## B. **DISPUTES EXCLUDED FROM ARBITRATION:**

The following claims, disputes or disagreements under this Lease are expressly excluded from the arbitration procedures set forth herein: 1. Disputes for which a different resolution determination is specifically set forth in this Lease, 2. All claims by either party which (a) seek anything other than enforcement or determination of rights under this Lease, or (b) are primarily founded upon matters of fraud, willful misconduct, bad faith or any other allegations of tortious action, and seek the award of punitive or exemplary damages, 3. Claims relating to (a) Lessor's exercise of any unlawful detainer rights pursuant to applicable law or (b) rights or remedies used by Lessor to gain possession of the Premises or terminate Lessee's right of possession to the Premises, all of which disputes shall be resolved by suit filed in the applicable court of jurisdiction, the decision of which court shall be subject to appeal pursuant to applicable law 4. Any claim or dispute that is within the jurisdiction of the Small Claims Court and 5. All claims arising under Paragraph 39 of this Lease.



Dated	
By and Between (Lessor)	
(Lessee)	
Address of Premises:	
Paragraph	
but not limited to any matter relating to Lessor's failure to approve an ass Paragraph 12 of this Lease, any other defaults by Lessor, or any defaults by any and all rights to the contrary. The Parties agree to at all times conducted hereof and that any attempt to circumvent the terms of this Arbitration Agree B. DISPUTES EXCLUDED FROM ARBITRATION:  The following claims, disputes or disagreements under this Lease are expression a different resolution determination is specifically set forth in this enforcement or determination of rights under this Lease, or (b) are primar allegations of tortious action, and seek the award of punitive or exemplary rights pursuant to applicable law or (b) rights or remedies used by Lessor to the Premises, all of which disputes shall be resolved by suit filed in the action.	and all claims, disputes or disagreements arising under this Lease, including, ignment, sublease or other transfer of Lessee's interest in the Lease under y Lessee by and through arbitration as provided below and irrevocably waive ict themselves in strict, full, complete and timely accordance with the terms ment shall be absolutely null and void and of no force or effect whatsoever.  Install excluded from the arbitration procedures set forth herein: 1. Disputes for Lease, 2. All claims by either party which (a) seek anything other than illy founded upon matters of fraud, willful misconduct, bad faith or any other damages, 3. Claims relating to (a) Lessor's exercise of any unlawful detainer or gain possession of the Premises or terminate Lessee's right of possession applicable court of jurisdiction, the decision of which court shall be subject to that is within the jurisdiction of the Small Claims Court
C. APPOINTMENT OF AN ARBITRATOR: All disputes subject to this Arbitration Agreement, shall be determined	by binding arbitration before: $\square$ a retired judge of the applicable court of
jurisdiction (e.g., the Superior Court of the State of California) affiliated with Arbitration Association ("AAA") under its commercial arbitration rules, [	n Judicial Arbitration & Mediation Services, Inc. ("JAMS"),   the American
within ten (10) days after either party sends written notice (the "Arbitration party and to the Arbitrator. The Arbitration Notice shall contain a description amount involved, if any, and the remedy or determination sought. If the Paramount involved, if they are unable to agree within ten days, JAMS will provide judge (or if there are two, the one selected by JAMS) will serve as the Arbitration party and to the party and the party a	trator"). Such arbitration shall be initiated by the Parties, or either of them, Notice") of a demand to arbitrate by registered or certified mail to the other in of the subject matter of the arbitration, the dispute with respect thereto, the arties have agreed to use JAMS they may agree on a retired judge from the a list of three available judges and each party may strike one. The remaining trator. If the Parties have elected to utilize AAA or some other organization, is. In the event the Arbitrator is not selected as provided for above for any

## D. ARBITRATION PROCEDURE

1. **PRE-HEARING ACTIONS.** The Arbitrator shall schedule a pre-hearing conference to resolve procedural matters, arrange for the exchange of information, obtain stipulations, and narrow the issues. The Parties will submit proposed discovery schedules to the Arbitrator at the pre-hearing conference. The scope and duration of discovery will be within the sole discretion of the Arbitrator. The Arbitrator shall have the discretion to order a pre-hearing exchange of information by the Parties, including, without limitation, production of requested documents, exchange of summaries of testimony of proposed witnesses, and examination by deposition of parties and third-party witnesses. This discretion shall be exercised in favor of discovery reasonable under the circumstances. The Arbitrator shall issue subpoenas and subpoenas duces tecum as provided for in the applicable statutory or case law (e.g., in California Code of Civil Procedure Section 1282.6).

reason, the party initiating arbitration shall apply to the appropriate court for the appointment of a qualified retired judge to act as the Arbitrator.

THE DECISION. The arbitration shall be conducted in the city or county within which the Premises are located at a reasonably convenient site. Any Party may be represented by counsel or other authorized representative. In rendering a decision(s), the Arbitrator shall determine the rights and obligations of the Parties according to the substantive laws and the terms and provisions of this Lease. The Arbitrator's decision shall be based on the evidence introduced at the hearing, including all logical and reasonable inferences therefrom. The Arbitrator may make any determination and/or grant any remedy or relief that is just and equitable. The decision must be based on, and accompanied by, a written statement of decision explaining the factual and legal basis for the decision as to each of the principal controverted issues. The decision shall be conclusive and binding, and it may thereafter be confirmed as a judgment by the court of applicable jurisdiction, subject only to challenge on the grounds set forth in the applicable statutory or case law (e.g., in California Code of Civil Procedure Section 1286.2). The validity and enforceability of the Arbitrator's decision is to be determined exclusively by the court of appropriate jurisdiction pursuant to the provisions of this Lease. The Arbitrator may award costs, including without limitation, Arbitrator's fees and costs, attorneys' fees, and expert and witness costs, to the prevailing party, if any, as determined by the Arbitrator in his discretion

Whenever a matter which has been submitted to arbitration involves a dispute as to whether or not a particular act or omission (other than a failure to pay money) constitutes a Default, the time to commence or cease such action shall be tolled from the date that the Notice of Arbitration is

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INITIALS		INITIALS

served through and until the date the Arbitrator renders his or her decision. Provided, however, that this provision shall NOT apply in the event that the Arbitrator determines that the Arbitration Notice was prepared in bad faith.

Whenever a dispute arises between the Parties concerning whether or not the failure to make a payment of money constitutes a default, the service of an Arbitration Notice shall NOT toll the time period in which to pay the money. The Party allegedly obligated to pay the money may, however, elect to pay the money "under protest" by accompanying said payment with a written statement setting forth the reasons for such protest. If thereafter, the Arbitrator determines that the Party who received said money was not entitled to such payment, said money shall be promptly returned to the Party who paid such money under protest together with Interest thereon as defined in Paragraph 13.5. If a Party makes a payment "under protest" but no Notice of Arbitration is filed within thirty days, then such protest shall be deemed waived. (See also Paragraph 42 or 43)

NOTICE: These forms are often modified to meet changing requirements of law and industry needs. Always write or call to make sure you are utilizing the most current form: AIR Commercial Real Estate Association, 800 W 6th Street, Suite 800, Los Angeles, CA 90017. Telephone No. (213) 687-8777. Fax No.: (213) 687-8616.





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