

COMMERCIAL LEASE AGREEMENT

(C.A.R. Form CL, Revised 12/15)

Dat	e (Fo	r reference only): <u>March 26, 2021</u>	Art Presotto Jr				("Land l ord") and
		County of San Mateo, a politica	I subdivision of the State	of Californ	nia	("Tenant	") agree as follows:
1.	Sui	OPERTY: Landlord rents to Tenant and Tenant re ite #1-A, San Carlos, CA 94070			•		("Premises"), which
		cription of the Premises.	uare footage of rentable spa		ntire property. See e	exhibit	for a further
2.		TERM: The term begins on (date)					
	X	A. Lease: and shall terminate on (date) the term of this agreement expires, with L specified in paragraph 2B. Rent shall be a terms and conditions of this agreement sha	at a rate equal to the rent fo all remain in full force and et	or the imme fect.	ediately preceding r	y that either par month, payable i	n advance. All other
	∠	 B. Month-to-month: and continues as a moother at least 30 days prior to the intended C. RENEWAL OR EXTENSION TERMS: See 	termination date, subject to	any applic	able laws. Such not		
3.	_	SE RENT:					
	A.	Tenant agrees to pay Base Rent at the rate of ((2) \$ per month, of each 12 months thereafter, rent shall be Statistics of the Department of Labor for A (the city nearest the location of the Prem preceding the first calendar month during Commencement Date. In no event shall a	, for the term of the agreeme, for the first 12 months of the adjusted according to any All Urban Consumers ("CPI" lises), based on the following which the adjustment is the adjustment be	e agreemer increase ir) for ng formula to take effer less than t	the U.S. Consume Base Rent will be ect, and divided by the Base Rent for the	er Price Index of e multiplied by the the most recen- ne month immed	the Bureau of Labor ne most current CPI t CPI preceding the liately preceding the
		adjustment. If the CPI is no longer publish reflects the CPI.	ied, then the adjustment to	base Reili	i shall be based on	an alternate int	ex that most closely
			or the period commencing _		and	ending	and
		\$ per month for	or the period commencing _		and	ending	and
		\$ per month for	or the period commencing _		and	ending	
		(4) In accordance with the attached rent s (5) Other:	schedule.				
4.	C. REI		onth's Base Rent in advance	e of Comme	encement Date, Bas	e Rent for the se	cond calendar month
		Definition: ("Rent") shall mean all monetary oblig Payment: Rent shall be paid to (Name) 2536 Graceland Avenue, San Carlos, CA 940				ement, except se	
		location specified by Landlord in writing to Tena					, or at any other
-		Timing: Base Rent shall be paid as specified in	paragraph 3. All other Rent	shall be pa	id within 30 days af	ter Tenant is bille	ed by Landlord.
5.	If T∈	RLY POSSESSION: Tenant is entitled to possess enant is in possession prior to the Commencem s not obligated to pay Rent other than Base Re gated to comply with all other terms of this agreer	ent Date, during this time (nt. Whether or not Tenant	is ob l igated			
6.		CURITY DEPOSIT:					
	Α.	Tenant agrees to pay Landlord \$7,814.70 return. (IF CHECKED:) If Base Rent increase proportion as the increase in Base Rent.	as a secur es during the term of this a				
		All or any portion of the security deposit may be non-sufficient funds ("NSF") fees, or other sums licensee of Tenant; (iii) broom clean the Premis Tenant. SECURITY DEPOSIT SHALL NOT BE the security deposit is used during tenancy, Ten Tenant. Within 30 days after Landlord receives p amount of any security deposit received and the However, if the Landlord's only claim upon the deduction of unpaid Rent, shall be returned with	s due; (ii) repair damage, ex- ses, if necessary, upon term USED BY TENANT IN LIE ant agrees to reinstate the tossession of the Premises, the basis for its disposition, as security deposit is for unpain 14 days after the Landlor	ccluding ordination of to the control of the contro	dinary wear and tea tenancy; and (iv) co MENT OF LAST Mo by deposit within 5 di all: (i) furnish Tenar urn any remaining p then the remaining	r, caused by Ter ver any other un ONTH'S RENT. It ays after written It an itemized sta portion of securit	nant or by a guest or fulfilled obligation of fall or any portion of notice is delivered to tement indicating the y deposit to Tenant.
Len		No interest will be paid on security deposit, unle	ess required by local ordinan		Tononto Initiale (DIC \	\
∟an	alord	's Initials () ()			Tenant's Initials () (
		California Association of REALTORS®, Inc.					

COMMERCIAL LEASE AGREEMENT (CL PAGE 1 OF 6)

ART

Prer	mises: 1200 Industrial Road, Suite #1-A, San C	arlos, CA 9407	0				_ Date <u>March 2</u>	6, 2021
7.	PAYMENTS:							
		TOTAL DU	<u>JE</u>		<u>MENT</u> EIVED	BALA	ANCE DUE	DUE DATE
A.	Rent: From <u>05/04/2021</u> To <u>05/31/2021</u> Date Date	\$	7 <u>,193.76</u>	\$		\$	7,193.76	05/04/2021
В.	Security Deposit	\$	7,814.70	\$	7,814.70	\$		Paid
C.	Other: <u>Last Two Months Rent</u> Category	\$18	<u>5,629.40</u>	\$	15,629.40	\$		<u>Paid</u>
D.	Other:	\$		\$		\$		
E.	Total:	\$30	0,637.86	\$	23,444.10	\$	7,193.76	
9.	trailers, boats, campers, buses or trucks (other clean. Vehicles leaking oil, gas or other motor of inoperable vehicles is not allowed in parking a ADDITIONAL STORAGE: Storage is permitted. The right to additional storage space is is is is storage space shall be an additional storage space that is claimed by another, or in vertice of the control of	per month. than pick-up truehicle fluids sha space(s) or else as follows: Win s not included which another ha	Parking sucks). Tenal all not be powhere on the thin the Base per month.	t to para pace(s) ant shall arked in he Premi emesis of E Rent of Tenants t, title, or	graph 3. If not in are to be used park in assigned parking spaces ses. No overnige only. The parking	ncluded ir for parkind d space(s or on the ht parking ht to paragersonal p t shall not	n the Base Rent g operable mot only. Parking s Premises. Mech is permitted. graph 3. If not i roperty that Ten store any impro	or vehicles, except for space(s) are to be kept nanical work or storage ncluded in Base Rent, ant owns, and shall not perly packaged food or
10.	deemed additional Rent. Landlord and Tenant by reason of Tenant's late or NSF payment. An Landlord's acceptance of any late charge or N	It's use of the standard acknown to amount of white accounting expendar days after 10% interest pagree that these y late charge, d	orage area vledges that chare extremented extremented extremented extra due, er annum ce charges relinquent in toonstitute	t either emely difference on if a close on the deserted enterest, clean waive	late payment of ficult and impra- arges imposed neck is returned linquent amount a fair and reas or NSF fee duester as to any def	f Rent or ctical to de on Landlo NSF, Ter t and \$25. onable es ault of Te	issuance of a Netermine. These ord. If any install pay to 00 as a NSF feetimate of the coaid with the currenant. Landlord's	NSF check may cause costs may include, but ment of Rent due from Landlord, respectively, any of which shall be sts Landlord may incurent installment of Rent. sright to collect a Late
	Charge or NSF fee shall not be deemed an ex rights and remedies under this agreement, and			s due un	der paragraph 4	1, or preve	ent Land l ord fro	m exercising any other
11.	CONDITION OF PREMISES: Tenant has example following exceptions: Items listed as exceptions shall be dealt with in						·	
								•
12.	ZONING AND LAND USE: Tenant accepts the makes no representation or warranty that Premi regarding all applicable Laws.							
13.	TENANT OPERATING EXPENSES: Tenant ag Electricity as well as any phone or cable or o	1 2	_	_				vs Garbage and
14.	PROPERTY OPERATING EXPENSES: A. Tenant agrees to pay its proportionate s common area maintenance, consolidated of the Premises to the total square footage.	hare of Landlo utility and servic	rd's estima ce bills, insi	ited mor urance, a	thly property o	perating e	expenses, includ	
OR	B. (If checked) Paragraph 14 does not app	oly.						
15.	USE: The Premises are for the sole use as <u>Co</u> . No other use is permitted without Landlord's priproperty insurance, Tenant shall pay for the incr	unty's District	ent. If any i	use by T	enant causes a	n increase	in the premium	
16.	RULES/REGULATIONS: Tenant agrees to cor any time posted on the Premises or delivered annoy, endanger, or interfere with other tenant limited to, using, manufacturing, selling, storing waste or nuisance on or about the Premises.	to Tenant. Tena ts of the buildin	ant shall no	ot, and s bors, or	nall ensure that use the Premis	guests ar es for any	nd licensees of unlawful purpo	Tenant do not, disturb, ses, including, but not
17.	MAINTENANCE: A. Tenant OR ✗ (If checked, Landlord) sha water systems, if any, and keep glass, wind the Premises, Landlord may contract for or B. Landlord OR ☐ (If checked, Tenant) shal HAVE THE HVAC SYSTEM SERVICED A	lows and doors perform such n I maintain the ro	in operable naintenance oof, founda	and safe e, and ch tion, exte	e condition. Unle large Tenant for erior walls, com	ss Landlo Landlord' non areas	rd is checked, if s cost. s and <u>NOTE: TE</u> N PAGE 5 OF 6	Tenant fails to maintain ENANT AGREES TO FOR DETAIL.
	Landlord's Initials () ()				Te	enant's Init	tials (DJC) (

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- 18. ALTERATIONS: Tenant shall not make any alterations in or about the Premises, including installation of trade fixtures and signs, without Landlord's prior written consent, which shall not be unreasonably withheld. Any alterations to the Premises shall be done according to Law and with required permits. Tenant shall give Landlord advance notice of the commencement date of any planned alteration, so that Landlord, at its option, may post a Notice of Non-Responsibility to prevent potential liens against Landlord's interest in the Premises. Landlord may also require Tenant to provide Landlord with lien releases from any contractor performing work on the Premises.
- 19. GOVERNMENT IMPOSED ALTERATIONS: Any alterations required by Law as a result of Tenant's use shall be Tenant's responsibility. Landlord shall be responsible for any other alterations required by Law.
- 20. ENTRY: Tenant shall make Premises available to Landlord or Landlord's agent for the purpose of entering to make inspections, necessary or agreed repairs, alterations, or improvements, or to supply necessary or agreed services, or to show Premises to prospective or actual purchasers, tenants, mortgagees, lenders, appraisers, or contractors. Landlord and Tenant agree that 24 hours notice (oral or written) shall be reasonable and sufficient notice. In an emergency, Landlord or Landlord's representative may enter Premises at any time without prior notice.
- 21. SIGNS: Tenant authorizes Landlord to place a FOR SALE sign on the Premises at any time, and a FOR LEASE sign on the Premises within the 90 (or) day period preceding the termination of the agreement.
- 22. SUBLETTING/ASSIGNMENT: Tenant shall not sublet or encumber all or any part of Premises, or assign or transfer this agreement or any interest in it, without the prior written consent of Landlord, which shall not be unreasonably withheld. Unless such consent is obtained, any subletting, assignment, transfer, or encumbrance of the Premises, agreement, or tenancy, by voluntary act of Tenant, operation of law, or otherwise, shall be null and void, and, at the option of Landlord, terminate this agreement. Any proposed sublessee, assignee, or transferee shall submit to Landlord an application and credit information for Landlord's approval, and, if approved, sign a separate written agreement with Landlord and Tenant. Landlord's consent to any one sublease, assignment, or transfer, shall not be construed as consent to any subsequent sublease, assignment, or transfer, and does not release Tenant of Tenant's obligation under this agreement.
- 23. POSSESSION: If Landlord is unable to deliver possession of Premises on Commencement Date, such date shall be extended to the date on which possession is made available to Tenant. However, the expiration date shall remain the same as specified in paragraph 2. If Landlord is unable to deliver possession within 60 (or _______) calendar days after the agreed Commencement Date, Tenant may terminate this agreement by giving written notice to Landlord, and shall be refunded all Rent and security deposit paid.
- 24. TENANT'S OBLIGATIONS UPON VACATING PREMISES: Upon termination of agreement, Tenant shall: (i) give Landlord all copies of all keys or opening devices to Premises, including any common areas; (ii) vacate Premises and surrender it to Landlord empty of all persons and personal property; (iii) vacate all parking and storage spaces; (iv) deliver Premises to Landlord in the same condition as referenced in paragraph 11; (v) clean Premises; (vi) give written notice to Landlord of Tenant's forwarding address; and (vii) Leave the unit in a damage free and broom clean condition.
 - All improvements installed by Tenant, with or without Landlord's consent, become the property of Landlord upon termination. Landlord may nevertheless require Tenant to remove any such improvement that did not exist at the time possession was made available to Tenant.
- 25. BREACH OF CONTRACT/EARLY TERMINATION: In event Tenant, prior to expiration of this agreement, breaches any obligation in this agreement, abandons the premises, or gives notice of tenant's intent to terminate this tenancy prior to its expiration, in addition to any obligations established by paragraph 24, Tenant shall also be responsible for lost rent, rental commissions, advertising expenses, and painting costs necessary to ready Premises for re-rental. Landlord may also recover from Tenant: (i) the worth, at the time of award, of the unpaid Rent that had been earned at the time of termination; (ii) the worth, at the time of award, of the amount by which the unpaid Rent that would have been earned after expiration until the time of award exceeds the amount of such rental loss the Tenant proves could have been reasonably avoided; and (iii) the worth, at the time of award, of the amount by which the unpaid Rent for the balance of the term after the time of award exceeds the amount of such rental loss that Tenant proves could be reasonably avoided. Landlord may elect to continue the tenancy in effect for so long as Landlord does not terminate Tenant's right to possession, by either written notice of termination of possession or by reletting the Premises to another who takes possession, and Landlord may enforce all Landlord's rights and remedies under this agreement, including the right to recover the Rent as it becomes due.
- 26. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or partially damaged or destroyed by fire, earthquake, accident or other casualty, Landlord shall have the right to restore the Premises by repair or rebuilding. If Landlord elects to repair or rebuild, and is able to complete such restoration within 90 days from the date of damage, subject to the terms of this paragraph, this agreement shall remain in full force and effect. If Landlord is unable to restore the Premises within this time, or if Landlord elects not to restore, then either Landlord or Tenant may terminate this agreement by giving the other written notice. Rent shall be abated as of the date of damage. The abated amount shall be the current monthly Base Rent prorated on a 30-day basis. If this agreement is not terminated, and the damage is not repaired, then Rent shall be reduced based on the extent to which the damage interferes with Tenant's reasonable use of the Premises. If total or partial destruction or damage occurs as a result of an act of Tenant or Tenant's guests, (i) only Landlord shall have the right, at Landlord's sole discretion, within 30 days after such total or partial destruction or damage to treat the lease as terminated by Tenant, and (ii) Landlord shall have the right to recover damages from Tenant.
- 27. HAZARDOUS MATERIALS: Tenant shall not use, store, generate, release or dispose of any hazardous material on the Premises or the property of which the Premises are part. However, Tenant is permitted to make use of such materials that are required to be used in the normal course of Tenant's business provided that Tenant complies with all applicable Laws related to the hazardous materials. Tenant is responsible for the cost of removal and remediation, or any clean-up of any contamination caused by Tenant.
- 28. CONDEMNATION: If all or part of the Premises is condemned for public use, either party may terminate this agreement as of the date possession is given to the condemner. All condemnation proceeds, exclusive of those allocated by the condemner to Tenant's relocation costs and trade fixtures, belong to Landlord.
- 29. INSURANCE: Tenant's personal property, fixtures, equipment, inventory and vehicles are not insured by Landlord against loss or damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Tenant is to carry Tenant's own property insurance to protect Tenant from any such loss. In addition, Tenant shall carry (i) liability insurance in an amount of not less than \$100,000.00 and (ii) property insurance in an amount sufficient to cover the replacement cost of the property if Tenant is responsible for maintenance under paragraph 17B. Tenant's insurance shall name Landlord and Landlord's agent as additional insured. Tenant, upon Landlord's request, shall provide Landlord with a certificate of insurance establishing Tenant's compliance. Landlord shall maintain liability insurance insuring Landlord, but not Tenant, in an amount of at least \$100,000.00 plus property insurance in an amount sufficient to cover the replacement cost of the property unless Tenant is responsible for maintenance pursuant to paragraph 17B. Tenant is advised to carry business interruption insurance in an amount at least sufficient to cover Tenant's complete rental obligation to Landlord. Landlord is advised to obtain a policy of rental loss insurance. Both Landlord and Tenant release each other, and waive their respective rights to subrogation against each other, for loss or damage covered by insurance.

Landlord's Initials () ()	Tenant's Initials (' DIO	J 1) (
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- 30. TENANCY STATEMENT (ESTOPPEL CERTIFICATE): Tenant shall execute and return a tenancy statement (estoppel certificate), delivered to Tenant by Landlord or Landlord's agent, within 3 days after its receipt. The tenancy statement shall acknowledge that this agreement is unmodified and in full force, or in full force as modified, and state the modifications. Failure to comply with this requirement: (i) shall be deemed Tenant's acknowledgment that the tenancy statement is true and correct, and may be relied upon by a prospective lender or purchaser; and (ii) may be treated by Landlord as a material breach of this agreement. Tenant shall also prepare, execute, and deliver to Landlord any financial statement (which will be held in confidence) reasonably requested by a prospective lender or buyer.
- 31. LANDLORD'S TRANSFER: Tenant agrees that the transferee of Landlord's interest shall be substituted as Landlord under this agreement. Landlord will be released of any further obligation to Tenant regarding the security deposit, only if the security deposit is returned to Tenant upon such transfer, or if the security deposit is actually transferred to the transferee. For all other obligations under this agreement, Landlord is released of any further liability to Tenant, upon Landlord's transfer.
- 32. SUBORDINATION: This agreement shall be subordinate to all existing liens and, at Landlord's option, the lien of any first deed of trust or first mortgage subsequently placed upon the real property of which the Premises are a part, and to any advances made on the security of the Premises, and to all renewals, modifications, consolidations, replacements, and extensions. However, as to the lien of any deed of trust or mortgage entered into after execution of this agreement, Tenant's right to quiet possession of the Premises shall not be disturbed if Tenant is not in default and so long as Tenant pays the Rent and observes and performs all of the provisions of this agreement, unless this agreement is otherwise terminated pursuant to its terms. If any mortgagee, trustee, or ground lessor elects to have this agreement placed in a security position prior to the lien of a mortgage, deed of trust, or ground lease, and gives written notice to Tenant, this agreement shall be deemed prior to that mortgage, deed of trust, or ground lease, or the date of recording.
- 33. TENANT REPRESENTATIONS; CREDIT: Tenant warrants that all statements in Tenant's financial documents and rental application are accurate. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report at time of application and periodically during tenancy in connection with approval, modification, or enforcement of this agreement. Landlord may cancel this agreement: (i) before occupancy begins, upon disapproval of the credit report(s); or (ii) at any time, upon discovering that information in Tenant's application is false. A negative credit report reflecting on Tenant's record may be submitted to a credit reporting agency, if Tenant fails to pay Rent or comply with any other obligation under this agreement.
- 34. CONSTRUCTION-RELATED ACCESSIBILITY STANDARDS: Landlord states that the Premises \square has, or \cancel{x} has not been inspected by a Certified Access Specialist. If so, Landlord states that the Premises \square has, or \cancel{x} has not been determined to meet all applicable construction-related accessibility standards pursuant to Civil Code Section 55.53.
- 35. DISPUTE RESOLUTION:
 - A. MEDIATION: Tenant and Landlord agree to mediate any dispute or claim arising between them out of this agreement, or any resulting transaction, before resorting to arbitration or court action, subject to paragraph 35B(2) below. Paragraphs 35B(2) and (3) apply whether or not the arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.
 - B. ARBITRATION OF DISPUTES: (1) Tenant and Landlord agree that any dispute or claim in Law or equity arising between them out of this agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration, including and subject to paragraphs 35B(2) and (3) below. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of real estate transactional law experience, unless the parties mutually agree to a different arbitrator, who shall render an award in accordance with substantive California Law. In all other respects, the arbitration shall be conducted in accordance with Part III, Title 9 of the California Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered in any court having jurisdiction. The parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05.
 - (2) EXCLUSIONS FROM MEDIATION AND ARBITRATION: The following matters are excluded from Mediation and Arbitration hereunder: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; (iv) any matter that is within the jurisdiction of a probate, small claims, or bankruptcy court; and (v) an action for bodily injury or wrongful death, or for latent or patent defects to which Code of Civil Procedure §337.1 or §337.15 applies. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a violation of the mediation and arbitration provisions.
 - (3) BROKERS: Tenant and Landlord agree to mediate and arbitrate disputes or claims involving either or both Brokers, provided either or both Brokers shall have agreed to such mediation or arbitration, prior to, or within a reasonable time after the dispute or claim is presented to Brokers. Any election by either or both Brokers to participate in mediation or arbitration shall not result in Brokers being deemed parties to the agreement.

"NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE, YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY,"

"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL ARBITRATION."

ANDITRATION.		
,	Landlord's Initials/ Tenant's Initials _DJC /	
andlord's Initials () ()	Tenant's Initials (DJC) (_)

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Pre	mises: 1200 Industrial Road, Suite #1-A, San Carlos, CA 94070	Date <i>March 26, 2021</i>
36.	JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one performance of all obligations of Tenant under this agreement, jointly w	e Tenant, each one shall be individually and completely responsible for the vith every other Tenant, and individually, whether or not in possession.
37.	NOTICE: Notices may be served by mail, facsimile, or courier at the fo	llowing address or location, or at any other location subsequently designated:
Lan	dlord: Art Presotto Jr	Tenant: County of San Mateo
	6 Graceland Avenue, San Carlos, CA 94070	A political subdivision of the State of California
		555 County Center, 4th Floor Redwood City, CA 94063
Not	ice is deemed effective upon the earliest of the following: (i) personal rec	ceipt by either party or their agent; (ii) written acknowledgement of notice; or
	5 days after mailing notice to such location by first class mail, postage p	
	WAIVER: The waiver of any breach shall not be construed as a continu	·
	·	rd harmless from all claims, disputes, litigation, judgments and attorney fees
40.	OTHER TERMS AND CONDITIONS/SUPPLEMENTS:	
	1) LANDLORD SHALL BUILD OUT THE SPACE ACCORDING TO T	HE FLOOR PLAN ATTACHED AND SHALL COVER ALL COSTS TO THE
	BUILD OUT PER AGREEMENT IN LESSEES OFFER.	
	2) TENANT UNDERSTANDS THAT THE REAR STORAGE AREA WARREEMENT.	HICH IS CLOSED OFF FROM THE SUITE IS NOT INCLUDED IN THIS
	3) A NEW AIR FILTER WILL BE INSTALLED TO THE HVAC SYSTE	M BY LANDLORD PRIOR TO TENANT TAKING POSSESSION.
	4) LANDLORD SHALL BUILD OUT THE SPACE ACCORDING TO T	HE FLOOR PLAN ATTACHED AND SHALL COVER ALL COSTS
	RELATED TO THE BUILD OUT AS AGREED IN THE SIGNED OFFE	R AGREEMENT.
		nsed/bonded professional and provide proof to landlord. Tenant shall
		ution of this Lease, Landlord shall service the HVAC system and a
		nages arise, Landlord shall be responsible for all repair. However, if
	-	the repairs caused by that negligence, unless the diagnostic report
		first annual maintenance under Tenant responsibility shall be on May 1,
	2022 and every May thereafter.	
	The following ATTACHED supplements/exhibits are incorporated in thi	
	1) EXHIBIT A. SIGNED PROPOSAL DATED MARCH 12, 2021 TO BE	
	2) ADDENDUM #1 OPTION TO CONTINUE ALSO INCORPORATED	IN LEASE.
	reasonable attorney fees and costs from the non-prevailing Landlord or	
42.	constitutes the entire contract. It is intended as a final expression of the agreement or contemporaneous oral agreement. The parties further in its terms, and that no extrinsic evidence whatsoever may be introduced.	s between Landlord and Tenant are incorporated in this agreement, which he parties' agreement, and may not be contradicted by evidence of any prior tend that this agreement constitutes the complete and exclusive statement of sed in any judicial or other proceeding, if any, involving this agreement. Any the validity or enforceability of any other provision in this agreement. This assignees and successors to the parties.
43.	Landlord has utilized the services of, or for any other reason owes co finder, or other entity, other than as named in this agreement, in co- inquiries, introductions, consultations, and negotiations leading to this	efee agreed to, if any, in a separate written agreement. Neither Tenant nor impensation to, a licensed real estate broker (individual or corporate), agent, nnection with any act relating to the Premises, including, but not limited to, agreement. Tenant and Landlord each agree to indemnify, defend and hold is, from and against any costs, expenses, or liability for compensation claimed
44.	AGENCY CONFIRMATION: The following agency relationships are he Listing Agent: First Equity Property Mgmt. (Pr	
	★ the Landlord exclusively; or	
Lan	dlord's Initials () ()	Tenant's Initials (DJC) ()
		_

EQUAL HOUSING

Landlord and Tenant acknowledge and agree that Brokers: (i) do not guarantee the condition of the Premises; (ii) cannot verify representations made by others; (iii) will not verify zoning and land use restrictions; (iv) cannot provide legal or tax advice; (v) will not provide other advice or information that exceeds the knowledge, education or experience required to obtain a real estate license. Furthermore, if Brokers are not also acting as Landlord in this agreement, Brokers: (vi) do not decide what rental rate a Tenant should pay or Landlord should accept; and (vii) do not decide upon the length or other terms of tenancy. Landlord and Tenant agree that they will seek legal, tax, insurance, and other desired assistance from appropriate professionals.

Tenant	Das. of Conspor		Date May	4, 2021
	litical subdivision of the State	of California		
(Print name) Address <u>555 County Center</u>	, 4th Floor	City Redwood City	State CA	Zip <u>94063</u>
Tenant			Date	
(Print name)				
Address		City	State	Zip
which is hereby ackno successors and assigns, attorney fees included in Landlord and Tenant; ar this Agreement before s	wledged, the undersigned ("G the prompt payment of Rent or a enforcing the Agreement; (ii) cond (iii) waive any right to require seeking to enforce this Guarante		onally to Landlord are ement, including any of any term in this A	nd Landlord's agents and all court costs and greement agreed to b
Guarantor (Print N	ame)		Date	
Address		City	Date State	7in
Telephone	Fax	E-mail		<i>_</i>
Landlord	e Premises on the above term with authority to enter into this a		Date	
Address 2536 Graceland Av	venue	City San Carlos	State <i>CA</i>	Zip <u>94070</u>
Landlord			Date	
	with authority to enter into this	agreement) City	State	Zip
Agency relationships are con Landlord and Tenant.	firmed as above. Real estate br	okers who are not also Landlord in this agreemer	nt are not a party to th	ne agreement betweer
Real Estate Broker (Leasing	Firm)		DRE Lic. #	
By (Agent)		DRE Lic. #	Date	
Address		City	State	Zip
		E-mail		
Real Estate Broker (Listing F	irm) <i>First Equity Property Mg</i>	mt.	DRE Lic.#	00914813
By (Agent)		DRE Lic. # <u>01895772</u>	Date	
Vincent Laherre	re			
Address 100 West 25th Ave	nue	City <u>San Mateo</u>	State <u>CA</u>	Zip <u>94403</u>
Telephone (650)995-4547	Fax	E-mail vincent@firstequitypro	perty.com	

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CL REVISED 12/15 (PAGE 6 OF 6)



ART



COMMERCIAL LEASE CONSTRUCTION ACCESSIBILITY ADDENDUM

(C.A.R. Form CLCA, 11/16)

This	is is an addendum to the Commercial Lease Agreement (lease) dated	Marci	n 18, 2021
	which Art Presotto jr	i	s referred to as "Landlord"
	d County of San Mateo, a political subdivision of the State		is referred to as "Tenant".
Par	aragraph 34 of the lease is deleted in its entirety and replaced by the fo	ollowing;	
Dar	aragraph 34. CONSTRUCTION-RELATED ACCESSIBILITY STAND	APDG.	
	Landlord states that the Premises \square have, or X have not been inspection.		ess Specialist (CASp)
	If the Premises have been inspected by a CASp,	scied by a Certified Acc	ess opecialist (CAOP).
	(1) Landlord states that the Premises have, or X have not been de	etermined to meet all apr	licable construction-related
	accessibility standards pursuant to Civil Code Section 55.53. L		
	prepared by the CASp (and, if applicable a copy of the disability a		
	(2) \square (i) Tenant has received a copy of the report at least 48 hours		lease. Tenant has no right
	to rescind the lease based upon information contained in the rep		
OR			
Ω Β	Based upon information contained in the report, Tenant has 72 h		
OR	R (iii) Tenant has not received a copy of the report prepare Landlord shall provide a copy of the report prepared by the CAS		
	inspection certificate) within 7 days after execution of this lea		
	rescind the lease based upon information in the report.	oc. Tenant onali nave	up to o days thereafter to
C.	If the Premises have not been inspected by a CASp or a certificate	was not issued by the	CASp who conducted the
	inspection,	·	·
	"A Certified Access Specialist (CASp) can inspect the subject prem		
	comply with all of the applicable construction-related accessibility st		
	not require a CASp inspection of the subject premises, the commer		
	lessee or tenant from obtaining a CASp inspection of the subject pre		
	the lessee or tenant, if requested by the lessee or tenant. The parties time and manner of the CASp inspection, the payment of the fee for	, ,	•
	repairs necessary to correct violations of construction-related access		
D.	Notwithstanding anything to the contrary in paragraph 17, 18,		
	modifications necessary to correct violations of construction related		
	responsibility of Tenant, 🗌 Landlord, 🔲 Other	<u> </u>	
Ton	enant (Signature)	Data	May 4, 2021
ren	enant (Signature)	Date _	May 4, 2021
Ten	enant (Print name) <u>County of San Mateo, a political subdivision of t</u>	the State of California	
Ten	enant (Signature)	Date _	
Ten	enant (Print name)		
Lan	indlord (Signature)	Date	
Lan	andlord (Print name) <i>Art Presotto jr</i>		
	indlord (Signature)	Date	
	indlord (Print name)		
	· · · · · · · · · · · · · · · · · · ·		
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	IS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®. N		AS TO THE LEGAL VALIDITY OR

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Reviewed by



CLCA REVISED 11/16 (PAGE 1 OF 1)



ADDENDUM

(C.A.R. Form ADM, Revised 12/15)

No. 1 Option Agreement

				Purchase Agreement, Residential Lease
		it, ∐ Transfer Disclosure AL LEASE AGREEMEN		ndment to the TDS may give the Buyer a right
		_ , on property known as		00 Industrial Rd Ste 1A
	,, <u>,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, </u>		los, CA 94070-4136	- madelina rta ete iri
in which	County of San Ma			nia is referred to as ("Buyer/Tenant")
	· · · · · · · · · · · · · · · · · · ·			
				be provided by County to Landlord no
then-current		ie expiration of the leas	e and no more than eight	(8) months prior to the expiration of the
tnen-current	rerm.			
		is Extension Option as	described above, the Bas	e Rent shall be adjusted to \$3.00 per
square foot p	er montn.			
The foregoing	terms and conditions	are hereby agreed to, and	d the undersigned acknowle	dge receipt of a copy of this document.
Date <u>May</u>			Date	
Buyer/Tenant	Dag. J. a	nopa-	_ Seller/Landlord	
	County of San Mateo, a p	political subdivision of the		Art Presotto jr
Buyer/Tenant			_ Seller/Landlord	

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ADM REVISED 12/15 (PAGE 1 OF 1)

EQUAL HOUSING OPPORTUNITY

COUNTY OF SAN MATEO COUNTY MANAGER'S OFFICE

Don Grady Real Property Manager

Real Property Services 555 County Center, 4th Floor Redwood City, CA 94063 650-363-4047

www.smcgov.org

March 12, 2021

Vincent Laherrere First Equity Property Management 35-A West 25th Avenuc San Mateo, CA 94403

RE: Proposal to Lease at 1200 Industrial Road, Unit 1A, San Carlos

Dear Mr. Laherrere:

As discussed, the County is interested in leasing Unit 1A at 1200 Industrial Road, in San Carlos for use by the County's District Attorneys Office, Victim Services Program, on the following terms.

- 1. Tenant: County of San Mateo, a political subdivision of the State of California.
- 2. **Premises:** A portion of the building known as Unit 1A located at 1200 Industrial Road, in San Carlos ("Premises"), consisting of approximately 2,742 square feet and about 11-15 parking spots.
- 3. **Term:** An initial term of two (2) years commencing upon approval and execution by the County Board of Supervisors.
- 4. **Option to Extend:** County is granted two (2) consecutive 1-year options to extend the lease. Notice to be provided by County to Landlord no less than six (6) months prior to the expiration of the lease and no more than eight (8) months prior to the expiration of the then-current Term.
- 5. **Base Rent:** Base Rent shall be \$7,814.70 per month, or \$2.85 per square foot per month. Base Rent shall include water, taxes, fees and insurance.
- 6. **Base Rent Adjustments:** Upon the County's execution of the first Extension Option as described above, the Base Rent shall be adjusted to \$3.00 per square foot per month.
- 7. Leasehold Improvements: Landlord shall complete and pay for improvements to accompany space needs of the Victim Services Program such as 3-4 interview rooms/office space, waiting area, and 2 conference rooms; one large and one small. Additionally, the Landlord shall provide a new air filter and ensure the space as proper air circulation, laminate flooring in the entry way, and gender neutral restroom signs on each of the two restroom doors.

−¤ UP Jr.

DISTRICT ATTORNEY VICTIM SERVICES 1200 INDUSTRIAL ROAD, UNIT 1A, SAN CARLOS

- 8. Non-Appropriation: Landlord understands that monies paid to Landlord by County as rent are derived from federal, state, or local sources, including local taxes, and are subject to curtailment, reduction, or cancellation by government agencies or sources beyond the control of County. County shall have the right to terminate this Agreement in the event that such curtailment, reduction, or cancellation occurs. Termination shall be effective upon the expiration of six (6) calendar months after the mailing of termination notice by County to Landlord, and the liability of the parties hereunder for further performance under the terms of the Agreement, except as otherwise set forth in the Agreement, but neither party shall be relieved of their duty to perform their obligations up to the date of termination.
- 9. Security Deposit: County shall provide Landlord with the security deposit of the first three months of rent, or \$23,444.10, to secure the County's interest in the space until the Lease Agreement can be executed by the County Board of Supervisors. Landlord acknowledges the funding source paying this security deposit is derived from State or Federal funds, and is refundable in the event the Lease Agreement is not approved by the Board of Supervisors.

Upon receipt of a signed copy of this letter, the County will incorporate the above terms into the County's standard Lease Agreement for Landlord's review. This letter is not intended to be a legal document and no party shall be obligated until a Lease is fully executed. Only a fully executed Lease Agreement with an authorizing resolution approved by the Board of Supervisors shall bind the parties.

Please return one signed copy of this letter to me at akinsella@smcgov.org. If you have any questions regarding this lease proposal or the space requirements, please contact me at (650) 670-0232.

Sincerely,

Ashlee Kinsella Real Property Agent

AGREED AND ACKNOWLEDGED: LANDLORD

ITS: Arthur Presotto, Landlord

cc:

DISTRICT ATTORNEY VICTIM SERVICES
1200 INDUSTRIAL ROAD, UNIT 1A, SAN CARLOS

