COMMERCIAL LEASE AGREEMENT

Gross — Multi-Tenant

	1	Dunnand but A rest	1 5			
	_	Prepared by: Agent Broker				
		Diokei	Email			
b	y a ter	This form is used by a leasing agent, tenant or landlord when space nant for a fixed-term, to grant the tenancy and set the terms for th and janitorial expenses, with the landlord responsible for maintenan	e tenant's payment of rent and their share of			
DΑ	TE:	, 20, at	, California.			
Ite	ms left	ft blank or unchecked are not applicable.				
1.	FAC					
	1.1		, as the Landlord,			
		the Premises referred to as	, as the Tenant,			
		which is part of the Project known as				
	1.2	Landlord acknowledges receipt of \$ applied as	s follows:			
		□ Security deposit	· · · · · · \$			
		☐ First month's rent	·			
	1.3	The following checked addenda are part of this lease agreement:	. \$			
	1.0		on to Renew/Extend Lease [See RPI Form 565]			
		□ Condition of Premises Addendum [See RPI Form 560] □ Option	on to Purchase [See RPI Form 161 & 161-1]			
			on to lease additional space			
			ling rules			
2.	TER	RM OF LEASE:				
	2.1	The lease granted commences, 20, and ex	xpires . 20 .			
		a. The month of commencement is the anniversary month.	,			
	2.2	The lease terminates on the last day of the term without further n	otice.			
	2.3	When Tenant holds over, the monthly rent increases to 120% of the the termination of this lease agreement, prorated at 1/30th of the delivered to Landlord.				
	2.4	Tenant may surrender this lease only by a written surrender agree				
	2.5	☐ This lease agreement is a sublease of the Premises which is lir the attached master lease agreement.	nited in its terms by the terms and conditions of			
3.		SSESSION:				
	3.1	Possession is delivered to Tenant and Tenant to take poss or □ on, 20	session \sqcup on commencement of the lease,			
	3.2	When Landlord is unable to recover and deliver possession of the not accrue and Tenant is not liable for rent until possession is del	•			
	3.3	Tenant may terminate the lease when Landlord does not deliver p of the lease.	·			
4.	3.4 REN	When Landlord is unable to deliver possession of the Premises, I IT:	Landlord is not liable for any damages.			
	4.1	Tenant to pay rent monthly, in advance, on the first day of each pro rated at 1/30th of the monthly rent per day.	ch month, including rent for any partial month			
		a. Tenant to pay additional rent due as called for in this lease agreement.				
	4.2	Rent to accrue \square on commencement of the lease, or \square on, 20				
	4.3	FIXED RENT: ☐ Monthly rent for the entire term is fixed at \$				
	4.4	GRADUATED RENT: □ Monthly rent, from year to year, is graduated on anniversary months as follows: Initial year's monthly rent to be \$, and continues until:				
		 a. % increase in monthly rent over prior year's monthly year's monthly rent over prior year's monthly year	hly rent for years to ,			
		b. ☐ Monthly rent commencing on the anniversa	ıry to be			
		Monthly rent commencing on the anniversa	ıry to be			
		Monthly rent commencing on the anniversa	ıry to be			

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	4.5	CPI	ADJUSTED RENT: Monthly base rent for the initial 12 months of the term is the amount of
		Cons	, adjusted annually on the first day of each anniversary month by increasing the initia hly base rent by the percentage increase between the applicable Consumer Price Index for All Urbar umers (CPI-U) figures published for the third month preceding the month of commencement and the third
			h preceding the anniversary month.
		a.	The applicable CPI-U (1982-1984 = 100) is: ☐ Los Angeles-Riverside-Orange County, ☐ San Francisco-Oakland-San Jose
			□ San Diego, □ National, □
		b.	Annual rent increases under CPI-U adjustments are limited to an increase of%.
		C.	On any anniversary adjustment, when the CPI-U has decreased below the CPI-U for the prior 12-month period, the monthly rent for the ensuing 12 months will remain the same as the rent during the prior 12 months.
		d.	When the CPI-U is changed or replaced by the United States Government, the conversion factor published by the Government on the new Index will be used to compute annual adjustments
		e.	Following eachyear period after commencement, including any extensions and
			renewals, the monthly rent is to be adjusted upward to current market rental rates for comparable premises.
			Computation of any future annual CPI-U adjustments in monthly rent on each anniversary month after adjustment to current market rental rates will treat the monthly rent for the initial 12 months of each market rent adjustment as the initial monthly base rent, and treat the first month of each market rent adjustment as the month of commencement for selecting the Index figures. Landlord to reasonably determine and advise Tenant of the adjusted rental rates no less than 3 months prior to the effective date of the adjustment.
	4.6	Rent	is paid by:
		a.	□ check, □ cash, or □ cashier's check, made payable to Landlord or
			Personal delivery of rent is during the hours of to at Payee's address
			on the following days
		b.	□ credit card #//; expiration date, 20;
			security code which Landlord is authorized to charge each month for rent due.
		C.	deposit into account number
			routing number (Financial Institution)
			(Financial institution) (Address)
		d.	
	4.7	Tenai additi	Int to pay a charge of \square \$, or \square % of the delinquent rent payment, as an onal amount of rent, due on demand, when rent is not received within \square 5 days, or \square days, after the due date.
	4.8 When any rent or other amount due Landlord is not received within the grace period provided in Sect interest to accrue on the amount from the due date at 18% per annum until paid. On receipt of the pay any delinquent rent, Landlord to promptly make a written demand for payment of the accrued interest very payable within 30 days of the demand.		
	4.9	checl	nt to pay a charge of \$ as an additional amount of rent, due on demand, for each rent or returned for insufficient funds or stop payment, in which event Tenant to pay rent when due for each of the cowing months by cash or cashier's check.
5.	OPE		IG EXPENSES:
5.1			nt is responsible for payment of utility and service charges as follows:
	5.2	Land	ord is responsible for payment of utility and service charges as follows:
	5.3	to La	nt, on request of Landlord, to authorize their utility companies to release energy consumption data directly ndlord for Landlord's Data Verification Checklist used for energy benchmarking purposes and, upon further
	- 4		est, provide energy consumption data on the Premises.
	5.4		nt to pay all taxes levied on trade fixtures or other improvements Tenant installs on the Premises.
	5.5	as ad	n Landlord pays any charge owed by Tenant, Tenant to pay, within 30 days of written demand, the charge ditional rent.
	5.6	land,	lord to pay all real property taxes and assessments levied by governments, for whatever cause, against the trees, tenant improvements and buildings within the Project containing the Premises, excluding those to be by Tenant under Section 5.4.

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5.	incurred each month, within 10	, Tenant to pay% of the common area maintenance (CAM) for the Project days of written statement and demand for payment.		
		ndlord of maintaining and operating the "Common Areas" of the Project including lazas, hallways, restrooms, parking areas, interior and exterior walls and all othe by tenants.		
	b. CAMs include all costs inc	curred by Landlord relating to the operation of the Project containing the Premises management of the Common Areas.		
6. R	PAIR AND MAINTENANCE:			
6.	The Premises are in good condi	ition, □ except as noted in an addendum. [See RPI Form 550-1]		
6.		Tenant to keep the Premises and its improvements in good order, condition and repair, including all fixtures related to plumbing, HVAC components, electrical, lighting, and		
		ance modification addendum. [See RPI Form 552-6]		
6.	common area components and agreement, including but not life foundations, exterior walls, sto	2, Landlord to maintain in good order, condition and repair the structures and equipment within the Project which exist on the commencement of this lease imited to existing HVAC, plumbing and sewers, electrical systems, structural re front, plate glass in exterior walls, roof, government-mandated retrofitting, bery, sidewalks, driveways/right of ways, and □		
7. U	SE OF THE PREMISES:			
7.	Tenant's use of the Premises is			
	 Tenant is responsible for for Tenant's intended use 	determining whether the building codes, zoning and regulations are appropriate		
7.		·		
	-	any activity which increases Landlord's insurance premiums.		
7. _	tenant association rules, or crea	•		
7. -	any person to do so.	e, or remove any part of the Premises or equipment, or commit waste, or permit		
7.		, including tenant improvements as noted in Section 11.3 and all keys to the ase in as good a condition as when Tenant took possession, except for reasonable		
7.	time each improvement, or port	nises comply with building codes, regulations and zoning that were in effect at the ion thereof, was constructed. The warranty does not apply to Tenant's intended ons required by the Americans with Disabilities Act (ADA) or any similar laws as		
7.	nature and extent of such non-c expense. When Tenant does no	ply with these warranties, Tenant is to give Landlord written notice specifying the ompliance, and Landlord is to promptly correct the non-compliance at Landlord's of give Landlord written notice of the non-compliance with this warranty within 6 ement date, Tenant, at Tenant's expense, will correct the non-compliance.		
7.		, been inspected by a Certified Access Specialist (CASp). mises \square has, \square has not, been determined to meet all applicable standards under nd 55.53 .		
8. A	PPURTENANCES:			
8.	Tenant has the right to use Land	dlord's access of ingress and egress.		
8.		parking spaces for the running of its business.		
	SSIGNMENT, SUBLETTING AND E			
9.	•	ase or sublet any part of the Premises, or further encumber the leasehold.		
9.	a. Consent may not be u			
	b. Consent is subject to the GNS AND ADVERTISING:	he attached alienation provisions. [See RPI Form 552-7]		
10 0	GING AIND ADVER HOING:	gn or other advertising on the Premises without the prior consent of Landlord.		
	1. Topont is not to construct and all			

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	10.3	□ Landlord to provide a sign placed on the primary door to Tenant's suite. Tenant to pay the fees for the cost and installation.			
1.	1. TENANT IMPROVEMENTS/ALTERATIONS:				
11.1 Tenant is not to alter or improve the Premises without Landlord's prior conecessary for Tenant to occupy.		Tenant is not to alter or improve the Premises without Landlord's prior consent to include tenant improvements necessary for Tenant to occupy.			
		a. Tenant to keep the Premises free of all claims for any improvements and timely notify Landlord to permit posting of Notices of Nonresponsibility. [See RPI Form 597]			
	11.2 Any increases in Landlord's property taxes caused by improvements made by Tenant is additional rent due o demand.				
 On expiration of this lease, tenant improvements as authorized by Landlord are: a. □ considered fixtures and part of the Premises Tenant may not remove. b. □ removed by Tenant in their entirety. 		On expiration of this lease, tenant improvements as authorized by Landlord are:			
		a. □ considered fixtures and part of the Premises Tenant may not remove.			
		b. removed by Tenant in their entirety.			
		c. □ partially removed by Tenant as follows:			
2.	RIGH	IT TO ENTER:			
	12.1	Tenant to make the Premises available on 24 hours' notice for entry by Landlord for necessary repairs, alterations, or inspections of the Premises.			
3.	LIAB	SILITY INSURANCE:			

- 13.1 Tenant to obtain and maintain commercial general liability and plate glass insurance coverage insuring Tenant and Landlord against all claims for bodily injury, personal injury and property damage arising out of Tenant's use of the Premises.
- 13.2 Tenant to obtain insurance for this purpose in the minimum amount of \$_
- 13.3 Tenant to provide Landlord with a Certificate of Insurance naming Landlord as an additional insured. The Certificate to provide for written notice to Landlord when a change or cancellation of the policy occurs.
- 13.4 Each party waives all insurance subrogation rights they may have.

14. FIRE INSURANCE:

14.1 Tenant to obtain and maintain a standard fire insurance policy with extended coverage for theft and vandalism for 100% of the replacement value of all Tenant's personal property and the restoration of tenant improvements.

15. HOLD HARMLESS:

15.1 Tenant will hold Landlord harmless for all claims, damages or liability arising out of the Premises caused by Tenant or its employees or patrons.

16. DESTRUCTION:

- 16.1 In the event the Premises are totally or partially destroyed, Tenant to repair the Premises when the destruction is caused by Tenant or covered by Tenant's insurance.
- 16.2 Landlord to repair the Premises when the cause is not covered by Tenant's insurance policy and is covered by Landlord's insurance policy.
- 16.3 This lease agreement is not terminable due to any destruction of the Premises, unless:
 - a. the repairs cannot be completed within 30 days;
 - the cost of restoration exceeds 70% of the replacement value of the Premises; b.
 - the insurance proceeds are insufficient to cover the actual cost of the repairs; or C.
 - the Premises may not be occupied by law. d.

17. SUBORDINATION:

17.1 Tenant to subordinate the leasehold estate to any new financing secured by the Premises which does not exceed 80% loan-to-value ratio, and interest of 2% over market, and not less than a 15-year monthly amortization and 5-year due date.

18. TENANT ESTOPPEL CERTIFICATES:

- 18.1 Within 10 days after notice, Tenant to execute a Tenant Estoppel Certificate verifying the existing terms of the lease agreement provided to prospective buyers or lenders. [See RPI Form 598]
- Failure by Tenant to deliver the Certificate to Landlord is conclusive evidence the information contained in the Certificate is correct.

19. EMINENT DOMAIN:

- 19.1 In the event a portion or all of the Premises is condemned for public use, Landlord may terminate the lease and Tenant's possession. When the lease is not terminated, Tenant will receive a rent abatement for the actual reduction (if any) in the value of the leasehold interest held by Tenant.
- Tenant waives the right to any compensation awarded from the condemning authority for the whole or partial taking of the Premises.
- 19.3 Tenant compensation is limited to the condemning authority compensation for the tenant improvements paid for by Tenant.

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		. —	e agreement does not constitute a waiver of any subsequent		
	20.2	Landlord's receipt of rent with knowledge of Ten breach.	ant's breach is not a waiver of Landlord's right to enforce the		
21.	DEFA	DEFAULT REMEDIES:			
	21.1 When Tenant breaches any provision of this lease agreement, Landlord may exercise its rights, including the right to collect future rental losses after forfeiture of possession.				
22.		TENANT BROKER FEES:			
22		22.1 Landlord to pay Tenant Broker fees per the attached Fee Schedule for Tenant Broker. [See RPI Form 552-9]			
23.	MISCELLANEOUS: 23.1 □ See attached addendum for additional terms. [See RPI Form 550-1]				
		-	lord acknowledge receipt of the Agency Law Disclosure. [See		
	23.3	This lease agreement reflects the entire agreement	ent between the parties.		
	23.4	This lease agreement is binding on all heirs, assi	gns and successors except as provided in Section 9.		
	23.5	This lease agreement is enforced under Californi	a law.		
	23.6	In any action to enforce this lease agreement, the	e prevailing party is entitled to receive attorney fees.		
	23.7	$\hfill\Box$ This lease agreement is secured by a trust dec	ed. [See RPI Form 451]		
	23.8	☐ The performance of this lease agreement is as	sured by a Guarantee Agreement. [See RPI Form 553-1]		
		potential flooding. Tenant may obtain informatio ca.gov/. Landlord's insurance does not cover Tena	operty is located in a special flood hazard area or an area of an about flood and other hazards at http://myhazards.caloes. ant's possessions. Tenant may purchase renter's insurance and loss. Landlord is not required to provide additional information		
24.					
l ag	ree to	let on the terms stated above.	I agree to occupy on the terms stated above.		
Dat	e:	, 20	Date:, 20		
Lan	dlord:		Tenant:		
Signature:			Signature:		
		s Broker:	Signature:		
		DRE #:	Tenant's Broker:		
is the broker for: □ Landlord					
□ both Tenant and Landlord (dual agent)			Broker's DRE #:		
			is the broker for: □ Tenant		
Landlord's Agent:			□ both Tenant and Landlord (dual agent)		
		RE #:	Tenant's Agent:		
•			Agent's DRE #:		
is Landlord's agent (salesperson or broker-associate) both Topant's and Landlord's agent (dual agent)			is □ Tenant's agent (salesperson or broker-associate)		
□ both Tenant's and Landlord's agent (dual agent)			□ both Tenant's and Landlord's agent (dual agent)		

Email: _____

Phone: _____ Cell: _____

Signature:

Address: _____

Email:

Signature:

Address:

Phone: _____ Cell: _____

FEE SCHEDULE FOR TENANT BROKER

On Tenant's Current and Future Acquisition of an Interest in the Property

NOTE: This form is an addendum used by a tenant broker when preparing a letter of intent (LOI), offer to lease or rental or lease agreement, to set the current and future fees due the tenant broker when earned. _____, California. _, 20____, at __ Items left blank or unchecked are not applicable. **FACTS: 1.** This is an addendum to the following: □ Lease Agreement [See RPI Form 550 or 552 series]
 □ Offer to Lease [See RPI Form 556]
 □ Rental Agreement [See RPI Form 551]
 □ Letter of Intent [See RPI Form 556-1] dated ______, 20 _____, at ______, California, 1.1 1.2 entered into between _____, as the Landlord, 1.3 , as the Tenant, regarding real estate referred to as ____ 1.4 **AGREEMENT:** Fees payable by Landlord to Tenant Broker are due on Landlord conveyance to Tenant of a leasehold interest in the real estate in the following amounts: For leaseholds with a term of five years or less: 2.1 __% of the total rent for the first year; a. % of the total rent for the second year; b. % of the total rent for the third year; C. % of the total rent for the fourth year; and d. % of the total rent for the fifth year. 2.2 For leaseholds with a term of more than five years: % of the total rent for the first five years; a. % of the total rent for the second five years; and b. % of the total rent for the remaining years. On an extension, renewal or holdover tenancy of the leasehold by Tenant, the fees due Tenant Broker and payable by Landlord are in the following amounts: For an extension, renewal or holdover tenancy of the leasehold for five years or less: 3.1 % of the total rent for the first year; a. b. % of the total rent for the second year; % of the total rent for the third year; C. % of the total rent for the fourth year; and d. % of the total rent for the fifth year. For an extension, renewal or holdover tenancy of the leasehold for more than five years: 3.2 % of the total rent for the first five years; a. % of the total rent for the second five years; and b. % of the total rent for the remaining years. On acquisition of fee ownership of the real estate by Tenant or their successors or agents, the fees due Tenant Broker and payable by Landlord are in the following amounts: ______ of the first \$_____ of the purchase price paid; 4.1 4.2 _____% of the next \$_____ of the purchase price paid; and _____% of the balance of the purchase price paid. 4.3 5.

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I agree to the terms stated above.	I agree to the terms stated above.
□ See attached Signature Page Addendum. [RPI Form 251] Date:, 20 Landlord:	□ See attached Signature Page Addendum. [RPI Form 251] Date:, 20 Tenant:
	Signature: Tenant Broker: DRE #:
Signature: Cell: Email:	Signature: Cell: Phone: Cell:
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