

DISCLOSURE AND CONSENT FOR REPRESENTATION OF MORE THAN ONE BUYER OR SELLER

(C.A.Fl. Form DA, 11/06)

A real estate broker, whether a corporation, partnership or sole proprietorship, ("Broker") may represent more than one buyer or seller provided the Broker has made a disclosure and the principals have given their consent. This multiple representation can occur through an individual licensed as a broker or through different associate licensees acting for the Broker. The associates licensees may be working out of the same or different office locations.

Broker (individually or through its associate licensees) may be working with many prospective buyers at the same time. These prospective buyers may have an interest in, and make offers on, the same properties. Some of these properties may be listed with Broker and some may not. Broker will not limit or restrict any particular buyer from making an offer on any particular property whether or not Broker represents other buyers interested in the same property.

Broker (Individually or through its associate licensees) may have listings on many properties at the same time. As a result, Broker will attempt to find buyers for each of those listed properties. Some listed properties may appeal to the same prospective buyers. Some properties may attract more prospective buyers than others. Some of these prospective buyers may be represented by Broker and some may not. Broker will market all listed properties to all prospective buyers whether or not Broker has another or other listed properties that may appeal to the same prospective buyers.

Buyer and Seller understand that Broker may represent more than one buyer or seller and even both buyer and seller on the same transaction

If Selier is represented by Broker, Selier acknowledges that Broker may represent prospective buyers of Selier's property and consents to Broker acting as a dual agent for both Selier and Buyer in that transaction.

If Buyer is represented by Broker, Buyer acknowledges that Broker may represent sellers of property that Buyer is interested in acquiring and consents to Broker acting as a dual agent for both Buyer and Seller with regard to that property,

In the event of dual agency, Seller and Buyer agree that: (a) Broker, without the prior written consent of the Buyer, will not disclose to Seller that the Buyer is willing to pay a price greater than the offered price; (b) Broker, without the prior written consent of the Seller, will not disclose to the Buyer that Seller is willing to sell property at a price less than the listing price; and (c) other than as set forth in (a) and (b) above, a Dual Agent is obligated to disclose known facts materially affecting the value or desirability of the property to both parties.

NON CONFIDENTIALITY OF OFFERS: Buyer is advised that Seller or Listing Agent may disclose the existence, terms, or conditions of Buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the Listing Agent's marketing strategy and the instructions of the Seller.

Seller and/or Buyer acknowledges reading and understanding the More than One Buyer or Seller and agree to the dual agency poss Seller [X] Buyer	nis Disclosure and Consent for Representation of ibility disclosed. Date /2//0//3
	Data 12/10/10
Seiler Buyer	Date
Real Estate Broker (Elim) <u>Coldwell Banker</u>	Date 12/9/13
By Stephan Marshall	
The opporight favor of the United States (Title 17 U.S. Code) forbid the unsufficient reproduction of	this form, or any notion thereof, by photococy mechanics are not allow and any
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THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORSS (C.) ADECLIACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BR	MACHIE DE THE DESIGNAL PAIAL DESIGN TO APAIRD ALL SEAL AND SERVICE
TRANSPORTED OF THE TOO DESINE LEGAL ON TAX ADVICE, CONSULT AN APPROPRIATE PROF	PERBIONAL.
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a subsidity of the California Association of REALTORS®	Revisived by Date
DA 11/08 (PAGE 1 OF 1)	
REPRESENTATION OF MORE THAN ONE BUYER	OR SELLER (DA PAGE 1 OF 1)
Agent: Stephen Marchall Phone: (860)455-1628 Fay	(SENSATADET Deserved to be a state and a

Broker: Coldwell Banker 1427 Chapin Avenue Burlingame, CA 94010



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Belling Firm to Buyer) (As required by the Civil Code) (C.A.R. Form AD, Revised 11/12)

(If checked) This form is being provided in connection with a transaction for a leaseholder interest in a dwelling exceeding one year as per Civil Code section 2079.13(i) and (i).

When you enter into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction.

SELLER'S AGENT

A Seller's agent under a listing agreement with the Seller acts as the agent for the Seller only. A Seller's agent or a subagent of that agent has the following affirmative obligations:

To the Seller: A Fiduciary duty of utmost care, Integrity, honesty and loyally in dealings with the Seller.

To the Buyer and the Seller;

(a) Digent exercise of reasonable skill and care in performance of the agent's duties.
 (b) A duty of honest and fair dealing and good faith.
 (c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties. An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

BUYER'S AGENT

A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Sellar's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the following affirmative obligations:

To the Buyer: A fiduciary duly of utmost care, integrity, honesty and loyalty in dealings with the Buyer.

To the Buyer and the Seller:

(a) Diligant exercise of reasonable skill and care in performance of the agent's duties,

(b) A duty of honest and fair dealing and good faith.

(c) A duty to disclose all facia known to the agent materially affecting the value or deskrability of the property that are not known to, or within the diligent attention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the attimative duties set

AGENT REPRESENTING BOTH SELLER AND BUYER

AGENT REPRESENTING BOTH SELLER AND BUYER

A real estate agent, either acting directly or through one or more associate licensees, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer.

In a duel agency situation, the agent has the following attimative obligations to both the Seller and the Buyer.

(a) A flucing duty of utmost care, integrity, honesty and loyally in the dealings with either the Seller or line Buyer.

(b) Other duties to the Seller and Buyer, the agent may not, without the express permission of the respective party, disclose to the other party that the Seller will accept a price less than the Isling price or that the Buyer will pay a price greater than the price offered.

The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect his or her own interests. You should carefully read all agreements to assure that they adequately express your understanding of the transaction. A real estate agent is a person qualified to active about real estate. If legal or tax advice is desired, consult a competent professional.

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than an acausal relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction. This disclosure form includes the provisions of Sections 2078.13 to 2078.24, Inclusive, of the Civil Code set forth on page 2. Read if carefully, I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE Civil. CODE PRINTED ON THE BACK (OR

☐ Buyer ☐ Seller ☐ Landlord 🗷 Tenant	Kethy Black	Date 12-40/13
	ikyline Cellege/Ban Mateo Co	DISPICE (SILLY Date
AgentColdwell	li Banker Broker (Film)	BRE Lic. #
By (Salesperson or Broken-Associate	X BDE IN #01487188	Date 12/9/13
Agency Disclosure Compliance (CMI Code §207: When the listing brokerage company also repredifferent AD form signed by Buyer/Tenant.	9.14): ssents Buyer/Tenant: The Listing Agent shr	all have one AD form signed by Seller/Landlord and a
. When Seller/Landlord and Buver/Tenant are n	ACENT BRIES NAVE CIGE ALI TOTTO SIGNADI NV	nies: (i) the Listing Agent shall have one AD form signed by / Buyer/Tenant and either that same or a different AD form rm is used, Seller may sign here;
Selen Landical Integ Preperties	Date Seller/Lau	urdlord Date
The comment laws of the Liebted Steles CT	He dy IID Codel Sected the	

tes (Title 17 U.B. Cods) forbid the unauthorized reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facelmile or computatized formats. Copyright @ 1991-2010, CALIFORNIA ASSOCIATION OF REALTORISE, INC. ALL RIGHTS RESERVED.

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Reviewed by	,	Date	
		ware,	



AD REVISED 11/12 (PAGE 1 OF 2)

	LIBUL	usure regarding real estate ac	Bency relationship (a	D PAGE 1 OF 2)
	Stephan Marahali	Phone: (650)455-152B	Fax: (650)347-4087	Prepared using zipForm® software
Broker:	Coldwell Banker 1427	Chapin Avenue Buriingame, CA 94010		s salanga dettill mitte sottmitte

CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT)

principal, in a real property transaction, that duty is equivalent to the Buyer, means a transferse in a real property transaction, and individually to the seaks the services of an agent in more than a case transaction. Buyer includes various or leases. (d) "Dual agent" me the seller and the buyer in a real property transaction. (e) "Listing agent has been sutherized to sell the real property or to find of property to set as an agent for compensation. (g) "Listing price" is the real property that as an agent property agent. (h) "Offering price" is the real property that is the property to be a property agent. (h) "Offering price" is the willing to buy the real property. (i) "Offer to purchase "means a willing to buy the real property. (ii) "Offer to purchase by the secondary for the sels of the real property upon acceptance by the secondary of the property which constitutes or is improved with one to bure the mobile homes, when offered for sels or sold through an agent purchase. (i) "Bell," "These property transaction, means a transaction for the sels of remarkation, and includes suchanges of real property between the sel meaning of Section 2885, and transactions for the greation of a lease transaction, and however we over who lists are transaction.	wing terms have the following meanings: lending with Section 2295) in a real property transaction, and includes a person who is Section 10130 of Part 1 of Division 4 of the Business and Professions Code, and under act. (b) "Associate incenses" means a person who is licensed as a real estate broker or Part 1 of Division 4 of the Business and Professions Code and who is either licenses and to be identeed. The agent in the real property transaction bears responsibility for the associate licenses ower a chirty to any principal, or to any buyer or seller who is not a subty owed to that party by the broker for whom the associate licenses functions. (c) des a person who exocutes an order to punchase real property from a seller through an east property from a seller through an aual, transhory, or preliminary measure, with the object of entants into a real property as as an agent acting, either directly or through an associate licenses, as agent for both resement means a contract between an owner of real property and an agent, by which obtain a buyer. (f) "Listing agent" means a person who has obtained a listing of real a emount expressed in dollars specified in the listing for which the seller is willing to sell a emount expressed in dollars specified in the listing for which the seller is willing to sell a emount expressed in dollars specified in the listing for which the seller is willing to sell a smount expressed in dollars specified in the listing of which the seller is willing to sell a smount expressed in dollars specified in the listing for which the seller is willing to sell a smount expressed in dollars specified in the listing of which the seller is willing to sell a smount expressed in dollars appelled in an offer to purchase for which the comment the listing units, any issuehold in this type of property associate for which the country means any estate specified by suddivision (1) or (2) of Section willing units, any issuehold in this type of property associates and Professions Code. all property in which
the seller at his or her last known address, in which case no significative form to the buyer as soon as practicable prior to execution the selling agent, the selling agent shall present the disclosure form offer to purchase from the buyer. 2079.15 in any circumstance in which the seller or buyer refuses to	and exhibited mail addressed to the first of the self-region of the se
2079.16 Reproduced on Page 1 of this AD form.	the buyer and caller whether the calling agent is eating in the real property transaction as a dual agent representing both the buyer and the seller. This relationship shall be paratis writing executed or soknowledged by the seller, the buyer, and the selling agent it is seller, respectively. (b) As soon as practicable, the listing agent shall be solling account or solling agent and the seller's agent, or as a dual agent representing both the buyer chase and sell real property or in a separate writing executed or accommissions by the
(DO NOT COMPLETE, SAMPLE ONLY)	is the agent of (check one): 🔲 the seller exclusively; or 🗀 both the buyer and seller,
(Mante of Listing Agent) (DO NOT COMPLETE, SAMPLE ONLY)	is the agent of (check one): I the buyer exclusively; or I the seller exclusively; or
(d) The disclosures and confirmation required by this sention about the	La point the buyer and satier,
the transaction.	is again for the pulyer only. When the selling agent is electeding as the Baling agent in
named and a second of the seco	impensation to an agent by the seller or buyer is not necessarily determinative of a super. A fisting agent and a selling agent may agree to share any compensation or right an obligation arises as the result of a real satus transaction, and the terms of the real satus transaction, and the terms of
specifically prohibited by this article if the requirements of Seption 2079, 21 A dust agent shall not disclose to the buyer that the saller I written consent of the sellar. A dust agent shall not disclose to the suppress written consent of the buyer. This section does not alter in point of the interest written consent of the buyer. This section does not alter in point dential information other than price.	r which an obligation arises as the result of a real extens transaction, and the terms of other relationship. It relationship not the agent's employment, a specific form of agency relationship not 8.14 and Saction 2078.17 are compiled with. In which to sail the property at a price less than the listing price, without the express offer that the buyer is witing to pay a price greater than the offering price, without the cary way the duty or responsibility of a dual agent to any principal with respect to
20/4.22 Northing in this entitie preclutes a listing agent from also be	ing a selling agent, and the combination of these functions in one spent does not of
eurs. A contract between the principal and agent may be modified and which is the object of the agency with the written consent of the party. 2078-24 Notice to the system of the party with the written consent of the party.	or altered to change the agency relationship at any time before the performance of the rites to the agency relationship. e duly of disclosure owed buyers and sellers by agents and their associate Sceneses, cansess, subscents, and employees from lightlifty for their conduct to provide the sellers by agents and their associate Sceneses.
subagents, and employees or to relieve agents and their easociate like acts governed by this article or for any breach of a fiduciary duty or a d	e duly of disclosure owed buyers and sallers by agents and their associate Scenaces, cansess, subagants, and employees from liability for their conduct in connection with hity of disclosure.

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asticitating of the CALPCHRIM ASSOCIATION OF REAL TORROW

AD REVISED 11/12 (PAGE 2 OF 2)

Reviewed by _____ Date _____





COMMERCIAL LEASE AGREEMENT

(C.A.R. Form CL, Revised 4/13)

	Date (For reference only): November 15, 2013 Integ Properties	
-	Integ Properties Integ Properties Integ Properties Integ Properties ("I PROPERTY: Landlord rents to Tenant and Tenant rents from Landlord, the real property and improvements described as: 45 San Bruno. Cl. 94066	("Landlord") and
1.	1. PROPERTY: Landlord rents to Tenant and Tenant rents from Landlord, the real property and improvements described as:	SA CAN MACOO RES
	Sara Bruno, CA 94066	("Premises") which
	Sen Bruno. C3 94066 Sen Bruno. C3 94066 Comprise approximately 100.000 % of the total square footage of rentable space in the entire property. See exhibit description of the Premises.	for a furthe
2.	2. TERM: The term begins on (deta)	
_	2. TERM: The term begins on (date)	"Commencement Date")
	2 A. Lesse: and shall terminate on (date) January 31, 2019 at 5 17 AM on the	inv holding over all a state
	(Check A or B): M. Lesse: and shall terminate on (date) January 31, 2019 at term of this agreement expires, with Landlord's consent, shall create a month-to-month tenancy that either party may paregraph 2B. Rent shall be at a rate equal to the rent for the immediately preceding month, payable in advancement of this agreement shall remain in full force and effect.	108. All other terms and
	B. Month-to-month: and continues as a month-to-month tenancy. Either party may terminate the tenancy by giving write least 30 days prior to the intended termination date, subject to any applicable laws. Such notice may be given on any C. RENEWAL OR EXTENSION TERMS: See attached addendum 1	ten notice to the other a date.
3.	DAGE RENT:	
	A. Tenant agrees to pay Base Rent at the rate of (CHECK ONE ONLY:)	
	22 (1) \$ 4,400.00 per month, for the term of the agreement.	
	asch 12 months the per month, for the first 12 months of the agreement. Commencing with the 13th month	n, and upon expiration of
	22 (1) \$ 4,400.00 per month, for the term of the agreement. (2) \$ per month, for the first 12 months of the agreement. Commencing with the 13th month each 12 months thereafter, rent shall be adjusted according to any increase in the U.S. Consumer Price Index Statistics of the Department of Labor for All Urban Consumers ("CPI") for	of the Bureau of Labor
	(the city regreat the location of the Premises) been on the following formula to the following	
	Commencement Date. In no event shall any adjusted Base Rent for the most re adjustment, if the CPI is no longer published then the salivatment is the Base Rent for the month im	mediately preceding the
	reflects the CDI	index that most closely
	(3) \$ per month for the period commencing and ending and	
	per month for the period commanding and anding	and
	per month for the period commencing and ending	ario
	B. Base Rent is payable in advance on the 1st (or [1]) day of each colored a world and is delicated.	
	B. Base Rent is payable in advance on the 1st (or) day of each calendar month, and is delinquent on the nation of the Commencement Date falls on any day other than the first day of the month, Base Rent for the first calendar month on a 30-day period. If Tenant has paid one full month's Rese Rent in school of the month, and is delinquent on the nation of the first calendar month.	a day.
	on a 30-day period. If Tenant has paid one full month's Base Rent in advance of Commencement Date, Base Rent for the shall be propried based on a 30-day period.	second calendar month
4	The profession of a ce-day police.	The second secon
4.	RENT: A. Definition: ("Bant") shall mann all secondary shiftendary of Tanada and Tanada	
	A. Definition: ("Rent") shall mean all monetary obligations of Tenant to Landlord under the terms of this agreement, except se B. Payment: Rent shall be paid to (Name)	curity deposit.
	5 Rampton Court, Billsborough, Ca 94010 [location specified by Landlord in writing to Tenant.]	at (address)
	location specified by Landlord in writing to Tenant.	, or at any other
E	C. Timing: Base Rent shall be paid as specified in paragraph 3. All other Rent shall be paid within 30 days after Tenant is bille EARLY POSSESSION: Tenant is entitled in paragraph of the Ferminant Possession of the Fermi	ed by Landlord.
٥.	EARLY POSSESSION: Tenant is entitled to possession of the Premises on December 11, 2013 If Tenant is in possession prior to the Commencement Date, during this time (I) Tenant is not obligated to pay Base Rer It is not obligated to pay Rent other than Base Rent. Whether or not Tenant is obligated to pay Base Rer	
	23 is not obligated to pay Rent other than Base Rent. Whether or not Tenant is obligated to pay Rent prior to Commence obligated to comply with all other terms of this present.	it, and (II) Tenant 📋 is
	obligated to comply with all other terms of this agreement.	ement Date, Tenant is
6.	, SECURITY DEPOSIT:	
	A. Tenant agrees to pay Landlord \$ 4,400.00 as a security deposit. Tenant agrees not to hold Broker re (IF CHECKED:) If If Base Rent increases during the term of this agreement, Tenant agrees to increase security deposit as the increase in Base Rent.	senancible for its missen
	(IF CHECKED:) If Base Rent increases during the term of this agreement, Tenant agrees to increase security deposit as the increase in Base Rent.	by the same proportion
	B. All or any portion of the security deposit may be used as managed to the security deposit may be used.	-) are same proportion
	B. All or any portion of the security deposit may be used, as reasonably necessary, to: (i) cure Tenent's default in payment non-sufficient funds ("NSF") fees, or other sums due; (ii) repair damage, excluding ordinary wear and tear, caused by ilicenses of Tenant; (iii) broom clean the Payment if consensus the payment is consensus.	it of Rent, late charges,
	licenses of Tenant; (III) broom clean the Premises, if necessary, upon termination of tenancy; and (iv) cover any other Tenant. SECURITY DEPOSIT SHALL NOT BE USED BY TENANT BUILD OF PAYMENT OF A CONTROLL OF THE PAYMENT O	Tenant or by a guest or
	Tenant. SECURITY DEPOSIT SHALL NOT BE USED BY TENANT IN LIEU OF PAYMENT OF LAST MONTH'S RENT.	full or any portion of the
	security deposit is used during tenancy, Tenant agrees to reinstate the total security deposit within 5 days after written Tenant. Within 30 days after Landlord receives necessal or of the Personal Landlord shall of the total security deposit within 5 days after written.	in notice is delivered to
	Tenant. Within 30 days after Landlord receives possession of the Premises, Landlord shall: (f) furnish Tenant an Remized amount of any security deposit most received and the hasis for its disposition.	statement indicating the
	amount of any security deposit received and the basis for its disposition, and (ii) return any remaining portion of sec However, if the Landlord's only claim upon the security deposit is for unpaid Rent, then the remaining portion of the deduction of unpaid Rent, shall be returned within 14 down should be a for unpaid Rent, then the remaining portion of the	urity deposit to Tenant.
		security deposit, after
	C. No interest will be paid on security deposit, unless required by local ordinance.	
.an	andlord's initials (<u>Ma C.</u>)() Tenant's initials ()	1
	A similar mineral ()	<i>,</i> /
		(=)
n 20	2013. California Association of DEAL TORON.	CHUM DESCRICE
w 20	2013, California Association of REALTORS®, Inc.	OPPORTURETY
26	L REVISED 4/13 (PAGE 1 of 6)	
_	THE TRUE TO (FAGE 1 OF 6)	=
	COMMERCIAL LEASE AGREEMENT (CL PAGE 1 OF 8)	
Ag Br	gent: Stephan Marshall Phone: (650)455-1528 Fax: (650)347-4067 Prepared usin troker: Coldwell Banker 1427 Chapin Avenue Burlingame, CA 94010	g zipFom® software

Pn	aime	es: <u>458 San Mateo Ave., San Brun</u>	o, CA 94066		Date November	15, 2013
7.	PA	YMENTS:				
				PAYMENT RECEIVED	BALANCE DUE	0112.5
	A.				1.080.00	DUE DATE
	_					
	8.	Security Deposit				
	C.	Other: Category	\$\$		3	_
		Catagory	•	-		
	U.	Other: Category	ş ş			
	E.	Total:	\$ \$		7,480.00	
8.	PA	RIKING: Tenant is entitled to 0	unreserved and	0	received vehicle early	on spaces. The rink
	10 6	MINITO I COL DO US NOT INCLUDANT IN THE MARKA HARY (mamma of trailoring harmer	anh 7. If makimahadadin	Abo Doon Mont Abo	1.1
	De	an additional \$ per month. P ppers, buses or trucks (other than pick-up trucks).	'arking space(s) are to be a	sed for parking operable	le motor vahicles, excep	ot for trailers, boats
	leal	ding oil, gas or other motor vehicle fluids shall not	be parked in parking soar	ted space(s) only. Parkings or on the Premises	Machanical work or at	cept clean. Vehicle
_	ven	icies is not allowed in parking space(s) of elsewhen	в ол the Premises. No oven	sight nasking is narmitted	1.	orage or moberapi
9.	AD	DITIONAL STORAGE: Storage is permitted as follo	Ws: not to greate a h	exand		
	stor	right to additional storage space 23 is 11 is not in	ncluded in the Base Rent	charged pursuant to pr	aragraph 3. If not inclu	ided in Base Ren
	stor	age space shall be an additional \$ e property that is claimed by another, or in which is	another has any richt, title.	or interest. Tenent shall	not store any imposer	owns, and shall no
	He11	anada 80602'imuuusoka watalias'exbioskes' o	i cinel dangarous or haza	irdous material. Tenant	shall pay for, and be	responsible for the
40	CHOE	in-up of any comamination caused by Tenant's use	of the storage area.			
10.	to i	E CHARGE; INTEREST; NSF CHECKS: Tenant and according and expenses, the exact amount of wh	icknowledges that either lat	e payment of Rent or iss	wance of a NSF check	may cause Landior
	uma	ieu w, processing, entorosment and accounting ex	Denses, and late charges i	mnosed on Landiard If	any installment of Don't	due from Tonnat I
	not	lacained by religioid millin 2 caleudal days a	ifter date due, or if a cha	ick is returned NSF T	anant chall now to I ar	diana managina
	3 <u>Z</u>	as late charge, plus 10% inte	rest per ennum on the del	Inquest amount and \$2	IS ON OR O NCE for on	to off terbrish whall he
	reat	med additional Rent. Landlord and Tenant agree to son of Tenant's late or NSF payment. Any late ch	nat these charges represent	t a fair and reasonable o	estimate of the costs La	ndlord may incur b
	LBIT	diolo a ecceptance of any late change of NSF fee a	hall not constitute a walver	se to any default of Tene	ant I andlami'a siabita a	allant a Late Aban.
	or t	ion les shall not de gesmed an extension of the C	date Rent is due under pan	agraph 4, or prevent La	ndlord from exercising a	any other rights and
11	TO IT	edies under this agreement, and 26 physicad by Jaw	V.			
• • • •	10110	NDITION OF PREMISES: Tenant has examined wing exceptions:				
	item	is listed as exceptions shall be dealt with in the follo	wing manner:			·
12						
1.6.	mak	ING AND LAND USE: Tenant accepts the Premises no representation or warranty that Premises are	ses subject to all local, state a now or in the future will b	is and federal laws, reg	ulations and ordinances	("Laws"). Landlon
	16.35	irding all applicable Laws.				-
13.	TEN	ANT OPERATING EXPENSES: Tenant agrees to	pay for all utilities and servi	ces directly billed to Ten	ant <i>including but i</i>	ot limited to
	MAL	er, Gerbage, PGEB, Phone, Data, Bay Al	larm Service			
	A. 7	enant agrees to pay its proportionate share of Lar	rdlord's estimated monthly	property operating syna	anges including but not	limited to commo
	- 2	rea maimenance, consolidated utility and service bi	ils insurance and real nmo	arks tower housed on the	mile of the severe fort	age of the Premise:
	T(o the total square footage of the rentable space in t	ne entire property.			
OR	B. <u>ē</u>	(If checked) Paragraph 14 does not apply.				
16.	USE	The Premises are for the sole use as Styline	College Incubator Pro	gram, office space	e and classroom on	1v
	MO (ither use is permitted without Landions's prior writ	ten consent. If any use by	Tenent causes an incre	anee in the premium on	Landlord's existing
16.	BUIL	erty insurance, Tenant shall pay for the increased of ES/REGULATIONS: Tenant agrees to comply with	comply with	all Laws affecting its us	e of the Premises.	
	time	posted on the Premises or delivered to Tenant. T	iran rues and regulations (enant shall not, and shall s	or Landiord (and, it appl)	CEDIO, OWNERS ASSOCIA	tion) that are at any
	engi	inger, or incenere with other tenents of the buildin	id or neighbors, or use the	Premises for any union	Mil numbres includies	fruit mot limited to
	nail.	g, manuracturing, seiling, storing, or transporting	Illicit drugs or other contra	band, or violate any is	w or ordinance, or con	mitting a waste o
	nuis	ance on or about the Premises.				
	A. T	enant OR 🔲 (if checked, Landlord) shall profes	sionally maintain the Prer	nises includina heatina	air conditioning, elect	rical olymbian and
	W	ater systems, it any, and keep glass, windows six	i doors in operable and saf	a condition. Unless I an	dlord is chacked if Tan	ant fells to maintain
	u	le Premises, Landiord may contract for or perform s	iuch maintenance, and chai	to Tenant for Landiard's	R cost	
	, i.	andlord OR (If checked, Tenant) shall maintain	uie (DOI, TOURGETION, EXTENS	r walls, common areas (and HVAC maintenan	ce and repair
	_	7	· · · · · · · · · · · · · · · · · · ·	<i>\under \tau \tau \tau \tau \tau \tau \tau \tau</i>		·
Lan	diord	's Initials (<u>M 9S</u>) ()		Tenant's initials (12_)()	^
CL	RE\	/ISED 4/13 (PAGE 2 of 6)		Reviewed by	Date	

- 18. ALTERATIONS: Tenent shall not make any alterations in or about the Premises, including installation of trade fodures and signs, without Landsord'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 Landsord advance notice of the commencement date of any planned elteration, so that Landsord, at its option, may post a Notice of Non-Responsibility to prevent potential liens against Landsord's interest in the Premises. Landsord may also require Tenant to provide Landsord with lian 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.
- ENTRY: Tenant shall make Premises evaliable to Landiord's egent for the purpose of entering to make inspections, recessary or agreed repairs, eitherations, or improvements, or to supply necessary or agreed services, or to show Premises to prespective or actual purchasers, tenants, mortgagess, lenders, appraisers, or contractors. Landiord and Tenant agrees that 24 hours notice (or et or written) shall be reasonable and sufficient notice. In an emergency, Landiord or Landiord's representative may enter Premises at any time without prior notice.
- notice. In an emergency, Landford or Landford's representative may enter Premises at any time without prior notice.

 21. SIGNS: Tenant authorizes Landford to place a FOR SALE sign on the Premises at any time, and a FOR LEASE sign on the Premises within the 90 (or D) and period preceding the termination of the agreement.

 22. SUBLETTING/ASSIGNMENT: Tenant shall not subjet or encumber all or any part of Premises, or assign or transfer this agreement or any interest in R, without the prior written consent of Landford, which shall not be unreasonably withheld. Unless such consent is challed, any subjetting, 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 Landford, terminate this agreement. Any proposed subjessee, assignse, or transferse shall submit to Landford and any condition and making for Landford's normal. Any proposed subjessee, assignse, or transferse shall submit to Landford and Tenant. Landford's normal making and making for Landford's normal. Landford's normal making and making and making the landford and Tenant. Landford's normal making the appropriate written agreement with Landford and Tenant. Landford's normal making the landford and Tenant. Landford's normal making the submit to Landford's normal making the submit to Landford and Tenant. Landford's normal making the submit to Landford and Tenant. application and credit information for Landford's approval, and, if approved, sign a separate written agreement with Landford and Tenant. Landford's approval and the construction of any one sublease, assignment, or transfer, shall not be construed as consent to any one sublease, assignment, or transfer, shall not be construed as consent to any subsequent sublease, assignment, or transfer, and
- opening devices to Premises, including any common areas; (ii) vacate Premises and aurender 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 personal 11; (v) clean Premises; (vi) give written nutice to Landford of Tenant's forwarding address; and (vii)
- 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: (1) 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 unput Rem that would have been seemed after expiration until the time of award exceeds the amount of such ranial loss the Tenant proves could have been reasonably evoided; and (iii) the worth, at the time of award, of the amount by which the unpetd Rent for the balance of the term after the films of award exceeds the amount of such rental loss that Tenant proves could be reasonably avoided. Landford may elect to continue the tenancy in effect for so long as Landford 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 Rant as it becomes due.

 28. DAMAGE TO PRIMISES: If, by no fault of Tenant, Premises are totally or positively damaged or destroyed by line, earthquake, another or other casualty, Landlord shall have the right to restore the Premises by repair or rebuilding. If Landlord shall have the right to restore the Premises by repair or rebuilding. If Landlord shall have the right to restore the Premises by repair or rebuilding. If Landlord shall have the right to restore the Premises by repair or rebuilding. If Landlord shall have the right to restore the Premises by repair or rebuilding.
- caseably, Exhibited shall have see right to restore the Premises by repair or resonantly, it canalists ensure to repair or resonant 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 Tenent may terminate this agreement by giving the other veitien notice. First shall be shalled as of the date of damage. The absted amount shall be the current monthly Sess agreement by group the damage interior minutes from the extent of the damage is not repaired, then Rent shall be reduced based on the extent to which the damage interiores with Tenant's reasonable use of Premises. If damage cours 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 demuge 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 removel and remediation, or any clean-up of any contamination occursed by Tenant.

 26. 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,
- 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 liability insurance in an amount of not less than 8 1.000.000.00 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, Landord shall maintain liability insurance insuring Landord, but not Tenant, in an amount of at least of instance executions in the completive. Levelor shall maintain usually maintance maining candidat, but not remark in an amount of at least \$ 1.000.000.000 puts properly insurance in an amount at least sufficient to cover the replacement cost of the properly. Tenant is advised to carry business intemption insurance in an amount at least sufficient to cover Tenant's complete rental obligation to Landord. Landord is advised to obtain a policy of rental loss insurance. Both Landord and Tenant release each other, and waive their respective rights to subrogation against each other, for loss or damage covered by insurance.

1	
Landiord's Initials (M, δ, S)	

Tenunt's initials (Reviewed by



- 80. TENANCY STATEMENT (ESTOPPEL CERTIFICATE): Tenant shall execute and return a tenancy statement (estoppe) 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 modification. 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 lander or buyer.
- by Landlord as a material breach of the agreement, remain and payer.

 31. LANDLORD'S TRANSPER: Tenant agrees that the transferse of Landlord's interest shall be substituted as Landlord under this agreement. Landlord will be released of any further obligation to Tenant regarding the ascurity deposit, only if the accounty deposit is returned to Tenant upon such transfer, or if the security deposit is actually transferred to the transferse. 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 Landicrd's option, the lien of any first deed of trust or first mortgage autoacquently 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 mortgages, trustes, 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 lesses, and gives written notice to Tenant, this agreement shall be deemed prior to that mortgage, deed of trust, or ground lesses, or the date of recording.
- 83. TEMANT REPRESENTATIONS; CREDIT: Tenant warrants that all statements in Tenant's financial documents and rental application are accurate.

 Tenant authorizes Landord and Broker(s) to obtain Tenant's credit report at time of application and periodically during tenancy in commotion with approval, modification, or anforcement of this agreement. Landord 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 egency, if Tenant fails to pay Rent or comply with any other obligation under this agreement.
- 34. CONSTRUCTION-RELATED ACCRESSBULTY STANDARDS: Landord slates that the Premises

 has, or

 has not been inspected by a Confired Access Specials: if so, Landord states that the Premises

 has, or

 has not been determined to meet all applicable construction-related accessibility standards pursuant to Chil Gode Section 55.58.
- 85. ENERGY DISCLOSURE: If this is a lease of the entire building, Landlord shall provide Tenant, at least 24 hours prior to execution of this Agreement, the Disclosure Summary Sheet, Statement of Energy Performance, Data Checklist, and the Facility Summary for the building as required by Public Flacourous Code Section 25402-10 and California Code of Regulations, Tile 20, Sections 1680 through 1685. This requirement is effective for a building with total gross floor area square footage as follows: more than 50,000 square fast, July 1, 2018; more than 10,000 square feet and up to 50,000 square feet, January 1, 2014; and at least 5,000 square feet up to 10,000 square feet, July 1, 2014. For more information, see http://www.energy.ca.gov/sb1105/index.html.
- 38. 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 rescribing to arbitration or court action, subject to paragraph \$85(2) below. Paragraphs \$85(2) and (5) 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 lirst 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 DISPLYES: (1) Tenant and Landlord agree that any dispute or claim in Law or equity attaing between them out of this agreement or any resulting transaction, which is not estited through mediation, shall be decided by neutral, binding arbitration, including and subject to paragraphs 36B(2) and (3) below. The arbitrator shall be a ratired 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(e) may be entered in any count having jurisdiction. The parties shall have the right to discovery in accordance with Code of Civil Procedure §1255.05.

 (2) EXCLUSIONS PROM MEDIATION AND ARBITRATION: The following maliers are accorded from Mediation and Arbitration hereunder. (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a dead of trust, mortgage, or installment land sale contract ac 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 count; and (v) an action for badily injury or wrongful death, or for latent or patent defines to which Code of

Other Color general (if) any unature descent count; (iii) the filing of enforcement of a mechanic's lien; (iv) any matter that is within the jurisdiction of a probate, small claims, or bankruphoy count; and (v) an action for bodily injury or wrongful death, or for team of pending action, for other filing of a count action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisions) remedies, ehalf not constitute a violation of the mediation and arbitration provisions.

(3) BROKERS: Tenant and Landord agrees 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 exhibition 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

Landlord's Initials (M QS))
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Tenant's Initials (_KB_)(____)

Reviewed by _____Dats _____



CL REVISED 4/13 (PAGE 4 of 6)

COMMERCIAL LEASE AGREEMENT (CL PAGE 4 OF 6)

458 8an Mateo

Premises: 458 San Mateo Ave., San Bruno, CA 94066	Data November 15, 2013
ARBITRATE UNDER THE AUTHORITY OF THE CA	LIFORNIA CODE OF CIVIL PROCEDURE, YOUR
AGREEMENT TO THIS ARBITRATION PROVISION IS VO	LUNTARY."
"WE HAVE READ AND UNDERSTAND THE FOREG	CING AND AGREE TO SUBMIT DISPUTES ARISING
OUT OF THE MATTERS INCLUDED IN THE 'ARBIT	RATION OF DISPUTES' PROVISION TO NEUTRAL
ARBITRATION." Landford's initiale 24. 4	C_/ Tenant's initials/
97. JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tena	
performance of all obligations of Tenant under this agreement, jointly with ever 38. NOTICE: Notices may be served by mail, facsimile, or courier at the following a Landord: Integ Properties 5 Hampton Court, Hillsborough, CA 94010	l'Other Tenent, and individually, whether or ant le manageries
5 Hampion Court, Hinsborough, CA 94910	
Notice is deamed effective upon the earliest of the following: (1) personal receipt to (III) 5 days after malling notice to such location by first class meti, postage pre-paid	•
39. WAIVER: The waiver of any breach shall not be construed as a continuing wait	ver of the same breach or a walver of any subanquant breach.
 INDEMNIFICATION: Tenent sheel indemnify, defend and hold Landford ham arising out of Tenent's use of the Premises. OTHER TERMS AND CONDITIONS/BUPPLEMENTS: 	nless from all claims, disputes, litigation, judgments and attorney fees
1.Any tenant improvements must be approved by the landior	
contractor.	a in writing and must be performed by a licensed
2.Landlord shall maintain and repair HVAC system when neo	ageary. Wark will be nariosmed by landlesde chales of
contractor.	
3.\$100 late fee if rent is not recieved by the 5th of the n	nonth and an additional \$100 late fee if not
recieved by the 19th of the month.	
4.Lease is contingent upon Tenant obtaining all necessary	license, permits, and approval from the City of Sen
pruno and any other governmental agency for tenante use	within 7 days prior to possession date of 11/1/13.
5.Seller shall pay all Realtor commissions.	
6.All utilities (PGE, water, garbage, phone, data, Bay Alar	m service) to be in Tenants name within 48 hours of
possession date.	
The following ATTACHED supplements/exhibits are incorporated in	this appropriate the state of t
The second secon	una agreement (C.A.R., Form OA)
42. ATTORNEY FRES: in any action or proceeding arising out of this agreement.	the prevailing party between Landlord and Tenant shall be entitled to
I SERVITED IN BUILDING TO THE BUILDING DOES TO THE TOP OF THE PROPERTY OF TARGET	attack on manifold in management on a
43. ENTIRE CONTRACT: Time is of the essence. All prior agreements between constitutes the entire contract. It is intended as a final expression of the part	en Landlord and Tenant are incorporated in this agreement, which
CIPCINEL OF COMMUNICATIONS COMMUNICATED TO THE PROPERTY OF THE	thin answers secolibries the secolibries and such as the secolibries as
country and nerring synthesis existence automorals. Why be introduced to automorals	icini or other recognition. If you involving this assessment to a success to
of this estimatic filting to their to be illusted state that stated the Asildes by Sukov	2880111V Of Sity Ailber Broyleins in this comemon. This present that
DU 141 DUST LICEN, HOLD STUTE IN THE PROPERTY OF THE CHIEF SHOULD ASSESSED AND INCOME.	m to the medica
44. BROKERAGE: Landlord and Tenent shall each pay to Broker(s) the fee ag	read to, if any, in a separate written agreement. Neither Tenant nor
Landlord has utilized the services of, or for any other reason owes compensifinder, or other entity, other than as named in this agreement, in connection	I with any and relation to the Descripes inches on his are relative.
indentes, his coccinitio, collectionicits, allet helicolational research to the agrees	NOTE TORREST AND I ANDIONAL AREAS AREAS AS SASSANDERS AREAS ASSAULT AND ANDIONAL
Helitiada die Chief, and the Cickets Specified Asiam, and Mair acamis, was	and against any costs, expenses, or ilability for comparisation claimed
INCOMEDIATE WILLIAM SING PROPERTIES OF A CUSTOM SIN WAS DESCRIBED.	
45. AGENCY CONFIRMATION: The following agency relationships are hereby con Listing Agent: Coldwell Banker (Pri	illimed for this transaction:
The Landford exclusively; or 2 both the Tenant and Landford.	of Firm Name) is the agent of (check one):
Seiling Agent: Coldwell Banker (p.	nt Firm Name) (if not same as Listing Agent) is the agent of (check one):
☐ the Tenant exclusively; or ☐ the Landlord exclusively; or ☐ both the Tenant	nt and Landioni
Real Estate Brokers are not parties to the agreement between Tenant and Land	llord.
	9
Landiord's initials $(\frac{mq }{2})$	Tenant's Initials (EGB) ()
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CL REVISED 4/13 (PAGE 5 of 6)	Reviewed by Date
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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 eack legal, tax, insurance, and other desired assistance from appropriate professionals.

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Tenant Cally Bluel		Date 12/	10 /12
F-Skviine College San Mateo Co./non Cimm (Print name) Address JUD/ CSM DR	warm College Dis	HEICH 12.51284	9/13
(Print name)	600	.7	0.56 -
Address 3/n/ CSm De	City _ 2840 MA	7 <u>EU</u> State <u>C4</u> 2	· 94402
Tenant		Data	
(Print name)			
Address	City	State 3	-
☐ GUARANTEE: In consideration of the execution of this Agre- which is hereby acknowledged, the undersigned ("Guarant successors and assigns, the prompt payment of Rent or other attorney fees included in enforcing the Agreement; (ii) consent Landlord and Tenant; and (iii) waive any right to require Land this Agreement before seeking to enforce this Guarantee.	sums that become due pureuent	is unportanionary to Landord to this Agreement, including an	and Landlord's agents, and all court costs and
Guarantor (Print Name)			
Guarantor		Date	
Address Telephone Fax	City	State 2	lo
Telephone Fax	E-mail		r
Landlerd agrees to rant the Premises on the above terms and	conditions		
Landlord Owner or agent with authority to enter into this agreement		Date /d	-/2-/3
Address	n Integ Properties		
740 000	City	State Z	ρ
Landlord		Date	
(owner or agent with authority to enter into this agreemen	IU .		
Address	City	State Z	P
Agency relationships are confirmed as above. Real estate brokers Landord and Tenent.	who are not also Landlord in th	is agreement are not a party to	the agreement between
Real Estate Broker (Legalog Firm) Coldwell Barrker		600 C 1 C 4	
		BHE LIO. #	
By (Agent) Stephan Metshall	BRE Lic. # 01487186	Date D	9/13
Address 1427 Chaple Ave	Ohn Handingson	*	
	City Burungame	State <u>C4</u> Z	p <u>94010</u>
Telephone (650) 455-1528 Fax (850) 347-4	067 E-mail <u>stephen@s</u>	taphanmarahail.com	
Real Estate Broker (Listing Firm) Coldwell Banker			
		BRE LIG. #	
By (Agent) Stephan Marchall	BRE Lio. # 01487186	Date	9/13
Address 1427 Chapin Ave	City San Bruno	State OA Z	p <i>94088</i>
Telephone <u>(850)455-1528</u> Fax <u>(850)347-4</u>	187 F-mell stenken@e	denkenmershall som	
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REAL ESTATE BUSINESS SERVICES, INC. asubstany of the Calibria Association of REALTONSS			
-1+ 625 South Virgil Avenue, Los Angeles, California 90020		Reviewed by Date	
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No.	1
170.	

The following terms and conditions ar Manufactured Home Purchase Agreement, Vacant Land Purchase A Purchase Agreement, Other	graement, 🔲 Residential	sa Agreement, Income Prope	ity Purchase Agi	ease or Month-to reement, 🖾 Comm	-Month Rental nercial Property
dated_\\/\5 13	n property known as		458 San Wat	-00 Arm	1
	San Bruno,	CB 94066	WOO BELL 2020	2	
dated_\\/\5 \13	line College/Sun Mat Integ Properties	college	Monuni ha	is referred to as ("So	Buyer/Tenant")
OPTION TO RENEW:					
Provided that Lesses is not the option to renew the less expiration of the lesse term during the renewal term, wit rental increase price shall	All of the terms	and condi	THEIR COMM	encing at the	
			12		
		·			
The foregoing terms and conditions are he	reby agreed to, and the und	lessigned ackno	triedge receipt of	a copy of this docu	menL
Date 12/10/13		Date	19-15-	13	
Buyer/Tenant Letty Rock F-Skyline/College/S					. 4 /
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ADM REVISED 4/12 (PAGE 1 OF 1)			Reviewed by	Date	COURT PRODUCT
America Blanches Blanch	ADDENDUM (ADM	PAGE 1 OF 1)		atelent)
Agent: Stephan Marshall	Phone: (650)465-1528	Ferr: (660\34	67-4087	Description of the	and and and

Broker: Coldwell Banker 1427 Chaptel Avenue Burlingame, CA 94010



LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE, ACKNOWLEDGMENT AND ADDENDUM For Pre-1978 Housing Sales, Leases, or Rentals (CAR Form FLD, Revised 11H1)

The following terms and condition Purchase Agreement, Residentia 458 Ser which 7-85 Tenant and Landont	is are hereby incorpora Lease or Month-to-Month	ited in and made a h Rental Adreampent, or	part of the: California Res IN Other: Commercial Less	sidentiai re
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which Y-85	vline College/San M	etea Cakira Camana	culta/all/Piele referred to as E	erty") in
Terrant and	Integ Property	Les	District is referred to as 5	ouyer or
LEAD WARNING STATEMENT (8/2 which a residential dwelling was be lead-based paint that may place your produce permanent neurological darked impaired memory. Lead poisor residential real property is required assessment or inspections in the statement or inspection for possible LEAD WARNING STATEMENT (LE from paint, paint chips and dust can young children and pregnant women paint and/or lead-based paint hazar poisoning prevention. EPA'S LEAD-BASED PAINT RI contractors and maintenance pro lead-based paint be certified; the standards. The rule applies to re lead-based paint in a room or mo	ALE OR PURCHASE) Exhibit prior to 1978 is notifing children at risk of deverage, including learning also poses a particular posession and not lead-based paint hazard fase OR RENTAL) Hou pose health hazards if not lead-based paint hazards if not lead-based paint hazards if not lead to the development of the development of the development of the development of paint of their employees be provation, repair, or part than 20 square feet at the development of the develop	very purchaser of any in led that such property stoping lead poisoning. I disabilities, reduced into disabilities, reduced into the risk to pregnant with any information on tify the buyer of any known is to recommended prior testing built before 1978 of menaged property. Let managed property. Let managed property. Let managed property. Let menaged property. Let managed property. Let managed property. Let must also receive the control of	nterest in residential real proposate to lest lead poisoning in young childrent quotient, behavioral proposate quotient describes quant hazards in com lead-based paint hazards in the processe quanties quotient qu	carly on ad from the may replace to the control of
rule begins October 1, 2010. See 1. SELLER'S OR LANDLORD'S DIS I (we) have no knowledge of lead-	ine EPA website at ww SCLOSURE	w.epa.gov/lead for m	ore information.	
I (we) have no reports or records than the following, which, previous	pertaining to lead-based ly or as an attachment to	peint and/or lead-base this addendum, have b	ed paint hazerds in the housin sen provided to Buyer or Tens	g other int:
I (we), previously or as an attachm Family From Lead in Your Home Guide to Environmental Hazards a	and Earthquake Safety."	nersphoved tolase in	the State such as "The Home:	DWner's
For Sales Transactions Only: Bu conduct a risk assessment or inspired				
I (we) have reviewed the informati provided is true and correct.	•			mation
mary q. Sper	ah		12-12-13	
Seller or Landford Integ Properti	es		Date	
Seller or Landlord			D-1-	
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	AND LEAD-BASED PAINT	HAZARDS DISCLOSUR	E (FLD PAGE 1 OF 2)	SALANTAGES.
Agent: Stephan Marshall	Phone: (650)456-1528	Page: (850)347-4087	Prepared uning alpForm® s	enawate

okar: Coldwall Sanker 1427 Chapin Avenue Burlingame, CA 94010

458 San Mateo Ave Property Address: San Brono, CA 24066		Date 17	15/13
2. LISTING AGENT'S ACKNOWLEDG Agent has informed Seller or Landi Agent's responsibility to ensure com	and of Seller's or I endlow's oblim	ations under §42 U.S.C. 4857	2d and is aware of
i have reviewed the information about true and correct. Coldrell Bankar (Please Print) Agent (Broker representing	ng Seller or Landlord) By Associate	knowledge, that the inform	, ,
3. BUYER'S OR TENANT'S ACKNOWN I (we) have received copies of all info In Your Home" or an equivalent Environmental Hazards and Earth paragraph 1 above occurs affer Air purchase contract. If you wish to a For Sales Transactions Only: Buyer purchase contract, to conduct a risk paint hazards; OR, (if checked) I E of lead-based paint and/or lead-based	rmation listed, if any, in 1 above an pamphiet approved for use in the purches Safety." If delivery of any coeptance of an offer to purches cancel, you must act within the pur saknowledges the right for 10 of assessment or inspection for the layer waives the right to conduct the right the right to conduct the right the right the right than right the right the right the right the right than right the right	of the disclosures or pamp to the disclosures or pamp to Buyer has a right to cand prescribed period. Isys, unless otherwise agreed preserve of lead-based point	owners Guide to hiet referenced in el pursuant to the
i (we) have reviewed the information provided is true and correct. Why Place I Buyer or Tenant	12/9/13 Date Buver or		
4. COOPERATING AGENT'S ACKNOT Agent has informed Seller or Land obligations under §42 U.S.C. 4852d a	WLEDGMENT	the amperty is listed of Se	Date
I have reviewed the information above true and correct.	- •	•	nation provided is
Coldwell Banker Agent (Broker obtaining the Offer)	The state of the s	Licenses or Broker Signature Marshall	2/9/15 Date!
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Reviewed by _

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FLD REVISED 11/10 (PAGE 2 OF 2)



CALIFORNIA ASSOCIATION LEASE/RENTAL MOLD AND VENTILATION ADDENDUM OF REALTORS® (C.A.R. Form LRM, 4/05)

The following terms and conditions are hereby incorporated in and made a Rental Agreement, of other Commercial Lease on property located at (Street Address) 458 San Mateo Ave (City) San Branc (State) CA (Zip Code) 94066 College/San Mateo County Community College/San Mateo County Co	s part of the C Residential Lasse or Manth-to-Month			
on property located at (Street Address) 458 San Mateo Ave	(Unit/Aperiment)			
(City) San Bruno (State) CA (Zip Code) 94066	("Premises"), in which F-Skyline			
Callege/San inter Country Community College 7 ISTRICT &	is referred to as			
is referred to as "Tenant" and	Properties			
is referred to as "Landlord" (the term "Landlord" includes Owner and agent).			
mann vine amalification is in facilities with With With With It Every	K 415 BLEIV DIE JICHERU BIL INN BITTIN DI TARBATTE MANAS IS			
inspection, Tenant agrees that the Premises is being delivered free of mildew contamination. (If checked, □ the Premises was previously treats	of for elevated levels of mold that were detected to			
Terrant acknowledges and agrees that (i) mold can grow if the Premises is not properly maintained; (ii) moisture may accumulate inside the Premises if it is not regularly aired out, especially in coastal communities; (iii) if moisture is allowed to				
accumulate, it can lead to the growth of mold; and (iv) mold may grow a	even in a small amount of moisture. Tenant further			
acknowledges and agrees that Tenant has a responsibility to maintain the	e Premises in order to inhibit mold growth and that			
Tenant's agreement to do so is part of Tenant's material consideration Tenant. Accordingly, Tenant agrees to:	in Landiord's agreement to rent the Premises to			
1. Maintain the Premises free of dirt, debris and moisture that can h	ماداد مع ماداد			
Clean any mildew or moid that appears with an appropriate clean	(arginalità till matri			
Clean and dry any visible moisture on windows, waits and other possible:	surfaces, including personal property as quickly as			
 Use reasonable care to close all windows and other openings in Premises: 	In the Premises to prevent water from entering the			
 Use exhaust fans, if any, in the bathroom(s) and kitchen while inoperative exhaust fans; 	e using those facilities and notify Landlord of any			
6. Immediately notify Landiord of any water intrusion, including but not limited to, roof or plumbing leaks, drips or "sweating pipes";				
7. immediately notify Landlord of overflows from bathroom, kitchen	or laundry facilities:			
8. Immediately notify Landlord of any significant mold growth on sur	faces in the Premises:			
9. Allow Landlord, with appropriate notice, to enter the Premises to	o make inspections regarding mold and ventilation:			
and				
10. Release, indemnify, hold harmless and forever discharge Landiand assigns from any and all claims, liabilities or causes of actions household or Tenant's guests or invitees may have at any time at the presence of mold due to Tenant's fallure to comply with this L	tion of any kind that Tenant, members of Tenant's spainst Landlord or Landlord's agents resulting from			
Tenant (Signature) Kathy Black	Date 12/10/13			
(Print Name) F-Skyline College/San Mateo County Community	y College District \$4 12.9-13			
Tenant (Signature)	Date			
(Print Name)				
Tenant (Signature)	Date			
(Print Name)				
Landlord (Signature) mary G. Spurale.	Date 12-12-13			
(Print Name) Integ Properties				
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LRM 4/05 (PAGE 1 OF 1)	Reviewed by Date			
LEASE/RENTAL MOLD AND VENTILATION ADD	ENDUM (LRM PAGE 1 OF 1)			
Agent: Stephan Marehall Phone: (689)465-1628 Fax: (6) Broker: Coldwell Banker 1427 Chapin Avenue Burilagame, CA 94010	50)347-4087 Prepared using zipForm® software			