SUBLEASE AGREEMENT

This Sublease Agreement ("Agreement") is effective as of the date of the last signature set forth below by and between the Learning Community of Douglas and Sarpy Counties, a Nebraska political subdivision ("Learning Community"), and OneWorld Community Health Centers, Inc., a Nebraska nonprofit corporation ("OneWorld").

RECITALS

WHEREAS, the Learning Community has developed certain early childhood education classrooms and offices located at the Learning Community Center of South Omaha (the "South Center"), and OneWorld has provided certain early childhood education programs in the South Center;

WHEREAS, the Learning Community has entered into a Commercial Lease Agreement, dated June <u>18</u>, 2018, and all as set forth on Exhibit A attached hereto and incorporated herein (the "Lease"), whereby the Learning Community shall lease a building adjacent to the South Center, with an address of 2312 and 2314 M Street in Omaha, Nebraska (the "Premises");

WHEREAS, OneWorld desires to sublease a portion of the Premises from the Learning Community, all in accordance of the terms of this Agreement.

Based upon the foregoing recitals, the Learning Community and OneWorld each agree as follows:

1. The Learning Community shall provide the lower level of the Premises to OneWorld for use as office space (the "OneWorld Facilities"). The OneWorld Facilities shall be provided by Learning Community to OneWorld at a gross rent amount of \$700.00 per month, and shall include utilities, janitorial, maintenance, cleaning, telephones and telephone service, and Internet service; provided, however, OneWorld acknowledges that the OneWorld Facilities include certain common areas which will also be utilized by the Learning Community. The Learning Community shall also provide OneWorld with access to shared conference area space in the Premises (subject to availability) during times when the space is not otherwise in use for Learning Community activities or for previously scheduled activities of other program providers or community groups. In the event that the Learning Community extends the term of its lease for the Premises, whereby the Learning Community's base rent increases in accordance with the terms of the Lease, then OneWorld's monthly gross rent for its use of the OneWorld Facilities shall also increase by the same percentage unless otherwise agreed by the parties.

2. OneWorld agrees to provide insurance coverage as outlined on Exhibit B attached hereto throughout the duration of this Agreement. OneWorld agrees to abide by any rules or policies established by the Learning Community with regard to the shared use of the Premises.

3. It is anticipated that the Premises may be available for OneWorld's use beginning on or after September 1, 2018. Accordingly, each party commits to work in good faith on advance planning for completion of the Premises prior to such date. As partial consideration for entering into this Agreement, OneWorld acknowledges that it shall be responsible for performing certain work in the OneWorld Facilities in accordance with Exhibit A of the Learning Community's Lease.

4. By entering into this Agreement, OneWorld acknowledges and agrees that its ability to utilize the OneWorld Facilities is subject to (i) the Lessor (as defined in the Lease)

delivering the Premises to Learning Community, (ii) OneWorld's completion of certain work in the OneWorld Facilities as described in the Lease, (iii) the Term of the Lease, and (iv) abiding by the terms of the Lease and the terms of this Agreement.

5. The Term of the Agreement shall coincide with the initial Term of the Lease, and shall be for approximately three (3) years from September 1, 2018 to August 31, 2021. This Agreement can be terminated (i) at any time by mutual written agreement between the parties, (ii) by any party providing written notice to the other party one (1) year in advance of such termination, (iii) upon any expiration or termination of the Lease or (iv) by any party providing thirty (30) days' written notice of a breach of this Agreement by another party, and the breaching party's failure to cure such breach prior to expiration of the 30-day cure period.

6. This Agreement may be amended at any time by mutual written agreement between OneWorld and the Learning Community.

7. To the fullest extent permitted by law Learning Community and OneWorld shall indemnify and hold harmless each other, their respective officers, consultants, agents and employees or any of them from and against claims, damages, losses and expenses, including but not limited to attorneys' fees, arising out of or resulting from their actions, activities and performance of their respective services or programs in the Premises, provided that such claims, damages, losses or expenses are attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property, but only to the extent caused by the negligent acts or omissions of either party, or anyone directly or indirectly employed by them or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce other rights or obligations of indemnity which would otherwise exist as to a party or person described in this paragraph. However, no party shall be indemnified hereunder for any loss, liability, damage or expense resulting from its sole negligence or willful misconduct.

THE LEARNING COMMUNITY OF DOUGLAS AND SARPY COUNTIES

Bv: Name: David J. Patton - CEO July 16, 2018 Date: ONEWORLD COMMUNITY HEALTH CENTERS, INC. Bv: ndrea M Skolkin Name: Date: ____

Exhibit A LEASE

Attached

COMMERCIAL LEASE AGREEMENT

1. <u>Parties</u>. This Commercial Lease Agreement ("Lease") is entered into between the Learning Community of Douglas and Sarpy Counties, a Nebraska political subdivision ("Lessee"), and El Mero Mero, Inc., a Nebraska corporation ("Lessor"), as of the last date set forth on the signature page hereto.

2. <u>Premises</u>. Lessor rents to Lessee, and Lessee rents from Lessor, the real estate ("Land") and improvements ("Building") located at 2312 & 2314 M Street (whole property), in the City of Omaha, County of Douglas, State of Nebraska (the "premises" or "Premises"), of which Lessor is the owner, subject to the terms and conditions in this Agreement.

3. <u>Term</u>. The term of this Lease ("Term") will begin on September 1, 2018 ("Commencement Date") and end on August 31, 2021, unless sooner terminated as herein set forth or unless extended in accordance with the provisions hereof. Lessee shall have the right to extend the Term for up to four (4) additional terms of three (3) years each (each an "Extended Term," and any reference to the "Term" of this Lease shall hereinafter refer to the initial Term or any Extended Term, as applicable), by providing Lessor with written notice of Lessee's desire to extend the Term or Extended Term, as applicable, at least 120 days prior to expiration of the then-current Term.

Notwithstanding the foregoing provisions of this Section 3 above, Lessor acknowledges that the Term of this Lease may be terminated earlier by Lessee without penalty in the event that (i) the Nebraska Legislature dissolves the Lessee and/or the Lessee's current mission of supporting Learning Community Centers, or (ii) the Nebraska Legislature, Douglas County and/or Sarpy County, as applicable, reduce their tax levy for the Lessee in a manner which does not allow Lessee to continue budgeting for its obligations under the terms of this Lease. In the event of any such changes as noted above, the Lessee shall provide written notice to Lessor as soon as practicable, with a termination of the Lease to occur no later than the date on which the Nebraska Legislature, Douglas County and/or Sarpy County, as applicable, make the changes effective.

4. Definitions.

a. <u>Adjacent Facilities</u>. All sidewalks, grounds, areas, vaults, chutes, sidewalk hoists, railings, gutters, water and sewer connections, streets, alleys and curbs, parking areas, malls or passageways in front of, adjacent to or appurtenant to the Premises.

b. <u>Requirements</u>. All present and future laws, statutes, rules, orders, ordinances, regulations or other requirements (including without limitation Environmental Laws) of any governmental, public or quasi-public authority now existing or hereafter created, and of any and all of their departments and bureaus, and of any applicable fire rating bureau or other body exercising similar functions, and all covenants or restrictions applicable to or affecting the Premises or any Adjacent Facilities.

The words "herein," "hereof," "hereunder," and words of similar import refer to this Lease as a whole and not to any particular Section or Subsection thereof unless the context shall otherwise require.

5. <u>Use</u>. Lessee shall use and occupy the premises for the purpose of: Offices and support facilities for Lessee's adjoining Learning Community Center; subleasing portions of the Premises to organizations supportive of the Learning Community Center (such as, but not limited to, OneWorld Community Health Centers); and any other commercial business as allowed under the applicable municipal or state laws. Lessee shall have the right at its own expense to contest, by appropriate proceedings diligently conducted in good faith, any allegation by public authorities that Lessee or the Premises are in violation of any Requirements or any certificate of occupancy affecting the Premises, but only so long as:

a. Neither the Premises nor any part thereof would by reason of such contest be, in Lessor's reasonable judgment, in danger of being forfeited or lost;

b. Lessor shall not in its reasonable judgment be in danger of being subject to criminal liability or penalty by reason of such contest; and

c. Lessee shall be responsible for any fines, penalties or other charges that may or might be assessed against or become a charge on the Premises if such contest is unsuccessful; provided, however, in no event shall Lessee be responsible for any Requirements which are unrelated to Lessee's specific use of the Premises and/or improvements made by Lessee to the Premises.

d. Notwithstanding the foregoing, Lessor acknowledges that it shall be solely responsible for any structural Requirements related to the Premises and any other Requirements which are not a result of Lessee's specific use of the Premises.

e. Lessee shall pay all costs and expenses (including, but not limited to, Lessor's attorneys' fees) incurred by Lessor in connection with Lessee's contest(s), except to the extent that Lessor is involved with contesting any Requirements related to the condition of the Premises which was unrelated to Lessee's specific use of the Premises.

f. Lessee shall not suffer or permit the Premises or any portion thereof to be used in any manner as might tend to impair Lessor's title to the Building or Land or any portion thereof, or in such manner as might make possible a claim or claims of adverse usage or adverse possession or of implied dedication of the Building or Land or any portion thereof for public use. Additionally, Lessee shall not use the premises for the purposes of storing, manufacturing or selling any explosives, flammables or other inherently dangerous substance, chemical, thing or device.

6. <u>Base Rent; Additional Rent</u>. Lessor and Lessee agree (a) beginning November 1, 2018, that Lessee shall pay base rent for the premises ("Base Rent") in the amount of \$3,200.00 per month during the initial Term of the lease, and the Base Rent shall increase by five percent (5%) for each subsequent three-year Extended Term (i.e., \$3,360.00 during the first Extended Term, \$3,528.00 during the second Extended Term, etc.), and (b) that the Base Rent and all payments to be made to Lessor hereunder are to be net to Lessor, without deductions or offsets of any kind or nature whatsoever. In no event shall there be any abatement or reduction in the Base Rent except as may be otherwise specifically provided in this Lease. By entering into this Lease, Lessor acknowledges that, except as otherwise specifically set forth herein, the Base Rent shall be

inclusive of any costs and expenses incurred by Lessor for maintaining the Premises, paying real estate taxes, assessments, and insurance, and no additional rent shall be required from Lessee under the terms of this Lease except as otherwise specifically set forth herein.

In addition to Base Rent as set forth above, Lessee agrees that, beginning November 1, 2018, Lessee shall reimburse Lessor for the lesser of (i) Lessor's actual expenses for the following items, or (ii) the amount set forth below for each of the following items ("Additional Rent"):

a. Utility expenses for OPPD and MUD (no cap amount);

b. Cleaning expenses, but not to exceed \$1,400.00 per month, whereby Lessee may direct Lessor to decrease (or increase) such detailed cleaning matters as desired by Tenant by providing thirty (30) days' prior written notice to Lessor;

c. Monthly inside maintenance and repairs made by Lessor or its agents (not to exceed an annual average of \$150 per month); and

d. Monthly outside maintenance and repairs made by Lessor or its agents (not to exceed an annual average of \$250 per month).

Collectively, the Base Rent and Additional Rent as set forth above are sometimes hereinafter referred to individually or collectively as the "Rent."

7. **Payment of Rent**. Lessee will pay Rent to Lessor in equal installments in advance of the first day of each month, the first such payment to occur on November 1, 2018, and subsequent monthly payments on the first (1st) day of each succeeding month during the Term, except when that day falls on a weekend or a legal holiday, in which case rent is due on the next business day. Payment shall be made to the person and at the address the Lessor shall designate in writing. Rental is to be paid in cash, money order, cashier's check and/or certified check, or, at the option of the Lessor, in any other fashion.

8. Late Charges. Any installment of Rent or any part thereof which is not made by the 10th day of any month shall bear interest at the rate of Prime plus three percent (3%) per annum from the date when the same is due hereunder until the same shall be paid ("Late Charge"). In the event of non-payment of any Late Charge, Lessor shall have, in addition to all other rights and remedies, all rights and remedies provided for in this Lease and by law in the case of non-payment of Rent. No failure by Lessor to insist upon strict performance by Lessee of its obligations to pay Late Charges shall constitute a waiver by Lessor of its rights to enforce the provisions of this Section in any instance thereafter, nor shall acceptance of Late Charges be deemed to extend the time for payment of Rent or any part thereof under this Lease. The provisions for Late Charges stated herein shall not limit or affect Lessor's other remedies against Lessee under this Lease or under law, including, but not limited to, Lessor's right to charge Lessee for all costs and expenses (including, but not limited to, Lessor's remedies incurred in connection with the collection of Rent and Late Charges from Lessee.

9. <u>Utilities</u>. Landlord represents and warrants that all utilities as described below are available and hooked up to the Building. All applications for necessary utility services on the demised premises shall be made in the name of Lessor (for OPPD and MUD), and Lessee shall

reimburse Lessor for such utility charges as they become due, all as set forth in Section 6 above. To the extent that Lessee desires to obtain telephone services or other internet services, Lessee shall be solely liable for making applications for the same and paying such charges directly to the service provider.

10. **Default**. Each of the following shall be an "Event of Default":

a. If Lessee shall fail to pay rent when due, the Lessor, at his option, may terminate all rights of the Lessee herein after not less than five (5) days' written notice of such default given in the manner set forth in this Lease unless Lessee rectifies or cures the default within the said time.

b. If Lessee shall fail to pay any other payment of money, costs or expenses to be paid by Lessee under this Lease, when due, and the continuance of such failure for a period of ten (10) days after written notice from Lessor specifying such failure;

c. In the event of a default made by Lessee in any of the other covenants or conditions to be kept, observed and performed by Lessee, Lessee shall have thirty (30) days after receipt of written notice thereof to cure such default. In the event that the Lessee shall fail to cure any default within the time allowed under this paragraph, Lessor may declare the term of this Lease ended and terminated by giving Lessee written notice of such intention, and if possession of the premises is not surrendered, Lessor may reenter said premises. Lessor shall have, in addition to the remedy above provided, any other right or remedy available to Lessor on account of any Lessee default, either in law or equity. Lessor shall use reasonable efforts to mitigate its damages.

d. The filing or execution or occurrence of any of the following will be considered a Default on the part of Lessee: (a) A petition in bankruptcy by or against Lessee; (b) A petition against or answer by Lessee seeking a reorganization, arrangement, composition, readjustment, liquidation, dissolution or other relief of the same or different kind under any provision of any bankruptcy laws; (c) Adjudication of Lessee as a bankrupt or insolvent; (d) An assignment by Lessee for the benefit of creditors; (e) A petition against or proceeding by Lessee for, or the appointment of, a trustee, receiver, guardian, conservator or liquidator of Lessee with respect to the Premises or with respect to all or substantially all of Lessee's property; or (f) A petition against or proceeding by or against Lessee for its dissolution or liquidation or the taking of possession of Lessee's property by any governmental authority in connection with dissolution or liquidation. Where in the case of a petition filed against Lessee under (a), (b), (e) or (f) above, such petition is not dismissed within ninety (90) days after the filing thereof; (g) Entry of an order, judgment or decree by any court of competent jurisdiction granting any prayer or demand contained in any petition under (a), (b), (e) or (f) above, which order, judgment or decree is not reversed or vacated within ninety (90) days after it is entered; (h) Taking by any person of Lessee's interest in this Lease upon execution, attachment or other process of law or equity. In the event of Default on the part of Lessee, Lessor, at its option, without further notice or demand to Lessee, may, in addition to all other rights and remedies provided in this Lease, at law or in equity: (a) terminate this Lease and Lessee's right of possession of the Premises, and recover all damages to which Lessor is entitled at law, specifically including,

without limitation, the excess of the aggregate Rent that would have accrued for the balance of the Term over the then current fair market rental value of the Premises for the balance of the Term, together with Lessor's expenses of re-leasing (i.e., repairs and brokerage commissions) or (b) terminate Lessee's right of possession of the Premises without terminating this Lease. In all events, Lessor may re-lease the Premises, or any part thereof for the account of Lessee, for such rent and term and upon such terms and conditions as are reasonably acceptable to Lessor based on the current fair market rental value of the Premises. If Lessor shall have elected to pursue its right to terminate Lessee's right of possession of the Premises without terminating the Lease, then Lessor shall have the further right and remedy to subsequently rescind such election and terminate the Lease. For purposes of any such re-leasing, Lessor is authorized to repair any damage caused by Lessee, all at Lessee's expense. If Lessor fails to re-lease the Premises, or if the Premises are re-leased and a sufficient sum is not realized there from after payment of Lessor's expenses of re-leasing (i.e., repairs and brokerage commissions) to satisfy the payment, when due, of Rent reserved under this Lease for any monthly period, then Lessee shall pay Lessor a sum equal to the amount of Rent due under this Lease for each such monthly period, or if the Premises have been re-leased, Lessee shall pay any such deficiency on the rent day applicable to such month. Lessee agrees that Lessor may file suit to recover any sums due to Lessor hereunder at any time or from time to time and that such suit or recovery of any amount due Lessor hereunder shall not be any defense to any subsequent action brought for any amount not theretofore reduced to judgment in favor of Lessor. In the event Lessor elects to terminate Lessee's right of possession only, without terminating this Lease, Lessor may, at Lessor's option, enter into the Premises, remove Lessee's signs, Lessee's property, and other evidences of tenancy, and take and hold possession thereof; provided, however, that such entry and possession shall not terminate this Lease or release Lessee, in whole or in part, from Lessee's obligation to pay the Rent reserved hereunder for the full Term or from any other obligation of Lessee under this Lease. Any and all property which may be removed from the Premises by the Lessor pursuant to the authority of the Lease or of law, to which the Lessee is or may be entitled, may be handled, removed or stored by the Lessor at the risk, cost and expense of the Lessee, and the Lessor shall in no event be responsible for the value, preservation or safekeeping thereof. Lessee shall pay to the Lessor, upon demand, any and all reasonable expenses incurred in such removal and all storage charges against such property so long as the same shall be in the Lessor's possession or under the Lessor's control.

In the event Lessor exercises any remedy provided under this Section, all deposits theretofore made by Lessee with utility companies or under this Lease, all unearned insurance premiums and all rights of Lessee under all insurance policies required under this Lease, any pending insurance claims or condemnation awards, and all fuel and supplies on the Premises shall be deemed to be and are hereby assigned to and transferred to Lessor, to be applied in payment of Lessee's liability under this Lease. No waiver of any default of Lessee hereunder shall be implied from any omission to take any action on account of such default if such default persists or is repeated, and no express waiver shall affect any default other than the default specified in the express waiver and that only for the time and to the extent therein stated. One or more waivers by Lessor or Lessee shall not be construed as a waiver of a subsequent breach of the same covenant, term or condition.

11. Lessee's Work; Lessor's Failure to Deliver Possession. As partial consideration for Lessor entering into this Lease, Lessee or its Allowed User shall perform the work outlined on Exhibit "A" attached hereto (the "Lessees Work"). Lessor acknowledges that Lessee's performance of the Lessee's Work and installation of the items described on Exhibit "A" will increase the value of the Premises, and therefore Lessor shall waive the payment of Rent during the months of September and October 2018 as partial consideration for Lessee entering into this Lease. If Lessor is unable to deliver possession of the Premises to Lessee by September 1, 2018, then the two (2) months of abated Rent shall begin whenever Lessor delivers the Premises to Lessee (i.e., by way of example, if the Premises is delivered on September 15, 2018, then Rent would not begin until November 15, 2018). If Lessor is unable to deliver possession of the premises to Lessee by October 1, 2018, for any reason not within Lessor's control, including, but not limited to, partial or complete destruction of the premises, Lessee will have the right to terminate this Agreement by providing written notice to Lessor. In such event, Lessor's liability to Lessee will be limited to the return of all sums previously paid by Lessee to Lessor. Lessee agrees to hold Lessor and Lessor's agents harmless for loss or damage for any reason not within Lessor's control. In any case, Lessor's liability to Lessee will be limited to the return of all sums previously paid by Lessee to Lessor.

12. <u>Condemnation</u>. If any legally, constituted authority condemns the premises or such part thereof which shall make the premises unsuitable for Lessee's purposes, this Lease shall cease when the public authority takes possession, and Lessor and Lessee shall account for rental as of that date. In such an event any award, compensation or damages paid as a consequence of any legal proceedings ("Award") shall be paid to and be the sole property of Lessor whether such Award shall be made as compensation for diminution of the value of the leasehold or the fee of the Building or Land or otherwise and Lessee hereby assigns to Lessor all of Lessee's right, title and interest in and to any such Award; provided, however, Lessor acknowledges that Lessee shall have the right to any Award allowed under the law for Lessee's moving costs or loss of use of the Premises.

13. <u>Eminent Domain</u>. If the premises or any part thereof or any estate therein, or any other part of the Building affecting Lessee's use of the premises, shall be taken by eminent domain, this Lease shall terminate on the date when title vests pursuant to such taking. The Rent shall be apportioned as of the termination date, and any Rent paid for and period beyond that date shall be repaid to Lessee. Lessee shall not be entitled to any part of the Award for such taking or any payment in lieu thereof except as allowed by law.

14. <u>Assignment or Subletting</u>. Lessee will not sublet any part of the premises or assign this Agreement without the prior written consent of Lessor, which shall not be unreasonably withheld. Any such assignment or subletting without consent shall be void and, at the option of the Lessor, may terminate this Lease. No assignment or transfer of this Lease by Lessee consented to by Lessor shall be effective, unless the assignee or transferee shall, at the time of such assignment or transfer, assume all the terms, covenants and conditions of this Lease thereafter to be performed by Lessee and shall agree to be bound thereby. Notwithstanding such assignment or transfer or the acceptance by Lessor from such assignee of any rent or other monies or other performance of the obligations of Lessee hereunder, Lessee shall remain liable and obligated as a principal (and not as a surety or guarantor) to perform all the terms, conditions and covenants, including the payment of rental and other monies, herein provided to be performed by Lessee.

Notwithstanding the foregoing provisions, Lessor acknowledges and agrees that Lessee may sublet or assign any part of the Premises to another agency that works with Lessee in its mission of providing a learning center or related services consistent with Lessee's use in the adjoining building (each an "Allowed User"). In the event that Lessee assigns or sublets any portion of the Premises to an Allowed User, Lessee shall be solely responsible for any collection of rents from such Allowed User, and such Allowed User shall be responsible for complying with the terms of this Lease.

15. <u>Violation of Laws</u>. Lessee, guests and invitees of either Lessee or guests will not use the premises in such a manner that violates any law, ordinance, statutes or requirement of any municipal, state or federal authority now in force, or which may hereafter be in force, pertaining to the premises, occasioned by or affecting the use thereof by Lessee. Lessor shall comply with all laws, orders, ordinances, statutes or requirements now or hereafter affecting the premises.

16. <u>Insurance</u>. Lessee, at its sole cost and expense, shall maintain at all times during the term of this Lease policies of insurance as follows:

a. Comprehensive general public liability insurance against claims for bodily injury, death, and property damage occurring in or about the Premises or Adjacent Facilities, to afford protection in such limits as shall be reasonably requested by Lessor from time to time, but if any event not less man One Hundred Thousand Dollars (\$100,000) in respect to each person, and not less than One Hundred Thousand Dollars (\$100,000) in respect to any one occurrence causing injury or death, and not less than One Hundred Thousand Dollars (\$100,000) in Thousand Dollars (\$100,000) in respect to property damage.

b. Worker's compensation and employer's liability insurance to the extent of the minimum required statutory limits.

c. All liability policies of insurance shall be written by companies reasonably satisfactory to Lessor and any mortgagee of Lessor and licensed to do business in the State of Nebraska, and shall name as an additional insured Lessor and such other persons or entities as Lessor may designate, as their interests may appear, and shall provide that losses shall be paid to such insureds as their interests may appear. Each policy of insurance shall bear an endorsement that such policy shall not be cancelled or modified without at least thirty (30) days prior written notice to Lessor and mortgagee, if any. Certificates evidencing renewals of each policy of insurance shall be delivered to Lessor at least ten (10) days prior to the expiration dates of the respective policies.

17. **Property Damage And Destruction**. If the Premises or any part thereof are damaged or destroyed by any casualty or any other cause of any kind or nature, ordinary or extraordinary, foreseen or unforeseen, insured or uninsured, Lessee shall give Lessor immediate notice thereof, and Lessor shall promptly repair, restore or rehabilitate the Premises at Lessor's own expense, to an extent that, upon the completion of such repairs, restoration or rehabilitation, the value and rental value of the premises shall be substantially equal to the value and rental value of the premises immediately prior to the happening of such casualty; provided, however, that if Lessor has met its obligations to maintain insurance as required herein and such insurance proceeds are made available by any mortgagee of Lessor for such repair, restoration or rehabilitation, then

Lessor shall provide such funds for such repair, restoration or rehabilitation. Rent shall abate during any period of such repair, restoration or rehabilitation if the premises are unusable by Lessee because of such damage or destruction. In the event that the Premises will be unusable for more than sixty (60) days, Lessee shall have the option to terminate this Lease by providing written notice of such termination to Lessor.

Lessee shall not sign any petition, consent or other instrument in writing whereby any party shall hereafter directly or indirectly acquire the right to use or occupy any portion of any street, driveway or alley that abuts the premises, or the space above or under the surface thereof, without Lessor joining in such instrument or consenting in writing to the execution thereof, which consent may be withheld in Lessor's sole discretion.

18. Hazardous Material. Lessee hereby indemnifies and holds Lessor and Lessor's officers, directors, shareholders, managers, members, agents and employees harmless from and against, and shall reimburse Lessor and Lessor's officers, directors, shareholders, managers, members, agents and employees for, any and all "Losses" (as hereinafter defined) arising from, out of or as a consequence, directly or indirectly, of the release or presence of any Hazardous Materials on the Premises which first occurs during the Term of this Lease, whether foreseeable or unforeseeable, and caused by Lessee, it being understood and agreed that the foregoing indemnity includes, but is not limited to, all costs of removal, remediation of any kind, detoxification, clean up and disposal of such Hazardous Materials and the preparation of any closure or other required plans, all costs of determining whether the Premises is in compliance and causing the Premises to be in compliance with all applicable Environmental Laws, all costs and fees associated with claims for damages to persons, property, or natural resources, and Lessor's reasonable attorneys' fees and consultants' fees and court costs in respect thereto whether or not litigation or administrative proceedings shall occur, including all costs and expenses incurred or suffered by Lessor by reason of any violation of any applicable Environmental Law which occurs. or has occurred, upon the Premises during the Term of this Lease, or by reason of the imposition of any governmental lien for the recovery of environmental clean-up costs expended by reason of such violation. "Losses" shall mean any and all loss, claim, liability, damages, injuries to person, property or natural resources, cost, expense, action or cause of action arising from the actions of Lessee, its employees or invitees. Lessee hereby covenants and agrees that all obligations of Lessee under this Section shall survive any termination of the Lease, it being further understood and agreed that the rights of Lessor under this Section shall be in addition to any other rights and remedies under this Lease or at law or in equity. Any amount due to Lessor under this Section not paid by Lessee within thirty (30) days after written demand therefore from Lessor shall bear interest at Prime plus three percent (3%) per annum. Lessee shall comply with all Environmental Laws throughout the Term.

Lessor hereby indemnifies and holds Lessee and Lessee's employees, agents and invitees harmless from and against any and all Losses arising from causes which are not covered by Lessee's indemnity above, including, but not limited to, any Hazardous Materials on the Premises prior to the Term of this Lease and any Hazardous Materials which may in the future be caused by Lessor or other third parties.

19. <u>Alterations and Repairs by Lessee</u>. Lessee shall not replace, alter or repair the Premises or any part thereof or any equipment or appurtenance thereto if the cost thereof exceeds

in the aggregate Fifty Thousand and No/100 Dollars (\$50,000.00) (any such action being hereinafter referred to as a "Capital Improvement"), unless Lessee shall comply with the following requirements, which shall be applicable to all Capital Improvements:

Lessee shall, before the commencement of the work, obtain Lessor's prior a. consent to the proposed Capital Improvement and shall at least ten (10) days prior to the commencement of the work furnish the Lessor with the following: (1) Complete plans and specifications for the work prepared by a licensed architect approved by Lessor, which plans and specifications shall also meet with Lessor's approval, together with the approval thereof by any governmental board, bureau or body then exercising jurisdiction over the Premises, which plans and specifications shall be and become Lessor's sole and absolute property in the event that this Lease shall be terminated for any reason; (2) A fixed-sum contract in assignable form made with a reputable and responsible contractor satisfactory to Lessor, providing for the erection, completion and terms of payment for all work, labor and materials necessary to perform the work within the fixed price provided for in such contract; (3) An assignment to Lessor of such contract, duly executed and acknowledged by Lessee, to be effective upon any termination of this Lease or upon Lessor's re-entry upon the Premises following an Event of Default prior to complete performance of such contract, such assignment also to include the benefits of all payments made on account of such contract, including payments made prior to the effective date of such assignment; and (4) A surety company completion bond, in form and from an insurer satisfactory to Lessor, issued by an insurer licensed to do business in the State in which the Premises are located, guaranteeing the full completion of the work and payment therefore within a reasonable time, free and clear of all mechanics' or similar liens, encumbrances, chattel mortgages, conditional bills of sale and other charges, in accordance with the plans and specifications approved by Lessor, or other security satisfactory to Lessor, in Lessor's sole discretion.

b. Lessee shall (1) at its expense carry or cause to be carried the necessary worker's compensation insurance and cause the insurance policies required under the Section entitled Insurance to be endorsed to cover the additional risk during the course of the work, and (2) procure all necessary permits from all governmental agencies and departments having jurisdiction in connection with such work. Lessee shall deliver evidence of compliance with the foregoing requirements to Lessor prior to the commencement of the work. Whenever requested by Lessor during the period of work, Lessee shall cause the architect in charge of the work (or if there is no architect in charge, the general contractor performing the work) to report in writing to Lessor as to whether the work is being done promptly and in a good and workmanlike manner, and in substantial compliance with the plans and specifications for the work. Lessee shall also deliver to Lessor copies of any and all interim or progress certificates or other reports submitted by Lessee's architect, engineer or contractor.

c. The Capital Improvements shall be made promptly, in a first class and workmanlike manner, in compliance with all Requirements and shall not lessen the value of the Premises.

Title to any Building, Improvements, fixtures, (other than Trade Fixtures), additions, alterations, restorations, repairs and replacements constructed, made or installed by Lessee,

whether or not resulting from any Capital Improvement and including, but not limited to, any repairs, restoration and other work required to be done pursuant to the provisions of other Sections of this Lease, shall be and become Lessor's sole property at the end of the Term without the necessity of Lessee's execution and delivery of any instrument transferring title thereto. Notwithstanding the foregoing, Lessee covenants and agrees upon Lessor's request to execute, acknowledge and deliver to Lessor any instrument reasonably requested by Lessor to confirm such title, and if Lessee shall fail or refuse to execute, and deliver any such instrument, Lessor is hereby irrevocably appointed Lessee's attorney-in-fact to execute, acknowledge and deliver such instrument in Lessee's name.

20. <u>Alterations, Maintenance and Repairs by Lessor</u>. Except as specifically set forth above, and in consideration of this Lease and the payments of Rent as set forth herein, Lessor shall be responsible for all maintenance, repairs or replacements relating to the Premises during the Term, excluding any matters related to Lessee's negligence or intentional acts as set forth below. Lessor shall keep the Premises in good condition and repair and make sure modifications or replacement thereto are made as may be necessary or required by law or ordinance. Lessor reserves and at all times shall have, upon reasonable notice, the right to enter the Premises to inspect and repair the Premises as may be reasonably required without abatement of Rent, provided such activity does not materially interfere with the use of the Premises by Lessee and provided further, that in the case of emergency, Lessor may enter the Premises without prior notice to Lessee. Notwithstanding the foregoing, in the event that the Premises are damaged by the negligence or intentional misconduct of Lessee or any of Lessee's employees, agents or invitees, Lessee shall be responsible for payment to Lessor on demand of all costs to repair such damage, and such costs shall not be considered part of the Lessor's costs.

Lessor's maintenance of the premises shall include the following services and obligations to be provided and paid for by Lessor:

- a. Lawn maintenance, snow removal and grounds clean up;
- b. Trash dumpster with at least weekly pick up;
- c. Janitorial (five (5) times per week);
- d. Pest control as needed, but no less than quarterly; and

e. The other services as set forth on Exhibit B attached hereto on the approximate schedule as set forth on Exhibit C attached hereto.

21. Lessor's Right to Access. In the event of an emergency, to make repairs or improvements or to show the premises to prospective buyers or Lessees or for purposes of inspection to determine Lessee's compliance with this Lease or to conduct an annual inspection or to address a safety or maintenance problem, for the purposes of inspecting the same, Lessor or Lessor's agents may enter the premises at reasonable hours, provided Lessor shall not thereby unreasonably interfere with Lessee's business on the premises. Except in cases of emergency, Lessee's abandonment of the premises, court order or where it is impractical to do so, Lessor shall give Lessee at least 48 hours' notice before entering and meet with Lessee on site when entering.

If Lessee shall at any time fail to make any payment or perform any act to be made or performed by Lessee under this Lease beyond any applicable notice and cure periods, Lessor may at its option (but shall not be required to) make any payment or perform any such act, and for such purpose. Lessor may enter upon the Premises and take all such action thereon as may be necessary therefore and any amounts paid by Lessor in connection therewith shall be deemed Additional Rent due on the next rent day after such payment together with interest thereon at Prime plus three percent (3%) per annum from the date of payment thereof.

22. Lessee's Maintenance. Lessee shall, at its sole expense, keep the Premises in a clean condition and fully comply at all times with all Requirements (to the extent such Requirements relate to Lessee's specific use of the Premises), and shall keep the Premises safe and secure. Lessee shall keep Lessor harmless and indemnified at all times against any loss, damage, cost or expense by reason of the failure so to do in any respect or by reason of any accident, loss or damage resulting to persons or property from any use which may be made of such Premises or by reason of or growing out of any act or thing done or omitted to be done upon such Premises; and Lessee agrees that it shall save, hold and keep Lessor and the Premises free and clear of and from any and all claims, demands, penalties, liabilities, judgments, costs and expenses (including, but not limited to, attorneys' fees), arising out of any loss or damage which may be sustained by adjoining property or adjoining owners or other persons or property in connection with Lessee's negligence or intentional acts, except to the extent occasioned by the acts of Lessor, its agents, employees or contractors. Lessee shall not commit or suffer, and shall use all reasonable precautions to prevent, waste, damage or injury to all of the foregoing. Notwithstanding anything contained herein to the contrary, Lessor shall keep in good order and repair the roof, foundation and structural walls of the Premises and Lessee shall have no repair or maintenance obligations with respect to the foregoing except to the extent occasioned by the acts of Lessee, its agents, employees or contractors. Lessee shall also at its own cost and expense keep the Premises adequately furnished and equipped throughout the Term with all equipment, fixtures and articles of personal property necessary for the operation of the Premises for the purposes herein permitted.

23. <u>Liens</u>. Lessee shall not do any act which shall in any way encumber the title of Lessor in and to the Premises, nor shall Lessee create or permit to be created, and shall promptly discharge, any such lien (including, but not limited to, any mechanic's, contractor's, subcontractor's or material man's lien or any lien, encumbrance or charge arising out of any Imposition, conditional sale, title retention agreement, chattel mortgage, security agreement, financing statement or otherwise) upon the Premises or any part thereof or the income there from or any personal property used in connection with the operation of the Premises, and Lessee shall not suffer any other matter or thing whereby the estate, rights and interest of Lessor in the Premises or any part thereof might be impaired.

If Lessee shall fail to cause any such lien to be discharged of record, then Lessor, after thirty (30) days' notice of its intention to do so, shall have the right, but not the obligation, in addition to any other right or remedy, to discharge such lien either by paying the amount claimed to be due or by procuring the discharge of such lien by deposit or bonding proceedings, and in any such event Lessor shall be entitled if it so elects to compel the prosecution of an action for foreclosure of such lien by the lien or and to pay the amount of judgment in favor of the lien owner with interest, costs and allowances. Any amount so paid by Lessor and all costs and expenses (including reasonable attorneys' fees) incurred by Lessor in connection therewith shall constitute Additional Rent

payable by Lessee under this Lease, due from Lessee to Lessor at the next rent day after any such payment, with interest thereon at Prime plus three percent (3%) per annum from the date of payment thereof.

This Lease shall constitute notice that Lessor shall not be liable for any work performed or to be performed, or any materials furnished or to be furnished, at the Premises for Lessee upon credit, and that no mechanic's or other lien for such work or materials shall attach to or affect the estate or interest of Lessor in and to the Premises, unless specifically ordered by Lessor in writing. Lessee shall have no power to do any act or make any contract that may create or be the foundation for any lien, mortgage or other encumbrance upon the estate of Lessor, or any other interest of Lessor in the Premises, the Building or the other improvements or any part thereof.

24. Surrender of Possession. Lessee shall on the last day of the Term, or upon any sooner termination thereof, whether by lapse of time or by reason of Lessee's Default or otherwise, surrender and deliver to Lessor the Premises and all improvements in broom-clean condition and in good repair, ordinary wear and tear excepted, and if Lessee shall thereafter remain in possession thereof, it shall be deemed guilty of forcible detainer of the Premises and shall be subject to all the conditions and provisions contained herein and to ejection and removal, forcibly and otherwise, with or without process of law. Upon the termination of this Lease by lapse of time, Lessee may remove furniture, trade fixtures and other personal property belonging to Lessee that are incident to the business of Lessee (as distinguished from personal property used in the operation of the Premises; such furniture, trade fixtures and other personal property belonging to Lessee and incident to the business of Lessee are hereinafter referred to as "Trade Fixtures." Lessee shall repair any injury or damage to the Premises that may result from such removal. If Lessee does not remove such Trade Fixtures from the Premises prior to the end of the Term, however ended, Lessor may, at its option, remove the same and deliver the same to any other place of business of Lessee or warehouse the same, and Lessee shall pay the cost of such removal (i.e., the repair of any injury or damage to the Premises resulting from such removal), delivery and warehousing to Lessor on demand, or Lessor may treat such Trade Fixtures as having been conveyed to Lessor with this Lease as a bill of sale, without further payment or credit by Lessor or Lessee. Any holding over by Lessee of the Premises after the expiration of this Lease shall operate and be construed to be a tenancy from month to month only, at one hundred twenty-five percent (125%) of the monthly installments of Rent. Nothing contained in this Section shall be construed to give Lessee the right to hold over after the expiration of this Lease, and Lessor may exercise any and all remedies at law or in equity to recover possession of the Premises and may seek damages in the event of such a hold over tenancy.

25. <u>Signs</u>. During the Term of this Lease, Lessee shall have the right to place signs upon the Premises to indicate that it is utilizing the Premises for its purposes. At the end of the Term, Tenant shall be responsible for removal of any signs and for repairing any damage caused by such removal.

Unless expressly waived in writing, Lessor shall have the right, exercisable without notice, without any liability to Lessee for damage or injury to person, property or business, without being deemed an eviction or disturbance in any manner of Lessee's use or possession of the Premises and without relieving Lessee from its obligation to pay Rent when due or from any other obligation under this Lease, during the last three (3) months of the Term to install, affix and maintain "For Rent" or "For Sale" signs on the exterior of the Premises.

26. Subordination. This Lease shall be subject and subordinate at all times to the lien of all mortgages and trust deeds in any amount or amounts whatsoever now or hereafter placed on or against the Building or the Premises or on or against Lessor's interest or estate therein, all without the necessity of having further instruments executed on the part of Lessee to effectuate such subordination; provided that in the event of a foreclosure of any such mortgage or trust deed or any other action or proceeding for the enforcement thereof, or of any sale there under, this Lease will not be barred, terminated, cut off or foreclosed nor will the rights and possession of Lessee hereunder be disturbed if there shall exist no Event of Default with respect to the payment of Rent or any other Event of Default hereunder. Lessee shall attorn to the purchaser at any such foreclosure, sale or other action or proceeding or, if requested, enter into a new lease for the balance of the Term then remaining upon the same terms and provisions as are in this Lease contained. Lessee agrees to execute and deliver upon demand such further instruments evidencing such subordination of this Lease to the lien of any such mortgages or trust deeds as may be required by Lessor. Notwithstanding the foregoing, Lessee shall from time to time on request from Lessor execute and deliver any documents or instruments that may be required by any lender to effectuate such subordination. If Lessee fails to execute and deliver any documents or instruments, Lessee irrevocably constitutes and appoints Lessor as Lessee's attorney in fact to execute and deliver such documents or instruments.

27. <u>Agents and Authority to Receive Legal Papers</u>. Any notice, which either party may or is required to give, may be given by mailing the same, by certified mail, to Lessee at 1612 North 24th Street, Omaha, NE 68110. The Lessor, any person managing the premises and anyone designated by the Lessor as agent are authorized to accept service of process and receive other notices and demands, which may be delivered to Lessor at: El Mero Mero, Inc., 2312 M Street, Omaha, Nebraska.

28. **Brokerage Fees, Commissions.** Lessee represents that Lessee was not shown the premises by any real estate broker or agent and that Lessee has not otherwise engaged in, any activity which could form the basis for a claim for real estate commission, brokerage fee, finder's fee or other similar charge, in connection with this Lease.

29. Estoppel Certificate. At any time and from time to time but on not less than ten (10) days prior written request by either party hereto, the other party shall execute, acknowledge and deliver to the requesting party, promptly upon request, a certificate in a form provided by the requesting party certifying (a) that this Lease is unmodified and in full force and effect (or, if there have been modifications, that this Lease is in full force and effect, as modified, and stating the date and nature of each modification), (b) the date, if any, to which Rent has been paid, (c) that no notice has been received by such party of any Default which has not been cured, except as to Defaults specified in the certificate, and (d) such other matters as may be reasonably requested by the requesting party. Any such certificate may be relied upon by any prospective purchaser, mortgagee or beneficiary under any trust deed of the Premises or any part thereof and by any collateral assignee of this Lease.

30. Indemnification of Lessor. To the fullest extent permitted by Law, Lessee agrees to indemnify and save Lessor and its respective agents and employees harmless from and against all liabilities, claims, suits, fines, penalties, damages, losses, fees, costs and expenses (including, but not limited to, Lessor's attorneys' fees) that may be imposed upon, incurred by or asserted against Lessor by reason of: (a) Any work or thing done in, on or about the Premises or any part thereof by Lessee; (b) Any use, occupation, condition, operation of the Premises or any part thereof in violation of Law (except to the extent otherwise set forth in this Lease); (c) Any negligent or intentional action on the part of Lessee or any Allowed User or any of its or their agents, contractors, servants, employees, licensees or invitees; (d) Any accident, injury (including death) or damage, regardless of the cause thereof, to any person or property occurring in, on or about the Premises or any part thereof; and/or (e) Any failure on Lessee's part to perform or comply with any of the covenants, agreements, terms or conditions in this Lease or in any sublease, license, concession or other agreement entered into by Lessee.

The provisions of this Section shall survive the expiration or earlier termination of this Lease. Lessee agrees to pay, and to indemnify Lessor against, all costs and expenses (including, but not limited to, Lessor's reasonable attorneys' fees) incurred by or imposed upon Lessor by or in connection with any litigation to which Lessor becomes or is made a party without fault in its part, whether commenced by or against Lessee, or that may be incurred by Lessor in enforcing any of the covenants and agreements of this Lease (with or without the institution of any action or proceeding relating to the Premises or this Lease) or in obtaining possession of the Premises after an Event of Default or upon expiration or earlier termination of this Lease. Lessor may, but shall not be obligated to, cure any Default by Lessee hereunder. All sums expended and all costs and expenses (including, but not limited to, reasonable attorneys' fees) incurred by Lessor pursuant to the provisions of this Lease or on account of any Default by Lessee under this Lease shall bear interest thereon from the respective dates when expended or incurred by Lessor at Prime plus three per cent (3%) per annum until repaid by Lessee to Lessor, and all such sums together with such interest shall become additional rent under this Lease, payable by Lessee to Lessor on the next rent date after such expenditure. All Rent and other amounts payable by Lessee under this Lease shall be and are hereby declared to be a valid and first lien upon Lessee's interest in the Premises and upon the rents, issues and profits in any manner arising or growing out of the same, and upon Lessee's interest in this Lease. In the event of any breach or threatened breach by Lessee of any of the covenants, agreements, terms or conditions contained in this Lease, Lessor shall be entitled to enjoin such breach or threatened breach and shall have the right to invoke any right and remedy allowed at law or in equity or by statute or otherwise as though re-entry, summary proceedings and other remedies were not provided for in this Lease. No receipt of monies by Lessor from Lessee after termination of this Lease or after the giving of any notice of termination of this Lease shall reinstate, continue or extend the Term or affect any notice theretofore given to Lessee, or operate as a waiver of Lessor's right to enforce the payment of Rent and any other payments or charges herein reserved and agreed to be paid by Lessee then or thereafter falling due, or operate as a waiver of Lessor's right to recover possession of the Premises, it being agreed that after the service of notice to terminate this Lease or the commencement of suit or summary proceedings, or after final order or judgment for the possession of the Premises, Lessor may demand, receive and collect any monies due or thereafter falling due without in any manner affecting such notice, proceeding, order, suit or judgment, all such monies collected being deemed payments on account of the use and occupation of the Premises or at Lessor's election on account of Lessee's liability hereunder. Lessor's granting of any consent under this Lease, or Lessor's failure to object to any action taken by Lessee without Lessor's consent required under this Lease, shall not be deemed a waiver by Lessor of its rights to require such consent for any further similar act by Lessee. No waiver by Lessor of any other breach of the covenants of this Lease shall be construed, taken or held to be a waiver of any other breach or to be a waiver, acquiescence in or consent to any further or succeeding breach of the same covenant. None of Lessee's covenants under this Lease, and no breach thereof, shall be waived, altered or modified except by a written instrument executed by Lessor. No remedy conferred upon or reserved to Lessor under this Lease or under law shall be considered exclusive of any other remedy, but such remedies shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise, and every power and remedy given by this Lease to Lessor may be exercised from time to time and as often as occasion may arise or as may be deemed expedient, without precluding Lessor's simultaneous or later exercise of any or all other rights or remedies. No delay or omission of Lessor to exercise any right or power arising from any Default or Event of Default shall impair any such right to power or shall be construed to be a waiver of any such Default or Event of Default or acquiescence therein.

31. Indemnification of Lessee. To the fullest extent permitted by Law, Lessor agrees to indemnify and save Lessee and its respective agents and employees harmless from and against all liabilities, claims, suits, fines, penalties, damages, losses, fees, costs, and expenses (including, but not limited to, Lessee's attorney's fees) that may be imposed upon, incurred by, or asserted against Lessee by reason of: (a) the Premises not being in compliance with Requirements (except to the extent that Lessee's specific use of the Premises or any remodeling of the Premises caused the Requirements to be violated); (b) any accident, injury (including death) or damage, regardless of the cause thereof, to any person or property occurring in, on, or about the Premises or any part thereof due, in whole or in part, to Lessor, its employees or agents; or (c) any failure on Lessor's part to perform or comply with any of the covenants, agreements, terms or conditions in this Lease. The provisions of this Section shall survive the expiration or early termination of this Lease.

32. <u>Peaceable Enjoyment</u>. Lessor covenants that if and so long as Lessee shall faithfully perform the covenants and agreements of this Lease, Lessee shall and may (subject to the exceptions, reservations, terms and conditions of this Lease) peaceably and quietly have, hold and enjoy the Premises for the Term free of any interference by Lessor or anyone claiming through or by Lessor except those to which this Lease is expressly made subject and subordinate.

33. <u>Paragraph Headings</u>. The headings of particular paragraphs and subparagraphs are inserted only for convenience and are not part of this Lease and are not to act as a limitation on the scope of the particular paragraph to which the heading refers.

34. <u>Court Costs and Attorney's Fees</u>. In any action or legal proceeding to enforce any part of this Lease, the prevailing party shall recover reasonable attorneys' fees and court costs. Lessee agrees that, in the event Lessee shall have any claim against Lessor under this Lease arising out of the subject matter of this Lease, Lessee's sole recourse shall be against Lessor's interest in the Premises, for the satisfaction of any claim, judgment or decree requiring the payment of money by Lessor as a result of a breach hereof or otherwise in connection with this Lease, and no other property or assets of Lessor, its successor or assigns, shall be subject to the levy, execution or other enforcement procedure for the satisfaction of any such claim, judgment, injunction or decree. 35. <u>Prevailing Law</u>. This Lease shall be construed and enforced in accordance with the laws of the State of Nebraska.

36. <u>Binding on Successors</u>. All covenants, agreements, conditions and undertakings contained in this Lease shall extend and inure to and be binding upon Lessor's successors and assigns and Lessee's permitted successors and assigns as if such successors and assigns were in each case specifically named, and shall be construed as covenants running with the land. Wherever reference is made in this Lease to either party, it shall be held to include and apply to such successors and assigns. The provisions of this Section shall not be construed to grant or to confer any greater rights of assignment upon Lessee than are provided in the Section entitled "Assignment or Subletting" above.

37. <u>Time is of the Essence</u>. Time is of the essence with respect to every provision of this Lease.

38. **Entire Agreement.** This document and any exhibits attached hereto constitute the entire Lease between the parties, and no promises or representations, other than those contained here and those implied by law, have been made by Lessor or Lessee. Any modifications to this Lease must be in writing and signed by Lessor and Lessee.

39. <u>Severability</u>. The provisions of this Lease are severable and in the event any provision, clause, sentence, section or part thereof is held to be invalid, illegal, unconstitutional, inapplicable or unenforceable to any person or circumstances, such invalidity, illegality, unconstitutionality, inapplicability or unenforceability shall not affect or impair any of the remaining provisions, sentences, clauses, sections, parts of the lease or their application to Lessee or other persons or circumstances. It is understood and agreed that the terms, conditions and covenants of this Lease would have been made by both parties if such invalid, illegal, unconstitutional, inapplicable or unenforceable provision, sentence, clause, section or part had not been included therein. To the extent that any portion of this Lease found to be invalid, illegal, unconstitutional, inapplicable or unenforceable may be valid by striking of certain words or phrases, such words or phrases shall be deemed to be stricken and the remainder of the provisions and the remainder of the other portions of this Lease shall remain in full force and effect. It is further agreed that this Lease may be executed in counterparts, each of which when considered together shall constitute the original contract.

[The remainder of this page intentionally left blank; signature page follows.]

IN WITNESS WHEREOF, the undersigned have executed this Lease as of the dates set forth below.

Lessor:

EL MERO MERO, INC.

N ARCOS & LORD

By: MARCOS MORA Its: PRESIDENT/OWNER

Date: June 28, 2018

4832-3600-2659,5

Address:	2312 M Street
	P.O. Box 7350
	Omaha, NE 68107

Phone: (402) 734-3240

Lessee:

LEARNING COMMUNITY OF DOUGLAS AND SARPY COUNTIES

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1), J. Fall By: ____ Title: _____CEO

Date: June _, 2018

- Address: 1612 North 24th Street Omaha, NE 68110
- Phone: (402) 964-2405

EXHIBIT "A"

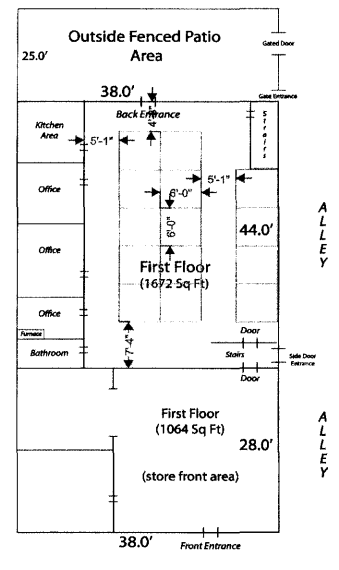
LESSEE'S WORK

- 1. First Floor Improvements.
 - a. Replace lighting and certain electrical wiring as recommended by Lessee's contractor or as desired by Lessee.
 - b. Replace carpet in all or portions of certain rooms as desired by Lessee.
 - c. Add a window on north side of Building.
 - d. Repaint all or portions of certain rooms as desired by Lessee.
 - e. Change locks to access doors on Building.
 - f. Installation of a diaper changer in both restrooms.
- 2. Basement Improvements
 - a. Add carpet to the main room and the two (2) offices on the north half of the Building, all as shown on the diagram attached as Exhibit "A-1" attached hereto.
 - b. Add locks to each of the office doors and the main door at the bottom of the stairs.
 - c. Add a room, with approximately 8' x 12' in the location as shown in the attached diagram. The door to that room shall open into the open area in the office.
 - d. Add a window to the newly added 8' x 12' room to allow people to look out from that room into the main room, all as shown on the attached diagram.
 - e. Add a light and light switch to the newly constructed $8' \times 12'$ room.

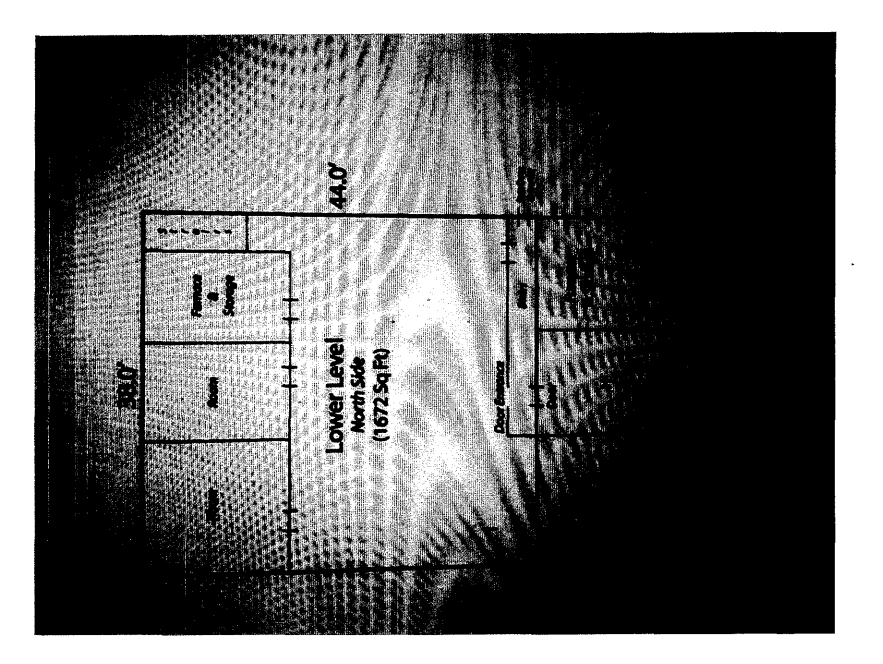
EXHIBIT "A-1"

DIAGRAM OF FIRST FLOOR AND BASEMENT

2314 M Street, Omaha, NE 68017



M Street



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EXHIBIT "B"

SERVICES

I. Description of Services

This Service Level Agreement covers the provisions of building, grounds and engineering maintenance service for Learning Community of Douglas and Sarpy County and the related properties and infrastructure located at 2312/2314 M Street in Omaha, NE.

II. General Services

- 1. Provide maintenance services, through scheduled work orders, for standard pricing, from 8:00am to 5:00pm Monday to Friday.
- 2. Provide out-of-hours coverage via an emergency dial in number, for over time rate. The dial in number for emergency is
- 3. Schedule work orders during business hours (8:00am to 5:00pm)
- 4. Be professional, courteous and sensitive to the client's needs at all times.
- 5. Undertake maintenance work orders during the above working hours, unless otherwise agreed with department manager or required for safe working.
- 6. Charge costs on a monthly basis in accordance with the lease provisions.
- 7. Monitor the quality of work to ensure compliance with current standards and legislation.
- 8. Coordinate with Program Director, when practical, before starting work and avoid undertaking nonemergency tasks during out-of-hours times.

III. Reactive Maintenance

Defined as un-planned repairs required to restore the building, property, grounds or equipment back to operational condition.

- 1. Provide emergency out-of-hours coverage 24 hours per day, 365 days per year.
- 2. Prioritize reactive maintenance requests using the following defined and agreed criteria:

Reactive Priority 1 (Emergency): Definition:

- 1. No Heat/No Air Conditioning
- 2. Fire
- 3. Flood
- 4. No Electricity
- 5. No Water
- 6. Any Issues prohibiting securing the perimeter of the building from outside entrance (doors, windows, etc.)

- Response within 30 minutes from issue
- Completion within 2 hours from receipt/response (unless prohibiting circumstances arise)

Reactive Priority 2 (Urgent) Definition:

- 1. No Hot Water
- 2. Minor Leaks
- 3. Appliances Not Working
- 4. Sewer Back Up (Not flooding)
- 5. Broken/Frozen/Leaking Pipes (Not flooding)
- 6. Graffiti
- Dog Feces accumulating on property
- Response time within 1 business day from issue
- Completion within 4 hours from receipt/response (unless prohibiting circumstance arise)

Reactive Priority 3 (Non Urgent) Definition:

2. All other maintenance not listed above

- Response time within 1 business days from issue
- Completion within 7 business days from receipt/response (unless prohibit circumstances arise)

IV. Planned Preventative Maintenance

Defined as planned routine maintenance, testing and inspection of building, property, grounds or equipment to prevent component failure and maintain them in an operational condition.

- 1. Compile a planned preventative maintenance program for periodic review and approval by Programs Director.
- 2. Undertake the preventative maintenance program in accordance with the agreed schedules and scope.

V. Cleaning Services

Defined as janitorial services provided 5 days per week, Monday through Friday, in a commercially reasonable manner consistent with other commercial buildings. (Checklist is attached in Exhibit A)

- 1. Daily Services
 - a. Spray and wipe down all desks, tables, counters, sinks, credenzas, etc.
 - b. Empty trash, take to dumpster, replace dirty liners
 - c. Empty sanitary napkin receptacles and spray with disinfectant
 - d. Vacuum carpet
 - e. Sweep and Mop all solid surface floors
 - f. Clean and sanitize sink area and drinking fountains
 - g. Disinfect door handles and light switches
 - h. Clean all dispensers, mirrors and light fixtures within arm's reach
 - i. Clean and disinfect koala changing table in bathroom

- j. Wipe down all classroom tables, children's tables, waiting room tables, etc.
- k. Clean and disinfect sinks, toilets, toilet seats and urinals
- I. Restock all paper products and hand soap (Product to be provided by tenant)
- m. Spot clean carpet where needed (Tenant to be provided with a "Cleaning Notification Form" to allow them to identify any cleaning areas they believe need additional attention at the end of the day, a sample is provided as Exhibit D)
- n. Remove dead bugs where visible in corners, hallways, window sills, lights, etc.
- 2. Weekly Services
 - a. Thorough clean and sanitize of bathroom partitions and walls
 - b. Edges and corners of rooms as needed
 - c. Clean and Dust high surfaces, doors, partitions, mirrors or vents
 - d. Dust corners of walls for webs
 - e. Wipe down all interior windows in areas reachable from the ground
- 3. Monthly
 - a. Dust baseboards
 - b. Childcare rooms, classrooms and hallways carpet cleaning (additional charge to tenant)
- 4. Quarterly
 - a. Exterior Glass cleaning at the landlords expense
 - b. Carpet cleaning (this is dependent upon the manufacturer's warranty and recommendations)

VI. Grounds Services

Defined at lawn maintenance, snow removal and grounds clean-up provided in a commercially reasonable manner consistent with other commercial buildings. (Checklist is attached in Exhibit B)

- Lawn Maintenance (Contract with Lawn Maintenance Company to include a "no-smoking" provision for all employees, contractors and affiliates of the company)
- a. Lawn maintenance is provided once per week on a day to be designated at the beginning of the spring season.
- b. There will be 2 large clean ups, once per year. Spring Clean up to include planting of new landscaping where needed, clean up any dead landscaping, leaves, etc. and Fall Clean up to remove any annual landscaping, final clean-up of leaves, etc.
- c. Lawn Maintenance to include
 - i. Mowing of Grass
 - ii. Edging of all grass areas
 - iii. Removal of any feces
 - iv. Spraying, aeration and fertilization depending on the time of year
 - v. General maintenance and upkeep of landscaping beds
 - 2. Snow Removal
- a. Snow Removal is provided in a commercially reasonable effort to clear all parking lots, sidewalks, stairs and stoops by or before 7:00am, Monday through Friday.
- b. Exclude holidays where the tenants operations are closed. (Holidays to be designated on an additional page by Program Director and included as Exhibit C)
- c. Exclude weekends, however must be cleared before 7:00am on Monday.

3. Grounds Clean-up

- a. Grounds clean up to be provided once per week on Mondays.
- b. Grounds clean up to include inspection the property for the following:
 - i. There is no graffiti present
 - ii. The Landscaping has been performed to company/tenant standards
 - iii. Landscaping/Sidewalks/Walls watered and free of weeds.
 - iv. Sidewalk/Parking lots are clear, swept and in good repair
 - v. Windows are in good repair and cleaned where necessary
 - vi. Signage is in good repair
 - vii. Dumpster area is clean, in good repair and no graffiti
 - viii. Trash has been picked up
 - ix. There are no vehicles on property that do not belong to staff or center clients. (Check with the center, prior to towing to ensure that vehicles are not towed accidentally)

VII. Additional Services

- 1. Provide approximate estimates for Program Director for "improvement" work. All maintenance hours spent will be charged at the published hourly rates and to the party designated in the lease. Estimates will be delivered within a mutually agreed period of time.
- 2. Undertake "minor improvement" work to a mutually agreed timetable.
- 3. Provide technical advice on building and engineering service issues. All maintenance hours spent will be charged at the published hourly rates and to the party designated.

VIII. Non-Emergency Work Order Process

Out of Schedule, <u>non-emergency</u>, maintenance and grounds requests during business hours, the following methods of contact are preferred:

- i. Email:???
- ii. Phone: XXXXX. ABC can assist with taking the call and ensuring that a work order is placed.

IX. Emergency Work Orders

Contact Name and Phone Number (mainly for afterhours emergency)

Exhibit A Learning Community - 2302 M Street Clear	ing Schedule	intry Way	Vaiting Area	Hallways	Offices & Cubicles				Vavigation Office			Vens Bathroom	Nomens Bathroom	Gtchenette
Daily	l	Ш							<u> </u>	<u> </u>		<u> </u>		Ě
Spray and wipe down all desks, tables, counters, sinks, credenzas, e	tc.													
Empty trash, take to dumpster, replace the dirty liners														
Empty sanitary napkin receptacle and spray with disinfectant														
Wipe down (2) glass doors at the entry to the building														
Vacuum all carpets							[1			
Sweep and Mop all solid surfact floors												Ι	T	Π
Clean and sanitize sink area and drinking fountains														
Disinfect door handles and light switches								Ι		Ι				
Clean all dispensers, mirrors and light fixtures within arms reach														
Clean and disinfect koala changing table in bathroom														
Wipe down all classroom tables, childrens tables, wailing room table	es, etc.									Τ				
Clean and disinfect sinks, toilets, toilet seats and urinals														
Restock all paper products and hand soap (product to be provided b	y tenant)													
Spot clean carpet where needed														
Wipe down all interior windows in areas reachable from the ground														
Wipe down all window sills														
Weekly		3/- N	2142 2012									runistat Abzanti	1	
Thorough Clean and sanitize of bathroom partitions, walls														
Edges and corners as needed		Γ	Τ						Τ					Γ
Clean and Dust any high surfaces, doors, partitions, mirrors or ven	s								1	\square				
Dust corners of walls for webs			1			1	1	1						t
Exterior Ground Cleaning (pick up trash, sweep parking/sidewalk)												1		F
Monthly										1				<u>.</u>
Dust baseboards	·· · · · · · · · · · · · · · · · · · ·		Т		Τ.	Т	Τ	Τ	Τ	Τ	T			Γ
Childcare room, classrooms and hallway carpet cleaning (addition	al charge to tenant)		\top							1		1	1	T
Quarterly		сторан Поста								1.1.	1	1		÷.
Wax the VCT in facility		T	Т	T	Т	1			Т	T		1	1	Г
Full Carpet Cleaning for facility (depending on manufacturers warr	anty)		\top			1						t		F
		a su	<u> 1</u>		12.13			\$ - S	din .		i.Can	0.83		
Cleaning and sanitizing microwaves		Τ	T	Т	Τ		T	T	Ť	T	T	T	T	Ť
Cleaning of furniture or the moving of furniture to clean under nea	ith			╈			1	\top				1	1	T
Clean and Sanitize food preparation appliances		\top	\top	+	\top		\top		╈	╈		1		\square
Clean and Sanitize Refrigerator				╈	╈	-†	1	1	1	1-	1		1	T
Clean and Sanitize small rugs				╈	+		\uparrow	1-	\top	+		\uparrow		\vdash
Clean and Sanitize phone receivers			+		+		+		+			+	\mathbf{T}	+

Cleaning Signature

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Date

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Learning Community - 2302 M Street	Grounds Cleaning	East Side of Building	t Parking Lot	South Side of Building	West Entrance/Walk	West Parking Lot	Childrens Play Area Perimeter	Vorth Stairwell	th Side of Building
WeekN		Eas	East	Sou	Š	¥.	Ŀ	ŝ	North
No Graffit) is Present			/ state		110.00				
Grass is Mowed				-					
Landscaping/Sidewalks/Walls watered and free of	weeds								
Sidewalk/Parking Lots clear, swept and in good rep									
Windows are in good repair									
Signage is in good repair									
Dumpster area is clean, in good repair and no graff	iti								
Trash has been picked up									
There are no vehicles on the property that do not b	pelong to staff								
Yearly									5. AR
Landscaping Refresh at the beginning of spring									
Mulch Refresh at the beginning of spring									
Spring Grass Seed									
Fall Aeration and Fertalize									
Fall Clean Up of leaves and landscaping						I	1		1

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Grounds

Date

Learning Community - 2302 M Street	Grounds Cleaning	East Side of Building	East Parking Lot	South Side of Building	West Entrance/Walk	West Parking Lot	Childrens Play Area Perîmeter	North Stairwell	North Side of Building
Weekty			ļш	ٽ ا	1	5	0	z	Z
No Graffiti is Present					Ĺ.				
Grass is Mowed			T						
Landscaping/Sidewalks/Walls watered and free of w	eeds								
Sidewalk/Parking Lots clear, swept and in good repa	ir								
Windows are in good repair									
Signage is in good repair									
Dumpster area is clean, in good repair and no graffit									
Trash has been picked up			I						
There are no vehicles on the property that do not be	long to staff								
Yearly			14 <u>1</u> 213			sin Fai	1997-7		(1911-y)
Landscaping Refresh at the beginning of spring			Γ						
Mulch Refresh at the beginning of spring									
Spring Grass Seed			Ţ						\square
Fall Aeration and Fertalize									
Fall Clean Up of leaves and landscaping									

Grounds

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Date

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EXHIBIT C PAGE INTENTIONALLY LEFT BLANK FOR **CENTER HOLIDAY** TO BE PROVIDED **BY PROGRAM** DIRECTOR

Exhibit D	
	Request for Cleaning Attention
DATE REQUEST IS BEING MADE:	
PROPERTY NAME OR ADDRESS:	Learning Community of Douglas/Sarpy County
LOCATION OF ISSUE ON PROPERTY:	
KIND OF CLEANING NEEDED (i.e. carpe debris, wipe down, vacuum, etc.):	et spot clean,
DESCRIPTION OF ISSUE:	
· · · ·	
REPORTED BY:	

and the second secon	Request for Cleaning Attention
DATE REQUEST IS BEING MADE:	
PROPERTY NAME OR ADDRESS:	Learning Community of Douglas/Sarpy County
LOCATION OF ISSUE ON PROPERTY:	
KIND OF CLEANING NEEDED (i.e. carpet s debris, wipe down, vacuum, etc.):	spot clean,
DESCRIPTION OF ISSUE:	
REPORTED BY:	

EXHIBIT "C"

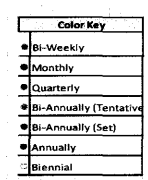
SCHEDULE OF SERVICES

Preventative Maintenance - Global Schedule

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Last Updated: 05.23.2016

Commercial Property List



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Learning Co	mmunity	3							. Ú			<u> </u>																							L]		
	Window Cleaning							•			Ц							•		Ш						•									۲		
	Annual Fire Alarm Testing																٠																				
	Annual Fire Extinguisher Inspection																٠																				
	Back Flush Hot Water Heater (Annual)			Ι		٠		ſ	T					Π			\square			Π				Τ							Τ				Π		Γ
	HVAC/Hot Water Service and Filter (Quarter)	y)				۲									•																		•				
	Gutter Cleaning and Roof Inspection																ľ					Π									•						Ι
	Exterior Building Inspections (Scope sheet)																	•																	٠		
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	Landscaping Clean Ups			Τ	T			Т		Γ		*							Γ	Π						Τ			Т	Γ	•				Π		
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	Parking Lot Sweep		T	Τ				T																T		Τ				Γ			ŀ		Π	T	Π

Exhibit B INSURANCE REQUIREMENTS FOR OneWorld

It is the policy of The Learning Community of Douglas & Sarpy Counties that all site partners provide a valid Certificate of Insurance indicating the following insurance requirements have been met:

General Liability -

- Limits of at least:
 - \$1,000,000 Per Occurrence
 - \$2,000,000 General Aggregate
 - \$2,000,000 Completed Operations Aggregate
 - \$1,000,000 Personal and Advertising Injury
- Coverage shall be provided by a standard form Commercial General Liability Policy covering bodily injury, property damage including loss of use, and personal injury.
- The Learning Community of Douglas & Sarpy Counties shall be named as Additional Insured on a primary and non-contributory basis including completed operations.
- Site partner agrees to waive its rights of recovery against the Learning Community. Waiver of Subrogation in favor of the Learning Community shall be added to the policy.

Sexual Abuse & Molestation - coverage with a limit of not less than \$500,000 per occurrence and \$1,000,000 in the annual aggregate must be included.

Professional Liability – coverage with a limit of not less than \$1,000,000 per occurrence must be included.

Automobile Liability -

- Limits of at least: \$1,000,000 CSL Per Accident
- Coverage shall apply to all Owned, Hired, and Non-Owned Autos used by site partner, its employees, agents or representatives.

Workers Compensation -

• Limits: Statutory coverage for the state where the project is located.

Employers Liability limits: \$100,000 per Accident

\$100,000 per person per Disease

\$500,000 per Disease

• Site partner agrees to waive its rights of recovery against the Learning Community. Waiver of Subrogation in favor of the Learning Community shall be added to the policy

Umbrella / Excess –

- Limits of at least: \$1,000,000 Per Occurrence
- Policy shall provide liability coverage in excess of the specified Workers' Compensation/Employers Liability, Commercial General Liability and Auto Liability insurance policies

Evidence of such insurance coverage in effect shall be provided to the Learning Community in the form of an Accord certificate of insurance executed by a licensed representative of the participating insurer(s). The site partner must give at least 30 days prior written notice to the Learning Community of any major change to or cancellation of these coverages.

Failure of the Learning Community to demand such certificate(s) or other evidence of full compliance with these insurance requirements or failure of the Learning Community to identify a deficiency from evidence provided by site partner shall not be construed as a waiver of site partner's obligation to maintain such insurance.

By requiring insurance under the terms of the Agreement, the Learning Community does not represent that the coverage and limits required will necessarily be adequate to protect the site partner's interest in the facility or programs. Such coverage and limits shall not be deemed or construed to be any limitation on the site partner's liabilities under any indemnification obligations provided to the Learning Community under this Agreement.