FIRST AMENDMENT

THIS FIRST AMENDMENT to LEASE AGREEMENT (hereinafter "First Amendment") is made and entered into this _____May 20_, 2025, by and between COUNTY OF FRESNO, a Political Subdivision of the State of California, Fresno, California (hereinafter "LESSEE"), and SPAN DEVELOPMENT LLC, a Wyoming limited liability company located at 3353 Yeager Drive. Madera, CA 93637 (hereinafter "LESSOR"). LESSEE and LESSOR may be referred to in this Lease individually as a "Party" or collectively at times as the "Parties".

WITNESSETH:

WHEREAS, LESSOR owns that certain property commonly known as 2909 S. Elm, Fresno CA 93721, which contains warehouses; and

WHEREAS, the Parties entered into Lease Agreement number A-21-397, dated the 5th day of October, 2021 (hereinafter "Lease Agreement"), pursuant to which LESSOR agreed to lease 11,400 square feet of space at the location commonly known as 2909 S. Elm Ave, Suite 105, Fresno, CA 93721 ("Premises") as shown on Exhibit "A", attached and incorporated by this reference.

WHEREAS, the Parties desire to execute and create an amendment to the Lease Agreement to reflect current conditions and occupancy change from Department of Internal Services to Department of Public Health with no change to the monthly rent schedule or term of the Lease Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, LESSEE and LESSOR agree as follows:

- 1. Notwithstanding anything to the contrary in the Lease Agreement attached hereto, as Exhibit B-2, and incorporated herein as though its terms and conditions are fully set forth below, and together with the terms and conditions set forth below constitute the entire Lease Agreement and understanding between LESSOR and LESSEE concerning the subject matter hereof for the term hereof, and supersede all previous negotiations, proposals, commitments, writings, advertisements, publications, and understanding of a nature whatsoever unless expressly included in and modified by this Agreement.
- 2. That all references in the existing Lease Agreement to "LESSEE" be in reference to the Department of Public Health.

3. Section 21 of the Lease Agreement, "NOTICES," located on Page 12, beginning on line 4 with the word "LESSEE" and ending on line 9 with "93612" shall be deleted in its entirety and replaced with

"LESSEE: LESSOR: Director, County of Fresno Span Development LLC Department of Public Health ATTN: General Manager PO Box 11867 3353 Yeager Drive Fresno, CA 93775 Madera, CA 93637

///"

Under "FOR ACCOUNTING USE ONLY:," located on page 15, beginning on or near 4. line 13 with the word "ORG:" and ending on or near Line 15 with "10000" shall be deleted in its entirety and replaced with

"ORG: 5620 ACCOUNT: 7340 FUND: 0001 10000" SUBCLASS:

LESSEE and LESSOR agree that this First Amendment is sufficient to amend the Lease Agreement and, that upon execution of this First Amendment, the Lease Agreement and this First Amendment together shall be considered the Lease Agreement.

The Lease Agreement, as hereby amended, is ratified and continued. All provisions, terms, covenants, conditions and promises contained in the Lease Agreement and not amended herein shall remain in full force and effect.

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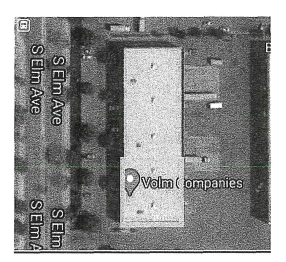
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(Signature Page Follows)

1	The parties are signing this Amendment No. 1 on the date stated in the introductory		
2	clause.		
3			
4	LESSOR: COUNTY OF FRESNO:		
5	SPAN DEVELOPMENT LLC		
6			
7	Thurthy Metalel Entangemen		
8	(Authorized Signature) Ernest Buddy Mendes, Chairman of the Board of Supervisors of the County of Fresno		
9			
10	Print Name & Title		
11	(Chairman of the Board, or President or Vice		
12	President) ATTEST:		
13	Bernice E. Seidel Clerk of the Board of Supervisors		
14	County of Fresno, State of California		
15	$\sim 10^{-10}$		
16	By: Hanamo		
17	FOR ACCOUNTING USE ONLY:		
18	Fund: 0001		
19	Subclass: 10000 ORG No.: 5620		
20	Account No.:7340		
21			
22			
23			
24			
25			
26			
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Exhibit "A" The Premises



LEASE AGREEMENT

THIS LEASE AGREEMENT ("LEASE") is made and entered into this <u>5th</u> day of October 2021, by and between the COUNTY OF FRESNO, a political subdivision of the State of California ("LESSEE"), and SPAN DEVELOPMENT LLC, a Wyoming limited liability company, located at 1841 Howard Rd. Madera, CA 93637 ("LESSOR"). LESSEE and LESSOR may be referred to in this Lease individually as a "Party" or collectively at times as the "Parties".

WITNESSETH:

WHEREAS, LESSOR owns that certain property commonly known as 2909 S. Elm, Fresno CA 93721, which contains warehouses; and

WHEREAS, LESSEE and LESSOR desire to enter into a lease of the Premises, as defined herein, to provide storage space for LESSEE's supplies, in order to support LESSEE's efforts to mitigate the impact of the COVID-19 pandemic.

NOW, THEREFORE, in consideration of the mutual covenants, terms and conditions herein contained, the parties hereto agree as follows:

- LEASED PREMISES LESSOR hereby leases to LESSEE approximately 11,400 square feet of space at the location commonly known as 2909 S. Elm, Suite 105, Fresno, CA 93721 ("Premises"), as shown on Exhibit "A", attached and incorporated by this reference.
- TERM This LEASE shall have a primary term beginning September 1, 2021 to August 31, 2023, and shall have three optional one-year renewals. In no event shall the term of this LEASE extend beyond August 31, 2026
- 3. <u>RENT</u> LESSEE shall pay rent to LESSOR in advance on or about the first of each month according to the following schedule:

Rent Term	Rent Per Month
Year One	\$ 8,892.00
Year Two	\$ 8,892.00
Year Three	\$ 9,158.00

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Year Four	\$ 9,432.00	
Year Five	\$ 9,714.00	

4. <u>UTILITIES</u> – LESSEE shall pay for utilities, including water, sewage, garbage, gas, and electricity.

LESSEE shall procure and pay for all telecommunication services that LESSEE requires in its use of the Premises.

5. <u>USE</u> – LESSEE shall use Premises for the storage of items owned or controlled by LESSEE. Lessee has inspected the Premises, and hereby accepts the Premises in its present as-is condition, and acknowledges that the Premises are suitable for LESSEE's intended use.

6. MAINTENANCE

- a. LESSEE, at LESSEE's sole cost and expense, shall maintain and keep the Premises in good order, condition, and repair, and in a clean, neat, and good sanitary condition. Without limiting the foregoing, LESSEE shall be responsible for janitorial service and supplies removal, and non-capital repairs and routine maintenance to the following, with respect to the Premises: (1) interior bulb replacement, (2) exterior padlock; (3) electronic, phone, and data cabling and related equipment that s installed by or for the benefit of LESSEE located in the Premises (4) alterations performed by or on behalf of LESSEE; and (5) all of LESSEE's furnishings, trade fixtures, equipment and inventory. Prior to performing any maintenance or repairs, LESSEE shall give written notice to LESSOR describing the necessary maintenance or repair. Upon receipt of such notice, LESSOR may elect either to perform any such repair obligations or require that LESSEE perform such obligations by using contractors approved by LESSOR. All such work shall be performed at LESSEE's expense, and in accordance with all applicable laws, regulations, and ordinances, including building codes. LESSEE shall not permit mechanic's or other liens to be placed upon the Premises or LESSEE's leasehold interest in connection with any work or service done or purportedly done by or for the benefit of LESSEE.
- b. LESSOR, at LESSOR's sole cost and expense, shall maintain and keep in good order, condition, and repair all exterior and structural maintenance of the Premises, including capital repair of HVAC systems, plumbing systems, electrical systems, exterior lighting, including bulbs and ballasts, fire

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sprinkler systems and alarms, mechanical systems, roof, fencing, parking lot, parking lot lighting, and other common area maintenance. LESSOR is also solely responsible for the structural condition of the buildings comprising the Premises, other than damage caused by LESSEE or its employees, agents, contractors or invitees, and agrees that these buildings will be maintained in a condition reasonably acceptable for the LESSEE'S intended use of the Premises.

In the event that a repair that is LESSOR's obligation to make is necessary, and in the event that until such repair can be completed the occupancy of the Premises by LESSEE is immediately and significantly impaired, LESSOR shall verbally acknowledge LESSEE'S request to repair these issues, and shall provide onsite response within 3 business days after contact by LESSEE to initiate repairs or replace equipment to restore the systems to full working order. LESSOR covenants that the portions of the Premises described in this Section 6 shall be maintained in substantially the same condition as that existing at the commencement of this LEASE.

7. COMPLIANCE WITH ALL LAWS - As to the Premises, LESSOR acknowledges public funds are used for payments made by LESSEE under this LEASE, and for "public works" projects.

Accordingly, if any work is undertaken at the Premises by or on behalf of LESSOR, it may be deemed a "public works" project, and LESSOR shall comply with, and shall ensure compliance by all contractors and subcontractors with, all applicable laws and regulations, including the payment of prevailing wages pursuant to Section 1770 et. seq. of the Labor Code, and as described herein.

In accordance with Labor Code section 1770, et seq., the Director of the Department of Industrial Relations of the State of California has determined the general prevailing wages rates and employer payments for health and welfare pension, vacation, travel time and subsistence pay as provided for in Section 1773.1, apprenticeship or other training programs authorized by Section 3093, and similar purposes applicable to the work to be done.

Information pertaining to applicable Prevailing Wage Rates may be found on the website for the State of California - Department of Industrial Relations: http://www.dir.ca.gov/oprl/PWD/index.html. Information pertaining to applicable prevailing wage rates for apprentices may be found on the website for the State of California - Department of Industrial Relations:

http://www.dir.ca.gov/oprl/pwappwage/PWAppWageStart.asp.

It shall be mandatory upon LESSOR, LESSOR'S contractor, and upon any subcontractor to pay not less than the prevailing wage rates, including overtime and holiday rates, to all workers, laborers, or mechanics employed work completed to the Premises under this LEASE, including those workers employed as apprentices. Further, CONTRACTOR and each subcontractor shall comply with Labor Code sections 1777 .5 and 1777 .6 concerning the employment of apprentices. A copy of the above-mentioned prevailing wage rates shall be posted by LESSOR at the job site for any work completed to the Premises under this LEASE, where it will be available to any interested party.

LESSOR shall comply with Labor Code section 1775, and shall forfeit as a penalty to the County of Fresno Two Hundred Dollars (\$200.00) for each calendar day or portions thereof, for each worker paid less than the prevailing wage rates for the work or craft in which the worker is employed for any work done under this LEASE by LESSOR, LESSOR'S contractor, or by any subcontractor under LESSOR in violation of Labor Code section 1770, et seq. In addition to the penalty, the difference between the prevailing wage rates and amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the prevailing wage rate shall be paid to each worker by LESSOR, LESSOR'S contractor, or subcontractor.

LESSOR, LESSOR'S contractor, and subcontractor shall keep an accurate record showing the name, address, social security number, work classification, straight time and overtime hours worked each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker, or other employee employed by him or her in connection with any work completed to the Premises under this LEASE. In accordance with Labor Code section 1776, each payroll record shall be certified and verified by a written declaration under penalty of perjury stating that the information within the payroll record is true and correct and that LESSOR, LESSOR'S contractor, or subcontractor have complied with the requirements of Labor Code sections 1771, 1811 and 1815 for any work performed by their employees on the Premises under this LEASE. These records shall be open at all reasonable hours to inspection by LESSEE, its officers and agents, and to the representatives of the State of California - Department of Industrial Relations, including but not limited to the Division of Labor Standards Enforcement.

8. <u>INDEPENDENT CONTRACTOR</u> – The relationship between LESSOR and LESSEE shall always and only be that of a landlord-tenant with respect to the Premises. It is mutually understood and

agreed that LESSOR and LESSEE, including any and all of their respective officers, agents, and employees will at all times be acting and performing in an independent capacity and not as an officer, agent, servant, employee, joint venture, partner, or associate of the other party. Furthermore, neither party shall have the right to control or supervise or direct the manner or method by which the other party shall perform its work and function. However, LESSEE and LESSOR shall retain the right to administer this LEASE so as to verify that the other party is performing its obligations in accordance with the terms and conditions thereof.

LESSOR and LESSEE shall comply with all applicable provisions of law and the rules and regulations, if any, of governmental authorities having jurisdiction over matters the subject thereof.

Because of the landlord-tenant relationship between LESSOR and LESSEE, neither LESSOR nor LESSEE shall have any right to employment rights and benefits available to the other party's employees. Each party shall be solely liable and responsible for providing to, or on behalf of, its employees all legally-required employee benefits. In addition, each party shall be solely responsible and save the other party harmless from all matters relating to payment of such party's employees, including compliance with Social Security withholding and all other regulations governing such matters. It is acknowledged that during the term of this LEASE, LESSOR may be providing services to others unrelated to the LESSEE or to this LEASE.

- 9. <u>BREACH OF LEASE</u> In the event LESSOR breaches its obligation to maintain the Premises as herein provided, LESSEE shall give written notice to LESSOR within fifteen (15) days of the discovery of such breach. LESSOR shall then have thirty (30) days from the date of notice to cure its breach, provided, however, that if the item of maintenance is of such a nature that it requires more than thirty (30) days to complete, then LESSOR shall have such additional time as is necessary to complete such maintenance as long as LESSOR commences work on such maintenance within said thirty (30) day period, and diligently prosecutes such maintenance to completion. Subject to the foregoing, if the period for cure expires and if, in LESSEE'S sole determination, LESSOR has failed to cure, then LESSEE may, at its election:
 - a. A. Terminate this LEASE upon thirty (30) days written notice to LESSOR and vacate the Premises.

LESSEE shall be in default of this LEASE without further notice if (a) it does not pay the Rent or any other amounts payable by LESSEE hereunder within five (5) business days after the date it is due; (b) LESSEE breaches or violates any other provision of this LEASE, provided that if such breach is capable of cure, LESSEE shall have thirty (30) days after LESSOR provides LESSEE with written notice of the breach or violation to cure the same, or if cure shall reasonably take longer than thirty (30) days such reasonable period of time to effect cure provided LESSEE diligently commences and pursues completion of the cure (LESSOR shall not be required to give such notice or opportunity to cure if LESSEE's failure to perform constitutes a non-curable breach of this LEASE); or (c) LESSEE vacates or abandons the Premises. Any notice required by this Section 9 is intended to satisfy any and all notice requirements imposed by law on LESSOR and is not in addition to any such requirement.

- 10. <u>DESTRUCTION OR DAMAGE FROM CASUALTY</u> If thirty percent (30%) or more of the Premises is damaged such that they cannot be used for LESSEE's intended purpose or destroyed as a result of fire, earthquake, act of God, or any other identifiable event of a sudden, unexpected, or unusual nature ("Casualty"), then LESSOR shall either promptly and diligently repair the damage at its own cost, or terminate the LEASE as hereinafter provided.
- a. <u>LESSOR's Election to Repair</u>: If LESSOR elects to repair the Casualty damage to the Premises, then it shall within thirty (30) days after the date of Casualty provide written notice ("Notice of Repair") to LESSEE indicating the anticipated time required to repair. LESSOR shall bear the cost of all repairs to the Premises. Such repairs shall restore the Premises to substantially the same condition as that existing at the time of Casualty; such repairs shall also be made in compliance with all applicable state and local building codes. LESSOR shall not be liable to LESSEE for compensation for any loss of business, or any inconvenience or annoyance arising from repair of the Premises as a result of the Casualty except for Rent reduction as hereinafter provided. LESSEE shall be responsible at its sole cost and expense for the replacement of its personal property.
- b. <u>LESSOR's Election to Terminate Due to Casualty</u>: LESSOR may only elect to terminate this LEASE due to Casualty if: LESSOR elects not to repair the Premises as provided hereinabove; or the Premises have been destroyed or substantially destroyed by said Casualty, and the estimated time to repair the Premises exceeds ninety (90) days from the date of the Casualty. LESSOR

shall provide LESSEE with written notice of its election to terminate within thirty (30) days after the date of Casualty, specifying a termination date not less than thirty (30) days from the date of said notice.

- c. Rent Reduction Due to Casualty: In the event of Casualty, LESSEE'S obligation to pay the Rent shall be reduced beginning on the date of the Casualty. Such reduction shall be proportional to the damage caused to the Premises by the Casualty, as determined by LESSOR, and approved by LESSEE, which approval will not be unreasonably withheld. If LESSOR elects to repair the Premises pursuant to the terms of this LEASE, then the Rent reduction shall continue until the date of substantial completion of repair.
- Notice of Repair from LESSOR within thirty (30) days after a Casualty, and if the anticipated period of repair contained in the Notice of Repair exceeds ninety (90) days, then LESSEE may elect to terminate this LEASE. LESSEE shall provide LESSOR written notice of its election to terminate this LEASE, specifying a termination date not less than thirty (30) days from the date of said notice. In such case, LESSEE shall have the right to demand that LESSOR refund any monies which were paid to LESSOR pursuant to the LEASE, but which were not earned by LESSOR by consequence of the Casualty. Upon receipt of such demand, LESSOR shall promptly refund all such monies.

11. <u>TERMINATION</u>

- a. If, pursuant to the terms provided herein, either LESSOR or LESSEE has an election to terminate this LEASE and so elects, then written notice shall be made to the non-terminating party, specifying a date of termination not less than thirty (30) days from the date of said notice.
- b. NON-FUNDING TERMINATION This LEASE is contingent on the allocation of funds by a governmental agency. Should funds not be allocated, this LEASE may be terminated by the Board of Supervisors of the COUNTY OF FRESNO without penalty by giving at least thirty (30) days' prior written notice to LESSOR.

In the case of the LESSEE, the County Administrative Officer, or the Director of Internal Services/Chief Information Officer, or one of their respective designee(s), shall have the power to provide any notice of termination.

12. REMEDIES; NO ACCELERATION OF FUTURE RENT OR OTHER

PAYMENTS/AMOUNTS

In the event of a default or breach of this LEASE by LESSEE, LESSOR may at any time thereafter, with or without notice or demand and without limiting LESSOR in the exercise of any right or remedy which LESSOR may have by reason of such default or breach exercise any of the following remedies:

- a. Terminate Possession. LESSOR may terminate LESSEE's right to possession of the Premises by any lawful means, in which event this LEASE shall terminate, and LESSEE shall immediately surrender the Premises to LESSOR.
- b. Perform LESSEE's Obligations. LESSOR may cure any such breach (including without limitation causing any required maintenance or repairs to be made or releasing any lien) and be reimbursed by LESSEE for the costs and expenses related thereto within thirty (30) business days of written demand from LESSOR. Any such amount shall be deemed additional Rent hereunder. LESSOR's performance of any obligation shall not constitute a waiver of LESSEE's default or of any of LESSOR's other remedies with respect thereto.
- c. Other Remedies. LESSOR may exercise any other remedies available at law or in equity.
- d. Cumulative Remedies. LESSOR's remedies set forth in this paragraph shall be in addition to and not in lieu of all other rights at law or in equity LESSOR may possess.

Notwithstanding anything to the contrary contained in this LEASE, or any right or remedy of which LESSOR may otherwise avail itself pursuant to applicable law, any right of LESSOR to recover any Rent as provided in this LEASE shall be without acceleration of any future Rent before it is due and payable hereunder. LESSOR hereby expressly waives its right to accelerate Rent in the event of a termination of this LEASE, pursuant to California Civil Code section 1951.2.

13. <u>HOLD HARMLESS</u> – LESSOR agrees to indemnify, save, hold harmless, and at LESSEE'S request defend the LESSEE, its officers, agents, and employees from any and all costs and expenses, damages, liabilities, claims, and losses occurring or resulting to LESSEE in connection with the performance, or failure to perform, by LESSOR, its officers, agents, or employees under this LEASE, and from any and all costs and expenses, damages, liabilities, claims, and losses occurring or resulting to any person, firm, or corporation who may be injured or damaged by the performance, or failure to perform of

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LESSOR, its officers, agents, or employees under the LEASE. This LEASE is made upon the expressed condition that LESSEE is to be free of all liability, damages or injury arising from structural failures of the Leased Premises that are LESSOR's responsibility to maintain, including external walls, doors, roof and common areas, unless caused by the negligence or willful misconduct of LESSEE, its officers, agents, employees or invitees.

LESSEE agrees to indemnify, save, hold harmless, and at LESSOR'S request defend the LESSOR from any and all costs and expenses, damages, liabilities, claims, and losses occurring or resulting to LESSOR in connection with LESSEE'S use of the Premises, including, without limitation, the performance, or failure to perform by LESSEE, its officers, agents, or employees under this LEASE, and from any and all costs and expenses, damages, liabilities, claims, and losses occurring or resulting to any person, firm, or corporation who may be injured or damaged by the performance, or failure to perform of LESSEE, its officers, agents, or employees under this LEASE.

The parties acknowledge that as between LESSOR and LESSEE, each is responsible for the negligence of its own employees and invitees.

The provisions of this Section 13 shall survive termination of this LEASE.

- 14. INSURANCE - LESSOR shall, at its sole expense, maintain in full force and effect during the term of this LEASE the following policies of insurance:
 - a. Commercial General Liability insurance with limits of not less than Two Million Dollars (\$2,000,000) per occurrence and an annual aggregate limit of not less than Four Million Dollars (\$4,000,000). This policy shall be issued on an occurrence basis annually renewing, following form, and be primary to all other collectible insurance; and
 - b. Fire insurance and extended coverage. LESSOR shall add LESSEE as an additional loss payee.
 - c. Automobile Liability Comprehensive Automobile Liability Insurance with limits for bodily injury of not less than Two Hundred Fifty Thousand Dollars (\$250,000.00) per person, Five Hundred Thousand Dollars (\$500,000.00) per accident and for property damages of not less than Fifty Thousand Dollars (\$50,000.00), or such coverage with a combined single limit of Five Hundred Thousand Dollars (\$500,000.00). Coverage shall include

owned and non-owned vehicles used in connection with this LEASE.

d. Worker's Compensation - A policy of Worker's Compensation insurance as may be required by the California Labor Code.

Within thirty (30) days of the execution of this LEASE, LESSOR shall provide LESSEE with certificates of insurance with proper endorsements naming LESSEE as the additional insured. The policy is to be written by an admitted insurer licensed to do business in California and with an A.M. Best rating of A FSC VII or better. Excess or Umbrella coverage may be insured by non-admitted insurers but still be A.M. Best FSC VII or better.

LESSEE shall maintain during the term of this LEASE the following policies of insurance, which coverages may be provided in whole or in part through one or more programs of self-insurance:

- a. Commercial General liability insurance with limits of not less than Two Million Dollars (\$2,000,000) per occurrence and an annual aggregate of not less than Four Million Dollars (\$4,000,000). This policy shall be issued on an occurrence basis.
- All-Risk property insurance covering the personal property of LESSEE in the amount of the full replacement cost thereof.
- c. Workers' Compensation in amounts required by the California labor code.
- d. Vehicle Liability, including airside liability, owned and non-owned or hired and unlicensed vehicles minimum of \$1,000,000 per occurrence combined single limit (\$5,000,000 for trucks larger than one ton) for vehicles owned, operated, rented to, borrowed or leased by LESSEE and driven on the Premises. This policy may be obtained as part of the General Liability policy. Proof of such policy will be required before issuing any vehicle gate cards.

Upon execution of this LEASE, LESSEE shall provide LESSOR with certificates of insurance with proper endorsements naming LESSOR as the additional insured with respect to each policy, other than the workers' compensation insurance policy, and provide a waiver of subrogation against the LESSOR in connection with any claim or damage covered by such policies. Each policy is to be written by an admitted insurer licensed to do business in California and with an AM. Best rating of A FSC VII or better. Excess or Umbrella coverage may be insured by non-admitted insurers but still be AM. Best FSC VII or better.

15. <u>SURRENDER OF POSSESSION</u> – Upon the expiration or termination of this LEASE,

LEASE, less reasonable wear and tear, less the effects of any Casualty as herein defined, and less the effects of any breach of LESSOR'S covenant to maintain. LESSEE will not be responsible for any damage which LESSEE was not obligated hereunder to repair.

16. FIXTURES – LESSOR agrees that any equipment, fixtures or apparatus installed in or on

LESSEE will surrender Premises to LESSOR in such condition as existing at the commencement of this

- 16. <u>FIXTURES</u> LESSOR agrees that any equipment, fixtures or apparatus installed in or on the Premises by LESSEE shall continue to be the property of LESSEE, and may be removed by LESSEE at any time. LESSEE shall pay for the repair of any damage caused by the removal of fixtures. Any fixtures not removed when LESSEE surrenders possession shall become the property of LESSOR.

 Notwithstanding anything to the contrary in this Section 19, LESSEE has no right to make any alterations, improvements or additions to the Premises without LESSOR'S prior written consent, which shall not be unreasonably withheld.
- 17. HOLDING OVER If LESSEE fails to surrender the Premises at the expiration of the term of this LEASE, with or without consent of LESSOR, said holdover shall result in the creation of a tenancy from month to month at 110% of the monthly Rent in effect for the last month prior to termination hereof, payable on the first day of each month during said month-to-month tenancy. Nothing herein shall be construed to grant LESSEE a right to hold over at the expiration of the Term without the express written consent of LESSOR. All other terms and conditions of this LEASE shall remain in full force and effect and be fully applicable to any month-to-month tenancy hereunder. LESSEE shall also pay all damages sustained by LESSOR by reason of such retention.
- 18. RIGHT OF ENTRY LESSOR, or its representative(s), upon twenty-four (24) hours' notice (excepting emergencies), shall have the right to enter the Premises at any time during business hours, or at such other time as LESSEE deems appropriate, to verify LESSEE's compliance with the terms of this LEASE and to make any alterations, repairs or improvements to the Premises. The normal business of LESSEE or its invitees shall not be unnecessarily inconvenienced.
- 19. <u>AMENDMENT</u> LESSEE shall not assign or transfer its rights or obligations under this LEASE, or sublease the Premises or any portion thereof, without the prior written consent of the LESSOR, which consent may be granted or withheld in LESSOR'S sole and absolute discretion.
 - 20. GOVERNING LAW Venue for any action arising out of or relating to this LEASE shall be in

Fresno County, California. This LEASE shall be governed by the laws of the State of California.

21. <u>NOTICES</u> – The persons and their addresses having authority to give and receive notices under this LEASE include the following:

LESSEE:

LESSOR:

County of Fresno

Span Development LLC

Director of Internal Services/

ATTN: General Manager

Chief Information Officer

1841 Howard Rd

333 W. Pontiac Way

Madera, CA 93637

Clovis, CA 93612

All notices between LESSEE and LESSOR provided for or permitted under this LEASE must be in writing and delivered either by personal service, by first-class United States mail, by an overnight commercial courier service, or by telephonic facsimile transmission. A notice delivered by personal service is effective upon service to the recipient. A notice delivered by first-class United States mail is effective three LESSEE business days after deposit in the United States mail, postage prepaid, addressed to the recipient. A notice delivered by an overnight commercial courier service is effective one LESSEE business day after deposit with the overnight commercial courier service, delivery fees prepaid, with delivery instructions given for next day delivery, addressed to the recipient. A notice delivered by telephonic facsimile is effective when transmission to the recipient is completed (but, if such transmission is completed outside of LESSEE business hours, then such delivery shall be deemed to be effective at the next beginning of a LESSEE business day), provided that the sender maintains a machine record of the completed transmission. For all claims arising out of or related to this LEASE, nothing in this section establishes, waives, or modifies any claims presentation requirements or procedures provided by law, including but not limited to the Government Claims Act (Division 3.6 of Title 1 of the Government Code, beginning with section 810).

22. <u>ESTOPPEL CERTIFICATE</u> – LESSEE shall, at any time upon not less than thirty (30) business days' prior written request by LESSOR, execute, acknowledge and deliver to LESSOR a written estoppel certificate, in a form satisfactory to LESSEE, certifying that this Lease is unmodified and in full force and effect (or, if there have been modifications, that the same is in full force and effect as modified

and stating the modifications) and, if applicable, the dates to which the Rent and any other charges have been paid in advance. Any such statement delivered pursuant to this Section 20 may be relied upon by third persons, including a prospective purchaser or encumbrancer of the Premises.

LESSEE's failure to execute and deliver an estoppel certificate within thirty (30) business days after LESSEE's receipt of LESSOR's written request shall be conclusive upon LESSEE that this LEASE is in full force and effect, without modification except as may be represented by LESSOR, that there are no uncured defaults in LESSOR's performance, that not more than one month's rental has been paid in advance, and that all other statements required to be made in the estoppel certificate are conclusively made.

23. <u>DISCLOSURE OF SELF DEALING TRANSACTIONS</u> - This provision is only applicable if the LESSOR is operating as a corporation (a for-profit or non-profit corporation) or if during the term of this LEASE, the LESSOR changes its status to operate as a corporation.

Members of LESSOR'S Board of Directors shall disclose any self-dealing transactions that they are a party to while LESSOR is providing goods or performing services under this LEASE. A self-dealing transaction shall mean a transaction to which the LESSOR is a party and in which one or more of its directors has a material financial interest. Members of the Board of Directors shall disclose any self-dealing transactions that they are a party to by completing and signing a Self-Dealing Transaction Disclosure Form Exhibit "B", attached and incorporated by this reference, and submitting it to the County of Fresno prior to commencing with the self-dealing transaction or immediately thereafter.

24. <u>AUTHORITY</u> – At the request of LESSEE, LESSOR shall at any time during business hours, and as often as LESSEE may deem necessary, make available to LESSEE for examination and audit all of its records and date with respect to those matters covered by this LEASE. LESSOR shall, upon request by LESSEE, permit LESSEE to audit and inspect all of such records and data necessary to ensure LESSOR'S compliance with the terms of this LEASE.

If this LEASE exceeds ten thousand dollars (\$10,000.00), LESSOR shall be subject to the examination and audit of the California State Auditor for a period of three (3) years after final payment under contract. (Government Code Section 8546. 7)

25. <u>ENTIRE LEASE</u> – This LEASE, and the exhibits attached hereto and incorporated herein by reference, constitutes the entire LEASE between the LESSOR and LESSEE with respect to the subject

matter hereof, and supersedes all prior leases, negotiations, proposals, commitments, writings, advertisements, publications, and understandings of any nature whatsoever unless expressly referenced in this LEASE. This LEASE shall be binding on and inure to the benefit of LESSEE's and LESSOR'S heirs, successors and permitted assigns. // // // // // // // //

IN WITNESS WHEREOF, the parties hereto have executed this LEASE as of the day and year first hereinabove written. COUNTY OF FRESNO LESSOR: SPAN DEVELOPMENT LLC Steve Brandau, Chairman of the Board of Supervisors of the County of Fresno ATTEST: Bernice E. Seidel Clerk of the Board of Supervisors County of Fresno, State of California Ву: Deputy FOR ACCOUNTING USE ONLY: Org: Account: Fund: Subclass:

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Exhibit "A" The Premises

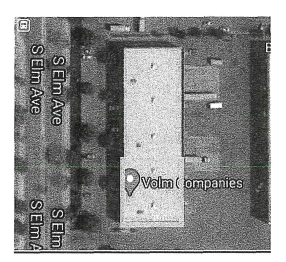


Exhibit "B"

SELF-DEALING TRANSACTION DISCLOSURE FORM

In order to conduct business with the County of Fresno (hereinafter referred to as "County"), members of a contractor's board of directors (hereinafter referred to as "County Contractor"), must disclose any self-dealing transactions that they are a party to while providing goods, performing services, or both for the County. A self-dealing transaction is defined below:

"A self-dealing transaction means a transaction to which the corporation is a party and in which one or more of its directors has a material financial interest"

The definition above will be utilized for purposes of completing this disclosure form.

INSTRUCTIONS

- (1) Enter board member's name, job title (if applicable), and date this disclosure is being made.
- (2) Enter the board member's company/agency name and address.
- (3) Describe in detail the nature of the self-dealing transaction that is being disclosed to the County. At a minimum, include a description of the following:
 - a. The name of the agency/company with which the corporation has the transaction; and
 - b. The nature of the material financial interest in the Corporation's transaction that the board member has.
- (4) Describe in detail why the self-dealing transaction is appropriate based on applicable provisions of the Corporations Code.
- (5) Form must be signed by the board member that is involved in the self-dealing transaction described in Sections (3) and (4).

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F					
(1) Company Board Member Information:					
Name:		Date:			
Job Title:					
(2) Compar	ny/Agency Name and Address:				
(0) D: 1	(D)				
(3) Disclosu	re (Please describe the nature of th	e self-dealii	ng transaction you are a party to):		
(4) Familiain	also their selfs to the selfs to the				
(4) Explain why this self-dealing transaction is consistent with the requirements of Corporations Code 5233 (a):					
(5) Authorized Signature					
	ou oignature	·			
Signature:		Date:			