Office Multi-tenant Gross

11.2 change the second sentence so that it reads in pertinent part: 'Notwithstanding the provisions of Paragraph 4.2 (vi), if a service is deleted by Paragraph 1.13 and such service is not separately metered.......



STANDARD MULTI-TENANT OFFICE LEASE - GROSS AIR COMMERCIAL REAL ESTATE ASSOCIATION

1.	Basic P		("Basic Pr	,	dated for reference purpo	nses only			
is made	by and be				acce for reference purpo				
							("Lessor"		
and									
							("Lessee")		
(collecti	vely the "F	Parties", o	r individually	∕ a " Party ").			(Lessee)		
	1.2(a)	Premise	es: That ce	rtain portion	of the Project (as define	d below), known as	Suite Numbers(s)		
							square feet and approximately		
					e located at:				
State of	ity of				with zin coo	_ , County of	. In addition to Lessee's rights to use and occupy the		
							as (as defined in Paragraph 2.7 below) as hereinafte		
					/ / / /		opped ceilings, or the utility raceways of the building		
	-				1 / 1 / 1		the Building, the Common Areas, the land upon which		
				1			v referred to as the "Project." The Project consists o		
approxir				rentable/so	uare feet. (See also Par	ragraph 2)			
\$	1.2(b)	Parking	j:	unre	served and	reserved vehi	cle parking spaces at a monthly cost of space. (See Paragraph 2.6)		
Φ	1.3						months ("Original Term")		
comme	-								
			ilso Paragra		<u> </u>	,			
	1.4	Early P	ossession:	If the Pren	nises are available Les	•	exclusive possession of the Premises commencing		
	1.5	Base R	ent: \$		per month ("Ba		session Date"). (See also Paragraphs 3.2 and 3.3) on the day of each month		
comme					per mentir (Ba				
	. In the e o reflect su 1.7	vent that i	that size of cation.	the Premise ner Monies F		-	e term of this Lease, Lessor shall recalculate Lessee's		
		(b)	-	Deposit: \$_			("Security Deposit"). (See also Paragraph 5)		
		(c)	Parking:	\$	for the p		·		
		(d) (e)	Other: \$_	Linon Evec	for		·		
	1.8	Agreed		S OPOIT LAGO	tuis Lease. \$_		<u> </u>		
		3							
							. (See also Paragraph 6)		
	1.9			1 /	Base Year is	. Lessor is t	he "Insuring Party". (See also Paragraphs 4.2 and 8)		
annliaak	1.10	(a) Rep			Paragraph/15 and 25) ing real estate brokers (the " Brokers ") and	brokerage relationships exist in this transaction (check		
	ole boxes):						represents Lessor exclusively ("Lessor's Broker");		
							represents Lessee exclusively ("Lessee's Broker"); or		
							represents both Lessor and Lessee ("Dual Agency").		
					· · · · · · · · · · · · · · · · · · ·		Parties, Lessor shall pay to the Brokers the brokerage		
						nent, the sum of	or% of the total Base		
Kent) io	1.11	-		ed by the Bro		ace chall he guarant	teed by		
	1.11	Guaran	itor. The ob	ingations of t	ie Lessee under tilis Lea	ase shall be guarani	("Guarantor"). (See also Paragraph 37		
	1.12 a.n	Business Hours for the Building: a.m. to p.m., Mondays through Fridays (except Building Holidays) and a.m. to p.m. on Saturdays (except Building Holidays). "Building Holidays" shall mean the dates of observation of New							
Year's [dent's Day	, Memorial [Day, Indepen	dence Day, Labor Day, ⁻	Γhanksgiving Day, C	Christmas Day, and		
_	1.13 ne Premise itorial servi	es:	Supplied S	Services . N	otwithstanding the provi	sions of Paragraph	11.1, Lessor is NOT obligated to provide the following		
					PAGE 1 OF 14				
INUTIA							INITE AL C		
INITIAL	.o						INITIALS		

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 Lessee pursuant to this Lease.

- 10.2 Payment of Taxes. Except as otherwise provided in Paragraph 10.3, Lessor shall pay the Real Property Taxes applicable to the Project, and said payments shall be included in the calculation of Operating Expenses in accordance with the provisions of Paragraph 4.2.
- Additional Improvements. Operating Expenses shall not include Real Property Taxes specified in the tax assessor's records and 10.3 work sheets as being caused by additional improvements placed √pon∖the Project by other lessees or by Lessor for the exclusive enjoyment of such other lessees. Notwithstanding Paragraph 10.2 hereof Lessee shall, however, pay to Lessor at the time Operating Expenses are payable under Paragraph 4.2, the entirety of any increase in Real Property Taxes if assessed solely by reason of Alterations, Trade Fixtures or Utility Installations placed upon the Premises by Lessee or at Lessee'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.
- 10.4 Joint Assessment. If the Building is not separately assessed, Real Property Taxes allocated to the Building shall be an equitable 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.
- 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 Lessor. If any of Lessee's said property shall be assessed with Lessor's real property, Lessee shall pay Lessor the taxes attributable to Lessee's property within 10 days after receipt of a written statement setting forth the taxes applicable to Lessee's property.

Utilities and Services

- 11.1 **Services Provided by Lessor.** Lessor shall provide heating, ventilation, air conditioning, reasonable amounts of electricity for normal lighting and office machines, water for reasonable and normal drinking and lavatory use in connection with an office, and replacement light bulbs and/or fluorescent tubes and ballasts for standard overhead fixtures. Lessor shall also provide janitorial services to the Premises and Common Areas 5 times per week, excluding Building Holidays, or pursuant to the attached janitorial schedule, if any. Lessor shall not, however, be required to provide
- janitorial services to kitchens or storage areas included within the Premises.

 11.2 Services Exclusive to Lessee. Notwithstanding the provisions of paragraph 11.1, Lessee shall pay for all water, gas, light, power, telephone and other utilities and services specially or exclusively supplied and/or metered exclusively to the Premises or to Lessee, together with any
- taxes thereon. Notwithstanding the provisions of Paragraph 4.2 (vi), I fa service is deleted by Paragraph 1.13 and such service is not separately metered to the Premises, Lessee shall pay at Lessor's option, either Lessee's Share or a reasonable proportion to be determined by Lessor of all charges for such jointly metered service.
- 11.3 Hours of Service. Said services and utilities shall be provided during times set forth in Paragraph 1.12. Utilities and services required
- at other times shall be subject to advance request and reimbursement by Lessee to Lessor of the cost thereof.

 14. **Ecess Usage by Lessee**. Lessee shall not make connection to the utilities except by or through existing outlets and shall not install or use machinery or equipment in or about the Premises that uses excess water, lighting or power, or suffer or permit any act that causes extra burden upon the utilities or services, including but not limited to security and thash services, over standard office usage for the Project. Lessor shall require
- Lessee to reimburse Lessor for any excess expenses or costs that may arise out of a breach of this subparagraph by Lessee. Lessor may, in its sole discretion, install at Lessee's expense supplemental equipment and/or separate metering applicable to Lessee's excess usage or loading.

 11.5 Interruptions. There shall be no abatement of rent and Lessor shall not be liable in any respect whatsoever for the inadequacy, stoppage, interruption or discontinuance of any utility or service due to riot, strike, labor dispute, breakdown, accident, repair or other cause beyond Lessor's reasonable control or in cooperation with governmental request or directions.

Assignment and Subletting. 12.

12.1 Lessor's Consent Required.

- (a) Lessee 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 Lease 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, sale, acquisition, financing, transfer, leveraged buyout or otherwise), whether or not a formal assignment or hypothecation of this Lease or Lessee's assets occurs, 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 Lease to which Lessor may withhold its consent. "Net Worth of Lessee" shall mean the net worth of Lessee (excluding any guarantors) established under generally accepted accounting principles.
- (d) An assignment or subletting without consent shall, at Lessor's option, be a Default curable after notice per Paragraph 13.1(d), 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 adjustment, (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 Lease 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 assignment or subletting if Lessee is in Default at the time consent is

requested.

(g) Notwithstanding the foregoing, allowing a de minimis portion of the Premises, i e. 20 square feet or less, to be used by a third party vendor in connection with the installation of a vending machine or payphone shall not constitute a subletting.

12.2 Terms and Conditions Applicable to Assignment and Subletting.

(a) Regardless of Lessor's consent, no assignment or subletting shall: (i) be effective without the express written assumption by

- such assignee or sublessee of the obligations of Lessee under this Lease, (ii) release Lessee of any obligations hereunder, or (iii) alter the primary liability of Lessee for the payment of Rent or performance of any other obligations to be performed by Lessee.

 (b) Lessor may accept Rent or 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 remedies for Lessee's Default or Breach.
 - (c) Lessor's consent to any assignment or subletting shall not constitute a 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 Lease, including any assignee or sublessee, without first exhausting Lessor's
- remedies against any other person or entity responsible therefore to Lessor, 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 Lease unless such transfer is specifically consented to by Lessor in writing. (See Paragraph 39.2)
- Additional Terms and Conditions Applicable to Subletting. The following terms and conditions shall apply to any subletting by 12.3 Lessee of all or any part of the Premises and shall be deemed included in all subleases under this Lease 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 Lease; provided, however, that until a Breach shall occur in the performance

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