

Qty	Item #	Item Description	Manufacturer	Price (Included Tax)
1	Custom Build	<p>Two Piece Coffee Carts System</p> <p>Coffee Cart: 96- Wide X 33” Deep X 41.5” High Cart with Two Swivel and Two Fixed Wheels. Cart Includes Sink with Faucet, Soap & Towel Dispenser, 10 Gallon Water Tank, With Overflow Tube, Water Pump with Strainer, 1.5 Gal. Water Heater, 15 Gallon Waste Tank with Overflow Tube, Waste Outlet Tube with Shut Off, Waste Dispense Tube Blue Air Under Counter Refrigerator, Breaker Box with Breakers, Electrical Outlets, Power Cord and Plug.</p> <p>Sink Cart: 96” Wide X 33” Deep X 41.5” High Cart with Two Swivel and Two Fixed Wheels. Cart Includes Three Compartment Sink with Faucet and Sink Traps, 15 Gallon Water Tank with Overflow Tube, Water Pump with Strainer, 4 Gallon Water Heater, 24 Gallon Waste Tank with Overflow Tube, Waste Outlet Tube with Shutoff, Waste Dispense Tube, Electrical Outlets, Power Cord and Plug.</p> <p>Wing For Freezer: “36- Wide X 24” Deep Platform with Four Swivel Wheels.</p>	Jim Duke Service Company	\$19,500.00
Equipments for Coffee Cart				
1	S2 EK 2	La Spaziale Two Group Volumetric Espresso Machine	La Spaziale (Used Item from Jim Duke Service Company)	\$4,500.00

1	F64-EVO	Fiorenzato F64 Evo Espresso Grinder	Fiorenzato (Used Item from Jim Duke Service Company)	\$915.00
1	Curtis D500GT12A000	Curtis D500 Airpot Coffee Brewer	Curtis (Used Item from Jim Duke Service Company)	\$650.00
1	Vitamix 62828	Vitamix 62828 Two Speed Blender	Vitamix (Used Item from Jim Duke Service Company)	\$475.00
1	Kelvinator KCNF073WS	Kelvinator Commercial Slide Top Freezer	Kelvinator Commercial (Used Item from Jim Duke Service Company)	\$975.00
1	MISC	Plancheck Fee Price Includes Plans for SD County Plancheck and Plancheck Fee, Delivery of Carts to Location and Carts Setup and Training	Jim Duke Service Company	\$387.00
1	Lease	1 Month Lease plus First and Last Month Deposit	Fantaye Sirake	\$4,500.00
1	Square Register (A-SKU-0665)	Square Register Dual Screen Point of Sale	Square	\$861.99
1	Star Micronics TSP143IIIU	Star Micronics TSP143IIIU USB Receipt Printer	Star Micronics	\$322.17
1	Star Micronics Thermal Paper 37966290	Receipt Printer Paper (25 rolls)	Star Micronics	\$95.89
1	VB554A-BL1616	16 in. USB Cash Drawer	APG Solutions	\$322.17
1	T38-1315.V1s	VEVOR 110V Commercial Ice Maker 360LB/24H	Vevor	\$1,399.99
1	S-24687KRFT	Stand-up Coffee Pouches – 9x131/2x43/4, Kraft 500/Carton	Uline	\$323.25

1	S-23456KRFT	Stand-Up Coffee Pouches - 6x9x3", Kraft 500/Carton	Uline	\$188.56
1	S-23457KRFT	Stand-up Coffee Pouches – 7x11 1/2x4, Kraft 500/Carton	Uline	\$226.28
1	S-20263BL	Uline Ripple Insulated Cup Lids – 10-20 oz, Black 1000/Case	Uline	\$79.73
1	S-20262BL	Uline Ripple Insulated Cup Lids – 8 oz Black, 1000/Case	Uline	\$73.27
2	S-20261BL	Uline Ripple Insulated Cups – 12 oz, Black 500/Case	Uline	\$172.4
1	S-20260BL	Uline Ripple Insulated Cups – 8 oz, Black 500/Case	Uline	\$81.89
4	Unroasted Coffee Beans	Ethiopian Coffee Beans, 60kg/bag	Axum Market	\$2,844.60
1	MNEH3LL/A	MacBook Pro 13.3" Laptop - Apple M2 chip - 8GB Memory - 512GB SSD	Apple	\$1,393.67
1	10574293 / MFR#:74293	Primera Label Applicator AP362 – 1,2000 Labels Per Hour	Primera Technology	\$2055.07
Total (including tax)				\$42,334.26

Reference Documents

Coffee Cart – Jim Duke Services Company

JIM DUKE SERVICE COMPANY

858 268-3088
 8360 CLAIREMONT MESA BLVD
 SUITE 109

PRICE QUOTE

SERVING SAN DIEGO COUNTY FOR OVER 44 YEARS!

Date
4/25/2022

Name / Address
REHABILITATION B-22 BUSINESS ENTERPRISE PROGRAM 1350 FRONT STREET ROOM 4028 SAN DIEGO, CA 92101-3613

QTY	ITEM	DESCRIPTION	EACH	Total
1	MISC	DELIVER: TWO PIECE CART SYSTEM COFFEE CART: 96" WIDE X 33" DEEP X 41.5" HIGH CART WITH TWO SWIVEL AND TWO FIXED WHEELS. CART INCLUDES SINK WITH FAUCET, SOAP & TOWEL DISPENSER, 10 GALLON WATER TANK, WITH OVERFLOW TUBE, WATER PUMP WITH STRAINER, 1.5 GAL WATER HEATER, 15 GALLON WASTE TANK WITH OVERFLOW TUBE, WASTE OUTLET TUBE WITH SHUT OFF, WASTE DISPENSE TUBE, BLUE AIR UNDER COUNTER REFRIGERATOR, BREAKER BOX WITH BREAKERS, ELECTRICAL OUTLETS, POWER CORD AND PLUG. SINK CART: 96" WIDE X 33" DEEP X 41.5" HIGH CART WITH TWO SWIVEL AND TWO FIXED WHEELS. CART INCLUDES THREE COMPARTMENT SINK WITH FAUCET AND SINK TRAPS, 15 GALLON WATER TANK WITH OVERFLOW TUBE, WATER PUMP WITH STRAINER, 4 GALLON WATER HEATER, 24 GALLON WASTE TANK WITH OVERFLOW TUBE, WASTE OUTLET TUBE WITH SHUTOFF, WASTE DISPENSE TUBE, ELECTRICAL OUTLETS, POWER CORD AND PLUG. WING FOR FREEZER: 36" WIDE X 24" DEEP PLATFORM WITH FOUR SWIVEL WHEELS. CARTS TOTAL	19,500.00	19,500.00
			Subtotal	
			Sales Tax (0.0%)	
			TOTAL	

JIM DUKE SERVICE COMPANY

858 268-3088
 8360 CLAIREMONT MESA BLVD
 SUITE 109

PRICE QUOTE

SERVING SAN DIEGO COUNTY FOR OVER 44 YEARS!

Date
4/25/2022

Name / Address
REHABILITATION B-22 BUSINESS ENTERPRISE PROGRAM 1350 FRONT STREET ROOM 4028 SAN DIEGO, CA 92101-3613

QTY	ITEM	DESCRIPTION	EACH	Total
		EQUIPMENT FOR CARTS:		
1	MISC	SPAZIALE TWO GROUP VOLUMETRIC ESPRESSO MACHINE	4,500.00	4,500.00
1	FIORE-F64	FIORENZATO ESPRESSO GRINDER	915.00	915.00
1	MISC	CURTIS MODEL D500 AIRPOT COFFEE BREWER	650.00	650.00
3	MISC	2.2 LITER AIRPOTS	35.00	105.00
1	VITA62828	VITAMIX DRINK TWO SPEED BLENDER	475.00	475.00
1	MISC	KELVINATOR SLIDE TOP FREEZER	975.00	975.00
		PARTS TOTAL		7,620.00
1	MISC	PLANCHECK FEE	387.00	387.00
		PRICE INCLUDES PLANS FOR SD COUNTY PLANCHECK AND PLANCHECK FEE, DELIVERY OF CARTS TO LOCATION AND CARTS SETUP AND TRAINING.		
		PRICE DOES NOT INCLUDE SD COUNTY YEARLY HEALTH PERMIT FEE OR ANY OTHER CITY STATE OR COUNTY FEES.		


30 DAY GUARANTEE ON ALL USED EQUIPMENT

QUOTES GOOD FOR 30 DAYS

Subtotal	\$27,507.00
Sales Tax (0.0%)	\$0.00
TOTAL	\$27,507.00



Shopping Cart

Selected Item(s)	Quantity	Subtotal
<input checked="" type="checkbox"/>  <p>VEVOR 110V Commercial Ice Maker 3 60LB/24H, Industrial Modular Stain... \$1,399.99</p> <p>Add to Wish List</p>	<input type="text" value="1"/>	<p>\$1,399.99</p> <p><input type="checkbox"/></p>
<input checked="" type="checkbox"/> Select All		<p>Delete Add to Wish List</p>

Order Summary

Subtotal [1 item(s)] \$1,399.99

Grand Total **\$1,399.99**

[Check out](#)



We Accept



Supplies (Cups, Lids, Coffee Pouches) – Uline



1-800-295-5510
 uline.com
 customer.service@uline.com

**PRICING
 REQUEST**

REQUEST # PRA145199

Thank you for your interest in Uline!

PROVIDED TO: RAW COFFEE
 4487 EL CAJON BLVD
 SAN DIEGO CA 92115-4313

SHIP TO: RAW COFFEE
 4487 EL CAJON BLVD
 SAN DIEGO CA 92115-4313

CUSTOMER NUMBER			SHIP VIA	REQUEST DATE	
			UPS GROUND	01/06/23	
QUANTITY	U/M	ITEM NUMBER	DESCRIPTION	UNIT PRICE	EXT. PRICE
1	CT	S-24687KRFT	STAND-UP COFFEE POUCHES - 9 X 13 1/2 X 4 3/4", KRAFT 500/CARTON	300.00	300.00
1	CT	S-23457KRFT	STAND-UP COFFEE POUCHES - 7 X 11 1/2 X 4", KRAFT 500/CARTON	210.00	210.00
1	CT	S-23456KRFT	STAND-UP COFFEE POUCHES - 6 X 9 X 3", KRAFT 500/CARTON	175.00	175.00

SUB-TOTAL 685.00	SALES TAX 53.20	SHIPPING/HANDLING 53.76	TOTAL 791.96
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NOTE:
 ATTENTION: BEN THOMAS



1-800-295-5510
 uline.com
 customer.service@uline.com

**PRICING
 REQUEST**

REQUEST # PRA145192

Thank you for your interest in Uline!

PROVIDED TO: RAW COFFEE
 4487 EL CAJON BLVD
 SAN DIEGO CA 92115-4313

SHIP TO: RAW COFFEE
 4487 EL CAJON BLVD
 SAN DIEGO CA 92115-4313

CUSTOMER NUMBER			SHIP VIA	REQUEST DATE	
			UPS GROUND	01/06/23	
QUANTITY	U/M	ITEM NUMBER	DESCRIPTION	UNIT PRICE	EXT. PRICE
1	CT	S-20263BL	ULINE RIPPLE INSULATED CUP LIDS - 10-20 OZ, BLACK 1,000/CASE	74.00	74.00
1	CT	S-20262BL	ULINE RIPPLE INSULATED CUP LIDS - 8 OZ, BLACK 1,000/CASE	68.00	68.00
2	CT	S-20261BL	ULINE RIPPLE INSULATED CUPS - 12 OZ, BLACK 500/CASE	80.00	160.00
1	CT	S-20260BL	ULINE RIPPLE INSULATED CUPS - 8 OZ, BLACK 500/CASE	76.00	76.00

SUB-TOTAL 378.00	SALES TAX 29.41	SHIPPING/HANDLING 63.74	TOTAL 471.15
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NOTE:

ATTENTION: BEN THOMAS

Coffee Beans – Axum Market

Axum Market

INVOICE

001

Bill To:
Ben ThomasShip To:
N/A

Date: Jan 6, 2023

Payment Terms: N/A

Due Date: N/A

PO Number: N/A

Balance Due: \$2,640.00

Item	Quantity	Rate	Amount
60kg coffee beans bag	4	\$660.00	\$2,640.00

Subtotal: \$2,640.00

Tax (0%): \$0.00

Total: \$2,640.00

Notes:

This is a Pricing Quote.

Lease Agreement – Fantaye Sirake

COMMERCIAL LEASE AGREEMENT THIS LEASE

(this "Lease") dated this 1st day of March, 2023

BETWEEN:

Fantaye Sirake of 4487 El Cajon Blvd, San Diego, CA 92115, USA

Telephone: (619) 315-7474 (the "Landlord")

- AND -

OF THE FIRST PART

Ben Thomas of 4487 El Cajon Blvd, San Diego, CA 92115, USA

Telephone: (619) 552-5994 (the "Tenant")

OF THE SECOND PART

IN CONSIDERATION OF the Landlord leasing certain premises to the Tenant, the Tenant leasing those premises from the Landlord and the mutual benefits and obligations set forth in this Lease, the receipt and sufficiency of which consideration is hereby acknowledged, the Parties to this Lease (the "Parties") agree as follows:

Definitions

1. When used in this Lease, the following expressions will have the meanings indicated:

1. "Additional Rent" means all amounts payable by the Tenant under this Lease except Base Rent, whether or not specifically designated as Additional Rent elsewhere in this Lease;

2. "Building" means all buildings, improvements, equipment, fixtures, property and facilities from time to time located at 4487 El Cajon Blvd, San Diego, CA 92115, USA, as from time to time altered, expanded or reduced by the Landlord in its sole discretion;
3. "Common Areas and Facilities" mean:

i. those portions of the Building areas, buildings, improvements, facilities, utilities, equipment and installations in or forming part of the Building which from time to time are

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not designated or intended by the Landlord to be leased to tenants of the Building including, without limitation, exterior weather walls, roofs, entrances and exits, parking areas, driveways, loading docks and area, storage, mechanical and electrical rooms, areas above and below leasable premises and not included within leasable premises, security and alarm equipment, grassed and landscaped areas, retaining walls and maintenance, cleaning and operating equipment serving the Building; and

ii. those lands, areas, buildings, improvements, facilities, utilities, equipment and installations which serve or are for the useful benefit of the Building, the tenants of the Building or the Landlord and those having business with them, whether or not located within, adjacent to or near the Building and which are designated from time to time by the Landlord as part of the Common Areas and Facilities;

4. "Leasable Area" means with respect to any rentable premises, the area expressed in square feet of all floor space including floor space of mezzanines, if any, determined, calculated and certified by the Landlord and measured from the exterior face of all exterior walls, doors and windows, including walls, doors and windows separating the rentable premises from enclosed Common Areas and Facilities, if any, and from the center line of all interior walls separating the rentable premises from adjoining rentable premises. There will be no deduction or exclusion for any space occupied by or used for columns, ducts or other structural elements;
5. "Premises" means the commercial premises at 4487 El Cajon Blvd, San Diego, CA 92115, USA.
6. "Rent" means the total of Base Rent and Additional Rent.

Intent of Lease

2. It is the intent of this Lease and agreed to by the Parties to this Lease that rent for this Lease will be on a gross rent basis meaning the Tenant will pay the Base Rent and any Additional Rent and the Landlord will be responsible for all other service charges related to the Premises and the operation of the Building save as specifically provided in this Lease to the contrary.

Leased Premises

3. The Landlord agrees to rent to the Tenant the commercial premises municipally described as 4487 El Cajon Blvd, San Diego, CA 92115, USA (the "Premises").

4.

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The Premises will be used for only the following permitted use: Restaurant (the "Permitted Use").

Term

5. The term of the Lease commences at 12:00 noon on March 1, 2023 and ends at 12:00 noon on March 1, 2028 (the "Term").
6. Notwithstanding that the Term commences on March 1, 2023, the Tenant is entitled to possession of the Premises at 12:00 noon on February 15, 2023.
7. Should the Tenant remain in possession of the Premises with the consent of the Landlord after the natural expiration of this Lease, a new tenancy from month to month will be created between the Landlord and the Tenant which will be subject to all the terms and conditions of this Lease but will be terminable upon either party giving one month's notice to the other party.

Rent

8. Subject to the provisions of this Lease, the Tenant will pay a base rent of \$1,500.00, payable per month, for the Premises (the "Base Rent"), without setoff, abatement or deduction. In addition to the Base Rent, the Tenant will pay for any fees or taxes arising from the Tenant's business.
9. The Tenant will pay the Base Rent on or before the first of each and every month of the Term to the Landlord.
10. No acceptance by the Landlord of any amount less than the full amount owed will be taken to operate as a waiver by the Landlord for the full amount or in any way to defeat or affect the rights and remedies of the Landlord to pursue the full amount.

Use and Occupation

11. The Tenant will carry on business under the name of RAW COFFEE, and will not change such name without the prior written consent of the Landlord, such consent not to be unreasonably withheld. The Tenant will open the whole of the Premises for business to the public fully fixtured, stocked and staffed on the date of commencement of the Term and throughout the Term, and will continuously occupy and utilize the entire Premises in the active conduct of its business in a reputable manner on such days and during such hours of business as may be determined from time to time by the Landlord.
12. The Tenant covenants that the Tenant will carry on and conduct its business from time to time carried on upon the Premises in such manner as to comply with all statutes, bylaws, rules and regulations of any federal, state, municipal or other competent authority and will not do anything on or in the

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Premises in contravention of any of them.

13. The Tenant covenants that the Tenant will carry on and conduct its business from time to time carried on upon the Premises in such manner as to comply with any statute, including any subordinate legislation, which is in force now or in the future and taking into account any amendment or re-enactment, or any government department, local authority, other public or competent authority or court of competent jurisdiction and of the insurers in relation to the use, occupation and enjoyment of the Building (including in relation to health and safety compliance with the proper practice recommended by all appropriate authorities).

Security Deposit

14. On execution of this Lease, the Tenant will pay the Landlord a security deposit equal to the amount of \$3,000.00 (the "Security Deposit") to be held by the Landlord without interest. The Landlord will return the Security Deposit to the Tenant at the end of this tenancy, less such deductions as provided in this Lease but no deduction will be made for damage due to reasonable wear and tear.
15. The Tenant may not use the Security Deposit as payment for the Rent.
16. Within 30 days after the termination of this tenancy, the Landlord will deliver or mail the Security Deposit less any proper deductions or with further demand for payment to: 4487 El Cajon Blvd, San Diego, CA 92115, USA, or at such other place as the Tenant may advise.

Quiet Enjoyment

17. The Landlord covenants that on paying the Rent and performing the covenants contained in this Lease, the Tenant will peacefully and quietly have, hold, and enjoy the Premises for the agreed term.

Distress

18. If and whenever the Tenant is in default in payment of any money, whether hereby expressly reserved or deemed as Rent, or any part of the Rent, the Landlord may, without notice or any form of legal process, enter upon the Premises and seize, remove and sell the Tenant's goods, chattels and equipment from the Premises or seize, remove and sell any goods, chattels and equipment at any place to which the Tenant or any other person may have removed them, in the same manner as if they had remained and been distrained upon the Premises, all notwithstanding any rule of law or equity to the contrary, and the Tenant hereby waives and renounces the benefit of any present or future statute or law limiting or eliminating the Landlord's right of distress.

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Overholding

19. If the Tenant continues to occupy the Premises without the written consent of the Landlord after the expiration or other termination of the Term, then, without any further written

agreement, the Tenant will be a month-to-month tenant at a minimum monthly rental equal to twice the Base Rent and subject always to all of the other provisions of this Lease insofar as the same are applicable to a month-to-month tenancy and a tenancy from year to year will not be created by implication of law.

Additional Rights on Reentry

20. If the a.

b.

c.

d.

Landlord reenters the Premises or terminates this Lease, then:

notwithstanding any such termination or the Term thereby becoming forfeited and void, the provisions of this Lease relating to the consequences of termination will survive;

the Landlord may use such reasonable force as it may deem necessary for the purpose of gaining admittance to and retaking possession of the Premises and the Tenant hereby releases the Landlord from all actions, proceedings, claims and demands whatsoever for and in respect of any such forcible entry or any loss or damage in connection therewith or consequential thereupon;

the Landlord may expel and remove, forcibly, if necessary, the Tenant, those claiming under the Tenant, and their effects, as allowed by law, without being taken or deemed to be guilty of any manner of trespass;

in the event that the Landlord has removed the property of the Tenant, the Landlord may store such property in a public warehouse or at a place selected by the Landlord, at the expense of the Tenant. If the Landlord feels that it is not worth storing such property given its value and the cost to store it, then the Landlord may dispose of such property in its sole discretion and use such funds, if any, towards any indebtedness of the Tenant to the Landlord. The Landlord will not be responsible to the Tenant for the disposal of such property other than to provide any balance of the proceeds to the Tenant after paying any storage costs and any amounts owed by the Tenant to the Landlord;

the Landlord may relet the Premises or any part of the Premises for a term or terms which may be less or greater than the balance of the Term remaining and may grant reasonable concessions in connection with such reletting including any alterations and improvements to the Premises;

after reentry, the Landlord may procure the appointment of a receiver to take possession and collect rents and profits of the business of the Tenant, and, if necessary to collect the rents and profits the receiver may carry on the business of the Tenant and take possession of the personal

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property used in the business of the Tenant, including inventory, trade fixtures, and furnishings, and use them in the business without compensating the Tenant;

7. after reentry, the Landlord may terminate the Lease on giving 5 days' written notice of termination to the Tenant. Without this notice, reentry of the Premises by the Landlord or its agents will not terminate this Lease;
8. the Tenant will pay to the Landlord on demand:
 - i. all rent, Additional Rent and other amounts payable under this Lease up to the time of reentry or termination, whichever is later;
 - ii. reasonable expenses as the Landlord incurs or has incurred in connection with the reentering, terminating, reletting, collecting sums due or payable by the Tenant, realizing upon assets seized; including without limitation, brokerage, fees and expenses and legal fees and disbursements and the expenses of keeping the Premises in good order, repairing the same and preparing them for reletting; and
 - iii. as liquidated damages for the loss of rent and other income of the Landlord expected to be derived from this Lease during the period which would have constituted the unexpired portion of the Term had it not been terminated, at the option of the Landlord, either:
 - i. an amount determined by reducing to present worth at an assumed interest rate of twelve percent (12%) per annum all Base Rent and estimated Additional Rent to become payable during the period which would have constituted the unexpired portion of the Term, such determination to be made by the Landlord, who may make reasonable estimates of when any such other amounts would have become payable and may make such other assumptions of the facts as may be reasonable in the circumstances; or
 - ii. an amount equal to the Base Rent and estimated Additional Rent for a period of six (6) months.

Renewal of Lease

21. Upon giving written notice no later than 60 days before the expiration of the Term, the Tenant may renew this Lease for an additional term. All terms of the renewed lease will be the same except for any signing incentives/inducements and this renewal clause.

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Utilities and Other Costs

22. The Tenant is responsible for the direct payment of the following utilities and other charges in relation to the Premises: electricity, natural gas, water, sewer, telephone and internet.

Insurance

23. The Tenant is hereby advised and understands that the personal property of the Tenant is not insured by the Landlord for either damage or loss, and the Landlord assumes no liability for any such loss. The Tenant is advised that, if insurance coverage is desired by the Tenant, the Tenant should inquire of Tenant's insurance agent regarding a Tenant's policy of insurance.
24. The Tenant is not responsible for insuring the Landlord's contents and furnishings in or about the Premises for either damage and loss, and the Tenant assumes no liability for any such loss.

Abandonment

25. If at any time during the Term, the Tenant abandons the Premises or any part of the Premises, the Landlord may, at its option, enter the Premises by any means without being liable for any prosecution for such entering, and without becoming liable to the Tenant for damages or for any payment of any kind whatever, and may, at the Landlord's discretion, as agent for the Tenant, relet the Premises, or any part of the Premises, for the whole or any part of the then unexpired Term, and may receive and collect all rent payable by virtue of such reletting, and, at the Landlord's option, hold the Tenant liable for any difference between the Rent that would have been payable under this Lease during the balance of the unexpired Term, if this Lease had continued in force, and the net rent for such period realized by the Landlord by means of the reletting. If the Landlord's right of reentry is exercised following abandonment of the premises by the Tenant, then the Landlord may consider any personal property belonging to the Tenant and left on the Premises to also have been abandoned, in which case the Landlord may dispose of all such personal property in any manner the Landlord will deem proper and is relieved of all liability for doing so.

Governing Law

26. It is the intention of the Parties to this Lease that the tenancy created by this Lease and the performance under this Lease, and all suits and special proceedings under this Lease, be construed in accordance with and governed, to the exclusion of the law of any other forum, by the laws of the State of California, without regard to the jurisdiction in which any action or special proceeding may be instituted.

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Severability

27. If there is a conflict between any provision of this Lease and the applicable legislation of the State of California (the 'Act'), the Act will prevail and such provisions of the Lease will be amended or deleted as necessary in order to comply with the Act. Further, any provisions that are required by the Act are incorporated into this Lease.

Assignment and Subletting

28. The Tenant will not assign this Lease in whole or in part, nor sublet all or any part of the Premises, nor grant any license or part with possession of the Premises or transfer to any other person in whole or in part or any other right or interest under this Lease (except to a parent, subsidiary or affiliate of the Tenant), without the prior written consent of the Landlord in each instance, which consent will not be unreasonably withheld so long as the proposed assignment or sublease complies with the provisions of this Lease.
29. Notwithstanding any assignment or sublease, the Tenant will remain fully liable on this Lease and will not be released from performing any of the terms, covenants and conditions of this Lease.
30. If the Lease is assigned or if the Premises or any part of the Premises are sublet or occupied by anyone other than the Tenant, the Landlord may collect rent directly from the assignee, subtenant or occupant, and apply the net amount collected, or the necessary portion of that amount, to the rent owing under this Lease.
31. The prohibition against assigning or subletting without the consent required by this Lease will be constructed to include a prohibition against any assignment or sublease by operation of law.
32. The consent by the Landlord to any assignment or sublease will not constitute a waiver of the necessity of such consent to any subsequent assignment or sublease.

Bulk Sale

33. No bulk sale of goods and assets of the Tenant may take place without first obtaining the written consent of the Landlord, which consent will not be unreasonably withheld so long as the Tenant and the Purchaser are able to provide the Landlord with assurances, in a form satisfactory to the Landlord, that the Tenant's obligations in this Lease will continue to be performed and respected, in the manner satisfactory to the Landlord, after completion of the said bulk sale.

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Maintenance

34. The Tenant will, at its sole expense, keep and maintain the Premises and appurtenances in good and sanitary condition and repair during the Term and any renewal of this Lease.
35. In particular, the Tenant will keep the fixtures in the Premises in good order and repair. The Tenant will, at Tenant's sole expense, make all required repairs to the plumbing, range, heating apparatus, and electric and gas fixtures whenever damage to such items will have resulted from the Tenant's misuse, waste, or neglect or that of the Tenant's employee, family, agent, or visitor.
36. The Tenant will be responsible at its own expense to replace all electric light bulbs, tubes, ballasts or fixtures serving the Premises.
37. Where the Premises has its own sidewalk, footpath, entrance, driveway or carpark which is for the exclusive use of the Tenant and its guests, the Tenant will keep the footpath, entrance, driveway or parking space clean, tidy and free of objectionable material including dirt, debris, snow and ice.

Care and Use of Premises

38. The Tenant will promptly notify the Landlord of any damage, or of any situation that may significantly interfere with the normal use of the Premises.
39. The Tenant will not make (or allow to be made) any noise or nuisance which, in the reasonable opinion of the Landlord, disturbs the comfort or convenience of other tenants.
40. The Tenant will not engage in any illegal trade or activity on or about the Premises.
41. The Landlord and Tenant will comply with standards of health, sanitation, fire, housing and safety as required by law.

Surrender of Premises

42. At the expiration of the lease term, the Tenant will quit and surrender the Premises in as good a state and condition as they were at the commencement of this Lease, reasonable use and wear and damages by the elements excepted.

Hazardous Materials

43. The Tenant will not keep or have on the Premises any article or thing of a dangerous, flammable, or explosive character that might unreasonably increase the danger of fire on the Premises or that might be considered hazardous by any responsible insurance company.

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Rules and Regulations

44. The Tenant will obey all rules and regulations posted by the Landlord regarding the use and care of the Building, parking lot and other common facilities that are provided for the use of the Tenant in and around the Building on the Premises.

Access Inspection

45. The Premises has been inspected by a Certified Access Specialist, and the Tenant acknowledges receiving the information required by section 1938 of the California Civil Code (the "Access Disclosure") at least 48 hours prior to executing this Lease. The Tenant will keep the Access Disclosure confidential.
46. The Access Disclosure is provided only to comply with section 1938 of the California Civil Code and is not a warranty or representation under the Lease or of any current or future compliance with accessibility standards regarding the Premises.

General Provisions

47. Any waiver by the Landlord of any failure by the Tenant to perform or observe the provisions of this Lease will not operate as a waiver of the Landlord's rights under this Lease in respect of any subsequent defaults, breaches or nonperformance and will not defeat or affect in any way the Landlord's rights in respect of any subsequent default or breach.

48. This Lease will extend to and be binding upon and inure to the benefit of the respective heirs, executors, administrators, successors and assigns, as the case may be, of each party to this Lease. All covenants are to be construed as conditions of this Lease.
49. All sums payable by the Tenant to the Landlord pursuant to any provision of this Lease will be deemed to be Additional Rent and will be recoverable by the Landlord as rental arrears.
50. Where there is more than one Tenant executing this Lease, all Tenants are jointly and severally liable for each other's acts, omissions and liabilities pursuant to this Lease.
51. Time is of the essence in this Lease.
52. This Lease will constitute the entire agreement between the Landlord and the Tenant. Any prior understanding or representation of any kind preceding the date of this Lease will not be binding on either party to this Lease except to the extent incorporated in this Lease. In particular, no warranties of the Landlord not expressed in this Lease are to be implied.

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IN WITNESS WHEREOF the Parties to this Lease have duly affixed their signatures under hand and seal, or by a duly authorized officer under seal, on this 1st day of March, 2023.

(Witness)

(Witness)

Fantaye Sirake (Landlord)

Ben Thomas (Tenant)

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