

STANDARD SUBLEASE MULTI-TENANT

1. Bası	c Provisions ("Basic Prov	/isions").				
		(" <mark>Sublease</mark> "), dated for refere I rties ", or individually a " Part		, is made by and bet	tween ('	'Sublessor") and
1.2(a) Premises : That ce	ertain portion of the Project ((as defined below), comm	nonly known as (street addre	ess, unit/suite, city, st	ate)
		cated in the County of				
		nafter specified, Sublessee share exterior walls, or the utility	_			
	_	mmon Areas, the land upon	which they are located, a	long with all other buildings	and improvements the	nereon, are herein
	y referred to as the "Pro				\	
1.2(unreserved and			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
		ars and months				("Expiration Date").
1.4 Date").	Early Possession: If the	Premises are available Suble	essee may have non-exclu	usive possession of the Prem	nises commencing	("Early Possession
1.5	Base Rent:	per month ("Base Rent"),	payable on the	day of each month com	mencing	
L If this	box is checked, there ar	re provisions in this Sublease	for the Base Rent to be a	djusted.	1 ,	
		perating Expenses:				t size of the Premises and/or
	•	e term of this Lease, Lessor s fonies Paid Upon Execution:		Share to reflect such modific	ation.	
	(a) Base Rent:	for the period				
		("Security Dep				
	(c) Other:		,			
	· ·	xecution of this Lease:		/		
1.8		ises shall be used and occupi		and for no other purposes.		
1.9		·				
	• •	Each Party acknowledges rec			• • •	d consents to the following
agency re	lationships in this Sublea	se with the following real est	tate brokers ("Broker(s)")	and/or their agents ("Agent	(s)"):	
		License No	Is the broker o	f (check one): the Subl	lessor; or both th	e Sublessee and Sublessor
(dual ager						
	essor's Agent 's Agent and the Subless	License Noor's Agent (dual agent).	Is (check one): the	Sublessor's Agent (salespers	on or broker associate	e); or both the
		License No	Is the broker of	f (check one): the Suble	ssee; or both the	Sublessee and Sublessor
(dual ager		License No	Is (check one):	Sublessee's Agent (salesper	son or broker associa	te): or both the
	's Agent and the Subless		io (oricentoria).	and concern the four contents of the contents	son or proner associat	,
	(b) Payment to Broke	ers: Upon execution and deli	very of this Sublease by b	ooth Parties, Sublessor shall	pay to the Brokers the	e brokerage fee agreed to in
separate v		there is no such agreement, t	the sum of	or % of the tota	al Base Rent) for the b	rokerage services rendered
•		ions of the Sublessee under	this Suhlease shall he gua	aranteed by	Guarantor")	
		hereto are the following, all	_		Suarantor).	
an Ad	ddendum consisting of Pa	aragraphs throu	ugh;			
a plo	t plan depicting the Pren	nises and/or Project;				
L a cur	rent set of the Rules and	Regulations;				
L a Wo	rk Letter;					
		ad any and all amandmants t	a such lages /sellectively	the "Mester Leges").		
		nd any and all amendments to	o such lease (collectively	the waster Lease),		
othe	r (specify):					
2. Prer	nises.					
2.1	-	eby subleases to Sublessee, a	· · · · · · · · · · · · · · · · · · ·			•
\		ns set forth in this Sublease.			•	•
		son, the Base Rent stated her s advised to verify the actual	•	-	o adjustment should t	ne actual size be determined
		hall deliver the Premises to S			mencement Date or t	he Early Possession Date.
						,
×	_		_			
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© 2019 AIR CRE. All Rights Reserved. SBMT-8.02, Revised 01-09-2019 dealings or actions of the indemnifying Party, including any costs, expenses, attorneys' fees reasonably incurred with respect thereto.

- 11. Attorney's fees. If any Party or Broker brings an action or proceeding involving the Premises 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 reimburse all attorneys' fees reasonably incurred. In addition, Sublessor 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).
- 12. No Prior or Other Agreements; Broker Disclaimer. This Sublease contains all agreements between the Parties with respect to any matter mentioned herein, and no other prior or contemporaneous agreement or understanding shall be effective. Sublessor and Sublessee 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 Sublease 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. The liability (including court costs and attorneys' fees), of any Broker with respect to negotiation, execution, delivery or performance by either Sublessor or Sublessee under this Sublease or any amendment or modification hereto shall be limited to an amount up to the fee received by such Broker pursuant to this Sublease; 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.

Signatures to this Sublease accomplished by means of electronic signature or similar

technology shall be legal and binding.	
13. Accessibility; Americans with Disabilities Act.(a) The Premises:	
have not undergone an inspection by a Certified Access Specialist (CASp). Note determine whether the subject premises comply with all of the applicable construct require a CASp inspection of the subject premises, the commercial property owner of the subject premises for the occupancy or potential occupancy of the lessee or tena arrangements for the time and manner of the CASp inspection, the payment of the former to violations of construction-related accessibility standards within the premises	ion-related accessibility standards under state law. Although state law does not or lessor may not prohibit the lessee or tenant from obtaining a CASp inspection ont, if requested by the lessee or tenant. The parties shall mutually agree on the fee for the CASp inspection, and the cost of making any repairs necessary to
have undergone an inspection by a Certified Access Specialist (CASp) and it was standards pursuant to California Civil Code §55.51 et seq. Lessee acknowledges that Lease and agrees to keep such report confidential.	determined that the Premises met all applicable construction-related accessibilit it received a copy of the inspection report at least 48 hours prior to executing the
have undergone an inspection by a Certified Access Specialist (CASp) and it was accessibility standards pursuant to California Civil Code §55.51 et seq. Lessee ackno executing this Lease and agrees to keep such report confidential except as necessary accessibility standards.	wledges that it received a copy of the inspection report at least 48 hours prior to
In the event that the Premises have been issued an inspection report by a CASp the within 7 days of the execution of this Lease.	Lessor shall provide a copy of the disability access inspection certificate to Lessee
(b) Since compliance with the Americans with Disabilities Act (ADA) or use of the Premises, Lessor makes no warranty or representation as to whether or n Lessee's use of the Premises requires modifications or additions to the Premises in o make any such necessary modifications and/or additions at Lessee's expense.	, , , , , , , , , , , , , , , , , , , ,
ATTENTION: NO REPRESENTATION OR RECOMMENDATION IS MADE BY AIR CRE OR TAX CONSEQUENCES OF THIS SUBLEASE OR THE TRANSACTION TO WHICH IT RELAT. SEEK ADVICE OF COUNSEL AS TO THE LEGAL AND TAX CONSEQUENCES OF THIS 2. RETAIN APPROPRIATE CONSULTANTS TO REVIEW AND INVESTIGATE THE CONDITIONITY TO: THE POSSIBLE PRESENCE OF HAZARDOUS SUBSTANCES, THE ZONING AND OPERATING SYSTEMS, AND THE SUITABILITY OF THE PREMISES FOR SUBLESSE	IES. THE PARTIES ARE URGED TO: SUBLEASE. TION OF THE PREMISES. SAID INVESTIGATION SHOULD INCLUDE BUT NOT BE OF THE PROPERTY, THE STRUCTURAL INTEGRITY, THE CONDITION OF THE ROOF
WARNING: IF THE SUBJECT PROPERTY IS LOCATED IN A STATE OTHER THAN CALIFO COMPLY WITH THE LAWS OF THE STATE IN WHICH THE PROPERTY IS LOCATED.	DRNIA, CERTAIN PROVISIONS OF THE SUBLEASE MAY NEED TO BE REVISED TO
Executed At:On:	Executed At: On:
By Sublessor:	By Sublessee:
By: Name Printed: Title:	By: Name Printed: Title:
Phone: Fax:	Phone: Fax:
Email:	Email:

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By:	By:	
Name Printed:	Name Printed:	
Title:	Title:	
Phone:	Phone:	
Fax:	Fax:	
Email:	Email:	
Address:	Address:	
Federal ID No.:	Federal ID No.:	
BROKER	BROKER	
Attn:	Attn:	
Title:	Title:	
Address:	Address:	
Phone:	Phone:	
Fax:	Fax:	
 Email:	Email:	
Federal ID No.:	Federal ID No.:	
Broker/AGENT_DRE License #:	Broker/AGENT DRE License #:	
Agent DRE License #	Agent DRE License #	
Tigette Died dieetise #	rigent Ditti license #	
Consent to the above Sublease is hereby given.		
Consent to the above Sublease is hereby given.		
Executed At:	Executed At:	
Executed On:	Executed On:	
By Master Lessor:	By Guarantor:	
Ву:	Ву:	
Name Printed:	Name Printed:	
Title:	Title:	
Phone:	Address:	
Fax:		
Email:	Ву:	
	Name Printed:	
Ву:	Title:	
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