

RIGHT OF FIRST REFUSAL TO LEASE ADDITIONAL SPACE STANDARD LEASE ADDENDUM

Date:			
By and Betw	veen veen		
Lessor: 52	22 Venice LLC		
Lessee: Po	od Share &/or Elvina	Beck	
Property Add	dress: 522 Venice Blvd		
	Venice	CA 90291-4	274
	(street address, city, state, zip)		
Paragraph			
•	ions of Paragraph 39 Lessee shall have a becomes available during the term of this L	• • • • • • • • • • • • • • • • • • • •	nt to Lease") the space described in
•	nall only apply to the following space in the s in a future twenty-six (26	• •	tricted very low-income (the "Additional Space").
the date the existing tenant or condice, time being of the essence including, but not limited to, Less conditions (collectively, the "Econoriting. If Lessor has not receive ease the Additional Space and Lessor has not receive ease the Additiona	dditional Space to anyone else Lessor shall occupant, if any, is expected to vacate succe, Lessee shall have the right to request sor's determination of the monthly Base Repondic Terms"), upon which Lessor is will ad such a request from Lessee within such the Lessee's Right to Lease the Additional Space onomic Terms the Lessor will make a good e" as used in this subparagraph shall meaticions) would pay, and a willing owner of the account (i) the age, quality and layout of the sider, including, but not limited to, rental ting expenses and allowance, and any oth shall the monthly Base Rent payable for the premises.	h space. For a period of three busing from Lessor a written statement set ent, an improvement allowance, if ar ling to lease the Additional Space. Imperiod Lessee shall be conclusing will thereafter be null and void and faith determination of the fair markers and the rental rate that a willing, cor a comparable quality building locate he existing improvements in the Additional rates, space availability, length of the economic matters then being characters.	ness days following delivery of such ting forth the basic economic terms, by, and all other economic terms and Lessee must make such request in vely presumed to have elected not to d of no further force or effect. Let rental rate for the Additional Space mparable, renewal tenant (excluding ed in the same vicinity would accept, ditional Space, and (ii) items that real if lease term, Lessee size, Lessee arged by Lessor or owners of similar
ight to give written notice to Le non-Economic Terms as set fort parties will promptly thereafter e erms thereof. If Lessor has not	business days after receipt of the Economessor of Lessee's exercise of its Right to the in this Lease with respect to the Premisexecute an amendment to this Lease to in received such notice from Lessee within see and Lessee's Right to Lease the Additional	Lease the Additional Space upon the search of the Space timely exercises its Rigordude the Additional Space in the Place uch time period Lessee shall be contained to the space of the spac	the Economic Terms and the same ght to Lease as provided herein, the Premises and to document the lease inclusively presumed to have elected
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