment provided by Lessor to Lesses pursuant to this Lease. In calculating Real Property Taxes for any calendar year, the Real Property Taxes for such calendar year shall be included in the calculation of Real Property Taxes for such calendar year based upon the number of days which such calendar year and tax year have in common.
- Payment of Taxes. Except as otherwise provided in Paragraph 10.3, Lessorshall pay the Real Property Taxes applicable to the Project, and said payments shall be included in the calculation of Common Area Operating Expenses in accordance with the provisions of Paragraph 4.2.
- Additional Improvements. Common Area Operating Expenses shall not include Real Property Taxes specified in the tax assessor's records and work sheets as being caused by additional improvements placed upon the Project by other lessess or by Lessor for the exclusive enjoyment of such other lessess. Notwithstanding Paragraph 10.2 hereof, Lesses shall, however, pay to Lessor at the time Common Area Operating Expenses are payable under Paragraph 4.2, the entirety of any increase in Real Property Taxes if assessed solely by reason of Alteretions, Trade Fixtures or Utility installations placed upon the Premises by Lesses or at lesses's request or by reason of any alterations or improvements to the Premises made by Lessor subsequent to the execution of this Lease by the Parties.
- Joint Assessment. If the Building is not exparately assessed, Real Property Taxes allocated to the Building shall be an equilable proportion of the Real Property Taxes for all of the land and improvements included within the tax parcel assessed, such proportion to be determined by Lessor from the respective valuations assigned in the assessor's work sheets or such other information as may be reasonably available. Lessor's reasonable determination thereof, in good faith, shall be conclusive.
- 10.5 Personal Property Taxes. Lessee shall pay prior to delinquency all taxes assessed against and levied upon Lessee Owned Alterations and Utility Installations, Trade Fixtures, furnishings, equipment and all personal property of Lessee contained in the Premises. When possible, Lessee shall cause its Lessee Owned Alterations and Utility Installations, Trade Fixtures, furnishings, equipment and all other personal property to be assessed and billed separately from the real property of Lessee's said property shall be assessed with Lesser's real property, Lessee shall pay Lessor the taxes attributable to Lessee's property within 10 days after receipt of a written statement settling forth the taxes applicable to Lessee's property.
- 1f. Utilities and Services. Lessee shall pay for all water, gas, heet, light, power, telephone, trash disposal and other utilities and services supplied to the Premises, together with any taxes thereon. Notwithstanding the provisions of Paragraph 4.2, if at any time in Lessor's sole judgment, Lessor determines that Lessee is using a disproportionate amount of water, electricity or other commonly metered utilities, or that Lessee is generating such a large volume of trash as to require an increase in the size of the trash receptacle and/or an increase in the number of times per month that it is emptied, than Lessor may increase Lessee's Base Rent by an amount equal to such increased costs. There shall be no abatement of Rent and Lessor shell not be liable in any respect whatsoever for the inadequacy, stoppage, interruption or discontinuance of any utility or service due to not, strike, labor dispute, breakdown, accident, repair or other cause beyond Lessor's reasonable control or in cooperation with governmental request or directions.

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## 12. Assignment and Subjetting.

12.1 Lessor's Consent Regulred,

(a) Lesses shall not voluntarily or by operation of law assign, transfer, mortgage or encumber (collectively, "assign or assignment") or sublet all or any part of Lessee's interest in this Lesse or in the Premises without Lessor's prior written consent.

(b) Unless Lessee is a corporation and its stock is publicly traded on a national stock exchange, a change in the control of Lessee shall constitute an assignment requiring consent. The transfer, on a cumulative basis, of 25% or more of the voting control of Lessee shall constitute a change in control for this purpose.

- (c) The involvement of Lessee or its assets in any transaction, or series of transactions (by way of merger, sele, acquisition, financing, transfer, leveraged buy-out or otherwise), whether or not a formal assignment or hypothecation of this Lease or Lessee's assets occure, which results or will result in a reduction of the Net Worth of Lessee by an amount greater than 25% of such Net Worth as it was represented at the time of the execution of this Lease or at the time of the most recent assignment to which Lessor has consented, or as it exists immediately prior to said transaction or transactions constituting such reduction, whichever was or is greater, shall be considered an assignment of this Lesse to which Lessor may withhold its consent. "Net Worth of Lessee" shall mean the net worth of Lessee (excluding any guaranters) established under generally accepted accounting principles.
- An assignment or subletting without consent shall, at Lessor's option, be a Default curable after notice per Paragraph 13.1(c), or a noncurable Breach without the necessity of any notice and grace period. If Lessor elects to treat such unapproved assignment or subletting as a noncurable Breach, Lessor may either: (i) terminate this Lease, or (ii) upon 30 days written notice, increase the monthly Base Rent to 110% of the Base Rent then in effect. Further, in the event of such Breach and rental edjustment, (i) the purchase price of any option to purchase the Premises held by Lessee shall be subject to similar adjustment to 110% of the price previously in effect, and (ii) all fixed and non-fixed rental adjustments scheduled during the remainder of the Lesse term shall be increased to 110% of the scheduled adjusted rent.
- (e) Lessee's remedy for any breach of Paragraph 12.1 by Lessor shall be limited to compensatory damages and/or injunctive relief.
- (f) Lessor may reasonably withhold consent to a proposed essignment or subletting if Lessoe is in Default at the time consent is requested.
- (g) Notwithstanding the foregoing, allowing a de minimis portion of the Premises, ie. 20 square feet or less, to be used by a third party vendor in connection with the installation of a vending machine or payphone shell not constitute a subjetting.
  - 12.2 Terms and Conditions Applicable to Assignment and Subletting.
- (a) Regardless of Lessor's consent, no assignment or subletting shalt (i) be effective without the express written assumption by such assignee or sublessee of the obligations of Lessee under this Lesse, (ii) release Lessee of any obligations hereunder, or (iii) after the primary liability of Lessee for the payment of Rent or for the performance of any other obligations to be performed by Lessee.
- (b) Lessor may accept Rent of performance of Lessee's obligations from any person other than Lessee pending approval or disapproval of an assignment. Neither a delay in the approval or disapproval of such assignment nor the acceptance of Rent or performance shall constitute a waiver or estoppel of Lessor's right to exercise its remadies for Lessee's Default or Breach.
- (c) Lessor's consent to any essignment or subletting shall not constitute consent to any subsequent assignment or subletting.
- (d) In the event of any Default or Breach by Lessee, Lessor may proceed directly against Lessee, any Guarantors or anyone else responsible for the performance of Lessee's obligations under this Lesse, including any assignee or sublessee, without first exhausting Lessor's remedies against any other person or entity responsible therefore to Lesse, or any security held by Lessor.
- (e) Each request for consent to an assignment or subletting shall be in writing, accompanied by information relevant to Lessor's determination as to the financial and operational responsibility and appropriateness of the proposed assignee or sublessee, including but not limited to the intended use and/or required modification of the Premises, if any, together with a fee of \$500 as consideration for Lessor's considering and processing said request. Lessee agrees to provide Lessor with such other or additional information and/or documentation as may be reasonably requested. (See also Paragraph 36)
- (f) Any assignee of, or sublessee under, this Lease shall, by reason of accepting such assignment, entering into such sublease, or entering into possession of the Premises or any portion thereof, be deemed to have assumed and agreed to conform and comply with each and every term, covenant, condition and obligation herein to be observed or performed by Lessee during the term of said assignment or sublease, other than such obligations as are contrary to or inconsistent with provisions of an assignment or sublease to which Lessor has specifically consented to in writing.
- (g) Lessor's consent to any assignment or subletting shall not transfer to the assignee or sublessee any Option granted to the original Lessee by this Lesse unless such transfer is specifically consented to by Lessor inwriting. (See Paragraph 39.2)
- 12.3 Additional Terms and Conditions Applicable to Subjetting. The following terms and conditions shall apply to any subjetting by Lesses of all or any part of the Premises and shall be deemed included in all subjets under this Lesse whether or not expressly incorporated therein:
- (a) Lessee hereby assigns and transfers to Lessor all of Lessee's Interest in all Rent payable on any sublease, and Lessor may collect such Rent and apply same toward Lessee's obligations under this Lesse; provided, however, that until a Breach shall occur in the performance of Lessee's obligations, Lessee may collect said Rent. In the event that the amount collected by Lessor exceeds Lessee's then outstanding obligations any such excess shall be refunded to Lessee. Lessor shall not, by reason of the foregoing or any assignment of such sublease, nor by reason of the collection of Rent, be deemed liable to the sublessee for any failure of Lessee to perform and comply with any of

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Lessee's obligations to such sublessee. Lessee hereby irrevocably authorizes and directs any such sublessee, upon receipt of a written notice from Lessor stating that a Breach exists in the performance of Lessee's obligations under this Lesse, to pay to Lessor all Rent due and to become due under the sublessee shall rely upon any such notice from Lessor and shall pay at Rents to Lessor without any obligation or right to inquire as to whether such Breach exists, notwithstanding any claim from Lessee to the contrary.

- (b) In the event of a Breach by Lasses, Lessor may, at its option, require sublesses to altern to Lessor. In which event Lessor shall undertake the obligations of the sublessor under such sublesses from the time of the exercise of said option to the expiration of such sublesse; provided, however, Lessor shall not be liable for any prepaid rents or security deposit paid by such sublesses to such sublessor or for any prior Defaults or Breaches of such sublessor.
  - (c) Any matter requiring the consent of the sublessor under a sublesse shift also require the consent of Lessor.
  - (d) No sublessee shall further assign or sublet all or any part of the Premises without Lessor's prior written consent.
- (6) Lessor shall deliver a copy of any notice of Default or Breach by Lessoe to the sublessee, who shall have the right to cure the Default of Lessoe within the grace period, if any, specified in such notice. The sublessee shall have a right of reimbursement and offset from and against Lessoe for any such Defaulte cured by the sublessee.

#### 13. Default; Breach; Remedies,

- 13.1 Default; Breach. A "Default" is defined as a failure by the Lesses to comply with or perform any of the terms, covenants, conditions or Rules and Regulations under this Lesse. A "Breach" is defined as the occurrence of one or more of the following Defaults, and the failure of Lesses to cure such Default within any applicable grace period:
- (a) The abandonment of the Premises; or the vacating of the Premises without providing a commercially reasonable level of security, or where the coverage of the property insurance described in Paragraph 8.3 is jeografized as a result thereof, or without providing reasonable assurances to minimize potential vandalism.
- (b) The failure of Lessee to make any payment of Rent or any Security Deposit required to be made by Lessee hereunder, whether to Lesser or to a third party, when due, to provide reasonable evidence of insurance or surely bond, or to fulfill any obligation under this Lesse which endangers or threatens life or properly, where such failure continues for a period of 3 business days following written notice to Lessee. THE ACCEPTANCE BY LESSOR OF A PARTIAL PAYMENT OF RENT OR SECURITY DEPOSIT SHALL NOT CONSTITUTE A WAIVER OF ANY OF LESSOR'S RIGHTS, INCLUDING LESSOR'S RIGHT TO RECOVER POSSESSION OF THE PREMISES.
- (c) The failure of Lessee to allow Lessor and/or its agents access to the Premises or the commission of waste, act or acts constituting public or private nuisence, end/or an illegal activity on the Premises by Lesses, where such actions continue for a period of 3 business days following written notice to Lessee.
- (d) The failure by Lessee to provide (f) reasonable written evidence of compliance with Applicable Requirements, (ii) the service contracts, (iii) the rescission of an unauthorized assignment or subletting, (iv) an Esteppel Cartificate or financial statements, (v) a requested subordination, (vi) evidence concerning any guaranty and/or Guaranter, (vii) any comment requested under Paragraph 41, (viii) material data safety sheets (MSDS), or (ix) any other documentation or information which Lesser may reasonably require of Lessee under the terms of this Lesse, where any such failure continues for a period of 10 days following written notice to Lessee.
  - (e) A Default by Lessee as to the terms, covenants, conditions or provisions of this Lease, or of the rules adopted under Paragraph 2.9 hereof, other than those described in subparagraphs 13.1(a), (b), (c) or (d), above, where such Default continues for a period of 30 days after written notice; provided, however, that if the nature of Lessee's Default is such that more than 30 days are reasonably required for its cure, then it shall not be deemed to be a Breach if Lessee commences such ours within said 40 day period and thereafter diligently prosecutes such ours to completion.
- (f) The occurrence of any of the following events: (i) the making of any general arrangement or assignment for the benefit of creditors; (ii) becoming a "debtor" as defined in 11 U.S.C. § 101 or any successor statute them (unless, in the case of a petition filed against Lessee, the same is dismissed within 60 days); (iii) the appointment of a trustee or receiver is take possession of substantially all of Lessee's assets located at the Premises or of Lessee's interest in this Lesse, where possession is mit restored to Lessee within 30 days; or (iv) the attachment, execution or other judicial seizure of substantially all of Lessee's assets located at the Premises or of Lessee's interest in this Lesse, where such seizure is not discharged within 30 days; provided, however, in the event that any provision of this subparagraph is contrary to any applicable law, such provision shall be of no force or effect, and not affect the validity of the remaining provisions.
  - (g) The discovery that any financial statement of Lessee or of any Guaranor given to Lesser was materially false.
- (h) If the performance of Lessee's obligations under this Lesse is guaranteed: (i) the death of a Guarantor, (ii) the termination of a Guarantor's liability with respect to this Lesse other than in accordance with the terms of such guaranty, (iii) a Guarantor's becoming insolvent or the subject of a bankruptcy filing, (iv) a Guarantor's refusal to honor the guaranty, or (v) a Guarantor's breach of its guaranty obligation on an anticipatory basis, and Lessee's failure, within 60 days following water notice of any such event, to provide written alternative assurance or security, which, when coupled with the then existing resources of Lessee, equals or exceeds the combined financial resources of Lessee and the Guarantors that existed at the time of execution of this Lesse.
- 13.2 Remedies. If Lessee fails to perform any of its affirmative duties or obligations, within 10 days after written notice (or in case of an emergency, without notice). Lessor may, at its option, perform such duty or obligation on Lessee's behalf, including but not limited to the obtaining of reasonably required bonds, insurance policies, or governmental licenses, permits a approvals. Lessee shall pay to Lessor an amount equal to 115% of the costs and expenses incurred by Lessor in such performance upon receipt of an invoice therefor. In the event of a Breach,

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Lessor may, with or without further notice or demand, and without limiting Lessor in the exercise of any right or remedy which Lessor may have by reason of such Breach:

- Terminate Lessee's right to possession of the Premises by any lawful means, in which case this Lesse shall terminate and Lessee shall immediately surrender possession to Lessor, in such event Lessor shall be entitled to recover from Lessee: (i) the unpaid Rent which had been earned at the time of termination; (ii) the worth at the time of award of the expount by which the unpaid rent which would have been earned after termination until the time of award exceeds the amount of such rental loss that the Lessee proves could have been ressonably avoided; (iii) the worth at the time of award of the amount by which the unpaid cent for the balance of the term after the time of award exceeds the amount of such rental loss that the Lessee proves could be reasonably avoided; and (iv) any other amount necessary to companate Lessor for all the detriment proximately caused by the Lessee's failure to perform its obligations under this Lesse or which in the ordinary course of things would be likely to result therefrom, including but not limited to the cost of recovering possession of the Premises, expenses of reletting, including necessary renovation and alteration of the Premises, reasonable attorneys' fees, and that porton of any leasing commission paid by Lessor in connection with this Lease applicable to the unexpired term of this Lease. The worth at the time of award of the amount referred to in provision (iii) of the immediately preceding sentence shall be computed by discounting such amount at the discount rate of the Federal Reserva Bank of the District within which the Premises are located at the time of award plus one percent, Efforts by Lessor to mitigate damages caused by Lessee's Breach of this Lease shall not waive Lessor's right to recover demages under Paragraph 12. If termination of this Lease is obtained through the provisional remedy of unlawful detainer, Lessor shall have the right to recover in such proceeding any unpaid Rant and damages as are recoverable therein, or Lessor may reserve the right to recover all or any part thereof in a separate suit. If a notice and grace period required under Paragraph 13.1 was not previously given, a notice to pay rent or quit, or to perform or quit given to Lessee under the unlawful detainer statute shall also constitute the notice required by Paragraph 13.1. In such case, the applicable grace period required by Paragraph 13.1 and the unlawful detainer statute shall run concurrently, and the fellure of Lessee to cure the Default within the greater of the two such grace periods shall constitute both an unlawful detainer and a Breach of this Lesse entitling Lessor to the remedies provided for in this Lesse and/or by said statute.
- (b) Continue the Lease and Leasee's right to possession and recover the Rent as it becomes due, in which event Leasee may subject only to reasonable limitations. Acts of maintenance, efforts to relat, and/or the appointment of a receiver to protect the Lessee's right to possession.
- (c) Pursue any other remedy now or hereafter available under the laws crudicial decisions of the state wherein the Premises are tocated. The expiration or termination of this Lease and/or the termination of Lesse's right to possession shall not relieve Lessee from liability under any indemnity provisions of this Lease as to matters occurring or accruing curing the term hereof or by reason of Lessee's occupancy of the Premises.
- 13.3 Inducement Recapture. Any agreement for free or abated rent or other charges, or for the giving or paying by Lessor to or for Lessee of any cash or other bonus, inducement or consideration for Lessee's entering into this Lease, all of which concessions are hereinafter referred to as "Inducement Provisions", shall be deemed conditioned upon Lessee's full and faithful performance of ell of the terms, covenants and conditions of this Lease. Upon Breach of this Lease by Lessee, any such inducement Provision shall automatically be deamed deleted from this Lease and of no further force or effect, and any rent, other charge, bonus, inducement or consideration therefore abated, given or peld by Lessor under such an inducement Provision shall be immediately due and payable by Lessee b Leasor, notwithstanding any subsequent cure of said Breach by Lessee. The acceptance by Lessor of rent or the cure of the Breach which inkeled the operation of this paragraph shall not be deemed a waiver by Lessor of the provisions of this paragraph unless epecifically so stated in writing by Lessor at the time of such acceptance.
- 13.4 Late Charges, Lessee hereby acknowledges that late payment by Lessee of Rent will cause Lessor to Incur costs not contemplated by this Lesse, the exact amount of which will be extremely difficult to ascertain. Such costs include, but are not limited to, processing and accounting charges, and tate charges which may be imposed upon Lessor by any Lender. Accordingly, if any Rent shall not be received by Lessor within 5 days after such amount shall be due, then, without any requirement for notice to Lessee, Lessee shall immediately pay to Lessor a one-time late charge equal to 10% of each such overdue amount or \$100, whichever is greater. The parties hereby agree that such late charge represents a fair and reasonable estimate of the costs Lessor will incur by resion of such late payment, Acceptance of such late charge by Lessor shall in no event constitute a walvar of Lessee's Default or Breach with respect to such overdue amount, nor prevent the exercise of any of the other rights and remedies granted hereunder. In the event that a late charge is payable hereunder, whether or not collected, for 3 consecutive installments of Base Rent, then notwithstanding any provision of this Lesse to the contrary, Base Rent shall, at Lessor's option, become due and payable quarterly in advance.
- 13.5 Interest. Any monetary payment due Lessor hereunder, other than late charges, not received by Lessor, when due as to scheduled payments (auch as Base Rent) or within 30 days following the date on which it was due for non-scheduled payment, shall bear interest from the date when due, as to scheduled payments, or the 31st day after it was due as to mon-scheduled payments. The interest ("interest") charged shall be computed at the rate of 10% per annum but shall not exceed the maximum rate allowed by law. Interest is payable in addition to the potential late charge provided for in Paragraph 13.4.

13.6 Breach by Lessor.

(a) Notice of Breach, Lessor shall not be deemed in breach of this Lesse unless Lessor falls within a reasonable time to perform an obligation required to be performed by Lessor. For purposes of this Paragraph, a reasonable time shall in no event be less than 30 days after receipt by Lessor, and any Lender whose name and address shall have been furnished Lessos in writing for such purpose, of written notice specifying wherein such obligation of Lessor has not been performed; provided, however, that if the nature of Lessor's obligation is such

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that more than 30 days are reasonably required for its performance, then Lessor shall not be inbreach if performance is commenced within such 30 day period and thereafter diligently pursued to completion.

- Performance by Lessee on Behalf of Lessor. In the event that neither Lessor nor Lender cures said breach within 30 days after receipt of said notice, or if having commenced said cure they do not diligently pursus it to completion, then Lessee may elect to cure said breach at Lessee's expense and offset from Rent the actual and reasonable cost to perform such cure, provided however, that such offset shall not exceed an amount equal to the greater of one month's base Rent or the Security Opposit, reserving Lessee's right to reimbursement from Lessor for any such expense in excess of such offset. Lessee shall document the cost of slid cure and supply said documentation to Lessor. Condemnation. If the Premises or any portion thereof are taken under the power of eminent domain or sold under the threat of the of said power (collectivaly "Condemnation"), this Lease shall terminate as to the part taken asof the date the condemning authority takes title or possession, whichever first occurs. If more than 10% of the floor area of the Unit, or more than 25% of the parking spaces is taken by Condemnation, Lessee may, at Lessee's option, to be exercised in writing within 10 days after Lessor shall have given Lessee written notice of such taking (or in the absence of such notice, within 10 days after the condemning authority shall have taken possession) terminate this Lesse as of the date the condemning authority takes such possession. If Lessee doss not terminate this tesse in accordance with the foregoing, this Lesse shall remain in full force and effect as to the portion of the Premises remaining, except that the Base Rent shall be reduced in proportion to the reduction in utility of the Premises caused by such Condemnation. Condemnation awards action payments shall be the property of Lessor, whether such award shall be made as compensation for diminution in value of the leasehold, the value of the part taken, or for severance damages; provided, however, that Lessee shall be entitled to any compensation paid by the condemnor for Lessee's relocation expenses, loss of business goodwill and/or Trade Fixtures, without regard to whether or not this Lease is terminated pursuant to the provisions of this Paragraph. All Alterations and Utility installations made to the Premises by Lessee, for purposes of Condemnition only, shall be considered the property of the Lessee and Lessee shall be entitled to any and all compensation which is payable therefor, in the event that this Lesse is not terminated by reason of the Condemnation, Lessor shall repair any damage to the Premises caused by such Condemnation. 15. Brokerage Fees.
- Additional Commission, in addition to the payments owed pursuant to Passraph 1.10 above, and unless Lessor and the Brokers otherwise agree in writing, Lessor agrees that: (a) if Lessee exercises any Option, (b) if Lessee or anyone affiliated with Lessee acquires from Lessor any rights to the Premises or other premises owned by Lessor and located within he Project, (c) if Lessee remains in possession of the Premises, with the consent of Lessor, efter the expiration of this Lesse, or (d) if Base Rent is increased, whether by agreement or operation of an escalation clause herein, then, Lessor shall pay Brokers a fee in accordance with the schedule of the Brokers in effect at the time of the execution of this Lesse.
- Assumption of Obligations. Any buyer or transferae of Lessor's interest is this Lease shall be deemed to have assumed Lessor's obligation hereunder. Brokers shall be third party beneficiaries of the provisions of Pengiaphs 1.10, 15, 22 and 31. If Lessor falls to pay to Brokers any amounts due as and for prokerage fees pertaining to this Lease when due, then such amounts chall accrue interest, in addition, if Lessor falls to pay any amounts to Lessee's Broker when due, Lessee's Broker may send written notice to Lessor and Lessee of such failure and if Lessor falls to pay such amounts within 10 days after said notice, Lessee shall pay said mores to its Broker and offset such amounts against Rent. In addition, Lessee's Broker shall be deemed to be a third party beneficiary of any commission agreement entered into by and/or between Lessor and Lessor's Broker for the limited purpose of collecting eny brokerage fee owed.
- Representations and indemnities of Broker Relationships. Lesses and Lesser each represent and warrent to the other that it has had no dealings with any person, firm, broker or finder (other than the Brokers, if any) in connection with this Lesse, and that no one other than said named Brokers is entitled to any commission or finder's fee in connection herewis. Lesses and Lessor do each hereby agree to indemnify, protect, defend and hold the other harmless from and against liability for compensation or charges which may be claimed by any such unnamed broker, finder or other similar party by reason of any dealings or actions of the intermitying Party, including any costs, expenses, attorneys' fees reasonably incurred with respect thereto.

### 16. Estoppel Certificates.

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- (a) Each Party (as "Responding Party") shall within 10 days after writen notice from the other Party (the "Requesting Party") execute, acknowledge and deliver to the Requesting Party a statement in writing information similar to the then most current "Estoppel Certificate" form published by the AIR Commercial Real Estate Association, plus such additional information, confirmation and/or statements as may be reasonably requested by the Requesting Party.
- (b) If the Responding Party shall fail to execute or deliver the Estoppel Certificate within such 10 day period, the Requesting Party may execute an Estoppel Certificate stating that; (i) the Lesse is in full force and effect without modification except as may be represented by the Requesting Party, (ii) there are no uncorred defaults in the Requesting Party's performance, and (iii) if Lessor is the Requesting Party, not more than one month's rent has been paid in sovence. Prospective purchasers and encumbrances may rely upon the Requesting Party's Estoppel Certificate, and the Responding Party shall be estopped from denying the truth of the facts contained in said Certificate.
- (c) If Lessor desires to finance, refinance, or sell the Premises, or any partitioned, Lessoe and all Guarantors shall within 10 days after written notice from Lessor deliver to any potential lender or purchaser designated by Lessor such financial statements as may be reasonably required by such lender or purchaser, including but not limited to Lessoe's financial statements for the past 3 years. All such financial statements shall be received by Lessor and such lender or purchaser in confidence and shall be used only for the purposes herein set forth.

17. Definition of Lessor. The term "Lessor" as used herein shall mean the owner or owners at the time in question of the fee little to the

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Premises, or, if this is a sublease, of the Leasee's interest in the prior lease. In the event of a transfer of Leasor's title or interest in the Premises or this Lease, Lessor shall deliver to the transferee or assignee (in cash or by credit) any unused Security Deposit held by Lessor. Upon such transfer or assignment and delivery of the Security Deposit, as aforesaid, the prior Leasor shall be relieved of all liability with respect to the obligations and/or covenants under this Lease thereafter to be performed by the Lessor shareholder and/or covenants in this Lease to be performed by the Lessor shall be binding only upon the Lessor shareholder.

- 18. Severability. The invalidity of any provision of this Lease, as determined by a court of competent jurisdiction, shall in no way affect the validity of any other provision hereof.
- 19. Days. Unless otherwise specifically indicated to the contrary, the word "days" as used in this Lesse shall mean and refer to calendar days.
- 20. Limitation on Liability. The obligations of Lessor under this Lease shall not constitute personal obligations of Lessor, or its partners, members, directors, officers or shareholders, and Lessee shall look to the Premises, and to no other assets of Lessor, for the satisfaction of any liability of Lessor with respect to this Lease, and shall not seek recourse against Lessor's partners, members, directors, officers or shareholders, or any of their personal assets for such satisfaction.
- 21. Time of Essence. Time is of the essence with respect to the performance of all obligations to be performed or observed by the Parties under this Lease.
- 22. No Prior or Other Agreements; Broker Discialmer. This Lease contains all agreemeds between the Parties with respect to any matter mentioned herein, and no other prior or contemporaneous agreement or understanding shall be affective. Lessor and Lease each represents and warrants to the Brokers that it has made, and is relying solely upon, its own investigation as to the nature, quality, character and financial responsibility of the other Party to this Lease and as to the use, nature, quality and character of the Premises. Brokers have no responsibility with respect thereto or with respect to any default or breach hereof by either Party.
- 23 Wollrag
- Notice Requirements. All notices required or permitted by this Lease or applicable law shall be in writing and may be delivered in person (by hand or by courier) or may be sent by regular, certified or registered mail or U.S. Postal Service Express Mail, with postage prepaid, or by facetimile transmission, and shall be deemed sufficiently given if served in a manner specified in this Paragraph 23. The addresses noted adjacent to a Party's signature on this Lease shall be that Party's address for delivery or mailing of notices. Either Party may by written notice to the other specify a different address for notice, except that upon Lesses's taking possession of the Premises, the Premises shall constitute Lesses's address for notice. A copy of all notices to Lessor shall be concurrently transmitted to such party or parties at such addresses as Lessor may from time to time hereafter designate in writing.
- Date of Notice. Any notice sent by registered or certified mail, return receipt requested, shall be deemed given on the date of delivery shown on the receipt card, or if no delivery date is shown, the postmark thereon. If sentby regular mail the notice shall be deemed given 72 hours after the same is addressed as required herein and mailed with postage prepaid. Notices delivered by United States Express Mail or overnight courier that guarantee next day delivery shall be deemed given 24 hours after delivery of the same to the Postal Sarvice or courier. Notices transmitted by facsimile transmission or similar means shall be deemed delivered upon telephone confirmation of receipt (confirmation report from fax machine is sufficient), provided a copy is also delivered via delivery or mail. If spice is received on a Saturday, Sunday or legal holiday, it shall be deemed received on the next business day.
- 24. Walvers.
- (a) No walver by Lessor of the Default or Breach of any term, covenant or condition hereof by Lessee, shall be deemed a walver of any other term, covenant or condition hereof, or of any subsequent Default or Breach by Lessee of the same or of any other term, covenant or condition hereof. Lessor's consent to, or approval of, any sold shall not be deemed to render unrecessary the obtaining of Lessor's consent to, or approval of, any subsequent or similar act by Lessee, or be construed as the basis of an estoppel to enforce the provision or provisions of this Lease requiring such consent.
- (b) The acceptance of Rent by Lessor shall not be a waiver of any Default or Breach by Lessee. Any payment by Lessee may be accepted by Lessor on account of moneye or damages due Lessor, notwithstanding any qualifying statements or conditions made by Lessee in connection therewith, which such statements and/or conditions shall be of no force or effect whiteoever unless specifically agreed to in writing by Lessor at or before the time of deposit of such payment.
- (c) THE PARTIES AGREE THAT THE TERMS OF THIS LEASE SHALL GOVERN WITH REGARD TO ALL MATTERS RELATED THERETO AND HEREBY WAIVE THE PROVISIONS OF ANY PRESENT OR FUTURE STATUTE TO THE EXTENT THAT SUCH STATUTE IS INCONSISTENT WITH THIS LEASE.
- 25. Disclosures Regarding The Nature of a Real Estate Agency Relationship.
- (a) When entering into a discussion with a real estate agent regarding a real estate transaction, a Lessor or Lessee should from the outset understand what type of agency relationship or representation it has with the agent or agents in the transaction. Lessor and Lessee acknowledge being advised by the Brokers in this transaction, as follows:
- (i) Lessor's Agent. A Lessor's agent under a tisting agreement with the Lessor acts as the agent for the Lessor only. A Lessor's agent or subagent has the following affirmative obligations: <u>To the Lessor</u>: A fiduciary (Lty of utmost care, integrity, honesty, and loyalty in dealings with the Lessor. <u>To the Lessee and the Lessor</u>: (a) Diligent exercise of reasonable skills and care in performance of the agent's duties. (b) A duty of honest and fair dealing and good faith. (c) A duty to disclose all facts known to the agent materially affecting the value or desirability

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\$1999 - AIR COMMERCIAL REAL ESTATE ASSOCIATION

FORM MTN-9-05/09E

Agent: Karen Santaniello Phone: 949 705.7373 Fex: 866 644.6661 Broker: The Real Estate Company 3419 Via Lido #115 Newport Beach, CA 92663

Case 8:14-bk-11492-ES Doc 561-4 Filed 03/09/16 Entered 03/09/16 16:58:20 Desc Case 8:14-bk-11492-ES Claim 308 Filed 09/25/14 Desc Main Document Page 26 of 48

of the property that are not known to, or within the diligent attention and observation of, the Parties. An agent is not obligated to reveal to either Party any confidential information obtained from the other Party which does not involve the affirmative duties set forth above.

- (ii) Lesses's Agent. An agent can agree to act as agent for the Lesses only. In these situations, the agent is not the Lessor's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Lessor. An agent acting only for a Lessee has the following affirmative obligations. To the Lessee: A fiduciary duty of utmost care, integrity, honesty, and toyalty in dealings with the Lessee. To the Lessee and the Lessor: (a) Diligent exercise of reasonable akids and care in performance of the agent's duties. (b) A duty of honest and fair dealing and good faith. (c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the Paties. An agent is not obligated to reveal to either Party any confidential information obtained from the other Party which does not involve the affirmative duties set forth above.
- (iii) Agent Representing Both Lessor and Lessee. A real estate egent, either soling directly or through one or more associate licenses, can legally be the agent of both the Lessor and the Lessee in a transaction, but only with the knowledge and consent of both the Lessor and the Lessee. In a dual agency situation, the agent has the following affirmative obligations is both the Lessor and the Lessee: (a) A fiduciary duty of utmost care, integrity, honesty and toyalty in the dealings with either Lessor or the Lessee. (b) Other duties to the Lessor and the Lessee as stated above in subparagraphs (i) or (ii). In representing both Lessor and Lessee, the agent may not without the express permission of the respective Party, disclose to the other Party that the Lessor will accept rent in an amount less than that indicated in the listing or that the Lessee is willing to pay a higher rent than that offered. The above duties of the agent in a real estate transaction do not relieve a Lessor or Lessee from the responsibility to protect their own interests. Lessor and Lessee should carefully read all agreements to assure that they adequately express their understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or tax advice is desired, consult a competent professional.
- (b) Brokers have no responsibility with respect to any Default or Breach hereof by either Party. The Parties agree that no tawsuit or other legal proceeding involving any breach of duty, error or omission relating to this Lesse may be brought against Broker more than one year after the Start Date and that the liability (including court costs and attorneys' fees), of any Broker with respect to any such tawsuit and/or legal proceeding shall not exceed the fee received by such Broker pursuant to this Lesse; provided, however, that the foregoing limitation on each Broker's liability shall not be applicable to any gross negligence or willful misconduct of such Broker.
- (c) Buyer and Seller agree to identify to Brokers as "Confidential" any communication or information given Brokers that is considered by such Party to be confidential.
- 28. No Right To Holdover, Lessee has no right to retain possession of the Premises or any part theraof beyond the expiration or termination of this Lesse. In the event that Lessee holds over, then the Base Rent shall be increased to 150% of the Base Rent applicable immediately preceding the expiration or termination. Nothing contained herein shall be construed as consently Lesser to any holding over by Lessee.
- 27. Cumulative Remedies. No remedy or election haraunder shall be deemed exclusive but shall, wherever possible, be cumulative with all other remedies at law or in equity.
- 28. Covenants and Conditions; Construction of Agreement. All provisions of this Lesse to be observed or performed by Lesses are both covenants and conditions. In construing this Lesse, all headings and titles are for the convenience of the Parlies only and shall not be considered a part of this Lesse. Whenever required by the context, the singular shall include the plural and tice verse. This Lesse shall not be construed as if prepared by one of the Parlies, but rather according to its fair meaning as a whole, as if both Parlies had prepared it.
- 29. Binding Effect; Choice of Law. This Lesse shall be binding upon the parties, their personal representatives, successors and assigns and be governed by the laws of the State in which the Premises are located. Any litigation between the Parties hereto concerning this Lesse shall be initiated in the county in which the Premises are located.
- 30. Subordination; Attornment; Non-Disturbance.
- 30.1 Subordination. This Lease and any Option granted hereby shall be subject and subordinate to any ground lease, mortgage, deed of trust, or other hypothecation or security device (collectively, "Security Device"), now a hereafter placed upon the Premises, to any and all advances made on the security thereof, and to all renewals, modifications, and extensions thereof. Lesses agrees that the holders of any such Security Devices (in this Lease together referred to as "Lender") shall have no liability or obligation to perform any of the obligations of Lessor under this Lease. Any Lender may elect to have this Lease and/or any Option granted hereby superior to the lien of its Security Device by giving written notice thereof to Lesses, whereupon this Lease and such Options shall be deemed plor to such Security Device, notwithstanding the relative dates of the documentation or recordation thereof.
- Attornment. In the event that Lessor transfers title to the Premises, or the Premises are acquired by another upon the foreclosure or termination of a Security Devise to which this Lesse is subordinated (i) Lesses thall, subject to the non-disturbance provisions of Paragraph 30.3, attorn to such new owner, and upon request, enter into a new lesse, containing all of the terms and provisions of this Lesse, with such new owner for the remainder of the term hereof, or, at the election of the new owner, this Lesse will automatically become a new lesse between Lesses and such new owner, and (ii) Lessor shall thereafter be relieved of any further obligations hereunder and such new owner shall not: (a) be liable for any ad or omission of any prior lessor or with respect to events occurring prior to acquisition of ownership; (b) be subject to any offsets or defenses which Lesses might have against any prior lessor, (c) be bound by prepayment of more than one month's rent, or (d) be liable for the return of any security deposit paid to any prior lessor which was not paid or credited to such new owner.

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FORM MTN-9-05/09E

1999 - Air Commercial Real Estate Association

FORM MTN-9-05/09E

Agent: Karen Santaniello Phone: 949 705.7373 Fex: 866 644.6861 Broker: The Real Estate Company 3419 Via Lido #115 Newport Beach, CA 92663

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- Non-Disturbance. With respect to Security Davices entered into by Lesser after the execution of this Lease, Lessee's subordination of this Lease shall be subject to receiving a commercially reasonable non-disturbance agreement (a "Non-Disturbance Agreement") from the Lender which Non-Disturbance Agreement provides that Lessee's possession of the Premises, and this Lease, including any options to extend the term hereof, will not be disturbed so long as Lessee is not in Breach hereof and attorns to the record owner of the Premises. Further, within 60 days after the execution of this Lease, Lessor shall, if requested by Lessee, use its commercially reasonable efforts to obtain a Non-Disturbance Agreement from the holder of any pre-existing Security Device which is secured by the Premises, in the event that Lessor is unable to provide the Non-Disturbance Agreement within said 60 days, then Lessee's option, directly contact Lender and attempt to negotiate for the execution and delivery of a Non-Disturbance Agreement.
- 30.4 Self-Executing. The agreements contained in this Paragraph 30 shall be effective without the execution of any further documents; provided, however, that, upon written request from Lessor or a Lender in connection with a sale, financing or refinancing of the Premises, Lesses and Lessor shall execute such further writings as may be reasonably required to separately document any subordination, attornment and/or Non-Disturbance Agreement provided for herein.
- 31. Attorneys' Fees, if any Party or Broker brings an action or proceeding involving the Prenises whether founded in tort, contract or equity, or to declare rights hereunder, the Prevailing Party (as hereafter defined) in any such proceeding, action, or appeal thereon, shall be entitled to reasonable attorneys' fees. Such fees may be awarded in the same suit or recovered in a separate suit, whether or not such action or proceeding is pursued to decision or judgment. The term, "Prevailing Party" shall include, without limitation, a Party or Broker who substantially obtains or defeats the relief sought, as the case may be, whether by compromise, settlement, judgment, or the abandonment by the other Party or Broker of its claim or defense. The attorneys' fees award shall not be computed in accordance with any court fee schedule, but shall be such as to fully relimbures all attorneys' fees reasonably incurred. In addition, Lessor shall be entitled to attorneys' fees, costs and expenses incurred in the preparation and service of notices of Default and consultations in connection therewith, whether or not a legal action is subsequently commenced in connection with such Default or resulting Breach (\$200 is a reasonable minimum per occurrence for such services and consultation).
- 32. Lessor's Access; Showing Premises; Repairs, Lessor and Lessor's agents shall have the right to enter the Premises at any time, in the case of an emergency, and otherwise at reasonable times after reasonable prior notice for the purpose of showing the same to prospective purchasers, lenders, or tenants, and making such alterations, repairs, improvements or additions to the Premises as Lessor may deem necessary or desirable and the erecting, using and maintaining of utilities, services, pipes and conduits through the Premises and/or other premises as long as there is no material adverse effect on Lessee's use of the Premises. All such activities shall be without abatement of rent or liability to Lessee.
- 33. Auctions, Lessee shall not conduct, nor permit to be conducted, any suction upon the Premises without Lessor's prior written consent.

  Lessor shall not be obligated to exercise any standard of reasonableness in determining whether to permit an auction.
- 34. Signs. Lessor may place on the Premises ordinary "For Sale" signs at any time and ordinary "For Lesse" signs during the last 6 months of the term hereof. Except for ordinary "For Sublesse" signs which may be placed only on the Premises, Lesses shall not place any sign upon the Project without Lessor's prior written consent. All signs must comply with all Applicable Requirements.
- 35. Termination; Merger. Unless specifically stated otherwise in writing by Lessor, the voluntary or other surrender of this Lesse by Lessee, the mutual termination or cancellation hereof, or a termination hereof by Lesser for Breach by Lessee, shall automatically terminate any sublesse or lesser estate in the Premises; provided, however, that Lessor may elect to continue any one or all existing subtenancies. Lessor's failure within 10 days following any such event to elect to the contrary by written notice to the holder of any such lesser interest, shall constitute Lessor's election to have such event constitute the termination of such interest.
- 38. Consents. Except as otherwise provided herein, wherever in this Lease the consent of a Perty is required to an act by or for the other Perty, such consent shall not be unreasonably withheld or delayed. Lessor's actual reasonable costs and expenses (including but not limited to architects', attorneys', engineers' and other consultants' fees) incurred in the consideration of, or esponse to, a request by Lessee for any Lessor consent, including but not limited to consents to an assignment, a subletting or the presence or use of a Hazerdous Substance, shall be paid by Lessee upon receipt of an invoice and supporting documentation therefor. Lessor's consent to any act, assignment or subletting shall not constitute an acknowledgment that no Default or Breach by Lessee of this Lease exists, nor shall such consent be deemed a waiver of any then existing Default or Breach, except as may be otherwise specifically stated in writing by Lessor at the time of such consent. The failure to specify herein any particular condition to Lessor's consent shall not preclude the imposition by Lessor at the time of consent of such further or other conditions as are then reasonable with reference to the particular matter for which consent is being given. In the event that either Party disagrees with any determination made by the other hereunder and reasonably requests the reasons for such determination, the determining party shall furnish its reasons in writing and in reasonable detail within 10 business days following such request.
- 37. Guarantor.
- 37.1 Execution. The Guarantors, if any, shall each execute a guaranty in the form most recently published by the AIR Commercial Real Estate Association.
- 37.2 Default, it shall constitute a Default of the Lessee if any Guarantor fells or refeses, upon request to provide: (a) evidence of the execution of the guaranty, including the authority of the party signing on Guarantor's behalf to obligate Guarantor, and in the case of a corporate Guarantor, a certified copy of a resolution of its board of directors authorizing the making of such guaranty, (b) current financial statements, (c) an Estoppel Certificate, or (d) written confirmation that the guaranty is still in effect.
- 38. Quiet Possession. Subject to payment by Lessee of the Rent and performance of at of the covenants, conditions and provisions on Lessee's part to be observed and performed under this Lesse, Lessee shall have quiet possession and quiet enjoyment of the Premises during the term hereof.

39. Options. If Lessee is granted an option, as defined below, then the following provisions shall apply.

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FORM MTN-9-05/08E

Agent: Karen Santaniello Phone: 949 705.7373 Fax: 866 644,5661 Broker: The Real Estate Company 3419 Via Lido #115 Newport Beach, CA 92663

- Definition. "Option" shall mean; (a) the right to extend or reduce the term of or renew this Lease or to extend or reduce the term of or ranew any lease that Lessee has on other property of Lessor; (b) the right of first refusal or first offer to lease either the Premises or other property of Lessor; (c) the right to purchase, the right of first offer to purchase or the right of first refusal to purchase the Premises or other property of Lessor.
- 39.2 Options Personal To Original Lesses. Any Option granted to Lesses in this Lesses is personal to the original Lesses, and cannot be assigned or exercised by anyone other than said original Lessee and only while the original Lessee is in full possession of the Premises and, if requested by Lessor, with Lessee certifying that Lessee has no intention of the eather assigning or subjetting.
- Multiple Options, in the event that Lessee has any multiple Options to extend or renew this Lesse, a later Option cannot be exercised unless the prior Options have been validly exercised.
  - 39.4 Effect of Default on Options.
- Lessee shall have no right to exercise an Option: (i) during the perod commencing with the giving of any notice of Default and continuing until said Default is cured, (ii) during the period of time any Rent is urpaid (without regard to whether notice thereof is given Lessee), (iii) during the time Lessee is in Breach of this Lease, or (iv) in the event that Less 🗢 has been given 3 or more nolices of separate Default, whether or not the Defaults are cured, during the 12 month period immediately preceding the exercise of the Option.
- The period of time within which an Option may be exercised shall not be extended or enlarged by reason of Lessee's inability to exercise an Option because of the provisions of Paragraph 39.4(a).
- An Option shall terminate and be of no further force or effect, notwith tending Lessee's due and timely exercise of the (c) Option, If, after such exercise and prior to the commencement of the extended term or completion of the purchase, (i) Lessee falls to pay Rent for a period of 30 days after such Rent becomes due (without any necessity of Lessor to give notice thereof),or (ii) if Lessee commits a Breach of this Lesse.
- Security Measures. Lesses hereby acknowledges that the Rent payable to Lessor heaunder does not include the cost of guard service or other security measures, and that Lessor shall have no obligation whatsoever to provide same. Lessee assumes all responsibility for the protection of the Premises, Lessee, its agents and invitees and their property from the acts of third parties.
- Reservations, Lessor reserves the right: (i) to grant, without the consent or joinder of Lesses, such easements, rights and dedications that Lessor deems necessary, (II) to cause the recordation of parcel maps and restrictions, and (ii) to create and/or install new utility receways, so long as such essements, rights, dedications, maps, restrictions, and utility raceways do not unresonably interfere with the use of the Premises by Lessee. Lessee agrees to sign any documents reasonably requested by Lessor to effectuate swin-rights.
- Performance Under Protest. If at any time a dispute shall arise as to any amount or sum of money to be paid by one Party to the other under the provisions hereof, the Party against whom the obligation to pay the money it asserted shall have the right to make payment "under protest" and such payment shall not be regarded as a voluntary payment and there shall survive the right on the part of said Party to institute suit for recovery of such sum. If it shall be adjudged that there was no legal obligation on the part of said Party to pay such sum or any part thereof, said Party shall be entitled to recover such sum or so much thereof as it was not leastly required to pay. A Party who does not initiate sult for the recovery of sums paid "under protest" within 6 months shall be deemed to have waited its right to protest such payment.
- Authority; Multiple Parties; Execution.
- If either Party hereto is a corporation, trust, limited liability company, partnership, or similar entity, each (a) individual executing this Lease on behalf of such entity represents and warrants that he or she is duly authorized to execute and deliver this Lease on its behalf. Each Party shall, within 30 days after request, deliver to the other Party satisfactory evidence of such authority.
- If this Lease is executed by more than one person or entity as "Lessee", each such person or entity shall be jointly and severally liable hereunder. It is agreed that any one of the named Lessees shall be empowered to execute any smendment to this Lease, or other document ancillary thereto and bind all of the named Lessees, and Lesser may rely on the same as if all of the named Lessees had executed such document.
- This Lease may be executed by the Parties in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.
- Conflict. Any conflict between the printed provisions of this Lesse and the typewritten or handwritten provisions shall be controlled by the typewritten or handwritten provisions.
- Offer. Preparation of this Lease by either party or their agent and submission of some to the other Party shall not be deemed an offer to lease to the other Party. This Lease is not intended to be binding until executed and delivered by at Parties hereto.
- Amendments. This Lease may be modified only in writing, signed by the Parties in Interest at the time of the modification. As long as they do not materially change Lessee's obligations haraunder, Lessee agrees to make such reasonable non-monetary modifications to this Lesse as may be reasonably required by a Lender in connection with the obtaining of normal financing or a financing of the Premises.
- Waiver of Jury Trial. THE PARTIES HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING INVOLVING THE PROPERTY OR ARISING OUT OF THIS AGREEMENT.
- Arbitration of Disputes. An Addendum requiring the Arbitration of all disputes between the Parties and/or Brokers arising out of this Lease [ is [X] is not attached to this Lease.
- Americans with Disabilities Act. Since compliance with the Americans with Disabilities Act (ADA) is dependent upon Lessee's specific use of the Premises, Lessor makes no warranty or representation as to whether or not the Premises comply with ADA or any similar legislation. In the event that Lessee's use of the Premises requires modifications or additions to the Premises norder to be in ADA compliance, Lessee agrees to make any such necessary modifications and/or additions at Lessee's expense.

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FORM MTN-9-05/098

@1999 - Air Commercial real Estate association

Phone: 949 705.7373 Agent: Karen Santanteilo Fax: 866 844.5661

Broker: The Real Estate Company 3419 Via Lido #115 Newport Beach, CA 92663

Case 8:14-bk-11492-ES Doc 561-4 Filed 03/09/16 Entered 03/09/16 16:58:20 Desc Case 8:14-bk-11492-Exhibit Exhibits 6-through 21/14 Page 30 Of 60 ocument

LESSOR AND LESSEE HAVE CAREFULLY READ AND REVIEWED THIS LEASE AND EACH TERM AND PROVISION CONTAINED HEREIN, AND BY THE EXECUTION OF THIS LEASE SHOW THEIR INFORMED AND VOLUNTARY CONSENT THERETO. THE PARTIES HEREBY AGREE THAT, AT THE TIME THIS LEASE IS EXECUTED, THE TERMS OF THIS LEASE ARE COMMERCIALLY REASONABLE AND EFFECTUATE THE INTENT AND PURPOSE OF LESSOR AND LESSEE WITH RESPECT TO THE PREMISES.

ATTENTION: NO REPRESENTATION OR RECOMMENDATION IS MADE BY THE AIR CONNERCIAL REAL ESTATE ASSOCIATION OR BY ANY BROKER AS TO THE LEGAL SUFFICIENCY, LEGAL EFFECT, OR TAX CONSEQUENCES OF THIS LEASE OR THE TRANSACTION TO WHICH IT RELATES. THE PARTIES ARE URGED TO:

- 1. SEEK ADVICE OF COUNSEL AS TO THE LEGAL AND TAX CONSEQUENCES OF THIS LEASE.
- 2. RETAIN APPROPRIATE CONSULTANTS TO REVIEW AND INVESTIGATE THE CONDITION OF THE PREMISES. SAID INVESTIGATION SHOULD INCLUDE BUT NOT BE LIMITED TO: THE POSSIBLE PRESENCE OF HAZARDOUS SUBSTANCES, THE ZONING OF THE PREMISES, THE STRUCTURAL INTEGRITY, THE CONDITION OF THE ROOF AND OPERATING SYSTEMS, COMPLIANCE WITH THE AMERICANS WITH DISABILITIES ACT AND THE SUITABILITY OF THE PREMISES FOR LESSEE'S INTENDED USE.

Executed at: 750 W. 17th, unit B, Costa Mess. CA	Executed at: 750 W. 17th, unit B. Costa Masa, CA
On: January 1, 2011	On:
By LESSOR:  Levon Gugaeian	By LESSEE: The Tulving Company, Inc.
By:	By: Name Printed: David Sculur
Title:	This: Accountant
Ву:	Ву:
Name Printed:	Name Printed:
Title:	Yille:
Address:	Address:
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Telephone:	Telaphone:
Federal ID No.:	Facsimile:
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Federal ID No.:	Federal ID No.:
NOTICE: These forms are often modified to meet changing requir you are utilizing the most current form: AIR Commercial Rest Esta Telephone No. (213) 687-8777. Fax No.: (213) 687-8816.	ements of law and industry needs. Always write or call to make sure to Association, 800 W &n Street, Suite 800, Los Angeles, CA 90017.
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FORM MTN-9-05/09E

Phone: 949 705.7373 Agent: Karen Santaniello FRX: 869 644.5661 Prepared using WINForms® software Broker: The Real Estate Company 3419 Via Lido #115 Newport Beach, CA 92663

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# **ATTACHMENT 3**

Case 8:14-bk-11492-ES

Doc 561-4

Filed 03/09/16 Entered 03/09/16 16:58:20

Desc

150 West 17<sup>th</sup> Street, Unit A, Costa Mesa, California (the "Lease"), with said rejection being effective (the "Rejection Effective Date") as of the earlier of: (a) the date that the Trustee turns over the keys to the Landlord, or (b) May 20, 2014; and (2) the abandonment of any personal property (the "Remaining Personal Property") belonging to the Debtor remaining at the Leased Premises as of the Rejection Effective Date, with the abandonment being effective as of the Rejection Effective Date.

The Debtor no longer occupies or uses the Leased Premises and the Trustee has no need for the Lease in the administration of the estate. Based on his review, the Trustee does not believe that the Lease has any value to the estate and, in fact, believes that the Lease is burdensome to the estate. In order to minimize any further administrative rent obligations of the Debtor's chapter 11 estate and to maximize the estate for the creditors, the Trustee has determined that rejection of the Lease is in the best interest of the estate.

PLEASE TAKE FURTHER NOTICE that the Trustee, by no later than the Rejection Effective Date, will have removed all personal property of any value to the estate from the Leased Premises. The personal property that remains at the Leased Premises after such removal will be de minimis. To the extent there may be any other Remaining Personal Property, it will be of no value to the chapter 11 estate. The cost of removing, storing and marketing the Remaining Personal Property would significantly outweigh the value of that property therefore, the Remaining Personal Property is burdensome to the estate and should be abandoned effective as of the Rejection Effective Date.

PLEASE TAKE FURTHER NOTICE that the Motion is based on and supported by this Notice, the attached Memorandum of Points and Authorities, the accompanying Declaration of R. Todd Neilson, and the arguments of counsel, and other admissible evidence properly brought before the Court at or before any hearing on this Motion. The Trustee further requests that the Court take judicial notice of all other pleadings filed in the above-captioned chapter 11 Case.

PLEASE TAKE FURTHER NOTICE that pursuant to Local Bankruptcy Rule 9013-1(o) any responses or objections to approval of the Motion by the Court must be filed with the Court and served on counsel to the Trustee within 14 days of service of this Notice. If no objections or other responses are timely received, the Trustee will submit a proposed order under certification of

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	Case 8:14-bk-11492-ES Claim 308 Filed 09/25/14 Desc Main Do	ocument Page 33					
¢	¢ase 8:14-bk-11492-ES Doc 89 Filed 05/06/14 Entered 05/06/14 Main Document Page 3 of 15	17:33:27 Desc					
1	counsel requesting approval of the Motion without the need of a hearing. In	the event there is an					
2	objection or other response contesting the entry of an order approving the Motion, the Trustee will						
3	schedule a hearing subject to the Court's availability and file a separate notice of such hearing date						
4	and time.						
5	5 PLEASE TAKE FURTHER NOTICE that the Trustee will serve	PLEASE TAKE FURTHER NOTICE that the Trustee will serve this Notice and Motion					
6	6 on: (a) the Debtor and its counsel, (b) the Office of the United States Truste	on: (a) the Debtor and its counsel, (b) the Office of the United States Trustee, (c) the Landlord and					
7	7 its counsel, and (d) the parties that file with the Court requests for notice of	its counsel, and (d) the parties that file with the Court requests for notice of all matters in accordance					
8	8 with Bankruptcy Rule 2002.						
9	9 PLEASE TAKE FURTHER NOTICE that the failure to timely re	PLEASE TAKE FURTHER NOTICE that the failure to timely respond in the manner set					
10	forth above by the dates indicated above may result in the Court approving	forth above by the dates indicated above may result in the Court approving the Motion or refusing to					
11	consider any late-filed response or opposition.						
12	12 WHEREFORE, the Trustee respectfully requests that the Court ent	er an Order (i) granting					
13	the Motion, (ii) authorizing and approving the rejection of the Lease effecti	ve as of the Rejection					
14	Effective Date, (iii) authorizing and approving the abandonment of the Rem	naining Personal Property					
15	effective as of the Rejection Effective Date and (iv) granting such other and	further relief as it deems					
16	necessary and appropriate.						
17	Dated: May 6, 2014 PACHULSKI STANG ZIEHL	. & JONES LLP					
18							
19	By: <u>/s/ Linda F. Cantor</u> Linda F. Cantor (SBN 153	3872)					
20	Proposed Attorneys for R. 11 Trustee	. Todd Neilson, Chapter					
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## MEMORANDUM OF POINTS AND AUTHORITIES

I.

# INTRODUCTION

In order to avoid incurring unnecessary administrative expenses for the Debtor's chapter 11 estate (the "Estate"), the Trustee filed the attached Notice of Motion and Motion of the Chapter 11 Trustee for Order Authorizing (i) Rejection of Non-Residential Real Property Lease Located in Costa Mesa California, and (ii) Abandonment of Remaining Personal Property Pursuant to 11 U.S.C. §§ 365 and 554 (the "Motion") seeking an order of the Court authorizing and approving the rejection of that certain non-residential real property lease located in Costa Mesa, as described below, and the abandonment of the Remaining Personal Property. The Debtor no longer occupies or uses the Leased Premises and the Trustee has no need for the Leased Premises in the administration of the estate. Based upon the Trustee's review, the Lease has no value to the estate and the Trustee, therefore, has determined that the rejection of the Lease and the abandonment of the Remaining Personal Property is in the best interest of the estate.

II.

# JURISDICTION AND VENUE

This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter relates to the administration of the estate and is accordingly a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A) and (O). Venue of this case is proper in this Court pursuant to 28 U.S.C. §§ 1408 and 1409. The statutory predicate for the relief requested herein are sections 365(a) and 554(a) of title 11 of the United States Code (the "Bankruptcy Code").

III.

## STATEMENT OF FACTS

## A. The Background of the Debtor's Business

The Debtor is a California corporation. Hannes Tulving, Jr. is the President and sole equity holder of the Debtor. The Debtor was in the business of selling and purchasing gold, silver, coins, bullion, and other precious metals through its internet website or by phone. Over the past year, customer complaints against the Debtor concerning delayed or undelivered orders were increasingly

PACHULSKI STANG ZIEHL & JONES LLP Attorneys at Liw Los Angeles, Calipornia 1

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made to the Better Business Bureau as well as various law enforcement agencies. In early March, 2014, a class-action lawsuit was filed against the Debtor and Hannes Tulving, Jr. in the United States District Court, Northern District of California. The Debtor ceased operations on or about March 3, 2014. Shortly before the initiation of these proceedings, a raid was conducted at the business offices of the Debtor by the Secret Service and the Department of Justice and the Debtor's computers, documents and inventory were seized for an ongoing criminal investigation.

# B. Procedural Background of Case

The Debtor commenced this case by the filing of a voluntary petition for relief under chapter 11 of the Bankruptcy Code on March 10, 2014. In light of the pending criminal investigation and other ongoing litigation, on March 18, 2014, the United States Trustee filed a *Stipulation Appointing Chapter 11 Trustee* [Docket No. 15] ("Stipulation"), which was signed by both the Debtor and its attorney. The Stipulation was approved by the Bankruptcy Court on March 18, 2014 [Docket No. 16] and an Order was entered by the Court on March 21, 2014 approving the *U.S. Trustee's Application for the Appointment of a Chapter 11 Trustee*, appointing R. Todd Neilson as Trustee of the Debtor's estate [Docket No. 22].

# C. The Lease

The Debtor is a party to, a non-residential real property lease, dated January 1, 2011, between the Debtor, as tenant, and Levon Gugasian, as landlord (the "Landlord"), for the premises (the "Leased Premises") located at 150 West 17<sup>th</sup> Street, Unit A, Costa Mesa, California (the "Lease"). The lease is for a ten-year term, commencing January 1, 2011 and terminating February 28, 2021. The base monthly rental for the Lease is \$30,000 plus an added \$1,000 per month for other expenses. The Debtor paid a security deposit to the Landlord in the amount of \$30,000 for the Lease. The Trustee is informed and believes that the Landlord applied the security deposit towards payment of unpaid rent in 2013.

### D. The Rejection of the Lease

The Trustee has determined in his business judgment that continued occupancy of the Leased Premises is not in the best interests of the estate. The Debtor no longer occupies or uses the Leased Premises and the Leased Premises are not necessary for the Trustee's administration of the estate.

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The Trustee has determined that the rejection of the Lease is in the best interests of the estate so that it can avoid the incurrence of additional unnecessary administrative rent, which is no less than \$31,000 per month. The Trustee is, therefore, seeking approval of the rejection of the Lease, which might otherwise become an unnecessary drain on the assets of this estate, with said rejection being effective (the "Rejection Effective Date") as of the earlier of: (a) date that the Trustee turns over the keys to the Landlord, or (b) May 20, 2014.

The Trustee does not believe that the Lease holds any value, especially in light of the "carrying costs" the estate would incur during any marketing period and the possibility that no viable assignee would materialize. The base monthly cost of the Lease to the estate is approximately \$31,000, which amounts could be treated as an administrative expenses if the Lease is not rejected in a timely manner.

#### E. The Abandonment of the Remaining Personal Property

By the Motion, the Trustee seeks to abandon any personal property (the "Remaining Personal Property") belonging to the Debtor remaining at the Leased Premises as of the Rejection Effective Date, with the abandonment being effective as of the Rejection Effective Date. On May 2, 2014, the Court entered an order (the "Sale Order") granting the Expedited Motion of Chapter 11 Trustee for Order: (1) Approving the Employment of Van Horn Auctions Appraisal Group, LLC as Auctioneer for the Estate Pursuant to 11 U.S.C. Sections 327 and 328(A); (2) Authorizing the Sale of Estate Property at Public Auction Outside the Ordinary Course of Business Pursuant to 11 U.S.C. Section 363(B); (3) Authorizing Payment of Costs and Allowing Compensation; and (4) Waiving 14-Day Stay Period (the "Sale Motion") [Docket No. 83]. The Sale Order authorized the Trustee, among other things, to auction the personal property located at the Premises. The Trustee, by no later than the Rejection Effective Date, will have removed all personal property of any value to the estate from the Leased Premises. The personal property that remains at the Leased Premises after such removal will be de minimis. To the extent there may be any other Remaining Personal Property, it will be of no value to the chapter 11 estate. The cost of removing, storing and marketing the Remaining Personal Property would significantly outweigh the value of that property, therefore, the Remaining

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Personal Property is burdensome to the estate and should be abandoned effective as of the Rejection Effective Date.

#### IV.

#### ARGUMENT

#### A. <u>Immediate Rejection of the Lease Is Justified</u>

Section 365(a) of the Bankruptcy Code provides that a trustee, "subject to the court's approval, may assume or reject any executory contract or unexpired lease of the debtor." 11 U.S.C. § 365(a). This provision allows a trustee "to relieve the bankruptcy estate of burdensome agreements which have not been completely performed." Stewart Title Guar. Co. v. Old Republic Nat'l Title Co., 83 F.3d 735, 741 (5th Cir. 1996) (citing In re Muerexco Petroleum, Inc., 15 F.3d 60, 62 (5th Cir. 1994)).

The standard applied to determine whether the rejection of an executory contract or unexpired lease should be authorized is the "business judgment" standard. As the Bankruptcy Appellate Panel held in *In re Chi-Feng Huang*, 23 B.R. 798, 800 (B.A.P. 9th Cir. 1982), a trustee may exercise his business judgment to reject executory contracts or unexpired leases that are no longer useful or necessary to the bankruptcy estate. The standard for rejection is satisfied when a trustee has made a business determination that rejection will benefit the estate. *See Commercial Fin. Ltd. v. Haw. Dimensions, Inc.* (In re Haw. Dimensions, Inc.), 47 B.R. 425, 427 (Bankr. D. Haw. 1985) ("[U]nder the business judgment test, a court should approve a debtor's proposed rejection if such rejection will benefit the estate."). In applying the business judgment standard, courts show great deference to the trustee's decision to reject. *See*, e.g., *Summit Land Co. v. Allen* (In re Summit Land Co.), 13 B.R. 310, 315 (Bankr. D. Utah 1981) (noting that, absent extraordinary circumstances, court approval of a debtor's decision to assume or reject an executory contract "should be granted as a matter of course").

Based on the Trustee's knowledge of the Lease and his knowledge of the rental market in the area where the Leased Premises are located, the Trustee does not believe that the estate can obtain any material value by seeking to assume and assign the Lease. The estate would be risking the full weight of further possible administrative rent if no assignee materializes for the Lease with no

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corresponding benefit to the estate. Prompt rejection will minimize unnecessary administrative costs for the benefit of all creditors of the estate. In the exercise of his business judgment, the Trustee has therefore concluded that rejection of the Lease is in the best interests of the estate.

#### B. Abandonment of Remaining Personal Property Is Appropriate

Section 554(a) of the Bankruptcy Code provides that, "[a]fter notice and a hearing, the trustee may abandon any property of the estate that is burdensome to the estate or that is of inconsequential value and benefit to the estate." 11 U.S.C. § 554(a). In evaluating decisions to abandon property of the estate, courts focus on whether such decision reflects a business judgment made in good faith. See, e.g., In re Cult Awareness Network, Inc., 205 B.R. 575, 579 (Bankr. N.D. Ill. 1997) (citations omitted); In re Wilson, 94 B.R. 886, 888-889 (Bankr. E.D. Va. 1989); In re Moore, 110 B.R. 924, 928 (Bankr. C.D. Cal. 1990) ("The choice of which type of action [is appropriate to liquidate the assets of the estate] (whether it be acceptance of the offer, a counteroffer, negotiation, open bidding, or bringing a formal motion for abandonment) belongs to the trustee within the sound exercise of the trustee's business judgment so long as the trustee fulfills his statutory duties.").

The Trustee believes that the value of the Remaining Personal Property is *de minimis*.

Abandonment of the Remaining Personal Property is appropriate because the cost of moving, storing and marketing the Remaining Personal Property would out strip the value of that property. Further, its abandonment is necessary to eliminate any issues regarding administrative expenses associated with leaving the property at the Premises.

After duly considering such factors, the Trustee has determined, in the exercise of his sound business judgment, that abandonment of the Remaining Personal Property is in the best interests of the estate and requests that the Court approve abandonment of the Remaining Personal Property effective as of the Rejection Effective Date.

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### **ATTACHMENT 4**

Doc 561-4 Case 8:14-bk-11492-ES Filed 03/09/16 Entered 03/09/16 16:58:20 Desc Case 8:14-bk-11492-Esthibit Exhibits 6-through 25/14 Pages 220 find Bocument Page 41 Doc 105 Filed 05/29/14 Entered 05/29/14 09:27:44 Case 8:14-bk-11492-ES Desc Main Document Page 1 of 2 Linda F. Cantor (CA Bar No. 153762) 1 PACHULSKI STANG ZIEHL & JONES LLP 10100 Santa Monica Blvd., 13th Floor 2 Los Angeles, California 90067 FILED & ENTERED Telephone: 310-277-6910 3 Facsimile: 310-201-0760 E-mail: lcantor@pszjlaw.com 4 MAY 29 2014 5 **CLERK U.S. BANKRUPTCY COURT** Central District of California 6 Proposed Counsel for R. Todd Neilson, Chapter 11 DEPUTY CLERK BY duarte Trustee for The Tulving Company, Inc. 7 UNITED STATES BANKRUPTCY COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 SANTA ANA DIVISION 10 11 Case No.: 8:14-bk-11492-ES In re: 12 Chapter 11 THE TULVING COMPANY, INC., a California corporation, 13 ORDER APPROVING MOTION OF THE **CHAPTER 11 TRUSTEE FOR ORDER** 14 **AUTHORIZING (1) REJECTION OF NON-**Debtor. RESIDENTIAL REAL PROPERTY LEASE 15 LOCATED IN COSTA MESA, CALIFORNIA, AND (2) ABANDONMENT OF REMAINING 16 PERSONAL PROPERTY PURSUANT TO 11 U.S.C. §§ 365 AND 554 17 18 [No Hearing – Local Bankruptcy Rule 9013-1(o)] 19 20 This matter came before the Court upon the Motion Of The Chapter 11 Trustee For Order 21 Authorizing (1) Rejection Of Non-Residential Real Property Lease Located In Costa Mesa, 22 California, And (2) Abandonment Of Remaining Personal Property Pursuant To 11 U.S.C. §§ 365 23 And 554; Memorandum Of Points And Authorities; Declaration Of R. Todd Neilson In Support 24 Thereof [Docket No. 89] (the "Motion") filed by R. Todd Neilson, chapter 11 trustee (the "Trustee") 25 for the bankruptcy case of The Tulving Company, the above-captioned debtor (the "Debtor"). 26 The Court, having considered the Motion and the Declaration of Linda F. Cantor filed 27 pursuant to Local Bankruptcy Rule 9013-1(o) regarding the absence of any objections or requests for 28

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### **ATTACHMENT 5**

#### 750 W. 17th Street, Costa Mesa, California

Year	Month Month	Rent
2014	March	\$24,200.00
2014	April	\$33,000.00
2014	May	\$33,000.00
2014	June	\$33,000.00
2014	July	\$33,000.00
2014	August	\$33,000.00
2014	September	\$33,000.00
2014	October	\$33,000.00
2014	November	\$33,000.00
2014	December	\$33,000.00
2015	January	\$34,000.00
2015	February	\$34,000.00
2015	March	\$34,000.00
2015	April	\$34,000.00
2015	May	\$34,000.00
2015	June	\$34,000.00
2015	July	\$34,000.00
2015	August	\$34,000.00
2015	September	\$34,000.00
2015	October	\$34,000.00
2015	November	\$34,000.00
2015	December	\$34,000.00
2016	January	\$35,000.00
2016	February	\$35,000.00
2016	March	\$35,000.00
2016	April	\$35,000.00
2016	May	\$35,000.00
2016	June	\$35,000.00
2016	July	\$35,000.00
2016	August	\$35,000.00
2016	September	\$35,000.00
2016	October	\$35,000.00
2016	November	\$35,000.00
2016	December	\$35,000.00
2017	January	\$36,000.00
2017	February	\$36,000.00
2017	March	\$36,000.00
2017	April	\$36,000.00
2017	May	\$36,000.00

2017	June	\$36,000.00
2017	July	\$36,000.00
2017	August	\$36,000.00
2017	September	\$36,000.00
2017	October	\$36,000.00
2017	November	\$36,000.00
2017	December	\$36,000.00
2018	January	\$37,000.00
2018	February	\$37,000.00
2018	March	\$37,000.00
2018	April	\$37,000.00
2018	May	\$37,000.00
2018	June	\$37,000.00
2018	July	\$37,000.00
2018	August	\$37,000.00
2018	September	\$37,000.00
2018	October	\$37,000.00
2018	November	\$37,000.00
2018	December	\$37,000.00
2019	January	\$38,000.00
2019	February	\$38,000.00
2019	March	\$38,000.00
2019	April	\$38,000.00
2019	May	\$38,000.00
2019	June	\$38,000.00
2019	July	\$38,000.00
2019	August	\$38,000.00
2019	September	\$38,000.00
2019	October	\$38,000.00
2019	November	\$38,000.00
2019	December	\$38,000.00
2020	January	\$39,000.00
2020	February	\$39,000.00
2020	March	\$39,000.00
2020	April	\$39,000.00
2020	May	\$39,000.00
2020	June	\$39,000.00
2020	July	\$39,000.00
2020	August	\$39,000.00
2020	September	\$39,000.00
2020	October	\$39,000.00
2020	November	\$39,000.00

2020	December	\$39,000.00
2021	January	\$40,000.00
2021	February	\$40,000.00
	Total	\$3,029,200.00
	15% of Total	\$454,380.00
	3 Years	\$799,200.00
	1 Year	\$389,200.00
	Rejection Portion of Claim	<u>\$454,380.00</u>
	Unpaid Rent as of Petition Date	\$225,645.16
	Security Deposit Applied	-\$30,000.00
	Pre-petition Arrearages Portion of Claim	<u>\$195,645.16</u>
	TOTAL CLAIM	<u>\$650,025.16</u>

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### **ATTACHMENT 6**

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# LEVON GUGASIAN & THE TULVING CO., INC. Schedule of Lease Transactions For the Period from April 11, 2013 to April 10, 2014

	<u>Date</u>	P	Rent Pursuant to the <u>Lease</u>	١	Rent Received	De	elinquent <u>Rent</u>		Security Deposit <u>Applied</u>	D	Net elinquent <u>Rent</u>		umulative elinquent <u>Reot</u>		interest		Late <u>Fee</u>		Total Due and <u>Payable</u>
6/1/2013 32,000 (31,000) 1,000 (1,000) 7/1/2013 32,000 32,000 32,000 32,000 33,000 30,							7:	50 V	V. 17th Stre	et,	Costa Mesa	CA			· · · · · · · · · · · · · · · · · · ·				
7/1/2013 32,000 32,000 32,000 32,000 \$4,000 \$ 4,000 \$ 34 \$ 400 \$ 8/1/2013 32,000 32,000 32,000 32,000 36,000 355 3,200 10/1/2013 32,000 32,000 32,000 32,000 10,000 849 3,200 11/1/2013 32,000 32,000 32,000 32,000 10,000 849 3,200 11/1/2013 32,000 15,000 18,000 1	1. 1	\$		\$		\$		\$											
8/1/2013 32,000 32,000 32,000 32,000 68,000 59 3,200 10/1/2013 32,000 32,000 32,000 100,000 849 3,200 11/1/2013 32,000 32,000 32,000 32,000 100,000 849 3,200 11/1/2013 32,000 32,000 32,000 32,000 100,000 849 3,200 11/1/2014 33,000 (15,000) 18,000 18,000 18,000 12,000 1,546 1,800 11/1/2014 33,000 (15,000) 18,000 18,000 18,000 18,000 10,546 1,800 3/1/2014 33,000 (15,000) 18,000 18,000 18,000 218,000 1,546 1,800 3/1/2014 33,000 (15,000) 18,000 18,000 18,000 218,000 1,852 1,800 4/1/2014 33,000 (15,000) 33,000 33,000 251,000 1,852 1,800 3/1/2014 30,000 (15,000) \$3,000 \$30,000 \$30,000 \$251,000 \$0.000 \$1,000 \$0.000 \$0			-		(31,000)					,	4 000		4 000		24	,	400		4 404
9/1/2013 32,000 32,000 32,000 32,000 68,000 559 3,200 10/1/2013 32,000 32,000 32,000 130,000 849 3,200 11/1/2013 32,000 32,000 32,000 130,000 849 3,200 11/1/2013 32,000 32,000 130,000 180,00									(28,000)	Þ	-	Þ	•	Þ		Þ		Þ	4,434 35,506
10/1/2013																	•		35,759
111/1/2013																			36,049
12/1/2013   32,000   32,000   18,000   164,000   1,393   3,200   1/1/2014   33,000   (15,000)   18,000   18,000   18,000   200,000   1,534   1,800   3/1/2014   33,000   (15,000)   18,000   18,000   218,000   1,534   1,800   3/1/2014   33,000   (15,000)   33,000   33,000   251,000   2,663   3,300   5/1/2014   33,000   (107,000) \$ 281,000 \$ 33,000   251,000   2,663   3,300   5/1/2014   33,000   (107,000) \$ 281,000 \$ 33,000   251,000   5 11,220 \$ 25,100 \$   5 11,220 \$ 25,100 \$   5 11,220 \$ 25,100 \$   5 11/2013   5,800   (6,300) \$ 500   (5,800)   5/1/2013   5,800   6,800   6,800   6,800   6,800   6,800   13,200   111   680   11/1/2013   5,800   6,800   6,800   6,800   6,800   6,800   13,200   112   680   11/1/2013   5,800   6,800   6,800   6,800   6,800   13,200   112   680   11/1/2013   5,800   6,800   6,800   6,800   6,800   20,000   164   660   11/1/2013   5,800   6,800   6,800   6,800   6,800   20,000   164   660   11/1/2013   5,800   6,800   6,800   6,800   20,000   164   660   11/1/2013   5,800   6,800   6,800   6,800   20,000   164   660   11/1/2014   7,300   (6,300)   1,000   1,000   27,800   226   100   11/1/2014   7,300   (6,300)   1,000   7,300   7,300   27,800   236   100   2/1/2014   7,300   (6,300)   1,000   7,300   7,300   36,100   307   730   1/1/2014   7,300   7,300   7,300   7,300   36,100   307   730   1/1/2014   7,300   7,300   7,300   7,300   36,100   307   730   1/1/2014   7,300   5,500   5,500   5,500   5,500   3,500   6,500   3,500   3,500   6,500   3,500   3,500   6,500   3,500   6,500   3,500   3,500   6,500   3,500											-		•						36,285
1/1/2014   33,000   (15,000)   18,000   18,000   18,000   15,346   1,800   17/1/2014   33,000   (15,000)   18,000   18,000   218,000   1,534   1,800   1,7/2014   33,000   (15,000)   18,000   33,000   251,000   2,063   3,300   2,5/1/2014													-				•		35,593
11/2014   33,000   (15,000)   18,000   18,000   200,000   1,534   1,800   3/1/2014   33,000   (15,000)   18,000   18,000   218,000   1,852   1,800   5/1/2014	1 1		•		(15.000)								-				-		21,346
3/1/2014   33,000   (15,000)   18,000   18,000   218,000   2,063   3,300   3,300   251,000   2,063   3,300   3,300   251,000   2,063   3,300   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300   2,000   3,300			•				•				-								21,334
A/1/2014			-				-				-				-				21,652
Totals					,,,_,,						-								38,363
S71/2013   \$ 6,800   \$ (6,300)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ 500   \$ (500)   \$ (50			•		•		•		-		•				-		•		•
S/1/2013   \$ 6,800   \$ (6,300)   \$ 500   \$ (500)	otals	\$	388,000	\$	(107,000)	\$	281,000	\$	(30,000)	\$	251,000			\$	11,220	\$	25,100	\$	287,320
5/1/2013 \$ 6,800 \$ (6,300) \$ 500 \$ (500)  7/1/2013 6,800 (6,300) 500 (500)  7/1/2013 6,800 (6,300) 500 (6,800)  8/1/2013 6,800 6,800 (6,800)  8/1/2013 6,800 6,800 (6,800)  9/1/2013 6,800 6,800 (6,800)  10/1/2013 6,800 6,800 (6,800 13,200 112 680  11/1/2013 6,800 6,800 6,800 6,800 20,000 164 680  11/1/2014 7,300 (6,300) 1,000 1,000 27,800 228 680  1/1/2014 7,300 (6,300) 1,000 1,000 27,800 225 100  2/1/2014 7,300 (6,300) 7,300 7,300 7,300 36,100 307 730  4/1/2014 7,300 7,300 7,300 7,300 7,300 36,100 307 730  4/1/2014 7,300 7,300 7,300 7,300 7,300 36,100 307 730  4/1/2014 7,300 7,300 7,300 7,300 7,300 43,400 \$ 1,677 \$ 4,340 \$   **Totals**  **S 83,600 \$ (25,200) \$ 58,400 \$ (15,000) \$ 43,400 \$ \$ 1,677 \$ 4,340 \$ \$  **S 83,600 \$ 5,500 5,500 (5,500)  8/1/13 5,500 5,500 5,500 (5,500)  8/1/13 5,500 5,500 5,500 (5,500)  8/1/13 5,500 5,500 5,500 5,500 13,500 111 550  11/1/13 5,500 5,500 5,500 5,500 13,500 111 550  11/1/13 5,500 5,500 5,500 5,500 3,000 68 550  11/1/13 5,500 5,500 5,500 5,500 3,000 161 550  11/1/13 5,500 5,500 5,500 5,500 13,500 111 550  11/1/13 5,500 5,500 5,500 5,500 3,000 68 550  11/1/14 6,000 6,000 6,000 6,000 25,000 212 600  4/1/14 6,000 6,000 6,000 6,000 31,000 238 600  4/1/14 6,000 6,000 6,000 6,000 33,000 353 600  5/1/14											4								
6/1/2013	<del></del>		<del></del>			2	112 1/2 W	/. O	teanfront B	oule	vard, News	ort	Beach CA						
6/1/2013	5/1/2013	\$	6,800	\$	(6,300)	\$	500	\$	(500)										
8/1/2013	6/1/2013		6,800		(6,300)				(500)										
9/1/2013	7/1/2013		6,800				6,800		(6,800)										
10/1/2013	8/1/2013		6,800				6,800		(6,800)										
11/1/2013	9/1/2013		6,800				6,800		(400)	\$	6,400	\$	6,400	\$	53	\$	640	\$	7,093
12/1/2013	0/1/2013		6,800				6,800				6,800		13,200		112		680		7,592
1/1/2014 7,300 (6,300) 1,000 1,000 27,800 236 100 2/1/2014 7,300 (6,300) 1,000 1,000 28,800 221 100 3/1/2014 7,300 7,300 7,300 36,100 307 730 4/1/2014 7,300 7,300 7,300 36,100 357 730 4/1/2014 7,300 7,300 7,300 43,400 357 730 5/1/2014	1/1/2013												20,000		164		680		7,644
2/1/2014 7,300 (6,300) 1,000 1,000 28,800 221 100 3/1/2014 7,300 7,300 7,300 36,100 307 730 4/1/2014 7,300 7,300 7,300 36,100 357 730 5/1/2014													26,800		228		680		7,708
3/1/2014 7,300 7,300 7,300 7,300 36,100 307 730 4/1/2014 7,300 7,300 7,300 43,400 357 730 5/1/2014													-						1,336
4/1/2014         7,300         7,300         7,300         43,400         357         730           5/1/2014         -					(6,300)								-						1,321
Totals \$ 83,600 \$ (25,200) \$ 58,400 \$ (15,000) \$ 43,400 \$ \$ 1,677 \$ 4,340 \$ \$  2110 1/2 W. Oceanfront Boulevard, Newport Beach CA  5/1/2013 \$ 5,500 \$ (5,000) \$ 500 \$ (500)  7/1/13 5,500 \$ (5,000) \$ 5,500 \$ (5,500)  8/1/13 5,500 \$ 5,500 \$ (5,000) \$ 2,500 \$ 2,500 \$ 21 \$ 250 \$ 10/1/13 5,500 \$ 5,500 \$ 5,500 \$ 5,500 \$ 13,500 \$ 111 550  11/1/13 5,500 \$ 5,500 \$ 5,500 \$ 5,500 \$ 13,500 \$ 111 550  11/1/13 5,500 \$ 5,500 \$ 5,500 \$ 5,500 \$ 13,500 \$ 111 550  11/1/14 6,000 \$ 6,000 \$ 6,000 \$ 6,000 \$ 2,500 \$ 238 600  2/1/14 6,000 \$ 6,000 \$ 6,000 \$ 6,000 \$ 37,000 \$ 314 600  4/1/14 6,000 \$ 6,000 \$ 6,000 \$ 6,000 \$ 353 600  5/1/14																			8,337
Totals \$ 83,600 \$ {25,200} \$ 58,400 \$ {15,000} \$ 43,400 \$ \$ 1,677 \$ 4,340 \$ \$  2110 1/2 W. Oceanfront Boulevard, Newport Beach CA  5/1/2013 \$ 5,500 \$ (5,000) \$ 500 \$ (500) 6/1/2013 5,500 (5,000) 500 (5,500) 8/1/13 5,500 5,500 (5,500) 9/1/13 5,500 5,500 (5,500) 9/1/13 5,500 5,500 (3,000) \$ 2,500 \$ 2,500 \$ 21 \$ 250 \$ 10/1/13 5,500 5,500 5,500 5,500 8,000 68 550 11/1/13 5,500 5,500 5,500 5,500 13,500 111 550 12/1/13 5,500 5,500 5,500 5,500 13,500 111 550 12/1/13 6,000 6,000 6,000 6,000 25,000 212 600 2/1/14 6,000 6,000 6,000 6,000 37,000 314 600 3/1/14 6,000 6,000 6,000 6,000 37,000 314 600 4/1/14 6,000 6,000 6,000 6,000 43,000 353 600 5/1/14			7,300				7,300				7,300		43,400		357		730		8,387
	5/1/2014		•		•		•		•		•				•		-		-
5/1/2013       \$ 5,500       \$ (5,000)       \$ 500       \$ (500)         6/1/2013       5,500       (5,000)       500       (500)         7/1/13       5,500       5,500       (5,500)         8/1/13       5,500       5,500       (5,500)         9/1/13       5,500       5,500       (3,000)       \$ 2,500       \$ 2,500       \$ 21       \$ 250       \$ 10/1/13         5,500       5,500       5,500       5,500       8,000       68       550         11/1/13       5,500       5,500       5,500       13,500       111       550         12/1/13       5,500       5,500       5,500       19,000       161       550         1/1/14       6,000       6,000       6,000       25,000       212       600         2/1/14       6,000       6,000       6,000       31,000       238       600         3/1/14       6,000       6,000       6,000       37,000       314       600         4/1/14       6,000       6,000       6,000       43,000       353       600         5/1/14       -       -       -       -       -       -       -       - <td>otals _</td> <td>\$</td> <td>83,600</td> <td>\$</td> <td>(25,200)</td> <td>\$</td> <td>58,400</td> <td>\$</td> <td>(15,000)</td> <td>\$</td> <td>43,400</td> <td></td> <td></td> <td>\$</td> <td>1,677</td> <td>\$</td> <td>4,340</td> <td>\$</td> <td>49,417</td>	otals _	\$	83,600	\$	(25,200)	\$	58,400	\$	(15,000)	\$	43,400			\$	1,677	\$	4,340	\$	49,417
5/1/2013       \$ 5,500       \$ (5,000)       \$ 500       \$ (500)         6/1/2013       5,500       (5,000)       \$ 500       (500)         7/1/13       5,500       5,500       (5,500)         8/1/13       5,500       5,500       (5,500)         9/1/13       5,500       5,500       (3,000)       \$ 2,500       \$ 2,500       \$ 21       \$ 250       \$ 10/1/13         5,500       5,500       5,500       5,500       8,000       68       550         11/1/13       5,500       5,500       5,500       13,500       111       550         12/1/13       5,500       5,500       5,500       13,500       111       550         11/1/4       6,000       6,000       6,000       25,000       212       600         2/1/14       6,000       6,000       6,000       31,000       238       600         3/1/14       6,000       6,000       6,000       37,000       314       600         4/1/14       6,000       6,000       6,000       43,000       353       600         5/1/14       -       -       -       -       -       -       -						2	110 1/2 W	/. Oc	eanfront Bo	oule	vard, Newp	ort	Beach CA						
6/1/2013 5,500 (5,000) 500 (500) 7/1/13 5,500 5,500 (5,500) 8/1/13 5,500 5,500 (5,500) 9/1/13 5,500 5,500 (5,500) 9/1/13 5,500 5,500 (3,000) \$ 2,500 \$ 2,500 \$ 21 \$ 250 \$ 10/1/13 5,500 5,500 5,500 5,500 13,500 111 550 11/1/13 5,500 5,500 5,500 5,500 13,500 111 550 12/1/13 5,500 5,500 5,500 5,500 19,000 161 550 12/1/14 6,000 6,000 6,000 25,000 212 600 2/1/14 6,000 6,000 6,000 31,000 238 600 3/1/14 6,000 6,000 6,000 37,000 314 600 4/1/14 6,000 6,000 6,000 43,000 353 600 5/1/14 6,000 6,000 6,000 43,000 353 600 5/1/14	£ /1 /2012		E FAA		IE DOD'														
7/1/13 5,500 5,500 (5,500) 8/1/13 5,500 5,500 (5,500) 9/1/13 5,500 5,500 (5,500) 9/1/13 5,500 5,500 (3,000) \$ 2,500 \$ 2,500 \$ 21 \$ 250 \$ 10/1/13 5,500 5,500 5,500 5,500 13,500 111 550 11/1/13 5,500 5,500 5,500 5,500 19,000 161 550 12/1/13 5,500 5,500 6,000 25,000 212 600 2/1/14 6,000 6,000 6,000 6,000 31,000 238 600 3/1/14 6,000 6,000 6,000 37,000 314 600 4/1/14 6,000 6,000 6,000 43,000 353 600 5/1/14 5,000 6,000 6,000 43,000 353 600 5/1/14 5,000 6,000 6,000 43,000 353 600		Þ		<b>&gt;</b>		ð		Þ											
8/1/13       5,500       5,500       (5,500)         9/1/13       5,500       5,500       (3,000) \$ 2,500 \$ 2,500 \$ 21 \$ 250 \$         10/1/13       5,500       5,500       5,500 8,000       68 550         11/1/13       5,500       5,500       5,500 13,500       111 550         12/1/13       5,500       5,500       5,500 19,000       161 550         1/1/14       6,000       6,000       6,000 25,000       212 600         2/1/14       6,000       6,000       6,000 31,000       238 600         3/1/14       6,000       6,000       6,000 37,000 314 600         4/1/14       6,000       6,000       6,000 43,000 353 600         5/1/14       -       -       -       -					(5,000)														
9/1/13       5,500       5,500       (3,000) \$       2,500 \$       2,500 \$       21 \$       250 \$         10/1/13       5,500       5,500       5,500       8,000       68       550         11/1/13       5,500       5,500       5,500       13,500       111       550         12/1/13       5,500       5,500       5,500       19,000       161       550         1/1/14       6,000       6,000       6,000       25,000       212       600         2/1/14       6,000       6,000       6,000       31,000       238       600         3/1/14       6,000       6,000       6,000       37,000       314       600         4/1/14       6,000       6,000       6,000       43,000       353       600         5/1/14       - </td <td></td>																			
10/1/13       5,500       5,500       5,500       8,000       68       550         11/1/13       5,500       5,500       5,500       13,500       111       550         12/1/13       5,500       5,500       5,500       19,000       161       550         1/1/14       6,000       6,000       6,000       25,000       212       600         2/1/14       6,000       6,000       6,000       31,000       238       600         3/1/14       6,000       6,000       6,000       37,000       314       600         4/1/14       6,000       6,000       6,000       43,000       353       600         5/1/14       -										ć	2 500	ė	2 500	ć	21	ė	250	ė	2,771
11/1/13     5,500     5,500     5,500     13,500     111     550       12/1/13     5,500     5,500     5,500     19,000     161     550       1/1/14     6,000     6,000     6,000     25,000     212     600       2/1/14     6,000     6,000     6,000     31,000     238     600       3/1/14     6,000     6,000     6,000     37,000     314     600       4/1/14     6,000     6,000     6,000     43,000     353     600       5/1/14     -     -     -     -     -     -     -     -									(3,000)	¥	-	ų		Ÿ		Y		Y	6,118
12/1/13     5,500     5,500     5,500     19,000     161     550       1/1/14     6,000     6,000     6,000     25,000     212     600       2/1/14     6,000     6,000     6,000     31,000     238     600       3/1/14     6,000     6,000     6,000     37,000     314     600       4/1/14     6,000     6,000     6,000     43,000     353     600       5/1/14     -     -     -     -     -     -     -																			6,161
1/1/14     6,000     6,000     6,000     25,000     212     600       2/1/14     6,000     6,000     6,000     31,000     238     600       3/1/14     6,000     6,000     6,000     37,000     314     600       4/1/14     6,000     6,000     6,000     43,000     353     600       5/1/14     -     -     -     -     -     -     -			•																5,211
2/1/14     6,000     6,000     6,000     31,000     238     600       3/1/14     6,000     6,000     6,000     37,000     314     600       4/1/14     6,000     6,000     6,000     43,000     353     600       5/1/14     -     -     -     -     -     -     -																			6,812
3/1/14 6,000 6,000 6,000 37,000 314 600 4/1/14 6,000 6,000 6,000 43,000 353 600 5/1/14			•																6,838
4/1/14 6,000 6,000 6,000 43,000 353 600 5/1/14																			6,914
5/1/14	-																		6,953
			•		-		•		•						•		•		•
Totals \$ 68,000 \$ (10,000) \$ 58,000 \$ (15,000) \$ 43,000 \$ 1,479 \$ 4,300 \$	otals -	\$	68,000	\$	(10,000)	\$	58,000	\$	(15,000)	\$	43,000			\$	1,479	\$	4,300	\$	48,779

Bankruptcy Estate of Tulving Co. Inc. Lease Analysis 2110 1/2 W. Oceanfront Blvd., Newport Beach, CA 92663

Date	Ck. Num	Payee	2 Yr. Payment Amount	4	Yr. Payment Amount
01/06/11	50058	Gugasian, Levon		\$	12,500.00
02/01/11	50406	Gugasian, Levon			5,000.00
03/09/11	51021	Gugasian, Levon			4,500.00
04/18/11	51737	Gugasian, Levon			4,500.00
05/02/11	52107	Gugasian, Levon			4,500.00
06/08/11	52859	Gugasian, Levon			4,500.00
07/07/11	53254	Gugasian, Levon			4,500.00
08/04/11	53736	Gugasian, Levon			4,500.00
		- '	\$ -	\$	44,500.00

Bankruptcy Estate of Tulving Co. Inc.
Detailed Payments
2112 1/2 W. Oceanfront Blvd., Newport Beach, CA 92663

Date	Ck. Num	Payee	2 Yr. Payment Amount	4 Yr. Payment Amount
04/05/44	50057	0		\$ 15,800.00
01/05/11	50057	Gugasian, Levon		· ·
02/01/11	50405	Gugasian, Levon		7,500.00
03/09/11	51020	Gugasian, Levon		5,800.00
04/18/11	51738	Gugasian, Levon		5,800.00
05/02/11	52106	Gugasian, Levon		5,800.00
06/08/11	52858	Gugasian, Levon		5,800.00
07/11/11	53276	Gugasian, Levon		5,800.00
08/05/11	53744	Gugasian, Levon		5,800.00
09/08/11	54394	Gugasian, Levon		5,800.00
09/14/11	54534	Gugasian, Levon		6,300.00
10/21/11	55010	Gugasian, Levon		5,800.00
11/15/11	55268	Gugasian, Levon		6,800.00
12/08/11	55480	Gugasian, Levon		6,800.00
01/04/12	55714	Gugasian, Levon		6,800.00
02/10/12	56123	Gugasian, Levon		6,800.00
03/07/12	56344	Gugasian, Levon		6,800.00
05/18/12	56922	Gugasian, Levon	6,800.00	6,800.00
05/25/12	56997	Gugasian, Levon	6,300.00	6,300.00
06/07/12	57090	Gugasian, Levon	6,300.00	6,300.00
07/12/12	57368	Gugasian, Levon	6,300.00	6,300.00
08/09/12	57607	Gugasian, Levon	6,300.00	6,300.00
09/17/12	58040	Gugasian, Levon	6,300.00	6,300.00
10/17/12	58408	Gugasian, Levon	6,300.00	6,300.00
11/09/12	58617	Gugasian, Levon	6,300.00	6,300.00
12/19/12	58891	Gugasian, Levon	6,300.00	6,300.00
01/09/13	59007	Gugasian, Levon	3,150.00	3,150.00
01/09/13	59007	Gugasian, Levon	3,150.00	3,150.00
02/08/13	59274	Gugasian, Levon	3,150.00	3,150.00
02/08/13	59274	Gugasian, Levon	3,150.00	3,150.00
03/26/13	59595	Gugasian, Levon	3,150.00	3,150.00
03/26/13	59595	Gugasian, Levon	3,150.00	3,150.00
04/15/13	59744	Gugasian, Levon	3,150.00	3,150.00
04/15/13	59744	Gugasian, Levon	3,150.00	3,150.00
05/22/13	59992	Gugasian, Levon	3,150.00	3,150.00
05/22/13	59992	Gugasian, Levon	3,150.00	3,150.00
06/21/13	60170	Gugasian, Levon	3,150.00	3,150.00
06/21/13	60170	Gugasian, Levon	3,150.00	3,150.00
01/02/14	61110	Gugasian, Levon	2,500.00	2,500.00
01/02/14	61110	Gugasian, Levon	2,500.00	2,500.00
01/31/14	61227	Gugasian, Levon	5,000.00	5,000.00
			\$ 105,000.00	\$ 215,000.00

Bankruptcy Estate of Tulving Co. Inc. Detailed Payments 750 17th St., Costa Mesa, CA 92627

Date	Ck. Num	Payee	2 Yr. Payment Amount	4 Yr. Payment Amount
01/03/11	50001	Gugasian, Levon		\$ 12,000.00
02/01/11	50404	Gugasian, Levon		17,800.00
02/01/11	50404	Gugasian, Levon		29,800.00
03/02/11	50885	Gugasian, Levon		30,000.00
04/18/11	51739	Gugasian, Levon		30,000.00
05/02/11	52108	Gugasian, Levon		30,000.00
06/01/11	52764	Gugasian, Levon		30,000.00
07/07/11	53253	Gugasian, Levon		30,000.00
08/04/11	53735	Gugasian, Levon		30,000.00
09/08/11	54393	Gugasian, Levon		30,000.00
10/12/11	54938	Gugasian, Levon		31,800.00
11/15/11	55267	Gugasian, Levon		31,800.00
12/12/11	55513	Gugasian, Levon		31,800.00
01/25/12	55896	Gugasian, Levon		31,800.00
02/17/12	56176	Gugasian, Levon		31,800.00
03/21/12	56448	Gugasian, Levon	\$ 31,800.00	31,800.00
04/30/12	56912	Gugasian, Levon	31,800.00	31,800.00
05/25/12	56996	Gugasian, Levon	31,000.00	31,000.00
06/07/12	57089	Gugasian, Levon	31,000.00	31,000.00
07/12/12	57367	Gugasian, Levon	31,000.00	31,000.00
08/09/12	57608	Gugasian, Levon	31,000.00	31,000.00
09/17/12	58039	Gugasian, Levon	31,000.00	31,000.00
10/17/12	58407	Gugasian, Levon	31,000.00	31,000.00
11/09/12	58616	Gugasian, Levon	31,000.00	31,000.00
12/19/12	58892	Gugasian, Levon	31,000.00	31,000.00
01/09/13	59006	Gugasian, Levon	31,000.00	31,000.00
02/08/13	59273	Gugasian, Levon	31,000.00	31,000.00
03/26/13	59594	Gugasian, Levon	31,000.00	31,000.00
04/15/13	59743	Gugasian, Levon	31,000.00	31,000.00
05/22/13	59990	Gugasian, Levon	31,000.00	31,000.00
06/21/13	60170	Gugasian, Levon	31,000.00	31,000.00
01/09/14	61140	Gugasian, Levon	15,000.00	15,000.00
02/07/14	61253	Gugasian, Levon	15,000.00	15,000.00
02/17/14	61282	Gugasian, Levon	15,000.00	15,000.00
			_	
			\$ 542,600.00	\$ 971,200.00

The Tulving Co. Inc.
Consulting Fees Detailed Transactions
Levon Z. Gugasian

Date	Ck. Num	Payee	Gross Amt.	Fed.	Withholding	State	Withholding	 Net Amt.
04/15/11	51718	Levon Gugasian	\$ 12,500.00	\$	(4,035.65)	\$	(1,197.70)	\$ 7,266.65
04/29/11	52086	Levon Gugasian	12,500.00		(3,769.92)		(1,197.70)	7,532.38
05/13/11	52466	Levon Gugasian	12,500.00		(3,769.92)		(1,197.70)	7,532.38
05/31/11	52738	Levon Gugasian	12,500.00		(3,769.92)		(1,197.70)	7,532.36
06/15/11	52979	Levon Gugasian	12,500.00		(3,769.92)		(1,197.70)	7,532.38
06/30/11	53184	Levon Gugasian	12,500.00		(3,769.92)		(1,197.70)	7,532.38
07/15/11	53368	Levon Gugasian	12,500.00		(3,769.92)		(1,197.70)	7,532.38
07/29/11	53624	Levon Gugasian	12,500.00		(3,769.92)		(1,117.50)	7,612.58
08/15/11	53926	Levon Gugasian	12,500.00		(3,530.52)		(1,047.71)	7,921.77
08/31/11	54251	Levon Gugasian	12,500.00		(3,156.48)		(1,028.45)	8,315.07
09/15/11	100008	Levon Gugasian	12,500.00		(3,156.48)		(1,028.45)	8,315.07
09/30/11	100027	Levon Gugasian	12,500.00		(3,156.48)		(1,028.45)	8,315.07
10/15/11	100063	Levon Gugasian	12,500.00		(3,156.48)		(1,028.45)	8,315.07
10/31/11	100082	Levon Gugasian	12,500.00		(3,156.48)		(1,028.45)	8,315.07
11/15/11	100103	Levon Gugasian	12,500.00		(3,156.48)		(1,028.45)	8,315.07
11/30/11	100122	Levon Gugasian	12,500.00		(3,156.48)		(1,028.45)	8,315.07
12/15/11	100142	Levon Gugasian	12,500.00		(3,156.48)		(1,028.45)	8,315.07
01/03/12	100177	Levon Gugasian	12,500.00		(3,653.14)		(1,146.66)	 7,700.20
			\$ 225,000.00	\$	(62,860.59)	\$	(19,923.37)	\$ 142,216.02

Bankruptcy Estate of Tulving Co. Inc. Detailed Payments 740 W 16th St., Costa Mesa, CA 92627

Date	Num	Name	Memo	Amount
Rent - 740				
05/23/11	52577	Gugasian, Levon	740 W. 16th	\$ 15,000.00
06/08/11	52857	Gugasian, Levon	740 W. 16th - June	15,000.00
07/11/11	53275	Gugasian, Levon	740 W. 16th - Jul	15,000.00
08/05/11	53745	Gugasian, Levon	740 W 16th August	15,000.00
09/14/11	54533	Gugasian, Levon	740 W 16th	15,000.00
10/21/11	55009	Gugasian, Levon	October	15,000.00
10/31/11	55113	Gugasian, Levon	740w16th	15,000.00
12/02/11	55438	Gugasian, Levon	740 W16th	15,000.00
01/04/12	55713	-	740W16	15,000.00
02/10/12	56122	Gugasian, Levon Gugasian, Levon	740W16	15,000.00
03/07/12	56343	Gugasian, Levon	740W16 740W16th	15,000.00
03/07/12	50545	Gugasian, Levon	74000 1001	165,000.00
				·
Repair & Main		Onto	Deletion	0.000.00
06/10/11	52911	Carlos, Leo	Painting	2,000.00
06/13/11	52928	Waynes Carpet & Tile	740 W 16th	3,818.00
06/16/11	53003	Carlos, Leo	Painting	3,500.00
06/24/11	53108	Carlos, Leo	Painting	2,000.00
07/01/11	53204	Carlos, Leo	Painting	5,300.00
07/07/11	53244	Reese, Colin	Clean-up	2,000.00
07/08/11	53270	Carlos, Leo	Painting	2,125.00
07/15/11	53352	Carlos, Leo	Painting	2,525.00
07/22/11	53483	Carlos, Leo	Painting	2,550.00
07/25/11	53494	Gugasian, Levon	Electrical	3,876.00
07/27/11	53536	Carlos, Leo	Supplies	500.00
07/29/11	53609	Magallanes, Pedro	Plumbing & Tile	3,800.00
07/29/11	53610	Carlos, Leo	Painting	2,125.00
07/29/11	53613	Santaniello, James	740W17	5,388.00
08/01/11	53664	Santaniello, James	740W16th	6,845.00
08/03/11	53685	Magallanes, Pedro	Plumbing	2,986.00
08/05/11	53761	Meshot & Associates, Inc.	Appraisal	900.00
11/18/11	55328	Magallanes, Pedro	plumbing	5,165.00
01/09/12	55745	Aviles, Sergio	Clean up	2,000.00
01/13/12	55802	Mossman, Erik	740W16St	4,125.00
01/20/12	55854	Kelley Building Co., Inc.	740 W. 16th	9,500.00
01/23/12	55855	Mossman, Erik		2,000.00
01/25/12	55907	Santaniello, James	740W16th	4,985.00
02/01/12	56009	Kelley Building Co., Inc.	Supervisior	3,192.00
02/01/12	56010	Sesanaros, Manny	•	4,966.00
02/03/12	56041	Kelley Building Co., Inc.	740W16th	18,400.00
02/03/12	56042	Magallanes, Pedro	740W16th	7,818.00
02/06/12	56077	Ezkavizitza, Leon	740W16th	2,214.17
02/08/12	56090	Mossman, Erik	740W16th	9,748.00
02/08/12	56100	Kelley Building Co., Inc.	Roof and skylights	27,877.00
02/15/12	56152	Preciado, Robert	· · · · · · · · · · · · · · · · · · ·	2,500.00
02/15/12	56155	Kelley Building Co., Inc.	740W17th	4,000.00
02/24/12	56232	Magallanes, Pedro	Plumbing	1,500.00
02/27/12	56245	Preciado, Robert	740W16th	2,500.00
02/27/12	56246	Kelley Building Co., Inc.	740W16th	4,000.00
03/12/12	56379	Kelley Building Co., Inc.	740 W 16th	4,000.00
03/12/12	56380	Preciado, Robert	740 W 16th	5,560.00
03/30/12	56523	Kelley Building Co., Inc.	740 W 16(1) 740W17th	4,000.00
03/30/12	56524	Mossman, Erik	/ TO V V I / U :	2,500.00
00/00/12	00027	woodingii, Liik		184,788.17
				104,700.17

Bankruptcy Estate of Tulving Co. Inc. Detailed Payments 740 W 16th St., Costa Mesa, CA 92627

Date	Num	Name	Memo	Amount
Tenant Impro	vements			
04/15/11	51730	Magallanes, Pedro	Plumbing	5,346.00
05/04/11	52205	Magallanes, Pedro	Plumbing	8,829.00
05/18/11	52526	Magallanes, Pedro	Plumbing	3,218.00
06/10/11	52910	Mossman, Erik	740W 16th	7,000.00
06/13/11	52926	Mossman, Erik	740W 16th	7,000.00
06/13/11	52929	Santaniello, James	740 W 16th	5,000.00
06/20/11	53032	Santaniello, James	740 W 16th	9,000.00
06/27/11	53121	Santaniello, James	740 W 16th	7,300.00
06/30/11	53168	Mossman, Erik	Architech	8,741.00
07/06/11	53222	Santaniello, James	underground Electrical	8,500.00
07/22/11	53484	Santaniello, James	740 W 16th St	5,345.00
07/22/11	53486	Mossman, Erik	Architech	4,258.86
09/16/11	54568	Magallanes, Pedro	Plumbing in new storage area	3,188.00
09/28/11	54791	Mossman, Erik	Architech	-
09/28/11	54795	Mossman, Erik	740W16th	4,932.59
10/19/11	54993	Mossman, Erik	740w16th	4,500.00
11/28/11	55380	Mossman, Erik	Architectural/engineering services	3,000.00
12/16/11	55565	Mossman, Erik	740W16th	9,121.26
				104,279.71
			Grand Total	\$ 454,067.88