DASH License® Monthly Use

1

DEFINITIONS

The who, when, what, how long and how much of the deal.

2

AGREEMENT

The simple statement of what the Guest and Host agree to.

3

HOUSE RULES

Specific rules added by the Host for the Space and the Building.

4

LICENSE TERMS

The License itself. Enough to protect the Guest and Host for short term use of an office.

LiquidSpace® is a trademark, registered in numerous countries, and DASH® and DASH License® are trademarks of LiquidSpace, Inc.

DEFINITIONS

Licenses with no End Date automatically renew after the Minimum Term.

AGREEMENT DATE						
GUEST:			HOST & BUILDING:			
FULL NAME				FULL NAME		
EMAIL				EMAIL		
COMPANY				COMPANY		
ADDRESS				ADDRESS		
CITY				CITY		
STATE	ZIP CODE			STATE	ZIP CODE	
SPACE DETAIL:				FEES DEPOSIT A	AND TAYES:	
NAME				FEES, DEPOSIT AND TAXES: Fees shall mean the Setup Charge due at the beginning of the Term and the Monthly Charge due on the Agreement Date for the first month and monthly thereafter, if applicable.		
SPACE TYPE:				MONTHLY CHARGE		
MAX OCCUPANCY:				SETUP CHARGE		
SIZE (SQ FT):				DEPOSIT		
TERM:				TAXES		
START DATE: END DATE: (Optional)				MARKETPLACE SERVICE:		
CANCELLATION TERMS						
MINIMUM TERM						

DEFINITIONS

AGREEMENT DATE

shall mean the date the reservation is booked through the Service;

CANCELLATION TERMS

shall mean the Flexible Cancellation Terms described in the section entitled "Cancellation" below;

HOST

shall mean the Host and the Host's email and address shall have the values set by the Host in the Host's Profile as of the Agreement Date;

"GUEST" OR "YOU"

shall mean the Guest and the Guest's email and address shall have the values set by the Guest in the Guest's Profile as of the Agreement Date;

SPACE

shall be the Space the Guest reserves by booking a reservation through the Service;

MAXIMUM OCCUPANCY

shall be the value set by the Host in the Profile for the Space as of the Agreement Date;

BUILDING

shall be the Building in which the Space is located as set by the Host in the Profile for the Space as of the Agreement Date;

TERM

shall mean the period of time beginning on the Start Date and ending on the later of the End Date, if specified, or the Minimum Term number of months after the Start Date of the reservation specified by the Guest and authorized by the Host;

FEES

shall mean the "Setup Charge" due at the beginning of the Term and the "Monthly Charge" and "Incidentals" due on the Agreement Date for the first month and monthly thereafter, if applicable as set by the Host in the Profile for the Space as of the Agreement Date;

DEPOSIT

shall be equal to the Monthly Charge for one month unless otherwise specified in the House Rules by the Host as of the Agreement Date;

TAXES

shall be the taxes set by the Host and collected by the Marketplace Service on the Host's behalf;

MARKETPLACE SERVICE

shall mean the LiquidSpace service.

2

DIRECT AGREEMENT FOR SPACE HOSTING (DASH) LICENSE

This DASH (Direct Agreement for Space Hosting) License (this "Agreement") is made as of the Agreement Date between the Host and the Guest for use of the Space located in the Building.

The Host and Guest agree as follows:

LICENSE

Subject to the terms and conditions of this Agreement, the Host grants Guest a non-transferable license to occupy and use the Space in the Building (the "License") during the Term and the Guest accepts such License.

TERM

The **Term** shall be the period of time that begins on the Start Date and ends on the later of the End Date, if specified, or Minimum Term number of months after the Start Date. If no Minimum Term is specified, the Minimum Term shall be one month.

HOUSE RULES

During the Term, the Guest agrees to accept the terms, conditions, and policies provided by the Host relating to the use of the Space, including building security procedures, IT access and use procedures, maximum occupancy limitations, specific state law requirements and other terms or procedures provided by the Host (the "House Rules") above. The House Rules may be revised and amended by the Host without the prior consent of the Guest; provided that Host shall provide Guest with notice of such revisions and/or amendments. In the event of a conflict between this Agreement and the House Rules, the House Rules shall govern and control.

PAYMENT

The Guest agrees to pay the Fees, Deposits, and Taxes for use of the Space to the Host or to the Marketplace Service on behalf of the Host.

DEFINITIONS

Capitalized terms used and not otherwise defined in this Agreement or the Exhibit and Schedules shall have the meanings set forth in the Section entitled "Definitions" below.

ENTIRE AGREEMENT

This Agreement (including the Exhibits) constitutes the entire agreement between the Host and the Guest regarding the use of the Space and supersedes any prior agreements between the Host and Guest relating to Guest's use of the Space.

House Rules for Solaris Luxury Conference Room

Office In America Co.

Terms & Conditions for Assigned Spaces

Definition:

Agreement - price, package and duration of service

Client – customer

OIA - Office In America Co.

1. Usage Conditions

- a. Client agrees to use the office accommodations for business purposes only
- b. Client does not have the right to sublease the office space to a third party including adding person or company name.
- c. The Client will have rights to use the office center address as its business address, for mail receipt, and for business registration purposes.
- d. OIA is not responsible for any of the Client's property and is not liable for any damages or theff
- e. The office accommodations are leased in as-is condition and cannot be altered without express written consent by OIA
- f. OIA is seeking to maintain the office center to the "Building Standard", as of the Effective Date of this Agreement. No alterations may be made to the office accommodations including the addition or changing of locks/bolts to the windows or doors.
- g. Upon initial move-in. the Client will sign an inventory form verifying all accommodations and the conditions at move in. The form will be retained and used as a point of reference at time of lease termination.
- h. The Client agrees to be respectful of all OIA property including the office accommodations, common areas within the office center, and all office furniture and equipment and Client is liable for damage to any such property.
- i. The Client shall not store or operate any large machine or equipment within the provided office accommodations. This includes but is not limited to heaters, stoves, vending machines, refrigerators, grills, servers, or other equipment without OIA consent. The electrical current that OIA provides to the Client within the office accommodations shall be used for ordinary lighting, personal computers and office equipment. If special installation or wiring is required, it will be at the Client's expense and only after express written consent from OIA.
- j. The Client shall not use the OIA office center or office accommodations for manufacturing purposes. The Client shall not use the premises for manufacture or sale of liquor, narcotics,

HOUSE RULES

or tobacco of any kind. The Client shall not operate in the industry which is considered illegal and not permitted by the regulations of city of Houston, state of Texas and of the United States of America.

- k. The Client shall not sleep or live within OIA.
- Client shall use the space for general office, and is not to hold or permit retail sales or auctions within OIA
- m. The Client shall not obstruct business for any other OIA clients.
- n. The Client shall not use the OIA office center for any illegal or immoral purposes.
- The Client accepts full responsibility for the legal and appropriate conduct of all their employees, guests and guests of employees, including purchase and/or consumption of alcohol on premises as legally acceptable according to state and federal law.
- p. Should the need arise. OIA may provide the Client with alternative suite accommodations of comparable value or better, in OIA'S sole discretion.

2.Client Conduct

- a. The Client, as well as all Client's employees and guests, shall conduct themselves in a businesslike manner, proper business attire, and keep noise at a respectful level no more than city ordinance 68 decibels (dBA) at all times while on OIA premises.
- b. OIA shall provide entry access to the Client including required keys. The Client is responsible for all issued keys and is required to return them at termination. If Client has a lost or stolen key or card. Client is responsible to notify OIA staff immediately and pay \$50 for a re-key replacement process.
- c. Canvassing or soliciting for business or any other purpose is prohibited anywhere within the OIA office center.
- d. No animals shall be permitted within the OIA office center, aside from certified service animals.
- e. The Client leaves the doors to their office accommodations at their own risk and takes full responsibility for all of their possessions within.
- f. The Client, as well as any employees, guests, and business associates of the Client, shall not abuse or mistreat any OIA employees and guests.
- g. The Client acknowledges that the services rendered by OIA employees are shared services and may be offered to other OIA clients.
- h. The Client, any employees of the Client, or other businesses under the Client's ownership, shall not hire any OIA employees at any time during the term of the Agreement or within 12 months of the termination of the Agreement. The Client shall pay to OIA the equivalent of 50% of the annual salary required of the new OIA employee in such an event.
- i. Smoking is prohibited in the entirety of the office center including within the provided office accommodations. Smoking is only allowed in designated area.

3. Services

a. OIA shall provide the office accommodations as stated on the first page of the Agreement.

- b. OIA shall provide the furniture as agreed with by the Client.
- c. Kitchen amenities: OIA may provide and allow the Client access to kitchen facilities. Refrigerator is welcome to be used as daily basis; no overnight storage is allowed. Kitchen is cleaned and disbursed every weekend. Anything left in the kitchen area will be disposed including hardware. OIA will not be responsible for anything left over beyond Friday 05.00PM. As a courtesy to others, food with unorthodox scent might disturb office ambiance and is discouraged.
- d. Common meeting facilities can be reserved on first-come-first-serve basis. OIA does not guarantee availability, therefore, it is encouraged for Client to reserve in advance. Cancellation is allowed 24 hours before the meeting time. Client agrees and is responsible for the hours allowance and or cost related to meeting facility reservations that are not cancelled in 24 hours before meeting time. When Client goes over the time reserved, Client is responsible for the time or charges involved.
- e. The Client acknowledges that the internet related services provided by OIA are contingent on third party providers, including but not limited to internet speeds and data transmittal.
- f. The Client acknowledges that some related services provided by OIA are contingent upon third party providers which is beyond immediate control of OIA good faith to serve.
- g. The Client acknowledges that all main services are provided during business hours, however some services allows Client to have 24-hour access to the office accommodations as well as electricity and internet.
- h. Air Conditioning hours are 08.00AM to 06.00PM Monday thru Friday and 08.00AM to 12.00PM on Saturday. Air Conditioning is also off during holidays. Air Conditioning outside these hours can be procured at \$49/hour with 2 working days advanced request to OIA.
- If requested, and available, OIA may provide administrative support on behalf of the Client at such fees, to be determined by OIA. Cancellation must be done 24 hours before service commencement time, otherwise, Client agrees and is responsible for the charges.

4.Fees

- a. Client acknowledges that all set recurring fees, including but not limited to monthly services will be billed monthly at the rates stated. Additional Services may be utilized by Client, when available, at an additional cost and all associated fees will be billed monthly based on usage and Client agrees to pay them upon receipt of an invoice. Additional Services are listed on separate Service Sheet.
- b. Setup fees: The Client shall be charged a per person initial setup fee for the office. Adding another company name to the existing account is allowed for \$49/month. Setup fee one time only until Client disengages from the service. Re-enrollment will incur a separate setup fee.

5.Incidental Deposit

- a. The Client acknowledges that the office accommodations on this Agreement will not be reserved until after the required incidental deposit has been paid in full.
- b. At time of receipt of incidental deposit in full along with signed Agreement, the stated office

HOUSE RULES

accommodations shall be reserved for a 30-day period. Should the Client not proceed with the

Agreement, the security deposit is not refundable as services become discontinued.

a. The incidental deposit provided by the Client shall be held by OIA without

generating interest and may be used by OIA as guarantee against default by the Client and liability for all matters referenced on this Agreement. OIA is entitled to deduct monies from

the incidental deposit to recover amount owed to OIA through default by Client, damage to property, or to pay third party providers for services.

- a. OIA shall refund the incidental deposit in full after a 30-day period after the time of termination of this Agreement, if Client's account is cleared of all outstanding balances.
- a. During the term of this Agreement, should the Client's account balance reach a total of more than 50% of the incidental deposit held, OIA may require an increase to the incidental deposit held, at an amount as determined by OIA.

6.Payment

- a. Payments methods are done via OIA online platform in the form of credit card or debit card. If the client chooses to pay with check, 3.5% discount will be applied to the total invoice. If check is bounced, client is responsible for a \$49 processing fee and will not be allowed to pay by check in the future.
- Rental and fixed monthly costs shall be invoiced in advance on a monthly basis, and to include

but not limited to and internet connections, additional furniture, mail-package processing, printing, scanning, shredding, storage space, meeting facilities, administrations, rentals et cetera. All variable monthly costs, including but not limited to administrative support, purchased beverages, and others will be billed on a pay as you go basis included on the monthly invoice.

- a. Meeting facilities must be paid in advance via online payment platform only.
- b. In order to reduce monthly costs and in an effort to meet green standards. OIA will provide all invoices electronically via email.
- c. Late Payment: If Client does not pay balance in full within 5 days of due date reflected on the invoice via email, the Client will be subject to a late payment fee of 5% for the first 15 calendar days, 10% for up to 25 calendar days and cancellation of services beyond 30 calendar days. In case of cancellation by late payment issue, Client will pay another setup fee to re-enroll into OIA services.

7. Termination and Renewal

- a. At the end of each term, the Agreement does not automatically terminate. If the Client not wish to renew this Agreement for an additional equivalent term, the Client shall provide 60 days' advance written notice of termination of this Agreement to OIA. If Client does not provide advance written notice of termination, this Agreement will renew for an equivalent term at a monthly fee for the office suite at 105% of the rate previously in effect, plus rates for other services at OIA's current rates then in effect for the office center.
- b. OIA may provide immediate written notice to Client to cease Client's occupation of the office accommodations, prior to the stated termination date of this Agreement, for any reason whatsoever; provided, if the Client is not observing the rules for the office center, as reasonably prescribed by OIA this Agreement may be terminated by OIA immediately upon written notice to Client.
- c. At time of termination, the Client will immediately and peacefully cease occupancy of the premises, return all keys, and return all office accommodations in as-found condition. Any items left within the OIA office accommodations after time of termination will be considered property of OIA and may be utilized, disposed or sold without the Client's knowledge or consent. The Clients access will be revoked at termination.
- d. In case of early termination prior to the maturity of the agreement, Client agrees to pay a penalty in the amount of 60-day rent.

8.Insurance

- a. The Client is liable for all of their own belongings within the office accommodations and responsible for providing their own insurance.
- b. The Client shall indemnify OIA, its property, employees, caretakers, cleaners, agents, or invitees against any theft, damages, fire, water or loss from the office accommodations and its contents, including but not limited to data, hardware and software, except in cases of gross negligence, fraud, or willful misconduct.

9.Legal

- a. OIA is not liable for any loss of business, loss of profits, loss of anticipated savings, loss of or damage to data or any consequential loss.
- b. In the event of a material breach of this Agreement by the Client, the Client is responsible for immediate and full payment of all rental and services of the Agreement in its entirety, as well as costs for any damages and legal fees if applicable, and may be asked to vacate the premises immediately.
- c. The Client must comply with all governing laws within the country and state and laws and regulations specific to their business within OIA.
- d. The Client releases OIA from any liability related to the receipt of mail, packages or other deliveries on the Client's behalf.
- e. Disclaimer of liability for third party products: In regards to services provided by OIA to the

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Client through a third-party provider.

- f. OIA disclaims any and all liability, including any express or implied warranties.
- g. All notices herein, shall be in writing, and may be made by served either by email, personal delivery, or by certified mail or reputable courier service, addressed to CustomerService@OfficeInAmerica.com 6200 Savoy Dr., Houston, TX 77036, USA.



COMPLIANCE

You agree to abide by and cause your employees, agents, guests, invitees, contractors and subcontractors ("**Invitees**") to abide by this Agreement and any applicable House Rules.



POSSESSION AND DELIVERY

The Space is accepted by the Guest in its "as-is" "where-is" condition and configuration. If, for any reason, the Host is unable to provide use of the Space at the anticipated Start Date, you agree that the Term shall be automatically postponed until possession becomes available. Host's failure to deliver possession of the Space shall not subject the Host to any liability for loss or damage, nor shall it affect the validity of the License. If the Host does not deliver possession of the Space within one week after the anticipated Start Date, the Guest shall have the right to cancel the License with no penalty and be entitled to a full refund of amounts paid.



WORKSPACE USE AND ACCESS

You agree to use the Space provided to you for general office purposes only and you may not use the Space to carry out any illegal activities or use the Space (A) in violation of law or the House Rules, or (B) for any immoral, unlawful, or objectionable purposes. Further, you shall not use or permit the usage of any illegal drug or substance in the Space or in the Building and shall not make or permit any unreasonable or unnecessary noises or odors in or

upon the Space or the Building. You shall not commit, or suffer to be committed, any waste upon the Space or any nuisance (public or private) or other act or thing of any kind or nature whatsoever that may disturb the quiet enjoyment or cause unreasonable annoyance of any other occupants in the Building.

You agree not to exceed the Maximum Occupancy of the Space.

You shall not make alterations, additions or improvements to the Space, including the installation of lighting or any phone or data lines.

You shall not generate, store, install, dispose of or otherwise handle any hazardous materials in the Space, or in or around the Building, in any manner contrary to any applicable law. You shall be liable for the costs of any removal, clean-up and/or remediation of any hazardous materials released by you or your Invitees.

You agree that the Host has the right upon 30 days' written notice, to require that you relocate to another Space in the same Building of equal or larger size and similar configuration for the remainder of the Term, provided that the Fees for such new workspace are no greater than the Fees for your current Space.

The Host or its authorized representatives may enter the Space at any time and such access rights shall not give rise to any decrease or abatement of Fees or Taxes. Unless there is an emergency, the Host will, as a matter of courtesy, try to inform you in advance when the Host needs access to the Space to carry out testing, repair or work other than routine inspection, cleaning and maintenance. Repair work shall be done solely at the discretion of Host and the failure of Host, for any reason, to furnish any maintenance or repairs shall not render Host liable to you, constitute a constructive eviction, or give rise to a refund or abatement of Fees.

You shall not cause or permit any lien to be placed on the Space, the Building or the land underlying the Building. Any such lien shall be discharged by you within 10 days of you becoming aware of such lien.



GOOD CARE

You must take good care of and not damage, waste or make any changes to the Space or space leased or owned by the Host of which the Space is a part (the "Host Area"), or the Building. You shall not alter, add, replace, remove or damage any furnishings, equipment or other personal property located in, on or around the Space, the Shared Facilities, the Host Area or the Common Areas which is not owned by you or your Invitees ("Host Personal Property"). At the expiration or earlier termination of this Agreement, you must deliver the space and all Host Personal Property to the Host in good condition, normal wear and tear excepted. If any damage (beyond normal wear and tear) to the Space or the Host Personal Property should occur while in your care, custody or control, you agree to pay reasonable repair/replacement costs and to notify the Host immediately upon discovery of such damage occurring, but no later than 8 hours later. You are liable for any damage caused by you or your Invitees to the Space, the Shared Facilities, the Common Areas, the Host Personal Property or the Building. YOU DISCLAIM AND WAIVE ALL WARRANTIES WITH RESPECT TO THE HOST PERSONAL PROPERTY, BOTH EXPRESS AND IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.



COMMON AREAS

If available at the Building, you may also have access to and non-exclusive use of any portions of the Building designated for common use of tenants and others ("Common Areas"), as, and to the extent, described in the House Rules. The Common Areas may be changed, relocated, altered, eliminated or otherwise modified at any time during the Term without the consent of, or notice to, Guest. Unless otherwise set forth in the House Rules, the right to parking is not provided under this Agreement.



SHARED FACILITIES

If available at the Building, you may also have access to and non-exclusive use of any shared conference rooms, office equipment, and kitchenettes (the "Shared Facilities") located near the Space on a first-come, first-served basis as, and to the extent, described in the House Rules. The Host may make changes to the Shared Facilities from time to time during the Term including, without limitation, removal of all or portions of the Shared Facilities without your consent or notice to you.



KEYS AND SECURITY

Any keys or entry cards for the Space or the Building, which the Host lets you use, remain the Host's property at all times. You shall not make any copies of them or allow anyone else to use them without the Host's consent. Any loss of keys or

entry cards must be reported to the Host immediately, and you must pay the cost of replacement keys or cards and or changing locks, if required by the Host.

You shall not place any additional locks or bolts of any kind upon any of the doors or windows of the Space or Building nor make any changes to existing locks or the mechanisms thereof.



NAME AND ADDRESS

You may only conduct business in your name. You shall not put up any signs on the doors to the Space or Building or anywhere else, which are visible from outside the Space you are using, or the Building.



MAIL AND PACKAGES

Mail and packages may not be delivered to you at the Space or Building unless permitted by the House Rules. The postal services may be subject to additional federal, state, and local requirements.



CONDUCT

You acknowledge that the Host is and will continue to be an equal opportunity employer and that the Host prohibits any form of discrimination in employment, against any of its employees (whether by its employees, its clients, including you, or others), including, on the basis of race, color, creed,

religion, age, gender, marital status, sexual orientation, national origin, or disability, or other characteristics protected by law. In recognition of this policy, you and your officers, directors, employees, shareholders, partners, agents, representatives, contractors, customers, or invitees shall be prohibited from participating in any type of harassing or abusive behavior to employees of the Host or its affiliates, other clients or invitees, verbal or physical in the Building for any reason. You further agree, upon the request of the Host, to cooperate with the Host in its efforts to enforce and maintain its equal employment opportunity, non-discrimination and anti-harassment policies. The Host may immediately terminate this Agreement without cost or penalty if Guest or any of Guest's Invitees engage in any behavior that the Host deems is contrary to such policies.



CONFIDENTIALITY

Both Host and Guest agree that during the Term and thereafter, the recipient of any non-public information of the other party that is designated as confidential or proprietary, that the receiving party knew or reasonably should have known was confidential or proprietary, or that derives independent value from not being generally known to the public ("Confidential Information"), will not at any time be disclosed to any person by such recipient or used for such recipient's own benefit or the benefit of anyone else without the prior express written consent of a corporate officer of the party that owns such Confidential Information. The parties agree that if there is a breach of this obligation by either party, the other shall have the right to request any remedy in law and/or equity including, but not limited to, appropriate injunctive relief or specific performance, as may be granted by a court of competent jurisdiction. Notwithstanding the foregoing, Guest accepts all risk to its intellectual property interests used in the Space, neither Host nor its applicable landlord shall have

any liability arising from, your disclosure (whether intentional or not) of any of your Confidential Information to any third parties present in or around the Space or the Shared Facilities.



NON-SOLICITATION

Neither Host nor Guest nor their respective employees and agents shall knowingly solicit, recruit, hire or otherwise employ or retain the employees of the other during the Term and for 90 days following its termination or expiration without the prior written consent of the other party. Either party may solicit or recruit generally in the media. Either party may hire, without prior written consent, the other party's employee who answers any advertisement or who voluntarily applies for hire without having been personally solicited or recruited by the hiring party.



DAMAGES AND INSURANCE

You are responsible for any damage you cause to the Space or any Host Personal Property beyond normal wear and tear. The Host has the right to inspect the condition of the Space from time to time and make any necessary repairs. You are responsible for arranging insurance for your personal property against all risks and for your liability to and for your employees and Invitees. You have the risk of damage, loss, theft or misappropriation with respect to any of your personal property and liability to and for your employees and Invitees. You agree, as a material part of the consideration to be rendered to the Host under this Agreement, to waive any right of recovery against the Host, its directors, officers, employees and its applicable landlord for any damage, loss, theft or misappropriation of your property under your control and any

liability to and for your employees and Invitees, including for injuries to you or your Invitees in or about the Space, and you agree to hold the Host exempt and harmless and defend the Host and its landlord, if applicable, from and against any damage and injury to any such person or to such property, to the extent arising from your use of the Space or from your failure to keep the premises in good condition and repair as provided in this Agreement. All property in your Space is understood to be under your control.



PAYMENT

During the Term, you shall pay the Fees, Deposit, and Taxes to the Marketplace Service on behalf of the Host.

Upon the Agreement Date, the following are due and payable by the Guest (the "Initial Payment"):

- the Monthly Charge for the first full calendar month of the Term or a pro-rated portion of the Monthly Charge for the first partial month of the Term (if you start your Term after the first calendar day of the month),
- the Setup Fee,
- the Deposit,
- any applicable Taxes.

For each following month of the Term, the Monthly Charge and any applicable Taxes are due and payable on the first day of the calendar month. If the Term ends before the last calendar day of the month, the pro-rated portions of the Monthly Charge and any applicable taxes for the final partial month of the Term are due and payable.

If applicable, the Host may also include additional 'one time' fees (the "Incidentals") for services provided to Guest not included in the Monthly Charge. These services may included but not limited to meeting rooms, photocopying, faxing, catering, etc. The Incidentals will be collected in arrears on the first of every month and paid by Guest via the Marketplace Service.

If any payment due to Host is not received within 5 days of the due date, the Host may, at the Host's discretion, charge a late fee of 5% of the overdue amount or the Host may terminate this Agreement without cost or penalty to Host. All remaining Fees and Taxes for the remainder of the Term are immediately due and payable by the Guest.

If you choose to cancel after the Agreement Date plus one day, but less than 30 days before the Start Date, 50% of the Fees and Taxes will be refunded, but you are no longer obligated to pay the remaining Fees and Taxes for the Minimum Term. The Deposit will be fully refunded, if you cancel before the Start Date.

After the Start Date, if you cancel the License before the Minimum Term, (a) no refund is available for the then-current calendar month and the next full calendar month and (b) 50% of the remaining unpaid Fees and taxes for the Minimum Term are immediately due and payable unless a default has occurred and is continuing, in which case, 100% of all remaining Fees and Taxes for the remainder of the Term are immediately due and payable by the Guest.



CANCELLATION

All Fees and Taxes paid by Guests are non-refundable, except as expressly stated in this Agreement.

The Host may cancel this agreement without cause on at least sixty (60) days notice prior to End Date.

The Host may cancel this Agreement on at least sixty (60) days' notice if a contract has been entered into for the sale of the Building.

The Host shall not cancel this Agreement except as provided in this Agreement.

Flexible Cancellation Terms

You may cancel this Agreement within one day of the Agreement Date or at least 30 days before the Start Date and receive a full refund of the Initial Payment.



DEPOSIT

The Deposit will be held by Marketplace Services during the Term as security for the performance by you of all of your obligations under this Agreement. Marketplace Services may apply any portion of the Deposit to amounts owed to the Host for (A) any damage to the Host Personal Property, the Space, the Host Area, the Shared Facilities, or the Building, (B) any overdue Fees or Taxes and/or (C) amounts Host may incur for any losses or costs arising out of your default under this Agreement (including any damage or deficiency arising in connection with the relicensing of the Space), in each case solely at the discretion of the Host. If, upon the expiration or earlier termination of this Agreement, you have fully complied with all terms of this Agreement and the House Rules, remitted all amounts due and payable, and surrendered the Space and all keys, access cards, building passes and all other property provided to you by the Host (including the Host Personal Property), the Deposit shall be returned to you within 60 days after the expiration or earlier termination of the Term, less any

amounts applied as described above. Marketplace Services shall not be required to maintain the Deposit in a separate account. No interest will be paid on the Deposit except as may be required by law. If any portion of the Deposit is so used or applied by Marketplace Services during the Term, then within 5 days after Host or Marketplace Services gives written notice to you, you shall deposit with Marketplace Services cash in an amount sufficient to restore the Deposit to the original amount. Failure to do so will constitute a default under this Agreement.



RENEWAL

If an End Date is specified, the License will terminate on the End Date with no automatic renewal.

If no End Date is specified, Licenses shall automatically renew after the Minimum Term for additional one-month periods unless you give the Host or the Marketplace Service at least 30 days' notice prior to the end of then current Term.

If the Host opts to to change the Monthly Charge upon renewal, the Host will provide at least 60 days notice. There will be no additional Setup Fee for Licenses that renew.

If the Host opts to renew the License, the Host will provide at least 60 days notice.



DEFAULT

You shall be considered in default of this License if (A) you fail to pay when due all or any portion of the Fees or Taxes, if the failure continues for 5 days after notice to you, which notice shall be in satisfaction of and not in addition to any notice required by law (B) you fail to comply with any term of this Agreement, if the failure is not cured within 10 days after notice to you, or (C) you attempt to sublicense, assign or otherwise transfer any interest in this Agreement without Host's prior written consent. Upon any default, the Host shall have the right without notice to terminate this Agreement, in which case you shall immediately surrender the Space and the Host Personal Property to the Host. If you fail to surrender the Space and/or the Host Personal Property, the Host may, in compliance with applicable law and without prejudice to any other right or remedy, enter upon and take possession of the Space and the Host Personal Property and you shall be liable for all past due Fees and Taxes, all Fees and Taxes due for the remainder of the Term, all costs incurred by Host to retake possession of the Space and Host's Personal Property, and other losses and damages which Host may suffer as a result of Guest's default. In addition to the right to terminate this Agreement and collect damages, Host shall have the right to pursue any other remedy now or hereafter available at law or in equity.



INDEMNITY

Except to the extent caused by the negligence or willful misconduct of the indemnified party or such party's officers, directors, employees, representatives, contractors and agents, you agree to indemnify, defend and hold the Host, its landlord, if applicable, and any mortgagee harmless from and against any loss, liability, claim, demand, damages, costs and expenses, including reasonable attorneys' fees, arising out of or in connection with your and your Invitees' use of a Space, Common Areas or Shared Facilities, or any violation of applicable law, this Agreement or House Rules. Nothing contained in this Agreement shall be construed to create privity of estate or of contract between you and Host's landlord, if applicable.



DISCLAIMER

EXCEPT AS PROVIDED HEREIN AND IN ANY HOUSE RULES, THE HOST IS PROVIDING ITS SPACE TO THE GUEST "AS IS," AND HOST DISCLAIMS ANY AND ALL OTHER REPRESENTATIONS AND WARRANTIES WITH RESPECT TO THE SPACE, WHETHER EXPRESS OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. HOST CANNOT AND DOES NOT GUARANTEE AND DOES NOT PROMISE TO GUEST, ANY SPECIFIC RESULTS FROM USE OF THE SPACE. HOST DOES NOT REPRESENT OR WARRANT THAT THE SPACE WILL MEET YOUR REQUIREMENTS; THAT THE SPACE MEETS APPLICABLE LEGAL STANDARDS OR IS SAFE AND SUITABLE FOR YOUR INTENDED USE.



LIABILITY

IN NO EVENT WILL HOST OR ITS LANDLORD OR THEIR RESPECTIVE DIRECTORS, EMPLOYEES, AGENTS, AFFILIATES OR SUPPLIERS BE LIABLE TO GUEST, OR ANY PARTY CLAIMING THROUGH GUEST FOR ANY INDIRECT, CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, SPECIAL OR PUNITIVE DAMAGES, INCLUDING FOR ANY LOST PROFITS, LOST DATA, PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSOEVER, ARISING FROM THE GUEST'S USE OF THE SPACE, ANY CONTENT OR OTHER MATERIALS ON, ACCESSED THROUGH OR DOWNLOADED FROM THE MARKETPLACE SERVICE, OR GUEST'S USE OF THE SPACE, EVEN IF THE HOST IS AWARE OR HAS BEEN

ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

NOTWITHSTANDING ANYTHING TO THE CONTRARY

CONTAINED HEREIN, AND TO THE MAXIMUM EXTENT

PERMITTED BY APPLICABLE LAW, HOST'S LIABILITY

TO GUEST OR ANY PARTY CLAIMING THROUGH GUEST,

FOR ANY CAUSE WHATSOEVER, AND REGARDLESS OF THE

FORM OF THE ACTION, IS LIMITED TO THE AMOUNT PAID

FOR THE SPACE, IN THE 12 MONTHS PRIOR TO THE INITIAL

ACTION GIVING RISE TO LIABILITY. THIS IS AN AGGREGATE

LIMIT. THE EXISTENCE OF MORE THAN ONE CLAIM

HEREUNDER WILL NOT INCREASE THIS LIMIT.

YOU UNDERSTAND AND AGREE THAT MARKETPLACE SERVICE IS NOT A PARTY TO ANY AGREEMENTS ENTERED INTO BETWEEN GUEST AND HOST, NOR IS MARKETPLACE SERVICE A REAL ESTATE BROKER, AGENT OR INSURER IN CONNECTION WITH THIS AGREEMENT. THE PARTIES SHALL INDEMNIFY, DEFEND AND HOLD HARMLESS MARKETPLACE SERVICE FROM AND AGAINST ANY LOSS, LIABILITY, CLAIM, DEMAND, DAMAGES, COSTS AND EXPENSES, INCLUDING REASONABLE ATTORNEYS' FEES, ARISING OUT OF OR IN CONNECTION WITH ANY USE OF THE SPACE, OR ANY VIOLATION OF APPLICABLE LAW, THIS AGREEMENT OR HOUSE RULES.



SUSPENSION OF SERVICES

The Host may by notice suspend the provision of services (including access to the Space) for reasons of political unrest, strikes, terrorism, Acts of God or other events beyond the Host's or the Host's landlord's reasonable control. This Agreement shall automatically terminate if the Space is rendered unusable as a result of a fire, other casualty or a condemnation. As between Host

and Guest, all proceeds of any condemnation award shall belong to Host and all insurance proceeds of Host shall be retained by and belong to Host. The Host may also suspend the provision of services (including access to the Space) in the event the Space or the Building is being renovated or repaired, in which event you will be relocated to another space within the building, or if necessary, to another building, all at the Host's reasonable cost.



SUBLICENSING

You may not sublicense, assign, transfer any interest in this Agreement or allow any third party to use any portion of the Space, the Shared Facilities or the Common Areas without Host's prior consent. Any such sublicense shall be on the same form as this Agreement and shall be consummated through the Marketplace Service.



NO LEASE

YOU ACKNOWLEDGE THAT THIS AGREEMENT IS NOT A LEASE OR ANY OTHER INTEREST IN REAL PROPERTY. IT IS A CONTRACTUAL ARRANGEMENT THAT CREATES A REVOCABLE LICENSE. The parties do not intend to create a lease or any other interest in real property for the benefit of Guest through this Agreement. The Host retains legal possession and control of the Space assigned to Guest. The Host's obligation to provide space and services to Guest is subject, in all respects, to the terms of the Host's lease

with the Host's landlord, if applicable. This Agreement and the License granted hereunder shall terminate simultaneously with the termination of the Host's master lease or the termination of the operation of the Host Area for any reason at no cost or penalty to Host. You do not have any rights under the Host's lease with its landlord, if applicable. When this Agreement expires or is earlier terminated, your License to occupy the Space shall automatically be revoked. You agree to remove your personal property and leave the Space as of the date of such expiration or termination. The Host is not responsible for your personal property left in the Space after expiration or termination. If you fail to remove your personal property, at the Host's option, such personal property shall (A) be deemed conveyed to the Host and shall become the property of the Host, or (B) be removed from the Space by the Host at the Guest's expense.



NO BROKER

Unless documented in the House Rules, you represent that you have dealt with no broker in connection with this Agreement.

You agree to indemnify, defend and hold the Host harmless from any claims of any brokers claiming to have represented you in connection with this Agreement.



SUBORDINATION

This Agreement and any applicable House Rules are subordinate to any underlying lease, mortgage, deed of trust, ground lease or other lien now or subsequently

arising upon the Space or the Building and to renewals, modifications, refinancings and extensions thereof including the Host's lease with the Host's landlord and to any other agreements to which the Host's lease is subordinate.



HOLDING OVER

For each and every month or portion thereof that you continue to use or occupy the Space after the expiration or earlier termination of this Agreement, you shall pay Host an amount equal to the greater of (A) \$2,500 and (B) two times the Monthly Charge. Your payment of such amounts shall not be construed to extend the Term or prevent Host from immediate recovery of possession of the Space by summary proceedings or otherwise. This Section shall survive the expiration or sooner termination of this Agreement. The acceptance of any Fees after the expiration or earlier termination of this Agreement shall not preclude Host from commencing and prosecuting a holdover or summary eviction proceeding. Host and Guest hereby further agree that any statutory right to hold over beyond the expiration date or sooner termination of this Agreement is hereby waived to the fullest extent permitted by law.



MISCELLANEOUS

All demands, approvals, consents and notices shall be sent by certified mail or electronic mail at the address specified for each party under the Section entitled "Definitions". This Agreement shall be interpreted and enforced in accordance with the laws of the state or commonwealth in which the Building is located. If either party institutes a suit against the other for violation of or to enforce this Agreement, the prevailing party shall be entitled to all of its costs and expenses, including, without limitation, reasonable attorneys' fees. Host and Guest hereby waive any right to trial by jury in any proceeding based upon a breach of this Agreement to the fullest extent permitted by applicable law. This Agreement may not be modified, amended or terminated, and Guest's obligations hereunder shall in no way be discharged, except as expressly provided in this Agreement or by written instrument executed by the parties. If any term, covenant or condition of this Agreement or any application thereof shall be invalid or unenforceable, the remainder of this Agreement and any other application of such term, covenant or condition shall not be affected. This Agreement shall be construed without regard to any presumption or other rule requiring construction against the party causing this Agreement to be drafted. Neither Host nor Guest shall have the right to record this License or any memorandum thereof.