ALASKA SUBLEASE AGREEMENT

I. THE PARTIES. This is an agreement to sublet real property ("Sublease") entered into on, 20, by and between:		
SUBLESSOR(S):		
AND		
SUBLESSEE(S):	("Sublessee").	
The Sublessor agrees to sublet, and the Subproperty that is located and described as:		
	("Premises") under the following terms:	
II. TERM. Tenancy of this Sublease shall begon, 20an	d ending on the	
by the Sublessee.	er no circumstances shall there be holdover	
III. RENT. The Sublessee agrees to pay rent \$payable on the _ rent shall be paid in the following manner:	of each Month to the Sublessor. The	
IV. SECURITY DEPOSIT. The Sublessor sh of \$ that will be paid Deposit") by the Sublessee. Any damage or to the Sublessee shall be credited against the a portion of the Security Deposit shall be exp to the Sublessee. The funds shall be sent to Sublease has ended with the Sublessee vac possessions.	d at the beginning of the term ("Security repairs needed at the end of the term due e Security Deposit. Any reason for retaining plained in writing when returning the funds the Sublessee withindays after the cating the Premises along with their	
V. UTILITIES. The Sublessor agrees to pay	for the following utilities and services:	
All other utilities or services shall be the resp	oonsibility and expense of the Sublessee.	
detailed accounting of the condition of repairs needed, water damage, or material order to protect the Security Deposit of □ - SHALL NOT BE REQUIRED to o	check one) ete a move-in checklist that provides a f the Premises including, but not limited to, aterial defects. This is recommended in	

VII. LEAD-BASED PAINT. The Premises: (check one)
\square - Was built BEFORE 1978 and a Lead-Based Paint Disclosure shall be attached to this Sublease.
\Box - Was built AFTER before 1978 and a Lead-Based Paint Disclosure is not required to be attached to this Sublease.
VIII. SMOKING POLICY. Smoking on the Premises: (check one)
☐ - Is ALLOWED in the following areas:
□ - Is NOT ALLOWED in the Premises or any common areas.
IX. LANDLORD'S CONSENT. The original lease between the Landlord and Sublessor: (check one)
□ - ALLOWS subletting.
 Does NOT allow subletting but consent by the Landlord HAS BEEN GRANTED to the Sublessee to take possession of the Premises.
☐ - Does NOT allow subletting and consent by the Landlord WILL BE ASKED immediately after this Sublease has been authorized. If the Sublessee is denied by the Landlord, this Sublease shall be canceled with the Security Deposit returned to the Sublessee with no further liabilities by either party.

X. LIABILITY. Sublessee agrees to surrender and deliver to the Sublessor the Premises, including all furniture and decorations within the Premises in the same condition as they were at the beginning of the term with reasonable wear and tear accepted. The Sublessee will be liable to the Sublessor for any damages occurring to the Premises, the contents thereof, the living areas, including any common spaces. All actions conducted by any guests of the Sublessee are the responsibility and liability of the Sublessee.

XI. GUESTS. There shall be no other person(s) living on the Premises other than the Sublessee. Guests of the Sublessee are allowed for periods not lasting for more than forty-eight hours unless otherwise approved by the Sublessor.

XII. MASTER LEASE. This Sublease must follow and is subject to the original lease agreement between the Sublessor and Landlord, a copy of which has been attached and is hereby referred to and incorporated as if it were set out here at length ("Master Lease"). The Sublessee agrees to assume all of the obligations and responsibilities of the Sublessor under the Master Lease for the duration of the Sublease. All disclosures and statements required by the State and listed in the Master Lease shall made part of this Sublease and, when attached, shall be considered disclosed to the Sublessee in accordance with State and local laws.

XIII. DISPUTES. If a dispute arises during or after the term of this Sublease between the Sublessor and Sublessee, they shall agree to hold negotiations amongst themselves before any litigation.

XIV. WRITTEN AGREEMENT. This Sublease constitutes the sole agreement between the Sublessor and Sublessee with no additions, deletions, or modifications that may be

accomplished without the written consent of both parties (ANY ORAL REPRESENTATIONS MADE AT THE TIME OF EXECUTING THIS LEASE ARE NOT LEGALLY VALID AND, THEREFORE, ARE NOT BINDING UPON EITHER PARTY).

XV. LANGUAGE. The words "Sublessor" and "Sublessee" as used herein include the plural as well as the singular; the language in this Sublease intends no regard for gender.

XVI. ORIGINAL COPIES. Each signatory to this Sublease acknowledges receipt of an executed copy thereof.

XVII. GOVERNING LAW. This Sublease shall be bound to the laws in the State where the Premises is located.

XVIII. ADDITIONAL TERMS AND CONDITIONS		
XIX. SEVERABILITY. If any term, covenant, is held by a court of competent jurisdiction to be remainder of the provisions shall remain in full affected, impaired, or invalidated.	e invalid, void, or unenforceable, the	
XX. ENTIRE AGREEMENT . This Agreement co on these matters, superseding any previous ag		
Sublessor's Signature:	Date:	
Print Name:	<u></u>	
Sublessee's Signature:	Date:	
Print Name:		
ORIGINAL LEASE ATTACHED (INITIAL)		
Landlord's Consent		
I hereby give my consent to subletting of the ab this Sublease.	oove-described Premises as set out in	
Landlord's Signature:	Date:	
Print Name:		