Shopping Center Lease

4.2(a)(iii) changed to read as follows: 'The cost of trash disposal, pest control services, property management (including, but not be limited to, a property management fee to Lessor equal to 5% of Base Rent and Percentage Rent, security services, and the costs of any environmental inspections.



AIR COMMERCIAL REAL ESTATE ASSOCIATION

STANDARD MULTI-TENANT SHOPPING CENTER LEASE - NET

	1.1	Parties:	`This Leas	ovisions"). e ("Lease"),		eference purpo	ses only		,
and									("Lessor")
anu									
(collective)	ly tha "D	artice" or	individually	∕ a " Party ").					("Lessee")
`	1.2				of the Shop	oping Center (as defined below),	including all impro	vements therein or to be provided by
Lessor und	der the t	erms of this	s Lease, c	ommonly kno	own by the s	street address	of		0111
located in	the City	OT			with zin co	, .C	ounty oras outlin	ed on Exhibit	, State of attached hereto (" Premises ")
and gener	ally des	cribed as (describe b	riefly the nat	ure of the F	Premises):	, ao oaimi	od on Exhibit	
(as defined containing Center know	d in Par the Pre own as	agraph 2.7 mises (" Bu	below) as i ilding ") or	hereinafter to any other	specified, b buildings in	out shall not ha	ave any rights to the Center. The Prei	ne roof, exterior warnises and the Buil	
						within said S also Paragrap		gether with the la	nd upon which they are located, are
	1.3	Term:	40 1110 01	pping con		years	and cement Date") and		months ("Original Term")
commenci		") (Caa ala	aa Daraara	ph 3)		_/("Commend	ement Date") and	ending	
	1.4	Early Po	ssession	the Prer			 see may have nor See also Paragraph		ssion of the Premises commencing
	1.5	Base Re	· · ·			per mo	nth ("Base Rent"),	payable on the	
		commenc		iniona in this	Loono for t	the Page Pont	to be adjusted. Se	o Dorograph	. (See also Paragraph 4)
	1.6		ne ale plot nge Rent		Lease IOI	ille base Kelli	to be adjusted. Se	percent (
and Parag	graph 4 h	ereof.			·		•	ndum, if any, attac	ched hereto and made a part hereof
	1.7					ing Expenses		ro modified during	percent (%) the term of this Lease, Lessor sha
				ch modificati		s and/or the s	Shopping Center a	re modified duffing	the term of this Lease, Lesson sha
	1.8			iation Anni		\$	of the Manchestal	per year (("Merchants' Association Dues").
				ion Dues an ny, attached		ne a member	of the Merchants	Association in ac	ccordance with the provisions of the
•	1.9			ner Monies I					
		(a) Base Rent: \$ for the period (b) Common Area Operating Expenses: \$				for the period	1		
		(c) Security Deposit: \$							
		(d)		ts' Associat	ion Dues:	\$	for	the period	
		(e)	Other: \$		4ian af 4h	for is Lease: \$			
	1.10	(f) Aareed	Use:	e Opon Exec	bution of th				
				<u> </u>					(See also Paragraph 6)
	1.11 1.12		Γrade Nam Partv		nsuring Pa	rty" (See als	φ Paragraph 8)		(See also Paragraph 6)
	1.13	Real Est	ate Broke	r s : (See also	Paragraph	15 and 25)		s") and brokerage	relationships exist in this transaction
(check app	plicable	boxes):				,		roproporto Logo	cor evolucively ("Leccer's Broker")
<u> </u>							r	_	sor exclusively ("Lessor's Broker"); exclusively ("Lessee's Broker"); or
							<u> </u>	•	essor and Lessee ("Dual Agency").
-		(b)	Payment	to Brokers	: Upon exe	cution and de	livery of this Lease	e by both Parties,	Lessor shall pay to the Brokers the
				written agree ces renderec			ch agreement, the	sum of	or% of the
	1.14						Lease are to be g		uarantor"). (See also Paragraph 37
	1.15 Attachments. Attached hereto are the following, all of which constitute a part of this Lease:								, (
							through	_	
						depicting the			
						depicting the story the story in the Shoppile story in the Shoppile story in the st	Shopping Center;		
						Shopping Cer			
			rk letter;	. 5	•	11 9 - 01	•		
		other	r (specify):						
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	_				PAG	SE 1 OF 15			

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or Lessor's designated agent, as exercised in Lessor's sole discretion, which consent may be revoked at any time. In the event that any unauthorized storage or displays shall occur then Lessor shall have the right, without notice, 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.

- 2.9 Common Areas Rules and Regulations. Lessor or such other person(s) as 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 cleanliness 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 Shopping Center 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 Shopping Center
 - Common Areas Changes. Lessor shall have the right, in Lessor's sole discretion, from time to time: 2.10
- To make changes or additions to the Common Areas, including, without limitation, changes in the location, size, shape and number of driveways, entrances, parking spaces, parking areas, loading and unloading areas, ingress, egress, direction of traffic, elevations, landscaped areas, signage, walkways and utility raceways;
- To use and close temporarily any of the Common Areas for the purpose of maintaining, repairing and altering the (b) Shopping Center, so long as reasonable access to the Premises remains available, and to close temporarily any of the Common Areas to whatever extent is required in the opinion of Lessor's counsel to prevent a dedication of or the accrual of any rights of any persons or of the public to any of the Common Areas:
- To designate other land outside the boundaries of the Shopping Center to be a part of the Common Areas or to be entitled to use the Common Areas on a reciprocal basis;
 - (d)To add additional buildings and improvements to the Common Areas; and
- To do and perform such other acts and make such other changes in, to or with respect to the Common Areas and (e) Shopping Center as Lessor may, in the exercise of sound business judgment, deem to be appropriate.
- 2.11 Common Areas - Promotional Events; Sidewalk Sales. Lessor reserves the right, from time to time, in Lessor's sole discretion, to utilize portions of the Common Areas for promotional events, which may include but shall not be limited to entertainment. Lessor further reserves the right, in Lessor's sole discretion, to permit any one or more tenants of the Shopping Center to conduct the display and/or sale of merchandise from the sidewalks immediately adjacent to such tenants' respective premises.
- Common Areas Remodeling. At any time during the Term, Lessor may remodel or expand, in any manner, the existing Shopping Center, which work may include, without limitation, the addition of shops and/or new buildings to the Shopping Center (collectively, "Remodeled Center"). If Lessor deems it necessary for construction personnel to enter the Premises in order to construct the Remodeled Center, Lessor shall give Lessee no less than 60 days prior notice and Lessee shall allow such entry. Lessor shall use reasonable efforts to complete any work affecting the Premises in an efficient manner so as not to interfere unreasonably with Lessee's business. Lessee shall not be entitled to any damages for any inconvenience or any disruption to Lessee's business caused by such work; provided, however, the Base Rent paid by Lessee for the period of the inconvenience shall be abated in proportion to the degree that Lessee's use of the Premises is impaired. Lessor shall have the right to use portions of the Premises to accommodate any structures required for the Remodeled Center, provided that if as a result thereof there is a permanent decrease in the floor area of the Premises of 3% or more, there shall be a proportionate downward adjustment of Base Rent and Lessee's Share.
- 3. Term.
 - 3.1 Term. The Commehcement Ďate, Expiration Date and Original Term of this Lease are as specified in Paragraph 1.3.
- 3.2 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 Date has been specified in Paragraph 1.4, the Parties intend that Lessee shall have access to the Premises as of the Early Possession Date for purposes of preparing and fixturizing the Premises for the conduct of Lessee's business. If Lessee totally or partially occupies the Premises prior to the Commencement Date for any reason (and for purposes hereof, "occupancy" shall include, without limitation, Lessee's entry onto the Premises for purposes of preparing and fixturizing the Premises for business), the obligation to pay Base Rent and Percentage Rent shall be abated for the period of such early possession. All other terms of this Lease (includings but not limited to Lessee's Share of to carry insurance and to maintain the Premises) shall be in effect during such period, except that Lessee's obligation to pay Lessee's Share of Common Area Operating Expenses, Real Property Taxes and insurance premiums shall only be in effect prior to the Commencement Date if Lessee
- has opened for business in the Premises prior to the Commencement Date. Any such Early Possession shall not affect the Expiration Date.

 3.3 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 by such date, Lessor shall not be subject to any liability therefor, nor shall such failure affect the validity of this Lease 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 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 is not delivered within 60 days after the Commencement Date, as the same may be extended under the terms of any Work Letter executed by Parties, Lessee may, at its option, by notice in writing within 10 days after the end of such 60 day period, cancel this Lease, 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. If possession of the Premises is not delivered within 120 days after the Commencement Date, this Lease shall terminate unless other agreements are reached between Lessor and Lessee, in writing.
- Lessee Compliance. Lessor shall not be required to tender possession of the Premises to Lessee until Lessee complies with its obligation to provide evidence of insurance (Paragraph 8.5). Pending delivery of such evidence, Lessee shall be required to perform all of its obligations under this Lease from and after the Start Date, including the payment of Rent, notwithstanding Lessor's election to withhold possession pending receipt of such evidence of insurance. Further, if Lessee 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 until such conditions are satisfied.
- Rent.
- Rent Defined. All monetary obligations of Lessee to Lessor under the terms of this Lease (except for the Security Deposit) are 4.1 deemed to be rent ("Rent").
- 4.2 Common Area Operating Expenses. Lessee shall pay to Lessor during the term hereof, in addition to the Base Rent and, if applicable, Percentage Rent, Lessee's \$hare (as specified in Paragraph 1.7) of all Common Area Operating Expenses, as hereinafter defined, during
- each calendar year of the term of this Lease, in accordance with the following provisions:

 (a) "Common Area Operating Expenses" are defined, for purposes of operation of the Shopping Center, including, but not limited to, the following:
- The operation, repair and maintenance, in neat, clean, good order and condition, and replacement as reasonably necessary, of the following:
- (aa) The Common Areas and Common Area improvements, including parking areas, loading and unloading areas, trash areas, roadways, parkways, walkways, driveways, landscaped areas, parking lot striping, bumpers, irrigation systems, Common Area lighting facilities, fences and gates, elevators, roofs, exterior walls of the buildings, building systems and roof drainage systems.
 - (bb) Exterior signs and any tenant directories.
 - (cc) Any fire detection and/or sprinkler systems.
 - (dd)Common electrical, plumbing and other utilities servicing any building in the Shopping Center and/or

the Common Areas.

All other areas and improvements that are within the exterior boundaries of the Project but outside of (ee) the Premises and/or any other space occupied by a tenant. The cost of water, gas, electricity and telephone to service the Common Areas and any utilities not separately (ii)

(iii) The cost of trash disposal, pest control services, property management (inentage Rent), security services, and the costs of any environmental inspections.

- (iv) Reserves set aside for equipment, maintenance, repair and replacement of Common Areas.
- (v) Real Property Taxes (as defined in Paragraph 10).
- The cost of the premiums for the insurance maintained by Lessor pursuant to Paragraph 8. (vi)
- Any deductible portion of an insured loss concerning the Building or the Common Areas. (vii)
- Auditors', accountants' and attorneys' fees and costs related to the operation of the Shopping Center. (viii)
- The cost of any capital improvement to the Building or the Shopping Center not covered under the provisions of (ix)

PAGE 3 OF 15