

RESOLUTION No. 23-046

OF THE BOARD OF SUPERVISORS OF THE COUNTY OF NEVADA

RESOLUTION RESCINDING RESOLUTION 22-487 AND APPROVING THE REVISED AMENDMENT 3 TO THE GROUND LEASE AGREEMENT WITH JOHN BARLEYCORN INVESTMENTS, LLC TO ALLOW FOR THE BUILDING OF A 20,220 SQ. FT. OFFICE AND STORAGE FACILITY AND A COMMERCIAL LEASE AGREEMENT FOR THE COUNTY TO LEASE THE FACILITY AND PARKING AREA

WHEREAS, the Airport entered into a 40-year ground lease for the property (Lot 5) on March 28, 2006, through Resolution 06-419 with Pacific Ground Enterprises Inc. The lease was then assigned to co-tenants Neal Street Investments, LLC, and John Barleycorn Investments LLC by Resolution 07-034 on January 30, 2007. Most recently the lease was reassigned from Neal Street Investments, LLC to John Barleycorn Investments LLC making them the sole Lessee by Resolution 18-136 on April 10, 2018; and

WHEREAS, the ground lease has been amended twice through Resolutions 12-480 and 18-137 to adjust the base rent adjustment per the existing terms and conditions; and

WHEREAS, the County of Nevada proposes to amend the current Nevada County Airport ground lease with John Barleycorn Investments LLC to allow for construction of a 20,220 sq. ft. office and storage facility and add a commercial lease agreement for the County to lease the building for County department utilization; and

WHEREAS, the commercial lease agreement with a starting monthly rate of \$25,275 (\$1.25 per sq. ft.) for the 20,220 square feet of office and storage facility and surrounding parking area. The rent will increase at 3% each year for years 1-15 with a market rate analysis in year 15. Year 16 will start with the negotiated market rate for the base rent with rent increasing 2% annually through the end of the term expiring on August 22, 2046. Upon expiration of the ground lease and commercial lease, the County will reassume ownership of the property and the structure in perpetuity; and

WHEREAS, the Lessee will begin to pay the monthly lease payment upon occupancy, which is expected to be on or around January 1, 2024; and

WHEREAS, the County will be responsibly solely for the warehouse maintenance and repairs upon completion of the 23-year term; and

WHEREAS, all other terms and conditions of the Ground Lease Agreement remain in full force and effect; and

WHEREAS, small modifications were necessary to clarify lending terms and conditions, include a revised Exhibit A and new Attachment A, which is why it is necessary to rescind Resolution 22-487 and bring this as a new Resolution.

NOW, THEREFORE, BE IT HEREBY RESOLVED that the Board of Supervisors of the County of Nevada, State of California, hereby:

1. Rescinds Resolution 22-487.

- 2. Approves, in substantially the form attached hereto, the revised amended ground lease, commercial lease agreement, and associated documents with John Barleycorn Investments, LLC.
- 3. Authorizes the Facilities Director to sign the amended ground lease, commercial lease agreement, associated documents, and any future related documents pertaining to the Lease or Lease back for Lot 5 so long as there is no additional financial impact to the County as a result of this action.

PASSED AND ADOPTED by the Board of Supervisors of the County of Nevada at a regular meeting of said Board, held on the 24th day of January, 2023, by the following vote of said Board:

Ayes:	Supervisors Heidi Hall, Edward C. Scofield, Lisa Swarthout, Susan Hoek and Hardy Bullock.
Noes:	None.
Absent:	None.

Abstain: None.

ATTEST:

JULIE PATTERSON HUNTER Clerk of the Board of Supervisors

Itupre Inte

1/24/2023 cc:

Facilities* AC*

Edward C. Scofield Chair

AMENDED GROUND LEASE

Description: A Portion of Lot 5 at the Nevada County Airport ("Property") County: County of Nevada ("County" or "Lessor") Lessee: John Barleycorn Investments ("Lessee")

This Ground Lease for 1.65 acres ("Lease") is entered by and between the County and the Lessee (collectively, the "Parties") for the Property.

RECITALS: The Parties agree and acknowledge the background facts and the accuracy thereof as follows:

A. The Property is comprised of a portion (1.65 acres) of Lot 5 fronting on Loma Rica Drive, Grass Valley, California. Lot 5 is part of the Nevada County Airport (hereinafter "Airport"). The Airport Terminal Building is located at 13083 John Bauer Avenue, Grass Valley, CA 95945. Not all of the 1.65 acres may be of use to Lessee, but the useful portion is being established by Lessee's due diligence.

B. A site description of the Property has been prepared by the County, and is set forth in the file of the County's Planning Department in connection with the General Plan Land Use Map Amendment changing 1.65 acres from a public designation to an industrial designation [Board Resolution No. 06-146, adopted March 28, 2006]. Exhibit A of this Lease is a GIS map of the site.

C. The County issued a Request For Proposals ("RFP") for a ground lease of the Property dated May 5, 2005 (hereinafter, the "Proposal"). The lease was awarded to Pacific Land Enterprises, Inc., and approved by Board Resolution 06-419 on August 22, 2006.

D. Pacific Land Enterprises, Inc assigned the lease to co-tenants Neal Street Investments, LLC, and Lessee. The assignment was approved by Board Resolution 07-034 on January 30, 2007.

E. Neal Street Investments, LLC reassigned the lease solely to Lessee. The assignment was approved by Board Resolution 18-136 on April 10, 2018.

F. Lessee has the requisite legal authority to enter into this lease.

G. Lessee and the County wish to amend the lease to permit Lessee to construct an approximately 20,220 square foot Office and Storage Facility which the County will then rent out for the remainder of Lessee's lease term, at which time ownership of the Office and Storage Facility and all improvements to the Property will pass to the County.

NOW, THEREFORE, THE PARTIES AGREE ON THE TERMS AND CONDITIONS AS FOLLOWS:

I. Ground Lease General Conditions

1. <u>GRANT OF LEASE</u>: The County hereby leases the Property in its entirety to Lessee subject to the terms and conditions of this Lease.

2. <u>USE OF THE PROPERTY</u>: Lessee shall only use the Leasehold and the Property for the construction and operation of an approximate 20,220 square foot Office and Storage Facility ("Warehouse"). Lessee shall seek written approval from the County prior to final design and construction of the Warehouse. The Warehouse shall include the following specifications, unless waived by the County in writing during the design phase:

- a. Warehouse A 60'Wx 335'L x 12'H prefabricated steel building with two (2) 10'x10' rollup doors on recessed, covered loading docks and four (4) 3'x7' man doors on a 4" concrete reinforced slab.
- b. Warehouse designed for a 60psi snow load. Building must be ADA compliant and accessible both inside and in the front paved area of the warehouse.
- c. Floor plans are included herein (Exhibit B).
- d. Insulation Shall be 6" fiberglass batts in the roof and 4" in the walls.
- e. Fire Suppression Shall be a standard wet system.
- f. Climate Controlled space shall be 7,668 SF x 9' high ceilings with standard office tenant space(s)
- g. The non-climate controlled storage space shall be insulated to Warehouse specifications.
- h. The Warehouse must include two (2) ADA restrooms and breakroom.
- i. The site shall be paved with lighted parking for 27 cars and up to 4 trailers.

The Lessee shall not use or permit the Leasehold or any portion of the Leasehold to be improved, developed, used, or occupied in any manner or for any purpose that is in any way in violation of any valid law, ordinance, or regulation of any federal, state, county, or local governmental agency, body or entity. Furthermore, Lessee shall not maintain, commit or permit the maintenance or commission of any nuisance as now defined by any statutory or decisional law applicable to the Leasehold or any part of the Leasehold.

No change in the use shall be authorized except pursuant to an amendment of this Lease. Use of the Property by the Lessee or any sub-lessee shall at all times be in compliance with all federal, state, and local laws and regulations, now in effect or hereafter promulgated, including any licensing or permit requirements.

"Improvements" shall be constructed by Lessee, including but not limited to buildings, sheds, fences, pavements, drainages and any other works or structures needed for light industrial use.

Any liens during construction of the warehouse incurred by the Lessee shall be placed on the Contractor and or Lessee and not the Lot 5 property.

Unless released in writing by LESSOR, Lessee shall continue to remain obligated under all covenants and conditions of this Lease. In furtherance of the foregoing, LESSOR shall not unreasonably withhold his consent to a release of Lessee of its remaining obligations under this Lease provided Lessee's proposed assignee has sufficient creditworthiness, financial strength and experience to properly carry out the obligations of Lessee under this Lease and such proposed assignee agrees to assume all of the obligations of Lessee under this Lease. Any such sale, transfer, assignment, or sublease shall not be valid unless the purchaser, transferee, assignee or sub-lessee shall first assume in writing, all obligations of Lessee under this Lease.

Any sale, transfer, assignment or sub-lease in violation of this Section shall be for all purposes a default hereunder and a material breach hereof, and shall be cause for termination of this lease and forfeiture of all right, title and interest hereunder or otherwise, if not cured within thirty (30) days of written notice thereof to Lessee.

3. <u>INSPECTION OF THE PROPERTY</u>: The County shall have the right of access to enter the Property, including buildings, for the purpose of inspection and verification of compliance with this Lease and all laws upon reasonable notice to the Lessee and reasonable accommodation of the Lessee.

4. <u>TERM OF LEASE</u>: The lease commenced on August 22, 2006 shall end on August 22, 2046, (the "Term") unless terminated earlier in accordance with the terms of the Lease.

5. <u>DEFINITION OF RENT</u>: The term "rent" shall include any reference to "Base Rent" as defined in Section 6 herein, "Inflated Base Rent" as defined in Section 7 herein, and "Base Rent Adjusted" as defined in Section 8 herein.

6. <u>BASE RENT</u>: As of July 2022, the Base Rent has been adjusted per Section 7 and 8 through Resolutions 12-480, 18-137 and in conformance with Section 8 the Base Rent is currently \$1,501.33 per month.

7. <u>INFLATED BASE RENT</u>: An inflationary increase shall be made to the Base Rent after the first 12 months of rent payment, and each twelve-month period thereafter throughout the Term except in years 6, 11, 16, and 21 (when the Initial Base Rent is adjusted as set forth in Section 8 herein). The inflationary increase shall be equal to the inflationary increase shown in the Consumer Price Index, All Urban Consumers, San Francisco CMSA, All Items for the closest 12-month period for which figures are available, for the Grass Valley general vicinity or same or similar locations, but shall not exceed 4% of the Base Rent annually on a non-compounded basis.

8. <u>BASE RENT ADJUSTMENT:</u> After the conclusion of each five-year period of rent payment, the base rent shall be re-evaluated and adjusted (increased or decreased) based upon prevailing rates for light industrial ground leases at other general aviation airports of similar size and location such as Auburn, Lincoln and Marysville. Thereafter the Base Rent, as adjusted, shall be the Base Rent subject to the inflationary increase during the subsequent four-year period as required by Section 7 herein.

9. <u>PAYMENT OF RENT</u>: The Base Rent or Inflated Base Rent shall be due and payable monthly, in advance, on the first day of each month throughout the Term and any extension thereof. Rent shall be pro-rated if rent applies to a fraction of a month. Rent shall be delinquent if not received by the County by the 10th day after the due date, and on the 11th day an automatic late charge shall be imposed in an amount equal to 10% of the rent then due.

10. <u>RENTAL VALUE DISPUTE RESOLUTION</u>: If the Parties are unable to agree on an adjustment to rent as contemplated within this agreement, the Parties agree to select and appoint a licensed real estate appraiser (the "Appraiser") who is generally familiar with Grass Valley and the airports referred to herein. The Appraiser shall determine the market lease rate for ground leases as contemplated herein and based upon such determination, shall establish the amount of adjustment to the Base Rent. The determination of the Appraiser shall be final and binding on the Parties. The Parties shall bear equally the cost in retaining the Appraiser.

11. Lessee IMPROVEMENTS <u>-</u> CONSTRUCTION AND REVERSION: At Lessee's sole cost and responsibility, the Lessee shall construct the Warehouse and any other improvements (the "Improvements") in compliance with all applicable federal, state, local codes and building code regulations, including all required tests, inspections and technical studies. The rent under this Lease shall not be affected by the construction of the Improvements. Any toxics or contaminants brought onto the Property during or after construction of Improvements shall be removed and/or remediated as soon as discovered at Lessee's sole expense. Lessee shall comply with: (1) all requirements related to the Airport Layout Plan (2005), the Airport Facilities requirements related to the Airport Master Plan (1981 amended in 1992, 1997 and 2003), as they currently exist or are hereafter amended; and (2) all FAA assurances. The Improvements shall not be removed or damaged upon termination of the Lease. Upon termination of the Lease, ownership of the Improvements shall transfer to the County and shall be transferred in good, working condition, reasonable wear and tear excepted, without compensation or any instrument of transfer unless otherwise agreed to in writing by the County.

12. <u>TAXES</u>: Lessee shall pay during the Term, without abatement, deduction, or offset, any and all real and personal property taxes, general and special assessments and other charges (including any increase caused by a change in the tax rate or by a change in assessed valuation) of any description levied or assessed during the Term by any governmental agency or entity on or against the Leasehold Estate and Premises, the Improvements located on the Leasehold, personal property located on or in the Leasehold or Improvements, and the Leasehold. Lessee shall have the duty of attending to, preparing, making and filing any statement, return, report or other instrument required or permitted by law in connection with the determination, equalization, reduction or payment of any taxes, assessments or other charges that are or may be levied on or assessed against the Leasehold, the Improvements located on the Leasehold.

13. <u>UTILITIES</u>: Lessee shall be solely responsible for arranging and paying for any utilities serving the Property during pre-construction and construction and will be transferred to the County upon execution of the Commercial Lease Agreement

14. MAINTENANCE AND REPAIRS: Except as otherwise provided for herein,

Lessee shall be solely responsible for any and all reasonable maintenance and repairs of any Improvements made to the Property by Lessee until one (1) year warranty period has expired. Contractor shall be required to repaired related defects or failures to the building, parking lot or mechanical equipment within the one (1) warranty period of construction.

County will be solely responsible for any and all maintenance and repairs of any Improvements made to the Property by Lessee after one (1) year warranty expires and for the duration of the Lessee's Lease term.

15. <u>WARRANTIES AND REPRESENTATIONS OF COUNTY</u>: The County makes the following warranties and representations to the Lessee regarding the Property:

- a. The condition of the Property is not in violation of any local, state, or federal law.
- b. There are no toxic or other hazardous materials located on the Property.
- c. The Property has been defined by a survey and the dimensions and location of the boundaries of the Property have been identified and marked and that the Lessee may rely upon such boundary markers for development and construction of the Improvements on the Property.
- d. There are no liens or encumbrances on the Property other than those disclosed in a preliminary title -report provided by the County as of the commencement date of this Lease.
- e. The County will cooperate with Lessee in providing appropriate subordination agreements as may be required or reasonably necessary for Lessee to acquire construction and permanent financing for the construction of the Improvements to the Property.
- f. The County agrees to record with the Nevada County Recorder's Office a summary notice of this Lease or amendments thereof or other document reasonably requested by Lessee.
- g. County warrants there are no liens, judgments, or impediments of title on the subject Property or affecting Lessee's interest in the same, and there are no covenants, easements or restrictions that prevent the use of the Property as contemplated herein by Lessee.
- 16. <u>LESSEE INSURANCE</u>: Lessee's Liability Coverage Requirements. Lessee shall, at Lessee's sole expense, procure and maintain for the duration of the Lease Agreement insurance against claims for injuries to persons or damage to property which may arise from or in connection with Lessee's operation and use of the leased premises. Coverages shall be at least as broad as:
 - a. Commercial General Liability (CGL): Insurance Services Office (ISO) Form CG 00 01 covering CGL on an "occurrence" basis, including products and completed

operations, property damage, bodily injury and personal & advertising injury with limits no less than \$1,000,000 per occurrence with \$2,000,000 aggregate and a \$5,000,000 umbrella policy. If a general aggregate limit applies, either the general aggregate limit shall apply separately to this project/location (ISO CG 25 03 or 25 04) or the general aggregate limit shall be twice the required occurrence limit.

- b. Builder's Risk (Course of Construction) insurance utilizing an "All Risk" (Special Perils) coverage form, with limits equal to \$2,500,000 and no coinsurance penalty provisions. Upon issuance of the certificate of occupancy Builder's Risk policy is no longer required.
- c. Property Insurance against all risk of loss to any Lessee improvements or betterments at full replacement costs with no coinsurance penalty provision. The property insurance is to be endorsed to include Legal Liability Coverage (ISO Form CP 00 40 04 02 or equivalent) with a limit equal to the replacement cost of the leased property shall name the LESSOR as a loss payee of Lessee's Warehouse and all other related improvements located on the Premises, including vandalism and malicious mischief endorsements. The proceeds from any such policy shall be used by Lessee for the repair and replacement of the Premises. Lessee shall cooperate with LESSOR to the maximum extent possible to assure said proceeds are so utilized.
- d. Professional Liability with limits no less than \$2,000,000 per occurrence or claim, and \$2,000,000 policy aggregate apply to the general contractor. Upon issuance of the certificate of occupancy Professional Liability policy is no longer required.
- e. If the Lessee maintains broader coverage and/or higher limits than the minimums shown above, the LESSOR requires and shall be entitled to the broader coverage and/or the higher limits maintained by the Lessee. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the LESSOR.
- f. Construction of Lessee improvements shall be performed by a contractor and/or subcontractors licensed by the State of California. At all times during the construction and/or repair of Lessee improvements, Lessee and Lessee's contractors shall comply with the licensing and permit requirements of any and all federal, state, municipal or local authorities. At all times during the construction and/or repair of Lessee improvements Lessee's contractors and subcontractors shall be the Lessee's agent. Contractors and subcontractors performing construction operations associated with the Lessee's improvements shall procure and maintain for the duration of the project insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder by the Lessee's contractors; his agents, representatives, employees, or subcontractors:
 - (a) Workers' Compensation and Employer Liability Coverage: as required by the State of California, with Statutory Limits, and Employer's Liability Insurance with limits of no less than \$1,000,000 per accident for bodily injury or disease.
 - (b) Commercial General Liability Insurance (CGL): Insurance Services Office Form 00 01 covering CGL on an "occurrence" basis, including products and completed operations, property damage, bodily injury, personal injury, and advertising injury with limits no less than \$1,000,000

per occurrence. If a general aggregate limit applies, either the general aggregate limit shall apply separately to this project/location (ISO CG 25 03 or 25 04) or the general aggregate limit shall be twice the required occurrence limit.

- (c) Automobile Liability: Insurance Services Office (ISO) Form CA 0001 covering Code 1 (any auto), with limits no less than \$1,000,000 per accident for bodily injury and property damage.
- (d) If the Contractor maintains broader coverage and/or higher limits than the minimums shown above, the LESSOR requires and shall be entitled to the broader coverage and/or the higher limits maintained by the Lessee. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the LESSOR.
- (e) Lessee shall require and verify that all contractors and subcontractors maintain insurance meeting all requirements stated herein, and Contractors and subcontractors shall ensure that County is an additional insured on insurance required from contractors and subcontractors. For CGL coverage, contractors and subcontractors shall provide coverage with a form at least as broad as CG 20 38 04
- g. Other Insurance Provisions. The insurance policies are to contain, or be endorsed to contain, the following provisions:
 - (a) Additional Insured Status: The County, its officers, officials, employees, and volunteers are to be covered as additional insureds on the CGL policy with respect to liability arising out of the work or operations performed by or on behalf of the Lessee including materials, parts, or equipment furnished in connection with such work or operations. General Liability coverage can be provided in the form of an endorsement to the Lessee's or contractor's or contractor's subcontractors insurance at least as broad as ISO Form CG 20 10).
 - (b) For any claims related to this Lease Agreement, the Lessee's insurance coverage shall be primary insurance coverage at least as broad as ISO CG 20 01 04 03 as respects the LESSOR, its officients, officials, employees, and volunteers. Any insurance or self-insurance maintained by the LESSOR, its officers, officials, employees, or volunteers shall be excess of the Lessee's insurance and shall not contribute with it.
 - (c) Notice of Cancellation: each insurance policy required above shall endeavor to provide thirty (30) days written notice to LESSOR of any termination or change in coverage protection, or reduction in coverage limits (except ten (10) days' notice shall be required for non-payment of premium).
 - (d) Lessee hereby grants to LESSOR a waiver of any right to subrogation which any insurer of said Lessee may acquire against the LESSOR by virtue of the payment of any loss under such insurance. Lessee agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the LESSOR has received a waiver of subrogation endorsement from the insurer.
 - (e) Insurance is to be placed with insurers authorized to conduct business in

the state with a current A.M. Best's rating of no less than A: VII, unless otherwise acceptable to the LESSOR.

- (f) Lessee shall furnish the LESSOR with original Certificates of Insurance including all required amendatory endorsements (or copies of the applicable policy language effecting coverage required by this clause) and a copy of the Declarations and Endorsement Page of the policies listing all policy endorsement to LESSOR before occupying the premises. However, failure to obtain the required documents prior to the work beginning shall not waive the Lessee's obligation to provide them. The LESSOR reserves the right to require complete, certified copies of all required insurance policies, including endorsements, required by these specifications, at any time.
- (g) LESSOR reserves the right to modify these requirements at any time, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstance

17. <u>COUNTY INSURANCE</u>: County has elected to self-insure for general liability and worker' compensation in accordance with Government Code 990 and Labor Code 3700. Under this form of coverage, the County and its employees acting in the course and scope of their employment are covered for tort and workers' compensation liability arising out of official County business and use of the property. All claim against the County based on tort liability should be presented as a government tort claim to the Clerk of the Board at 950 Maidu Avenue, Suite 200, Nevada City, CA 95959. (Gov. Code Section 900, et. Seq.).

18. <u>INDEMNITY</u>: Nothing herein shall be construed as a limitation of Lessee's liability, and Lessee shall indemnify, defend and hold County harmless for any and all liabilities, claims, demands, damages, losses and expense which County may incur by reason of willful misconduct, or negligent actions or omissions of Lessee, or the agents, servants, and employees of Lessee, or which may arise out of the use, occupation, and enjoyment of the site Property by Lessee or the agents, servants, and employees of Lessee, or by any person or entity holding under Lessee, or by any or Lessee's invitees or agents.

19. <u>INDEMNIFICATION OF LESSEE</u>: Nothing herein shall be construed as a limitation of County's liability, and County shall indemnify, defend and hold Lessee harmless for any and all liabilities, claims, demands, damages, losses and expense which Lessee may incur by reason of willful misconduct, or negligent actions or omissions of County, or the agents, servants, and employees of County. Lessee shall utilize the Government Claims Act for any indemnification claim against the County.

20. <u>DEFAULT</u>: The Parties hereto agree that the unlawful detainer provisions of the California Civil Code and the California Code of Procedure apply. The occurrence of any one or more of the following events is a default hereunder and constitutes a material breach of this Lease by Lessee.

- a. The abandonment of the Lease by Lessee.
- b. The failure by Lessee to make any payment of the Rent required to be made by Lessee hereunder, as and when due, where the failure continues for a period of thirty (30) days after notice thereof from County to Lessee.
- c. The failure by Lessee to promptly commence, diligently pursue to completion the construction of the Improvements, and cause to be filed a notice of completion.
- d. The failure by Lessee to carry and maintain, or to require each Sub-Lessee to carry and maintain, any policy of insurance as required hereunder.
- e. The failure by Lessee to make any other payment as required hereunder, as and when due, where the failure continues for a period of thirty (30) days after notice thereof from County or Lessee.
- f. The failure by Lessee to observe or perform any of the covenants, conditions, or provisions of this Lease to be observed or performed by Lessee, where the failure continues for a period of thirty (30) days after written notice thereof from County to Lessee; provided, however, that if the nature of Lessee's default is such that more than thirty (30) days are responsibly required for its cure, then Lessee shall not be deemed to be in default if Lessee commences such cure within the thirty (30) day period and thereafter diligently completes the cure.
- g. The failure by Lessee to observe or perform any of the covenants, conditions, or provisions of this Lease to be observed or performed by Lessee, where such failure may not be cure.
- h. In the event of any such default or other material breach of this Lease by Lessee, County may, after giving such notice as provided above, or if not provided, as required by law, pursue those remedies set forth in Civil Codes Sections 1951.2 and/or 1957.4, and by this reference is made part of the Lease.
- i. County's waiver of a default shall not be deemed a waiver of any term, condition, or covenant hereunder, and shall not be deemed a waiver of County's right to enforce any remedy upon any future default.

21. <u>DEFAULT BY COUNTY</u>. County shall not be in default unless County fails to perform obligations required of it within a reasonable time, but in no event later than thirty (30) days after written notice of the nature of the problem and request to cure by Lessee to County; provided that if the nature of County's obligation is such that more than thirty (30) days are reasonably required for performance, then County shall not be in default if County commences performance within thirty (30) days and thereafter diligently completes performance.

If County defaults in the performance of any of the obligations or conditions required to be performed by County under this Lease, Lessee may in no event withhold payment of the Rent or apply said rent to cure the alleged default.

22. <u>TERMINATION OF LEASE</u>: If this Lease shall terminate for any reason other than a default by the County, County shall not be obligated to return, reimburse, compensate or pay Lessee for the cost or value of the Improvements or any portion thereof or for the costs and expenses attendant to the obligations assumed by Lessee hereunder, or otherwise.

23. <u>QUITCLAIM UPON TERMINATION.</u> If this Lease shall terminate for any reason, or otherwise expire, then in that event, Lessee shall, upon demand therefore, promptly execute in good and sufficient form a quit claim deed re- conveying to County all of Lessee's right, title and interest in and to the Property.

Remainder of this page intentionally left blank

- II. Lease-Lease Back: For this section the Lessor is "John Barleycorn Investments", and the Lessee is "County of Nevada".
 - a. <u>COMPLETION OF THE WAREHOUSE- COUNTY COMMITMENTS</u> The Parties agree to enter into a standard Commercial Lease Agreement with a mutual understand of the following terms:
 - (a) The County will lease the Warehouse from the Lessee upon, final inspection and approval by the Nevada County Building Department and with written approval of County acceptance of final completion.
 - (b) The term of the lease will begin upon approval and execution from the Board of Supervisors. After August 22, 2046, ownership of the Office and Storage Facility and all Improvements transfers to the County.
 - (c) The base rental rate is agreed to begin at \$1.25 per square foot or \$25,275 per month. The lease-lease back rate will increase at 3% annually beginning on the anniversary date for lease-lease back for years 1-15.

During year 15 of the lease-lease back agreement the base rent shall be re-evaluated and adjusted (increased or decreased) based upon prevailing market rental rate for mix use office and warehouse space of similar size in Nevada County for the year 16 adjusted base rent. Evaluated rate must be agreed upon in writing by both parties. The evaluated rate shall not go below \$1.25 per square foot or \$25,275 per month.

Thereafter the new adjusted rate of the lease-lease back will increase at 2% annually for years 16 through August 22, 2046.

- (d) Base Rental Rate payments shall commence upon occupancy which is anticipated to be on or around April 1, 2024
- (e) The County shall pay for any and all taxes applicable to the property, property insurance and common area through Triple Net (NNN.) Any change in the NNN shall be notified no less than 30 days prior to January of each year for the next twelve-month period.
- (f) The County shall pay all utilities after occupancy.
- (g) The County shall maintain the building and mechanical systems in accordance with standard county maintenance practices and will repair any damage caused to the building or mechanical systems by County staff or equipment.

- b. <u>COMPLETION OF THE OFFICE AND STORAGE FACILITY LESSEE</u> <u>COMMITMENTS The Parties shall enter into the Commercial Lease Agreement</u> as attached with a mutual understand of the following terms subject to John Barleycorn Investment, LLC hired contractor:
 - (a) Lessee will keep up to date/active Contractor's License, bonds and insurance in accordance with the requirements of California Contractor Association
 - (b) Lessee will warranty for one (1) year beginning on the commencement date of the Commercial Lease Agreement. The warranty shall cover construction and construction integrity including but not limited to, interior, exterior, mechanical system installations, doors, windows and foundation of the structure and parking area(s).
 - (c) Lessee shall maintain a safe and clean worksite at all times during preconstruction and construction.
 - (d) Lessee shall maintain working hours not earlier than 7am or later than 8pm. Unless otherwise agreed and approved by the Facilities Director.
 - (e) Lessee shall provide portable restrooms and job trailer during preconstruction and construction and shall remove such items upon project completion
 - (f) Lessee shall provide an emergency operations plan to the County prior to construction kick-off.
 - (g) Lessee shall provide project updates as requested or at minimum monthly, to the Director of Facilities and County Airport Manager.
 - (h) Lessee shall obtain all applicable building permits, inspections and testing required during course of construction.
 - (i) Upon final approved inspection, Lessee shall provide the County with a copy of all as-built plans, approved permits and all manufactures warranty documents and owner's manuals of all mechanical equipment installed.

All terms and conditions herein to this amended Ground Lease in their entirety shall be included in the Commercial Lease Agreement (Exhibit C).

III. Additional Terms

24. <u>NOTICE</u>: All acceptances, approvals, consents, notices, demands or other communications required or permitted to be given or sent by either party to the other shall be deemed to have been fully given when made in writing and delivered in person or deposited in the United States mail, certified and postage prepaid, addressed to:

Lessee:

John Barleycorn Investments 130 East Main Street Grass Valley, CA 95945 County:

County of Nevada, County Nevada County Airport Attention: Facilities Director 12818 Loma Rica Drive Grass Valley, CA 95945 (530) 273-3374 voice (530) 274-1003 fax

The Address to which any such written communication may be given or sent to either party may be changed by written notice given by such party as above provided.

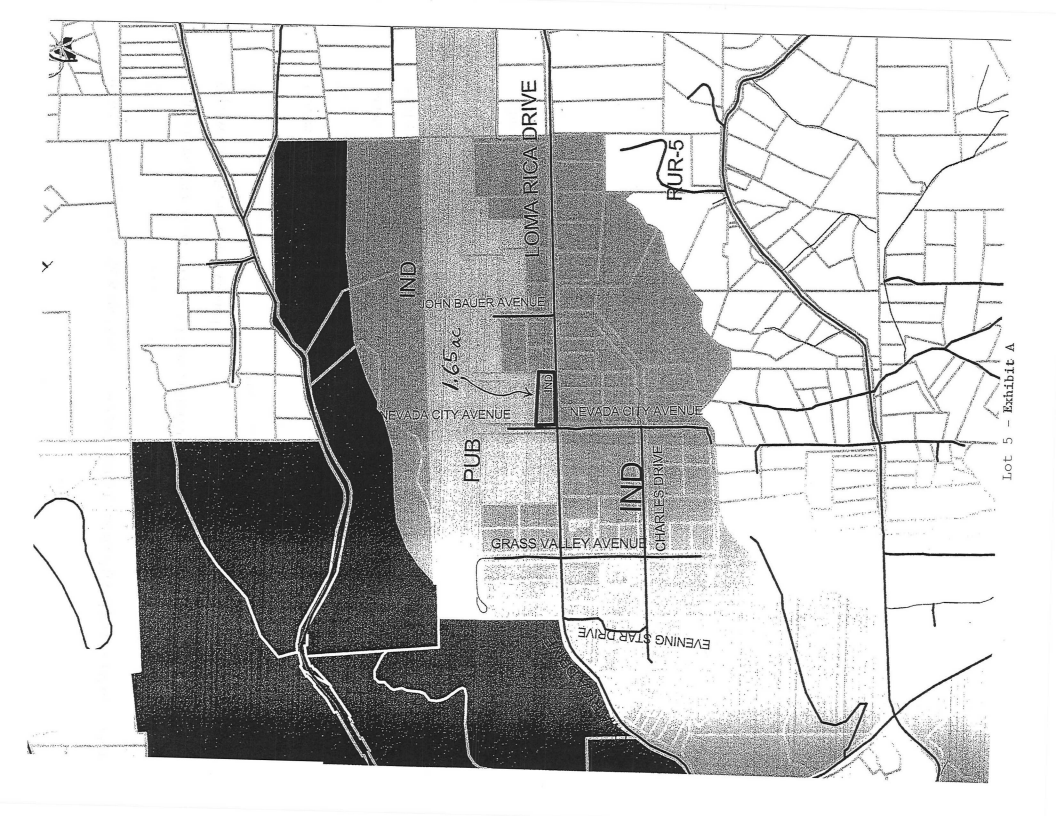
25. MISCELLANEOUS:

- a. <u>No Other Agreements.</u> All preliminary and contemporaneous agreements and understanding are merged and incorporated into this Lease that contains the entire agreement between the parties. This Lease may not be modified of amended in any manner except by an instrument in writing excluded by the parties hereto.
- b. <u>Successors to County</u>. Should County at any time during the term of this Lease or any extension hereof, decide to sell all or any part of the Property to a purchaser other than Lessee, such sale shall be under and subject to this Lease and Lessee's rights hereunder, and any sale by County of the portion of the subject property underlying any right-of-way herein granted shall be under and subject to the right of Lessee in and to such right-of-way.
- c. <u>No Agency</u>. This Lease does not create a relationship of principal and agent, or partnership, or joint venture, or any association other than that of Lessor and Lessee.
- d. <u>Binding on Successors and Assigns.</u> This Lease shall extend to and bind the parties hereto, their representatives, successors and assigns.

- e. <u>Attorney Fees</u>: In the event either of the Parties initiates legal action to enforce the provisions of this Lease, the prevailing party shall be entitled to recover actual attorney's fees incurred and costs.
- f. <u>Force Majeure</u>. Notwithstanding anything .in this Lease, if either party is bona fide delayed or hindered in or prevented from the performance of any term, covenant or act required hereunder by reason of strikes, labor troubles, inability to procure materials or services, power failure, restrictive governmental laws or regulations, riots, insurrection, sabotage, rebellion, war, act of God, or other reason whether of a like nature or not which is beyond the reasonable control of the party obligated to perform the work or acts required under the terms of this Lease, then the performance of that term, covenant or act is excused for the period of the delay and the party will be entitle to perform that term, covenant or act within the appropriate time period after the expiration of the period of the delay. However, the provisions of this Section do not operate to excuse Lessee from the prompt payment of Rents.
- g. <u>Signs</u>. Lessee shall not erect, display or permit to be erected or displayed on the Airport any sign or advertising matter of any kind without first obtaining the written consent of the LESSOR's Airport Manager, which approval shall not be unreasonably withheld.
- h. <u>Authority</u>. Each of the Parties hereto warrants to the other that the person or persons executing this Agreement on behalf of such Party has the full right, power and authority to enter into and execute this Agreement on such Party's behalf and that no consent from any other person or entity is necessary as a condition precedent to the legal effect of this Agreement.
- i. <u>Severability</u>. If any provision herein is invalid, it shall be considered deleted from this Agreement and shall no invalidate the remaining provisions of this Agreement.
- j. <u>Governing Law</u>. This Agreement shall be governed by the Laws of the State of California, and venue for any litigation shall be located in Nevada County, California.

IN WITNESS WHEREOF, the parties hereto have executed this Lease the day and year first above written.

Ву:	Date:
Printed Name/Title: Justin Drinkwater, Diree	ctor of Facilities Management
Approved as to Form – County Counsel:	
Ву:	Date:
Lessee: Click or tap here to enter text	
Ву:	Date:
Name:	
* Title:	
By: Date:	-
Name:	
* Title:Secretary	



MEMORANDUM OF LEASE

This Memorandum of Lease is entered into by and between County of Nevada with an address of 950 Maidu Ave., Nevada City, CA 95959 ("Landlord") and John Barleycorn Investments, a limited liability corporation with an address of 130 E. Main St., Grass Valley, CA 95945 ("Tenant").

1. DEMISE. By a certain lease dated September 15, 2022 (the "Lease") between Landlord and Tenant, Landlord has leased to Tenant and Tenant has leased from Landlord, the Premises described as follows:

2. Exhibit A and Exhibit B attached hereto.

All provisions of the Lease are incorporated herein by reference.

3. TERM. The term of the Lease is 40 years, commencing on August 22, 2006 and ending on August 22, 2046.

IN WITNESS WHEREOF, this Memorandum of Lease is executed as of this _____ day of , 2022.

County of Nevada

Signature of Landlord

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA) COUNTY OF NEVADA)

On	before me,	, Notary Public,
personally appeared		who proved to me on
the basis of satisfactory of	evidence to be the person(s) whose name(s	s) is/are subscribed to the within
instrument and acknowle	edged to me that he/she/they executed the	e same in his/her/their authorized
capacity(ies), and that by	y his/her/their signature(s) on the instrume	nt, the person(s) or the entity upon
behalf of which the perso	on(s) acted, executed the instrument.	

I certify under PENTALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

(Seal)

EXHIBIT A AREA 1 LEGAL DESCRIPTION

All that real property situated in the unincorporated territory of the County of Nevada, State of California, being a portion of Section 30 Township 16 North, Range 9 East, MDM, and being a portion of that real property shown as Lot 5 on that Subdivision Map recorded in Book 1 of Subdivision Maps at Page 121, Nevada County Records, more particularly described as follows:

The Southerly 159.69 feet of said Lot 5.

The herein described property is shown on Exhibit "B" attached hereto and made a part thereof.

Containing 1.64 acres, more or less.

The herein described area affects a portion of APN: 006-380-049

Robert J. Lawless PLS LS 8928 Exp. 09/30/2024

11-15-2022 Date:



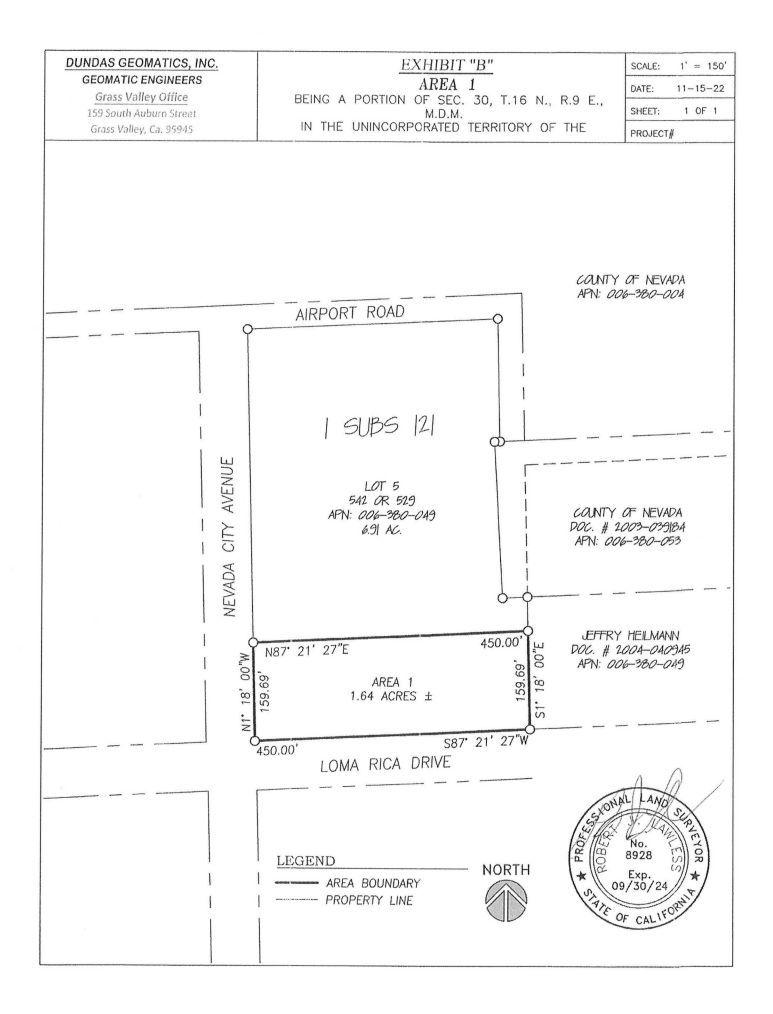


Exhibit "B"

GENERAL NOTES

-

1

-

- 1 ALL CONSTRUCTION SHALL CONFORM TO THE 2019 CALIFORNIA BUILDING CODE AND LOCAL CODES AND ORDINANCES
- DO NOT SCALE DRAWINGS, DIMENSIONS SHALL GOVERN, DETAILS SHALL GOVERN OVER PLANS AND ELEVATIONS, LANCE SCALE DETAILS SHALL GOVERN OVER SMALL SCALE DETAILS, CONTRACTOR TO REQUEST CAMBINCATION FROM DESIGNER SHOLD DIMENSION DISCREPANCES OVER 4" OCCUR IN FIELD, NOTE: DIMENSIONS DESIGNATED "CLEAR" SHOLD DE EXACT. 2.
- COORDINATE ALL CONSTRUCTION ITEMS WITH THE STRUCTURAL AND MECHANICAL / ELECTRICAL DRAWINGS BEFORE ORDERING AND INSTALLING ITEM OR WORK.
- 4 DIMENSIONS ARE TO FACE OF FINISH UNLESS OTHERWISE NOTED.
- ALL MATERIALS SHALL BE NEW, UNUSED AND OF THE HIGHEST OUALITY IN EVERY RESPECT UNLESS OTHERMISE NOTED. MANUFACTURED NATERIALS AND EQUIPMENT SHALL BE INSTALLED AS PER MANUFACTURER'S RECOMMENDATIONS AND INSTRUCTIONS UNLESS OTHERMISE NOTED. 5.

6.

- VERIFY LAYOUT OF ALL PARTITIONS, DOORS, ELECTRICAL/TELEPHONE/ AND COMMUNICATIONS OUTLETS, LIGHT FIXTURES,AND SWITCHES WITH THE DESIGNER IN FIELD IF QUESTIONS OR CONFLICTS OCCUR
- 7

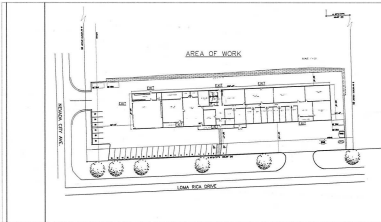
- CONTRACTOR SHALL VERFY THAT NO CONFLICTS EXIST IN LOCATORS OF ANY AND ALL VECHNICAL. TELEPHONELECTRICALLIGHTME,TUNBING AND SPRINKLER EQUIPMENT (TO INCLUDE ALL PIPING,DUCTWORK, AND CONDUIT) AND THAT ALL REQUIRED CLEARANCES FOR INSTALLATION AND MAINTAINANCE OF ABOVE EQUIPMENT ARE PROVDED
- ALL DOORS SHALL BE 3'-0" WIDE MINIMUM UNLESS OTHERWISE NOTED.
- 9. ALL HARDWARE TO BE LEVER TYPE PER UNIFORM BUILDING CODE
- 10. "TYPICAL" MEANS IDENTICAL FOR ALL SIMILAR CONDITIONS UNLESS OTHERWISE NOTED.

র্যাননি প্রীকেয়ন

VICINITY MAP

ZO

64



-PROJECT LOCATION

ndea Elita



SCALE: NOT TO SCALE

CONTACT INFORMATION OMNER SERVA FOOTHILLS CONSTRUCTION COMPANY 130 EAST MAIN STREET ORASS VALLEY, CA 94945 CONTACT, RECN. ALLEN

PHONE: 530-477-5300 EMAIL: keoni@sfccinc.com

NEW BUILDING- FULLY ACCESSIBLE

CONTRACTOR OWNER/BUILDER (SAME AS ABOVE)

DESIGN PROFESSIONAL: NORAL'NY WHISENAND, ARCHITECT LUCINSE: C-26124 ADDRESS: S21 NEVADA STREET NEVADA CITY, CA 95959 PHORE: (S30) 470-3409 EMAIL: DEERGREEKSTUDIOGOMAIL.COM

HVAC DESIGN BULD BREWER REFRICERATION HEATING AND AC ATTN. ROB BREWER ADDRESS: 937 GOLDEN GATE TERRACE GRASS VALLEY, CA 94945 PHONE: (530) 272-6351 EMAIL: ROBBOREWENHAR COM

ELECTRICAL ENGINEER GRASS VALLEY ELECTRIC ATTN: BRADY PRYOR ADDRESS. 10973 ROUGH AND READY HWY GRASS VALLEY, CA 95945 PHONE: (530) 273-7543 EMAIL: BRADYPRYOR BRACCOBAL NET

PLUMBING DESIGN BUILD: PLUMENG DESIGN HULD: COMFORT PLUMBING SYSTEMS INC ATIN: RHETT MOHR ADDRESS: 146 SCANDLING AVE. GRASS VALLEY, CA 95945 PHONE: (530) 470-8761 EMALL:rhett mohr@bisglabdi.net

ACCESSIBILITY NOTES

TURNING TELLING IN EXTERNS WALLS & ROOF PER ARCHITECTURAL PLANS NEW ADA RESTROOMS & ECUPPENT PER PLANS NEW T-BAR CELLING AS INDICATED, NEW FLOORCOVERINGS AS INDICATED CABINETINY ALLOWANCES PER PLANS

-ELECTRICAL & LICHTING PER PLANS -MECHANICAL - NEW HVAC SYSTEM -PLUMBING- PER PLANS

NO CHANGE TO NEW STEEL BUILDING FOOTPRINT

NEW METAL WAREHOUSE BUILDING TO BE IMPROVED FOR COUNTY STORAGE FACILITY

BUILDING WILL BE NEW STEEL SHELL WAREHOUSE BUILDING. THIS SCOPE OF WORK IS TENANT IMPROVEMENT FOR INTERIOR OF SHELL

SCOPE OF WORK

CONSTRUCTION TYPE:

SHEET INDEX

UUZ STIL FLAM AL DLODEAN FCI DEC AL DLODEAN FCI DEC AL DLODEAN FCI DEC STATUS CONTRACTOR CONTRACTON CONTRACTOR CONTRACTOR CONTRAC

PLUMBING PLANS AND SCHEDULES P1.0 PLUMBING NOTES/SCHEDULES P2.0 PROPOSED PLUMBING PLAN P3.0 PROPOSED PLUMBING PLAN P4.0 PROPOSED PLUMBING PLAN

APPLICABLE CODES

FIRE AND GREEN BUILDING CODE. BUILDING DATA

INTERIOR TENANT IMPROVEMENT

MECHANICAL PLANS AND SCHEDULES M1.0 MECHANICAL NOTES/SCHEDULES/LEGEND M2.0 PROPOSED MECHANICAL PLAN M3.0 PROPOSED MECHANICAL PLAN

FACILITY

DRIVE

12470 LOMA RICA E GRASS VALLEY,

TENANT IMPROVEMENT - PRICING PLANS APN# - 006-380-049 ADA COUNTY STORAGE FA

NEVADA (

Deer Creek

SUBRA POOTRILLS Construction Sciences

130 EAST MAIN STREET GRASS VALLEY, CA 95945 (S30) 477-5300 SFCONC.COM

REVISIONS

DATE 4-35-3022

JOB NO: SCALE AS NOTED TITLE SHEET

 \triangle

A 159JED FOR PRONG +-25-2022

G0

ARCHITECTURE + INTERIORS

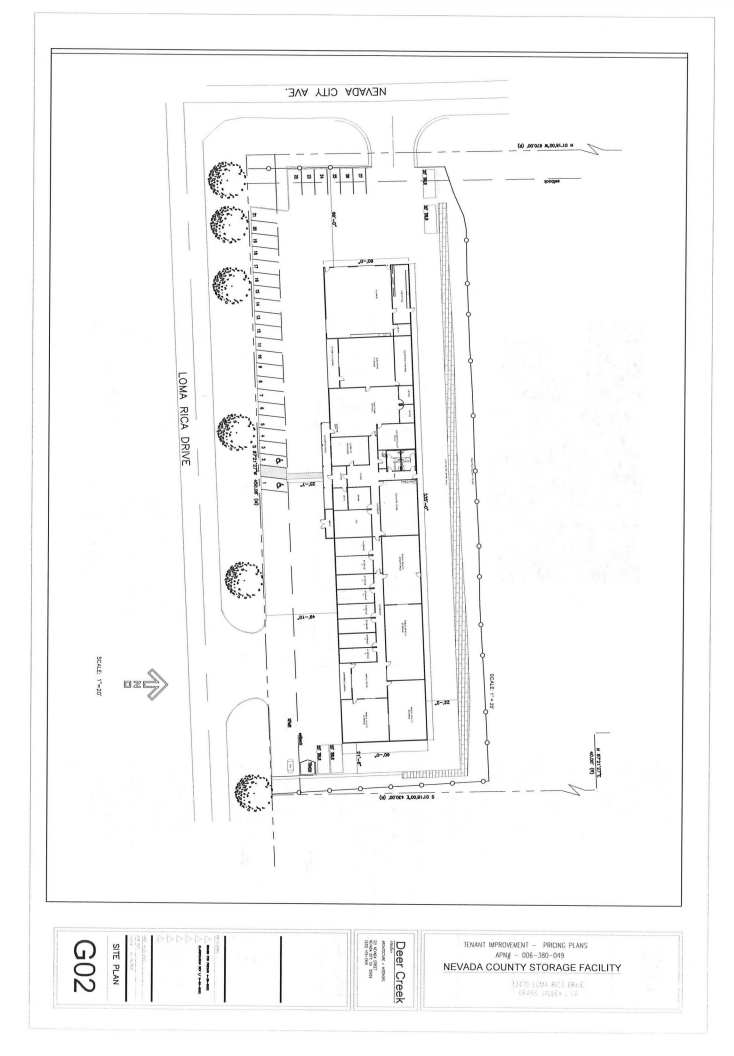
521 NEVADA STREET NEVADA CITY, CA 95959 (530) 470-3409

GO1 TITLE SHEET

S-1, AND B 20,100 SF OCCUPANCY TYPE: TOTAL AREA OF NEW BUILDING

ALL WORK SHALL CONFORM TO THE FOLLOWING CODES: 2019 CALIFORNIA BUILDING STANDARDS CODES INCLUDING: BUILDING, MECHANICAL, ELECTRICAL, PLUMBING, ENERGY

VB- NON-RATED ONE STORY SPRINKLERED



CONC 30-7 10 Ð ۲ SHT VININ OFFICE OFFICE FLOOR DRA EQUIPMENT STORAGE LAB/OFFICE 1+8' AFF . In SECURED BALLOT ROOM OES/CONF ROOM WOMEN HALL CARPET +8" AFF GYP. BD. SHT VNYL 0 JAN SHT WAN AG SHOP CONC. ELECTIONS ٢ STORAGE ELECTIONS OFFICES CARPET CONC. CORRIDOR 0 \ominus 0 0 O FLOOR DRAIN STORAG 1 CONC. FOYER SPARE OES CLERK OF (8 THE BOARD .⊖. ٩ DATA ENTRY ELECTIONS COVERED LOADING 0 . CONTROLLED ACCESS ENTRY MECH COVERED PORCH .

NOTES

- 1.
- NGLITON PROME RAY INSULTON AT ROO' NO PRI SHALING AI FORME OIL DIETERGR WALLS FURR ALL EXTENSION WALLS OF THE METAL BUILDING SHELL WITH METAL STUDS, S/B"SHEET ROOK AT ALL EXTERGR WALLS LEAVE KITLS JUPPORT BRANCE DEVORED ON INTERIOR MEDIE OCCURS. 2.
- 3.
- INTERIOR DOOR AND WINDOW FRAMES: TIMELY COLOR: BRONZE INSTALL GASKETING, WEATHERSTRIPPING, ETC. AT EXTERIOR DOORS & DOORS OPENING TO UNCONDITIONED AREAS.
- 5. ADA RESTROOMS: USE BOBRICK TRADITIONAL SYSTEM CUBICLES OR APPROVED EQUAL FINISH: STANDARD LAWINATE/TBD
- 6. EXPOSED CONCRETE FLOORS TO BE SEALED WITH BROOM FINISH

UEST HALF - PROPOSED FLOOR PLAN

NEVADA COUNTY STORAGE FACILITY 12470 LOMA RICA DRIVE GRASS VALLEY, CA

Deer Creek

SUBURY LOCATION CONTRACTS

130 EAST MAIN STREET GRASS VALLEY, CA 95945 (S30) 477-5300 SFCONC.COM

100

REVISIONS

DATE: APRIL 20, 2022 JOB NO: SCALE: AS NOTED PROPOSED ELOOR PLAN

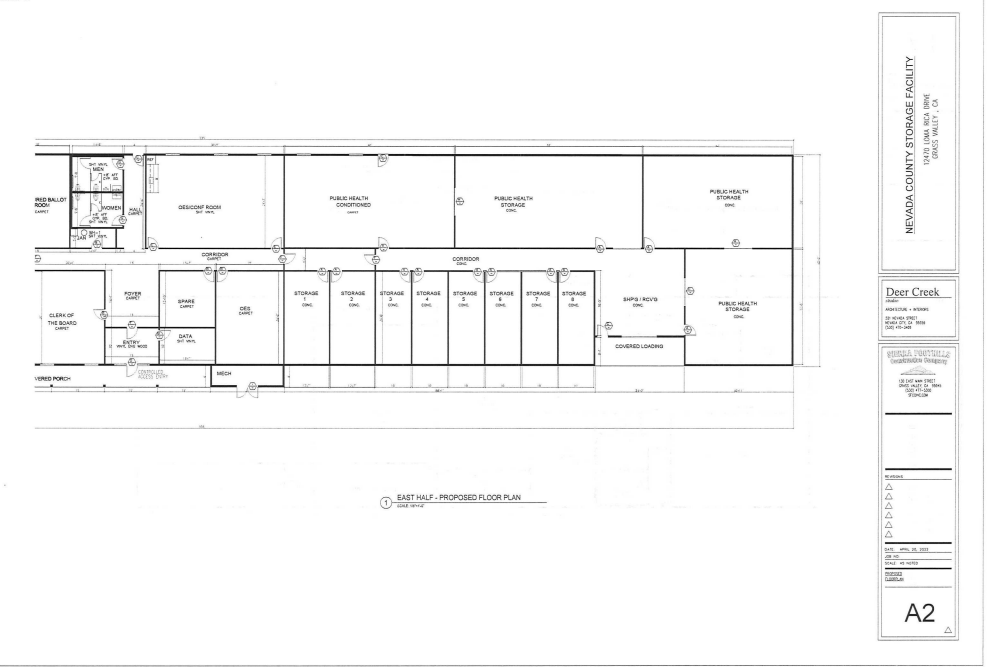
A1

 \triangle

ARCHITECTURE + INTERIORS

521 NEVADA STREET NEVADA CITY, CA 95959 (530) 470-3409

Exhibit "B"

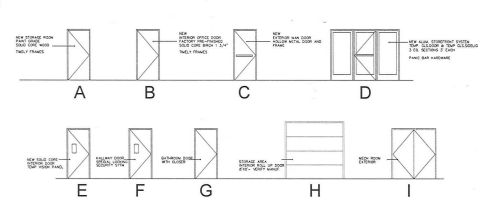


.

100.001

Exhibit "B"





DOOR SCHEDULE

NUMBER	SZE	THICK	FIRE	MATERIAL	FINISH	FRAME	FINISH	HARDWARE GRP.	LOCKS	REMARKS	LOCKSET LIST
(3'-0" X 7'-0"	1 3/4*	-	s.c.	PAINT	A		1	LOCKING FUNCTION	STORAGE DOOR	1 ENTRANCE OFFICE LOOK 2. EXIT LOCK SCHLAGE 12D 3. RATHROOM
۵	3'-0" x 7'-0"	1 3/4"	-	S.C.	PRE-FIN			1	LOCKING FUNCTION	PRIVATE OFFICE	4 STORAGE ROOM 5. PASSAGE
9	3'-0" x 7'-0"	1 3/4"	-	HOLOW NTL	NTL	A		3	LOCKING	EXTERIOR MAN	5. PASSAGE PROMDE DOOR STOPS WHEREVER POSSIBL
٢	9'-0" x 7'-0"	1 3/4"	-	TEMP GLS STOREFRT	BRONZE	B			NEW PANIC BAR	EXTERIOR STOREFRT PANIC BAR	
\odot	3'-0" x 7'-0"		-	S.C.	PRE-FIN	. 8			TBD	BREAKROOM	
\ominus	3'-0" x 7'-0"	1 3/4"	-	s.c.	PRE-FI	8			SPECIAL SYSTEM	HALLWAY ELECTRONIC LOCK	
۲	3'-0" x 7'-0"	1 3/4*	-	s.c.	PRE-FI	8				BATHROOM DOOR CLOSER	
٢	8'-0"x 8'-0"			MTL ROLL UP DOOR						MANUAL CONTROLS UON	
÷	3'-0" X 7'-0" PAR			HOLOW MTL					LOCKING	ROOM	

HARDWARE

I. ADA COMPLANT LEVER LOCKSTS: YALE (CONFIRM SERIES AND STYLE) OIL RUBBED BRONZE GRADE 2. C SERIES RETWAY C. CONFIRM ALL LOCKST ROUTINE INCLUDING SPECIAL ELECTRONIC SECURITY SYTEM WITH TENANT'S REP.

FRAMES

A. DOOR AND WINDOW FRAMES: TIMELY (COLOR : BRONZE)

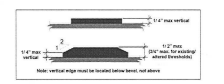
1 PROUGH THE BOTTON ID DIVISES OF DOORS WITH A SWOOTN, UNKTERNETD SURVECT (LLY PLUY DOODS OF DOORS). THAT ALLING SWOOT DIE GEVELDE DY A WELCHANF ROTHESTES WINDLIG ELENANT. ATTWE OF HAVADUNG CONTINN. 2. MIS GEVESS DOOR SWLLL GEVELN WOTINN WEIN HUBBECTED TO A JAY FORCT. THE DOOR SWLL SWHO TO THE FLY OPEN TROOMS WEIN AN OPENNET FORCE MIT TO TREASED IS PRUNGS IS SWELTED TO THE LATOR SOL 2. MITS SWLLTANT, DOOR WEIN AN OPENNET FORCE MIT TO TREASED IS PRUNGS IS AVENUET TO THE LATOR SOL 2. MITS SWLLTANT, DOOR WEIN AN OPENNET FORCE MIT TO TREASED IS PRUNGS IS AVENUET TO THE LATOR SOL 3. ANTIS SWLLTANT, DOOR YN HIT THE SAME REQUIREMENTS AS DOORS FOR ACCESS & LORESS.



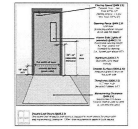
Ś

WINDOW SCHEDULE

NEW FIXED CLASS INTERIOR WONDOW SEE DETAIL #6 -SHEET A4 TEMPERED, CONFINE EXACT MANUF, SPECIFICATION WITH TEMANT/ SEE DETAIL NULLY FRANCES TO MATCH DOOR FRANCES WINDOW SEL 6 +337 AFF. WONDOW SEL 6 - 0 - 44 - 0 HeCH



ACCESSIBLE THRESHOLD



ACCESSIBLE DOOR DETAIL

IENANT IMPROVEMENT NEVADA COUNTY STORAGE FACILITY 12470 LOMA RICA DRIVE GRASS VALLEY, CA

 Deer Creek

 studio

 ARDHECTURE + INTERIORS

 S31 NEWADA STREET

 NEWADA STREET

 S010 470-3400



DATE. 4-22-2022 JOB NO: SCALE. 1/4" = 1'-0"

DOOR AND WINDOW

А3

 \wedge

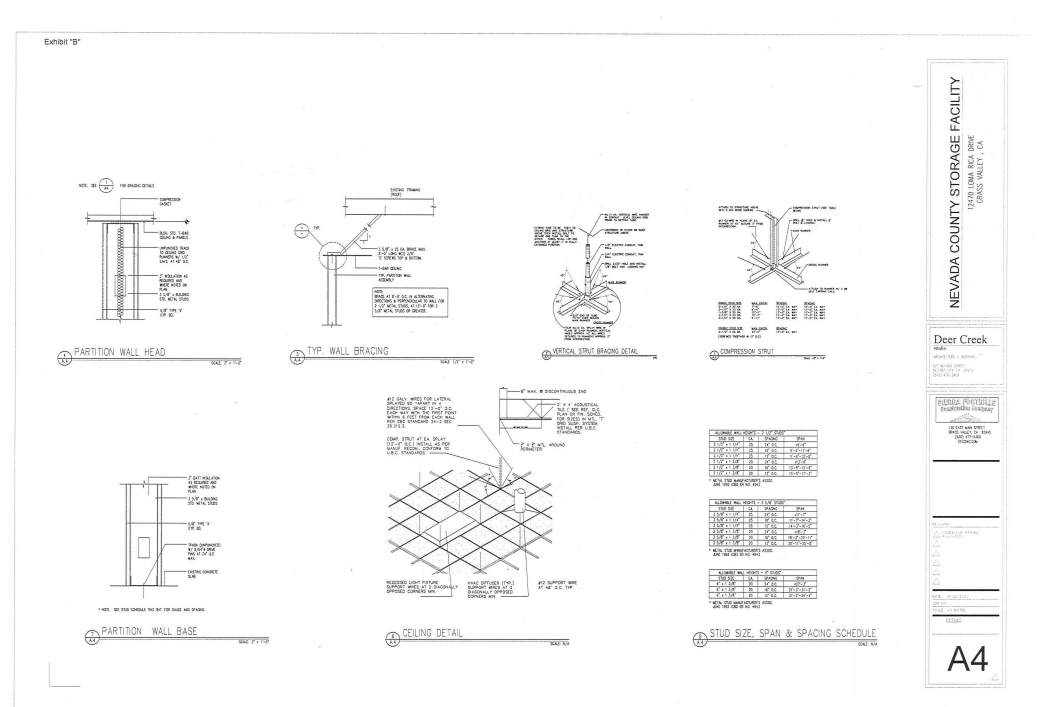
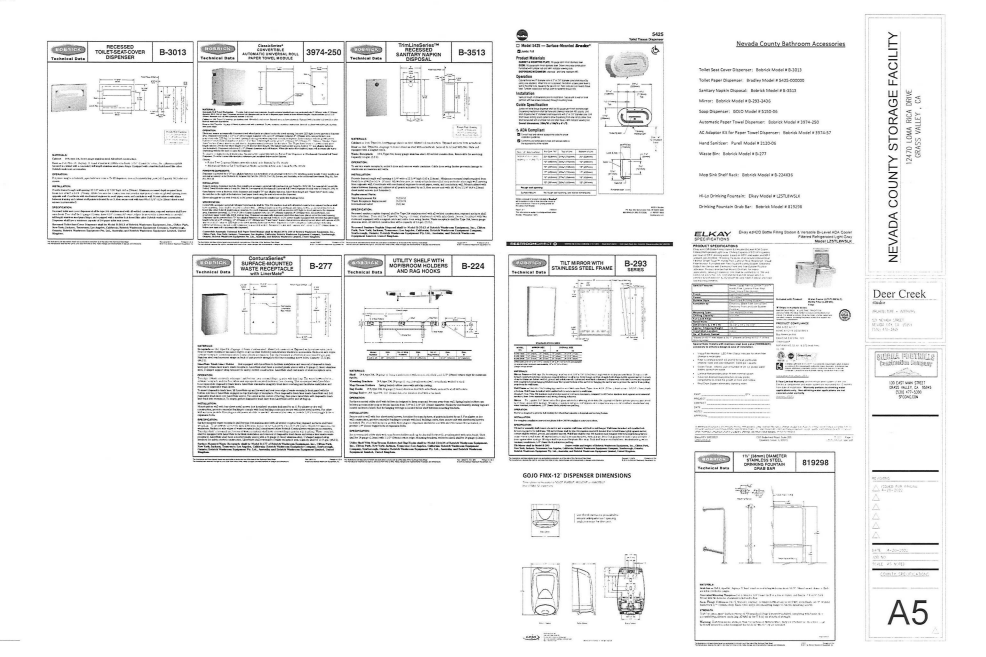
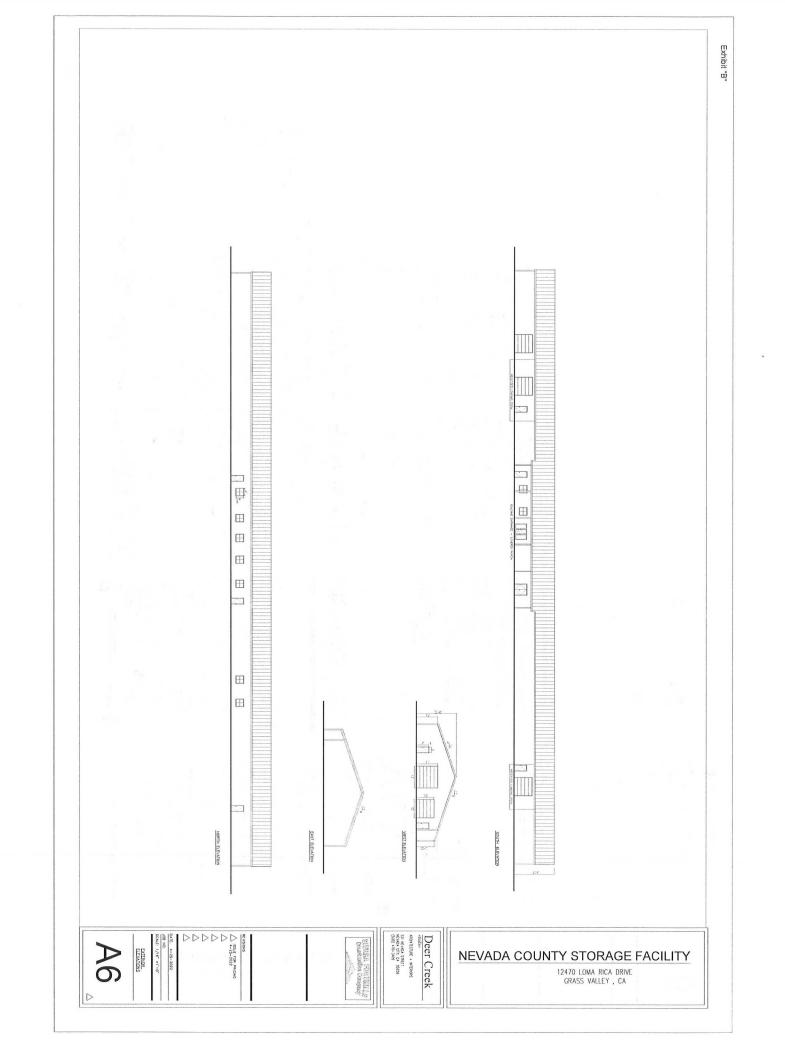


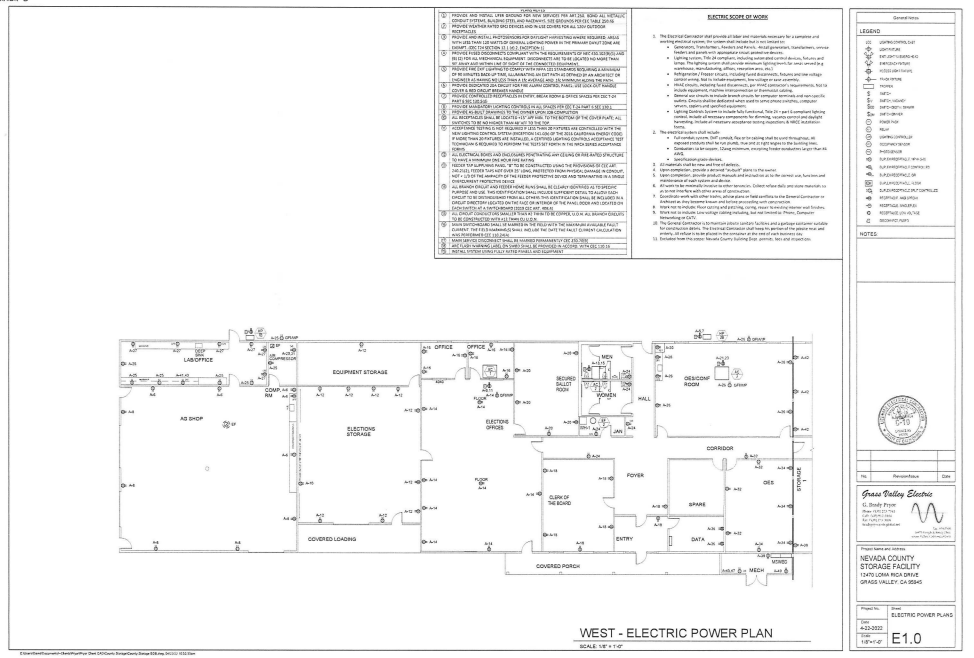
Exhibit "B"



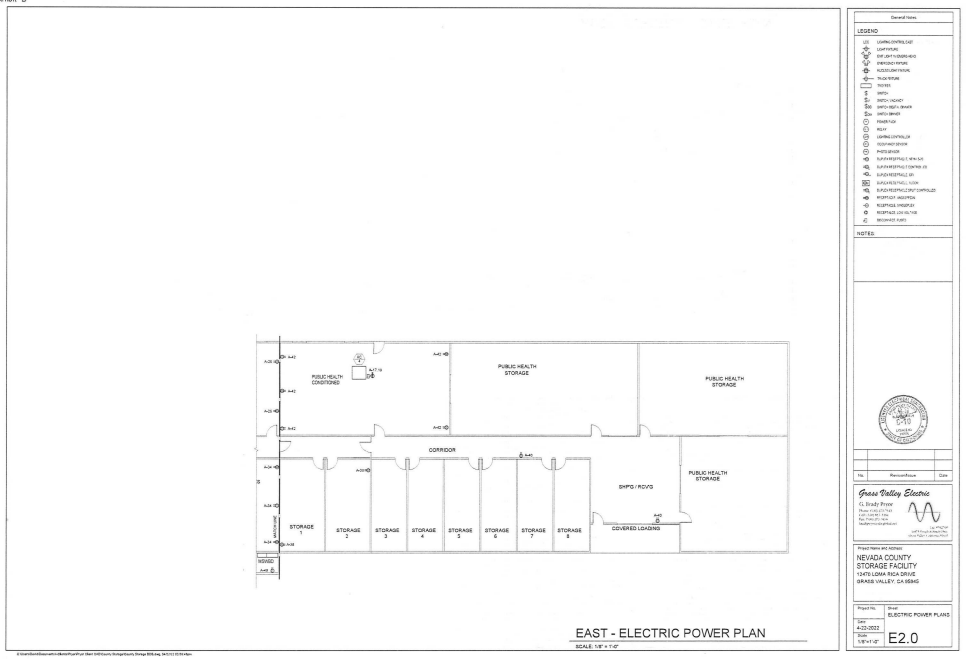


1 1 1

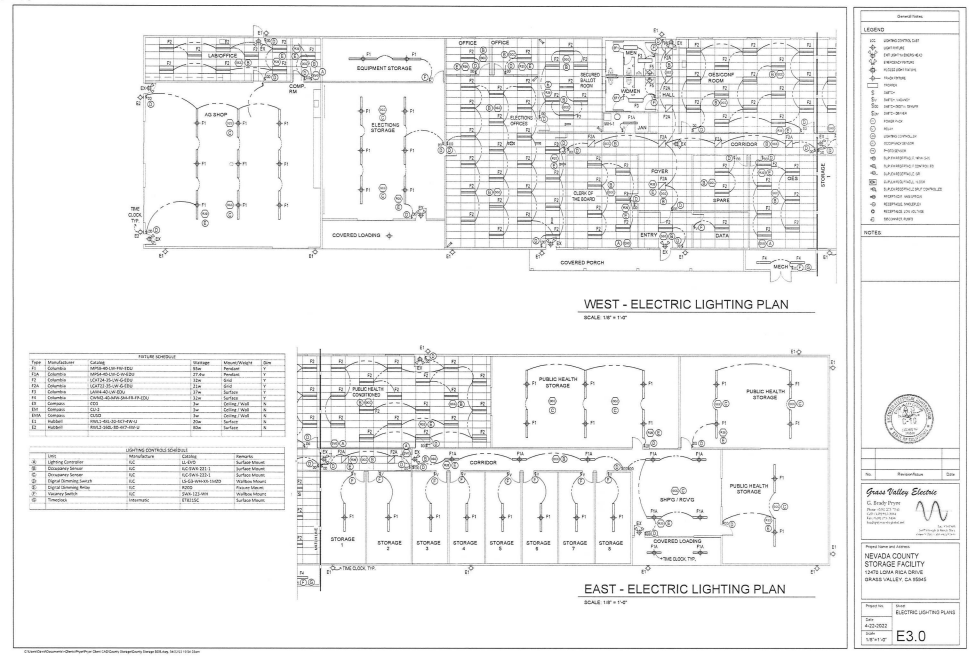
Exhibit "B"

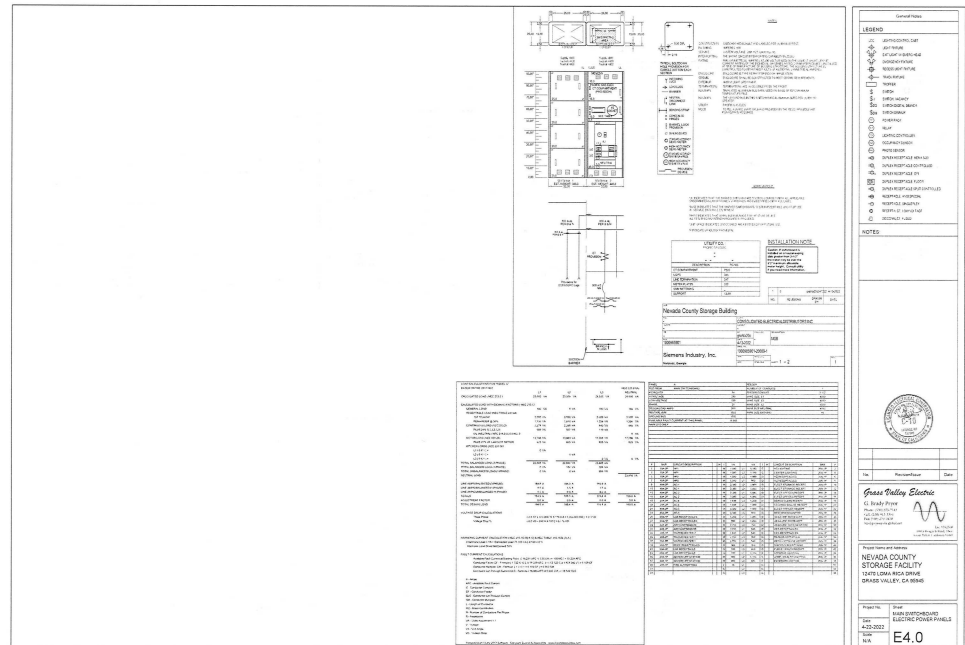












F 3 1 1 1 1 1 1 1

3.16.1.1.1

Exhibit "B"

C-Users/David/Documents1-Ckents/Pryor/Pryor Ckent CAD/County Storage/County Storage 8D8.dvg, 64/22/22 10:54 56am

Exhibit "B"

		L	
Indoor Lighting Sciences Scien	Indoor Ughting	Indoor Lighting	General Notes
		MC DE DEVENDENTE DE DE DEVENDENTE DE	
MICCINE In a dama is used to another tampione with movements in AUX 2 (10) [20] (10) (20) (10) (20) (20) (20) (20) (20) (20) (20) (2	AM (111 Execution) Constant Co	Project Name Newton County Sprage S20Hr Report Name Sprage S20Hr Report Name Sprage S20Hr Project Address. 124 20 Januar Res Once Under Report S	LEGEND
percentipole pack Priori Lawn - Newde Carety, Strategy Swaley - Swaley - Swaley - Swaley - S	Construct Considerate (Level Address Construction)	51 67 93 94 65 55 60 38 55 56	
A CENERAL INFORMATION EACT CONSIDERATION EACT CONSIDERATION AND A CONSIDERATIONAL AND A CONSIDERATION AND	DOTOTO DE LA CONDITIONS	Name of Complete Luminate Destription Modular Small Joerture Writinger How Wattage is Table Name & Learning Complete Luminate Destription (Learning Complete Luminate Color Sharps) is an average of the service of the	
02 Olimate Lines 13 05 Trate unconditioner # Hink Area (Hr) 13.874	The rable a web pilod with conditable constraint because of sciences made or altra connect is tables skinuplase the final		1
C 05xe Recoil C Watchaset Patro/Motel Steam States	Na exceptional conditions apply to this project.	¹¹ /2020/021: Youga alketi (b) and all extranses and inter descripted universes to the bandly det (32.05/m) in the bandle (33.05/m) for strate watery. Helde 15 accurates calls internet in the media and the transmission of the media accurates (30.05/m) for the strate call and the strates call and th	
Parsing Garage Ingle-time Residencial Relicationale Relicationale Cherr Nente Ini Pig Scan As PROJECT SCOPE	ADDITIONAL REMARKS Montplace concidencements wands are the prevent supplicated to the Anthreay Placets Exceptions	 - National making initiation for any angle tambiane cut anests to confirm wastage used for compliance per (12)(01) Wastage used must be the nationanci rated for sce- leministic, and the benging 	
	The table decides centers where we permit appleant to the Authority Huwing Decidences.	G. MODULAR USERTING SYSTEMS	
Terminations of the analysis of the softward guardiant that day which the source of the period equivalants and an element equivalence access and an element equivalence access and access a	5. INDOOR LIGHTING FIRTURE SCHEDULE	HA SHYNE DEL NY ASY H. INDODR LIGHTING CONTROLS (Not Induding PAFs)	
22 vV 02 v4 03 SM/ Promit Conjust of United All Mark Lands) Calculation Method Ages (M1) Calculation Method Ages (M1)	Induduc Luker (Inne Hint Die Schledung eine Silf portable zum Beiten der Schledung in effects. Seiter Versteller Versteller Orden der Schledung einer Silf portable zum Beiters. Dereiment Wersteller (Sieffenend Space)	H. INDODR CRIMINIA CONTROLS (Not including PAFs) Anthe Nativa Electric Menter include lipiting controls per conditioned and precision lipites in bio table. When we explore basing a * is selected, the captor service of the table	
My Prest Consists of Seleck at that Legislit Consistent Method Varia (M)	03 02 03 04 05 06 09 10	Lottle seturations: Receive annual participation of the constrained survey and the table seturation of a seturation of the constrained survey fails on the fast particular factor of the Constrained factor participation on the fast particular factor of the Constrained factor o	
Antere Lusser Storm	Name 4x Comprete Londone Department Modular Small Apendure Watts per Mod	71 02 73 Subrigery Demonstrations Subrigery Demonstrations Statution Page 1 and Statution Page 1 and Statution Page 1 and	
Total Area of Work (11 ²): 5,352 12,424	12 13D feather 12 Mit Save? at 21 3016		
C. COMPLIANCE RESULTS Table Instrumential. If any certain two stable ways "DDIES NOT COMM, IT as "COMPLIES with Settymonial Constitutin," refer to Table D for guidance	12 120 Johnstv 15 460 Start 3.004 63A 120 Jonstv 12 3.005 Start 1 1 11 140 Jongs Warg 10 300 Start 1 342 1 44 120 Jonstv 12 3.005 Start 3 3.20 1	24 24 25 26 27 28 20 20 20 20 20 20 20 20 20 20 20 20 20	NOTES:
Allowed Lighting Project per Aldo Alb [Okatto] Adjusted Lighting Project per Aldo Als Okatto] Complement Results	7.3 100 Store 2 3 4 7.4 LiD Score 3 Anr. Store* 2 5 0 1	Ance Description Complete Runding of Area Category, And Country, Math Count, Study County, Tabyshore, Davidster, Boyrman, Tabyshore, Study County, Tabyshore, Davidster, Study County, Tabyshore, St	
Trinsitiened and 01 02 09 08 05 08 07 08 07	Designed Wolfage: Unconditioned Spaces	Minuty function (mail (10) (10) (10) (10) (10) (10) (10) (10) (10) (10) Minuty function (mail (10) (10) (10) (10) (10) (10) (10) (10) (10) (10)	
operation and net Complete be combined for Building State (C) 2 Affordation St		All Solities Office Eucling: Ministration Office Ministration Office Solities Solities Vector Vector <td></td>	
No. andhow/ zo FAMILIE XEARCED XEARCED XEARCED XEARCED XEARCED XEARCED XEARCED YEARCED XEARCED	Name of Complete Lowing Description Modular Smull Aperture Walls per Low Wallage II Total Former Leenst per Stadt Henzel Cole Charge Lowinger Lowinger II Stadt Partice II Stadt States	NoT(5) Control with a * require a rate in the space below explaining how consistent is advanted. If Controls of the space below explaining for consistent is advanted. If Controls of the space below explaining for the space below explained by the space by the sp	
Conditioned: 5.428.8 + 5.428.8 + 2.364 + 2.364 COMPLICS	Non-of https://git Description Model (non-of-transfer)		
- and Children and	Total Designed Watts UNCONDITIONID SPACES 2,159.2	805	
Ck Solding thread Official Charles - 2019 According to Solding Charles Control (Charles Control Contro	Collabority Comp. Efficiency Reported and Sci Controller All Procession (Collaboration) (Colla	SA huding they (Brows Steelers: 200 Noresofteria: Gardence: 197 (Several coll of gardence) (Several coll of g	
	SLOT OF CITABORY	ynt y chaunna	
	Index Lighting Octowers (Construction)	NAY Distants Indoor Uphing Control Country Cou	
	CRETING AT DR COMPLIANCE AND A CONTROL AND A	Metrix of powerskill Carrentwise States and Construct Carrentwise States and Construct States and Conste	
	n, Commo Power ALCONANCE COMPLETE NULLINNO OF AND CATALORY NETHODS Table mittadore Commente de la de la cola mate companya que de Campane Anna Catagory Jaemada per 12(15);10;1 waltane Calatitude Japatag nueve Jahowa ca per 12(15);10 en discusses per 12(15);10 en horq auxt. Canaditaned Supanya	N. ADDITIONAL QUATTING ALLOWANCE: TAILOND DINAMENTAL/SPECIAL EFFECTS 66 This Section Dates Not Apply	
	Constituend Susern (2 (2 (2) (2) (4 (5 (4)	D. ADDITIONAL LIGHTING ALLOWANCE. TAILORED VERY VALUARLE MERCHANDISE	
	Area Energistica Consider Evening of Area Consult. Alternative Antiperior Education for Premary Evening (Variation Area (Variation Area (Variation Area Area)) (VARIa) (Variation Area (Variation Area)) (Variation Area) (Variati	Dia sertier Der Ant Agek P. POWER ADJUSTMENT: LIGHTING CONTROL CREDIT (POWER ADJUSTMENT FACTOR (PAP))	
	Promwy function Area (NV/P) (11*) (Watto) Area Category PAE Officer. Meeting Rem Officer Julishig 0.65 8,352 5,428.8 1	This Section Dark Mat Apply	
	TOTAL 8,352 SA28.8 See Tables Lor P for detail	C. RATED POWER REDUCTION COMPLIANCE FOR ALTERATIONS	
	Unconditioned Spaces	From Contrast of Automation and a state of the state of t	
	to to the complete failing or Area Category Density Advect Material Monitor(1) Seea Description Theory Horizon Density Theory Horizon Density Theory Horizon Density	This better lises has deep	
		S. DAYLIGHT DESIGN POWER ADJUSTMENT FACTOR (PAR)	
	Steniage Rooms Cellog Rollphag 0.45 11.074 7.716.1 11 107842 107843 14.094 7.738.3 See Tables to 0 App secant	T. DEGABATION OF REQUIRED CERTIFICATES OF INSTALLATION	
	1. ADDITIONAL LIGHTING ALLOWANCE AREA CATEGORY METHOD QUALIFYING LIGHTING SYSTEM	Table instructions. Selections have been mode based on advances provided a proceeding of the detailed of an advances of the selection of the s	
	ADDITIONAL DENTING ALLOWANCE: AREA CATEGORY METHOD QUALIFYING DERTING SYSTEM	NOC MACTINE AND A CONTRACTOR AND A CONTRAC	
	K. TALORED METHOD GENERAL LIGHTING POWER ALLOWANCE	YG NG Form/lice	
	Das Secura Dass Mit Appy L ADDITIONAL LIGHTING ALLOWANCE: TAELORED WALL DISPLAY		
	U ADDITIONAL LIGHTING ALLOWARCE: TAE DISO WALL DISPLAY No. Section Story, New Apply		
	M. ADDITIONAL USHTING ALLOWANCE: TAILORED FLOOR AND TASK LIGHTING	INFO LINE (C. Must be samething for two retrolocies years gain autorities, a convertige conver	CONTRACTOR CONTRACTOR
	This account used and rappy		
	1	les la monte de la construction de	(=(TCF10);)
	CX Stalling sweet Internet Canderlan. 2019 Newspalment Semananes Strautsweet and an experied CC PC Strauts and S April 2021	CA Building Dangar (Moneyar Bankardin, 2013) Nonrecurrence Composition And an and a company provided and Childraneaes (April 2017)	
	Indoor Lighting	Indoor Lighting	CIF EAL
	Indoor Lighting Microsoftware Charles Control of Contro	ANCE 176 2 Connect COLORS IN STOCK COMMENCES	
	Lettinican (ar Schlanken) Medicality Innover, New J. New J. Const. Jonger Schlarg	Lifetimular to Cultury Sec. International Courts Sectors Sectors Construction Sectors Courts S	
	MICS 15 MiC Movie Residences for well as a finite submitter for well as a finite sector preference of states to be recognized to a	DOCUMENTATION AUTHORS DECLARATION STATEMENT	No. Revision/Issue Date
	U. DECLARATION OF REQUIRED CENTIFICATES OF ACCEPTANCE	Documentation Author Name: Bridy Pryor Documentation Author Separative:	
	But instructions for the control set of the control set of the control set of the control set of the statement. If any vertexes needs are a charged protect outline which are the control set of the statement in the control set of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the statement is any of the control set of the co	Company: Grist Valler Electric Bayesture Date: 04/12/2022 Auftres: 20072 Rough & Rocce Hopping Council and State Specifications (Lappinguile)	Grass Valley Electric
	Pied inspector	City/Rote/Tair 6-rate Valley, C4 19945 Phone 53(6 171 2)-63	G. Brady Pryor A A
	FD 50 March 100 March 100 <td>5 certify the fellowing under persisty of perjury, under the taws of the State of California 2. The information provide on this Certificate of Canadiance is true and correct.</td> <td>10.00 (30()375/0543 (20)(300()913/385) (40)(500()25)(450</td>	5 certify the fellowing under persisty of perjury, under the taws of the State of California 2. The information provide on this Certificate of Canadiance is true and correct.	10.00 (30()375/0543 (20)(300()913/385) (40)(500()25)(450
	A PARA TO AN Must be submitted for solarity designs and approximate to an approximate consume. A PARA TO AN Must be submitted for solarity designs designs. A PARA TO AN Must be submitted for solarity designs designs. D	 Lam slights under Division 3 of the Business and Professions Code to accept responsibility for the building design or system design identified on this Certificate of Compliance (responsible designer) 	Fact 55 105 22.5 ACD bradlypryring dir global net
	** PRO-CNT026-6. Most the exceeding expression (particle actions). ** Interact to set and the exceeding expression (particle actions). ** Interact to set and the exceeding expression (particle actions). ** Interact to set and the exceeding expression (particle actions). ** Interact to set and the exceeding exceeding express indications (particle actions). *********************************	 The energy features and performance specifications, materials, components, and manufactured devices for the building design or vystem design identified on this Certificate of Compliance conform to the requirements of Title 24, Part 1 and Part 6 of the California Code of Regulations. 	Line Strong Step 1990 (S. Barragh S. Mona), March 1, Jack Villion C. Alaberary Social
	C 🙀 MeCACItivitä 2. Haat be subwitted for dissigning design pawer eduationent tature (949). 🖸 🖸	4 The Building design features er system design features identified on this Certificate of Compliance are consistent with the information provided on other applicable compliance discovering, worksheeps, calculations, glaves and specifications submitter to the enforcement agrees. For approval with this hubble generic application (5) Lettine worksheeps advected alread compliance and compliance data is the enforcement agrees. For approval with this hubble generic application (5) Lettine worksheeps advected alread compliance and compliance data is the first of the enforcement agrees of the calculation of the calculation of compliance and the first of the enforcement agrees of the calculation of the calculation.	Project Name and Address
		PERFORMENT REPORTS SECLEMENTS SECLEMENT FOR THE INFORMATION SECLEMENT INFORM THE NEW OFFICE SECRET	NEVADA COUNTY
		Nessonsber Desgrer Name Basis Physic Bespiner Banasse (2012) Company Drass Volky Destric Disk Signed 001/227002	STORAGE FACILITY
		Address 10075 Rough & Routhy Highway Science SCIA 302505	12470 LOMA RICA DRIVE
		Chal/State/Zos Grass Valley, CAMSHS (Minine SSD-27), 734	GRASS VALLEY, CA 95945
			Project No. Sheet
			T24 ENERGY REPORTS
			4-22-2022
	Collabeling Comp. 1 Proved Subscription. 2022 Microsoftence Discussion (Collaboration Science Scie	CA Average (Sweep 18%-weep 1844-weep 1829-weep-refer Camponing (2017)/weet 1944/04/61/24/27/6129/05/2/06	scale N/A T-24 - 1
C-Users/DavidDocuments/~Glents/Phyor/Dent CAD/County Storage/County Storage 808.dvg, 6472122 08:55x8am			

Exhibit "B"

1					
Viet of Designation	Unit of Destenses Outdoor Lighting	On to German Outdoor Ughting	General Notes		
Outdoor Ughting McCata Savets Savet Discover, Savet McCata Savets Savet McCata Savets Savet McCata Savets Savet McCata Savets Mc	Outdoor Liphing Current Charles Constants	Outdoor Lighting Met to Conversion Conversion Conversion Conversion Met Conversio	Geogra Nobry		
EXERCISE OF COMPLANEL MIDDLE COMPLANEL STOCK COMPLEXES AND	CRERIGAT OF COMPLANCE INFORMATION INFORMATIONI INFORMATION INFORMATIONI INFORMATION INFORM	Project Name: Nersida COunty Storage Suiting Report Page: Fage 5 of 7	LEGEND		
Chys diwymer a soed a drwennen o werther a wether and the anti-transmission of 2011 and 1012 and					
A. GENERAL INFORMATION	0. EXCEPTIONAL CONDITIONS	G. CUTOPF REQUIREMENTS (BUG) (Inter Service) the Common Service Structure of 2.6, 200 introducement compressions and call of the Service to Complex and Called Brack Internet. Approach Lances			
C: Project Gaseline (chr) Greas Valley Of (head illuminated Hardwape Area (th') S4,86 S	No people of enditions and investments are uncerted and end of the	ican be found in Fale 24. Part 21. Section 5.205.6			
22 Contract Lithium Types and Table 31, New Y 1991 15 and to deal the Contraction Lithium Type State (AMP).					
LC2 View line: Understand Forkikal (2) LC2. Mediesta Araginal Araginal (1) 4 mgh. And be reviewed by CA (mergy Contrastor for Approxit LC2 Line: Destroyed Particles (2) LC2. Mediesta Araginal Araginal (2) LC2 mgh. About be reviewed by CA (mergy Contrastor for Approxit LC2 Line: Destroyed Particles (2) LC2. Mediesta Araginal Araginal (2) LC2. Mediesta Aragin	E. ADDITIONAL REMARKS () The table inclusion mode by the permit applicant to the Authority Houng jurnilateurs.	Name No. Bundley Long* Supplex tong* Solewise Final Name No. Marce No.			
a permet senas	construction incomentation of the previous adjoinant to the demonstry reperty destinations.	Name nr. Concepter Max Backlight Max Uplight Max Object Max Conce Teen Tag Turchardon Monthina House from Standard Rates Antonialis Salars Monthia Balance House Book			
Table matrix tores, include sity auditor lighting systems that pro workin the score of the permit paperation and are doministrating compliance using the securitize path		News or Canadam Standbart Mark Binthet Annual Standbart Mark Binthet Standbart Standba	and the second s		
Balan instructions, include our participant processing that proceeding the score of the period agencylication and are demonstrated by comparison areas the period participant of the period balance is that the PERIOD of the score of the period balance is the peri	F. OUTDOOR LIGHTING FIXTURE SCHEDULE	a Shaf baar samaara			
01 92	Table fractions are new extend tables server to assessment assessment as a provide the server of tables tables and tables and tables and tables are assessment as a provide tables and tables and tables are assessment as a provide tables and tables are assessment as a provide tables are assessment	13 150 Wallows = 2.500 Energy Security New Unit R1 Arror Lighting U2 U0 = 2.5500 Engine 62 63 [7]			
Verse Uption of your memory and the second sec	(a) do not include Datalig calification immediate and entities that a being moved.	L2 LD Welgers A 2 Min free property No Limit 82 Area Lightles UC UD Statements for CJ C2 C (1)			
	Deligned Wattage	steettijide vii vii			
C. COMPLANCE RESULTS 28 Table instructions of any collect this approximation your "DOCS NOT COMPLY" on "COMPLAS" with Enzymental Constitution" refer to Earth D. Jan guidance.	Name of State Stat	2003W036S. Minuming Regist is associed MMI in this hope			
Calculation of Total Allowed Liebther Power (Wattal 1191 7 or 6123 (01:03) Constitution of Besults	tern Tag. Comparts Longing Description Instance & determining Comparts Longing Comparts Longing Vision Bergering Vision Berge	⁴ Authority Naving jurisdiction may ask for knowned or somets or some accumentation to confirm luminour rgam, unight controls and give noticity users for consolence per #230.203			
11 02 03 06 05 06 112 00 09	f) UD Walcalk Linear 20 Mit Sure" 14 New 11 180 Yes [7] 73	* All tracks with a lower number than the War Allowabit' are compliant. Le if Max Allowabic's day fracing is 64, then 80, 81, 62, 83 and 86 are of compliant R. OUTDOOR UGHTING CONTROLS			
Figure Lape Anne Sales Processor Linking Advance Advance Forespect Advance Total Advance Total Advance Advance S247762 S147762 S147762 S147762 Total Advance	11 Liber 30 Mot Supet* LA Inen 280 eng 11 100 <th1< td=""><td>N. OUTDOOR LIGHTING CONTROLS Table instruction: Consister one case demonstrating compliance with control resourcements for of new or abstract Summaries installed as part of new present pages of the present page of the present pages of th</td><td>NOTES</td></th1<>	N. OUTDOOR LIGHTING CONTROLS Table instruction: Consister one case demonstrating compliance with control resourcements for of new or abstract Summaries installed as part of new present pages of the present page of the present pages of th	NOTES		
Structure (See Table 6) See Tab	* NOTES Selections with a * tragete a note in the space below explaining has compliance is achieved.	alteration projects, luminabes which are existing to remain the unstached and simulates which are sensued and remotabled juking unsy, on net need to be included in this soble even if they are within the suggest covered to the areand application.			
1.227.26 · 75 · · · · · · · · · · · · · · · · ·	CK Lummoire a Aptong a stance. DKC9700N 2 to 5236.205	community previous, among a mission of solid processing and another and another the solid processing of the solid processing and the solid process			
Control Compliance Tee Table & For Deals); COMPUS Controls Compliance (See Table M for Deals); COMPUS	TODINOTIS: Autours Houng Lincolation may year for Lincolate Gal America Galance and for Compliance and SLAU(0); The Recentamentes, writing, head to indicated as US(2) entered of Watterbarenees. The large head for the Summary bookfite volument is inneed of member of	drogdow bit is holder et applicable of an exemption. Manufatory Controls			
	*The free immunes, writing should as infected as US profession of Writesharonane. Total inner feel by the innerse yould be valued of in course D intend of income D intend of income of biotecoder of biotecoder. Total inner the intend of the new lacehore exclude the new astronance in the intend of profession. Select "Anner" for replacement biotecoder infection. Select "Anner" for replacement biotecoder infection.	Mandatory Controls			
	"Seating to homoso" for results homosayes within the courset score that are not being obviou and are remaining. Scient "Exiting Results and a section languages when are	Ana Description Stud Of Auto-Schools Materia School Field Reporter			
	except removal and remotalized as part of the project scope. *Compliance with instantiasy scholl coursements in required for luminology with initial Junion conjust 5 (2)(1) active meterological (y (2) (1) July	Anex Dependention Shink CIII Later-Golvado Matematica Presi Dependention Anex Dependention 61/20.2012 51/20.2011 99999 9999 546			
		1664 DENTINARI			
23 Solary Lenge (Recent Index). 2015 November Interconnection Devolver: 1022 August 2017.	CA BANKING CARES, L'INCARES, 2027 Micros colonital Comparent Price, Your 2 Hours, Calegori, Society, Calegori, Calegori, Society, Calegori, Cal	CA Surding Change Discours, Taxabase, 2019 November Component 1972 (Second Street, Second Street, Se			
An analytic state strategy and a second consistent with strategy and the second state of the second state strategy and the second strategy	Consisting Compy Employees Statement and Statement and American Statements and Statement Statement (Statement Statement Sta	CA Sudding Chenge Citicones Standards - 2019 Nonresidentian Companyers Intel Dynamics and gold third, School Schoo			
	stration and the second	YAN UCINAUNIA			
	Outdoor Lighting vice.txt Dispection Control C	Outdoor Lighting Advancement of the Advancement of			
	NECLUE (NewSchild) Exercises Stole etc. Neurosciences Stole etc. Neuros	ICENTIFICATE OF COMPLIANCE NRCC410-E			
	Prost Adirez, 12475 Jose Radoner Data Propieto De Jacobie	Poper Anders 1217 Loron Rose Draw Solid Prepared Solid Prepared Solid Prepared			
	C1 62 03 03	01 03 03 04 05 06 07 08 09 10			
	Area Description Shift Off Auto-Schedule Motion Sensor Pield Repertor Shift Area Description Shift Area Schedule Shift 2013	CALCULATED ALLOWANCE (WAth) DESIGN WATTS Auditional			
	Nuclear State Stat	Area Description (1977) * Part Description Allowing P Training Allowing P Nome or Unitive P Description (Watta) (Watta)			
	MOTEX control with a " resure a rook in the space time englance is schewed. KA was permitted by length & softer to see toward of, 6200 MM 1 to 6200 MM 1	Onesities Medg (neurone/ link 5 15 25 / 1 70 1 100 Text/Design With the dws. Area 100 72			
	ick. Must permitted by health & subtrate on turned all, CACEPTION 2 to p2002100				
	S. LIGHTING POWER ALLOWANCE (per (146.7)	Total Monunce (Watti All Areas) 75			
	LOANTING POWER ALLOWARCE (per %140.7) 88 700/r thstratcure, Prome complete this table for sense using the0	* SOOTNOTES: Mimory ensuine supplications are only available for seriar care partities, beachcare jackines, parce stations, Inspirals, jite stations, and emergency value			
	The instructions, retries consider the solicity or each solicity of the solic	Jeobhes. ¹ The Alawance per Location for ATML 5: LICOW for the first ATM and 35W for each adminance per Taches Sub-Sub-Sub-Sub- ¹ For humaness indexted in Lable F as subset, wattage in column 40 is XV/2 interested. Winn Sub-Sub-Sub-Sub-Sub-Sub-Sub-Sub-Sub-Sub-			
	teer hit / d7.2 whi C and a chair of Allowances version of Connect (Connect Connect Co	¹ For banisares indexeed in Tesla P as lance, westage in column 02 is W/P portion of Works/Sectioners. Fund basis fort for the Sections should be indexed in column (its instead of eventse of lances) and the indexed of eventse of lances and the indexed of eventse of lances and the indexed of eventse of lances and the indexed of eventse of eventse of eventse of the indexed of eventse of the indexed of eventse of the indexed of eventse of eventse of eventse of the indexed of eventse of the indexed of eventse			
	I've "Tak it or boe it" all wateroes shall not eachly for enotier "Use It or lete it" all wateroes. Table 1 Table 1 Table 1 Table 2 Table 2 Table 2 Table 1 Table 1 Table 1	K. UGHTING ALLOWANCE: SALES FRONTAGE			
	Del Toro of Planetor. Text Planetor. <thtext planetor.<="" th=""> Text Planetor. <thtext planetor.<="" th=""> Text Planetor. Te</thtext></thtext>	Der Setten Des Net Aufly			
	02 03 04 06 06 07 06 06 16 Altre Witther Allegate (Allegate (WA1) 1000 0000	L. UGHTING ALLOWANCE: DRNAMENTAL			
	Calculate Service at 70% (12.14.5) of colspan="2">of colspan="2" of colspan="2" of colspan="2" of colspan="2" of colspan="2" of colspan="2" <th <="" colspan="2" td=""><td>This Section Does Not Apply</td><td></td></th>	<td>This Section Does Not Apply</td> <td></td>		This Section Does Not Apply	
	Area (TCT) [09/76] (20015) Length (27) [09/76] (20015) [2015] [20	M. USHTING ALLOWANCE: PER SPECIFIC AREA			
	(virtial Warrage Allowance for (indire Site (Warra)) 250				
	Tasal General Handuage Allowance (Warts) 1,227,36	N. EXISTING CONDITIONS FOWER ALLOWANCE (alterations only) 285. Sectors Over Not Aury			
	3. UISHTING ALLOWANCE: PER APPLICATION				
	1 Control Muchanism, C. (2004) Control Call to entropy the sensing of t	a second s			
	61 02 03 04 05 06 07 05 07 10 CALCULATED ALLOWANCE (Works) DESKIN WATTS AMOUNT		COLINICAL COM		
	Availablen av Tobe set Alawance tyra Luminare Wattiger Fof Gelon Wattig				
	Table Continuent		A CARACTER S		
		Da facility Lineary (Newsy Garagels, 2011) Reconcerned Complete Processory and the Complete Processory Complete Processory Complete Processory (Complete Processory)	(=\ C-10 /_		
	Challeng theory (Thiolescy Challenses 2019 Nonresolement Constructor 1019) 2000 Construction CCC/COSCCCOME Security 2011	Die Bandere Einsterne Kannende - 2013 Neuropaleense Lansteinen in het neuers van gie stagen beiden (2013) sekonen 2013	State and Ash		
	(LAN) LA (ALIGNMA	(23)5 (# (31)7(#WWW	DE CALUS		
	tan De Lasterna Outdoor (Lighting Mitta 195 (Enwend 1971) Chateman Lighting Chateman Lighting Chateman Lighting Chateman Lighting Chateman Lighting	Outdoor Lighting			
	Angeet Famel: Heaveds Cloudy Storage Rollshing Register Control Register Control Storage Rollshing Register Control Register	Novi Paral V Conference Novi Conference Novi Paral Parad Paral Parad P Parad Parad P Par			
	O. DECLAMATION OF REQUIRED CERTIFICATES OF INSTALLATION	DOCUMENTATION AUTHOR'S DECLARATION STATEMENT	No. Revision/Issue Date		
	Table Exercisions: Sections base been mode based on information provided to previous tables of the processed. If any selection needs to be changed, prove exploin selector, Table 2, Audional Reviews, These documents must be provided to the bolicing insector during construction and can be found unline at https://www.comment	a certifie that this Certificate of Compliance documentation is accurate and complete	no. revisionitisue Date		
	D. DECARATION OF REQUERE CENTRALING ON INSTALLATION DECARATION DECARATION OF REQUERE CENTRALING ON INSTALLATION DECARATION DECARATION OF REQUERE CENTRALING ON INSTALLATION DECARATION	Decementation Author Name: Brack Physic Decementation Author Supravate 22.37 Company: Criss Weber Dectric September Date: 04(1):4(207)	C 0 11 C		
	TES PAU HOREVION PAIS Fai	Address 10273 Rough & Ready Highway CLAY MRX Centification Intertification (Lapplication)	Grass Valley Electric		
	A P MOTION C shart be independent to all traditions (1) (1)	Ch. Mithel Day Control State (2000) 2000 2000 2000 2000 2000 2000 20	G. Brady Pryor		
	ANDC: 175-02-0. Must be submitted for a lighting month system or for an Energy Management Control Section (EMICS), so be D	RESPONSED PHILORS DECLARATION STATEMENT Teerity the following under penalty of perjury, under the laws of the State of Chilteenia	Phase (500) 275-7543		
		 The information provided on this Certificate of Compliance is true and correct. I am eligible under Division 3 of the Business and Professions Code to a unper responsibility for the building design or system design identified on this Certificate of 	Fat: (509; 125.450 Fat: (509; 253.450 hold preve outplots.et		
	P. DELEGRATION OF REQUEED CHEFFICATE OF ACCEPTANCE INFO: Interview of the second of the second of the second of the periods asset of the downers of a second of the sec	 a ten opper and control of the posterior and exercise and every states one to compare experiment for the country engine or system design and the posterior and the country engine or system design international or system. 	Brady prynow de global and Like 1/5/2566 (2005) Respire 5 Steady Here Cases Viller 1 alderen 95005		
	Table E. Additional Remarks. These documents must be provided to the basiling Augentin during cancillution and must be completed through on Acceptance Test Technician Semification invalues (ATLON). For more information with Unterview instructional acceptibilities advected and in	Certificate of Compilance conform to the requirements of Title 24, Part 1 and Part 6 of the California Code of Regulations.	read to open a Mondy Here Under Yollow 2 address 90005		
	M3 Forestille Forestille M3 Forestille Pros Fall	8. The building design features or system design features identified on this Certificate of Compliance are consistent with the information provided on other applicable compliance documents, worksheets, calculations, plans and specifications submittent to the enforcement agences for approval with this builting permit application.	Project Name and Address		
	WED42T0-021-A - Mout be submitted for All outdoor Righting controls except for wharabons where controls area badied to \$ 20	5 I will insure that a completed signed copy of this Certalizate of Compliance shall be made available with the builting permit(s) issued for the builting, and maile available to the enforcement agency for all applicable inspections. I understand that a completed signed copy of this Certificate of Compliance is required to be included with the			
	in possible.	decommentation the builder provider to the building exerce at or toponcy. Neusonable Designer Name: Analy Physic Analy Physic Analy Physic Analy Physic Analy Physic Analy Physic	NEVADA COUNTY		
			STORAGE FACILITY		
		Address 20072 Strangth & Hearly Inginiary Science Sci 2017566	12470 LOMA RICA DRIVE		
		Chy/State/Caje: 6r465 Vulley, CA 95985 [Pisone 5506-755-7543	GRASS VALLEY, CA 95945		
			Project No. Sheet		
			T24 ENERGY REPORTS		
			Date 4-22-2022		
			4-22-2022 Scole T 24 2		
	Calified Dep. Micros Section - 202 November & Desirem Sci., Ascentica, assessed as an 2010/02/2010/02.	Calculary (Several Diversion Database) 2019 Several Several Database (DV) Diversion (DV) Diversion (DV) Diversion Database (DV) Diversion DVD	scale N/A T-24 - 2		
	Notes and the second	1999-190			

Users/David/DocumentsI-Clients/Phyor/Phyor Client CAD/County Storage/County Storage 808.dvig, 04/22/22 09:55:05avi

Exhibit "B"

I		ī	ī	1	TP	WD/R	ΜH	VTR	VR	SOV	HWD/H	6	600	FCO	WCO	CWD/F	W	BS	BG	AC	PLUN
					TRAP PRIMER	WASTE DROP/RISER	WATER HEATER	VENT THROUGH ROOF	VENT RISER	SHUT OFF VALVE	R HOT WATER DROP/RISER	PROPANE GAS	GRADE CLEANOUT	FLOOR CLEANOUT	WALL CLEANOUT	COLD WATER DROP/R	IN WALL	BELOW SLAB	BELOW GRADE	ABOVE CEILING	PLUMBING SYMBOLS / ABBREVIATIONS
a	<	¥	HW	CW							SER					/RISER					ABBREVIATIONS

DRAINAGE PIPING PIPE MATERIAL SCHEDULE

MATERIALS FOR DRAINAGE PIPING SHALL BE IN ACCORDANCE WITH ONE OF THE REFERENCES STANDARDS IN 2019 CPC TABLE 701.2.

ABS AND PVC DWV PRING INSTALLATIONS SHALL BE INSTALLED IN ACCORDANCE WITH APPLICABLE STANDARDS REFERENCED IN TABLE 701.2 AND THE FIRE STOP PROTECTION REQUIREMENTS IN THE CALIFORNIA BUILDING CODE.

CAST-JRON SOIL PIPE AND FITTINGS AND THE STAINLESS STEEL COUPLINGS USED TO JOIN THESE PRODUCTS SHALL BE USTED AND TESTED IN ACCORDANCE WITH STANDARDS REFERENCED IN TABLE 701.2.

WATER PIPE, TUBE, AND FITTINGS

See Lube, ITTINGS SOURCE CARRY THERA DEVALUES, SUPERIAL CARRY WITH INF DOTABLE WARTER STERK MERCER TO SUPERIAL CONSTRUMENTS IN WRITE ITTINGS AND VALUES AN AND E READ CORRER ALLOSS CONTAINING MORE THAN 15 PERCENT THEM OF WRITEN AND ATTERS CORRECTORY CONCENTIONS CONTAINING AND ESSISTANT TO CEMPERICATION AND STERS CORRECTORY CRACING IN COMPLIANCE WITH NSF 14.

MATEINALS USED IN THE WATER SUPPLY SYSTEM, EXCEPT VALVES AND SIMULAR DEVICES, SMALL BE OF A LIKE MATERIAL, EXCEPT WHERE OTHERWISE APPROVED BY THE AUTHORITY HAVING JURISDICTION

MATERIALS FOR BUILDING WATER PIPING AND BUILDING SUPPLY PIPING SHALL COMPLY WITH THE APPLICABLE STANDARDS REFERENCED IN TABLE 604.1.

COPPER OR COPPER ALLOY TUBE FOR WATER PIPING SHALL HAVE A WEIGHT OF NOT LESS THAN TYPE L.

PRY TUBING SMALL MEET ON EXCEED THE REQUIREMENTS OF ASTM 1826-2015A OR AN EQUIVALENT OR ANOBE TRENGENT STANDARD WHEN USED IN CONTINUOUSLY RECORDANTING HOT UNATER SYSTEMS AND THE PEX TUBING 5 EXPOSED TO THE HOT WATER 100% OF THE TIME.

DAPROVED PLASTIC ANTERALS SHALL BE FREMITED TO BE USED NA BULDING SLIPPLY PIPING. ROUTED THAT WHERE ARTAN BULDING SUPPLY PIPING IN THE ROBAL SUPPLY STATEMALS. GROUNDING PURPOSES, REPLACEMENT PIPING, THEREFORE, SHALL BE OF LIKE MATERIALS.

M	UMBING FIXTURE SCHEDULE		
51	DESCRIPTION	MANUFACTURER/MODEL #	REMARKS
2	ADA COMPLIANT	KOHLER	WHITE VITREOUS CHINA, ELONGATED BOWL
	WATER CLOSET	K-3713	17" HIGH, ADA COMPLIANT, 1.28 GPF TOILET
N	WATER CLOSET	KOHLER	WHITE VITREOUS CHINA, ELONGATED BOWL
		K-3575	14 1/2" HIGH, 1.28 GPF TOILET
	ADA COMPLIANT	KOHLER	WHITE, VITREOUS CHINA, 6-1/4" DEPTH,
	WALL HUNG LAVATORY	K-2028-1	ADA COMPLIANT LAVATORY
			X-15583-4RA CENTERSET FAUCET
-	HI-LO DRINKING FOUNTAIN	ELKAY	HI-LO DRINKING FOUNTAIN
		LZSTLØWSLX	
	ADA COMPLIANT	DAYTON	STAINLESS STEEL DOUBLE BOWL SINK AND
	KITCHEN SINK	K233224DF	FAUCET KNIT, COUNTER MOUNT
	STAINLESS STEEL	ELKAY	STARVLESS STEEL SINGLE BOWL
	DEEP SINK	DCR252212	COUNTER MOUNT
	MOP SINK	FLORESTONE	TERAZZO MOP SINK
		MSR 2424	WITH ACCESSORIE PACKAGE
ŝ	EMERGENCY EYEWASH/	HAWS	COMBINATION SHOWER AND EYE/FACE WASH
	SHOWER	8300-8309	
-	ELECTRIC 30 GAL	GENERAL ELECTRIC	30 GAL ELECTRIC WATER HEATER, UEF=0.92
	WATER HEATER	GE30S10BMM01	240V/1PH 5500 W 30A 49-7/8" H x 12118

WATER HEATERS MUST MEET CAUFORNIA ENERGY COMMISION TITLE 20

INSTANTANEOUS ELECT

EeMax LavAdvantage

Min Flow 0.2 GPM 120V, 1.8 KW, 15A

NOTE WH-

PLUMBING NOTES

- ALL WATER AND WASTE PLUMBING INSTALIATION WORK AND ALL PLUMBING MATERIAL SHALL BE IN ACCORDANCE WITH THE 2019 CALIFORNIA PLUMBING CODE.
- IT IS THE INSTALLING CONTRACTORS RESPONSIBILITY TO ASSURE ALL SYSTEMS FUNCTION PROPERLY, SAFELY, AND MEET ALL LOCAL, STATE AND REGIONAL CODES.
- ALL WORK IS TO CONFORM TO THE ACCEPTED STANDARDS OF THE TRADE. THE GENERAL CONTRACTOR IS TO BE NOTIFIED IF ANY SUBSTITUTIONS ARE SEEN TO BE NECESSARY. CONTRACTOR SHALL COORDINATE WITH OTHER TRADES.
- SUNCENTRAL STATUTES ON DECEMBENT OF DEVAS SAML BE SELECTED BY NOTZALING SUNCENTRACTOR AND SUMMITTED ON DEVEST REPERENTATION FOR MONTAL MER AS DENOMINE SUNCENT OF AND CAL-GREEN CODES, MAXIMUM FLOW PARTS SHALL BE AS SUNCENT 1.5 GPM

UNVATORIES WATER CLOSETS 1.5 GPM 0.25 GPM 1.28 GPF

- TRAINSH AND NSTALL ALL MATERIALS AND PERFORM ALL UADOR NECESSARY FOR A COMPLETE INSTALATION OF PLANENIS WORK INDUCTED ON THE DRAMINISC. PROVIDE ANY INECENTAL WORK NOT SHOWN OR SECOFED, WHICH DAN RAGGONARY ED INFERED OR TAKEN AS BELONGING TO THE WORK AND NECESSARY TO PROVIDE THE COMPLETE SYSTEM.
- PROVIDE ALL RECESSARY PLUMBING CONNECTIONS TO ECULPMENT FURNISHED UNDER OTHER DIVIDIONS ON SECTION OF BY OWNERS, PROVIDE SUPTOP FVAVES OS STOPS AF EACH CONNECTION, AT GAS CONNECTIONS, PROVIDE GAS COCO, BITTE GL, UNDO AND FEX CONNI, PROVIDE DIAMN PAN AND TEMPERATURE / PRESSURE RELIEF VALVES AT WATER HEATERS.
- ENDING IS TO BE FILD LOCATED IN SUCH A WAY AS TO AVOID OBSTACES, MEET CALIFORNIU FULMBING CODE (FULD ICOLATED IN SUCH A WAY AS TO AVOID OBSTACES, MEET CALIFORNIU FULMBING CODE (FULD ISCURFED AND ALLOW SERVICE CLEARANCE TO AREAS AND EQUIPMENT THAT MAY REQUIRE SERVICING.
- ALL HORIZONTAL WASTE / VENT PRPES SHALL HAVE A N NOTED OTHERWISE. A SLOPE OF X" PER FOOT UNLESS
- HORIZONTAL VENT PIPE SHALL BE SO GRADED AND CONNECTED AS TO DRIP BACK BY GRAVITY TO THE DRAIN PIPE IT SERVES PER 2019 CPC.
- NEGLAYE, ALL POTABLE HOT WATES SUPERY PENS WITH N° WALL THEORESS HISUL-TUBE* OR EQUAL CONDUCTIVITION 229 BITU-JUNAS*131 75.5* IN NON CONDITIONED SPACE, IN ACCORDANCE WITH ASTM C137 OR CS18.

ALL HOT TEMPERED AND 150 PSIG COLD PIPING.

WATER

- FOR EXACT LOCATION OF PLUMBING FIXTURES AND MOUNTING HEIGHTS, SEE ARCHITECTURAL ELEVATIONS.
- PRESSURE RELIEF VALVE SHALL DRAIN IN ACCORDANCE WITH 2019 CPC.
- WHERE WATER AND SEWER ARE RUN IN A COMMON TRENCH, TRENCHING SHALL MEET THE REQUIREMENTS SET FORTH IN THE 2019 CALIFORNIA PLUMBING CODE.
- VERIFY EASY SHUT-OFF CAPABILITY FOR WATER HEATERS.
- PROVIDE WATER HEATER SUPPORT AND SEISMIC BRACING PER 2019 CPC, PROVIDE VANDAL PROOF WATER HEATER CONNECTION TO BUILDING AS SPECIFIED.
- Pipping shall be supported and braced in accordance with charter 3 of the 2019 cPC With superstruct hangers, or equal. Provide solators at all mangers where piping 19 Not insulated.
- 18. PROVIDE BACKFLOW PREVENTION FOR WATER SUPPLY TO BUILDING AS REQUIRED BY ADMINISTRATIVE AUTHORITY.
- 20, FOR IN TRENCH DETAILS, SEE CIVIL DRAWINGS. PRIMERS SHALL BE PROVIDED FOR ALL FLOOR DRAINS.
- CLEANOUTS IN FIRE RATED WALLS SMALL HAVE BOTH METAL BODY WITH PIPE MATERIAL SCHEDULE. AND COVER CONSISTENT
- 22. FOR PIPING MATERIALS OUTSIDE OF BUILDING, REFER TO CIVIL ENGINEERING SPECIFICATIONS
- SLOPE ALL CONDENSATE AT 1/A" PER F.T. CONDENSATE PERING SMALL DE SCH. 40 PVC. INSULATI CONDENSATE PERING WITH 1/7" WALL THICKNESS PIPE INSULATION WHERE PIPING RUINS ABOVE CONDITIONED SPACE.
- A UTO SERVICE AN A DECISIÓN DE AL MARCENTE DE AL MARCENTE DE CONCERNE DE AL MARCENTE DE LA MARCE

- FLOD, WALL, AND CELUNG PLATES: FIT ALL PIPES WITH OR WITHOUT INSULATION PASSING THROUGH WALLS, FLODES, OF CELUNGS, AND ALL HANGER RODS PENETRATING FINISHED CELUNGS WITH CHROME-PLATED OR STANLESS STEEL PLATES, OPENINGS THROUGH AIR PLENUNG SHALL DE SALED ARTIOHT.
- BOVIDE HIT FS-ONE FRESTOP SEALANT ARQUND PPE PENETANTONS THROUGH 1 08 2 HOUR BAITE UNKL OR FLOOR ASSEMBLIES, APPLY ACCORDING TO MANUFACTURERS RECOMMENDATIONS.
- PLUMBING VENTS SHALL BE AT LEAST 10' FROM OR 3' ABOVE ANY DOOR, OPENABLE WINDO' MECHANICAL AIR INTAKE, OR OTHER INLETS INTO THE BUILDING PER 2019 CPC.

P1.0

521 NEVADA STREET NEVADA CITY, CA 95959 (530) 470-3409 DDDDDD SUEEKA FOUTHILLS 130 EAST WAN STREET DRASS VALLEY, CA 95845 (SJD) 477-SJDD SFCONC.CON

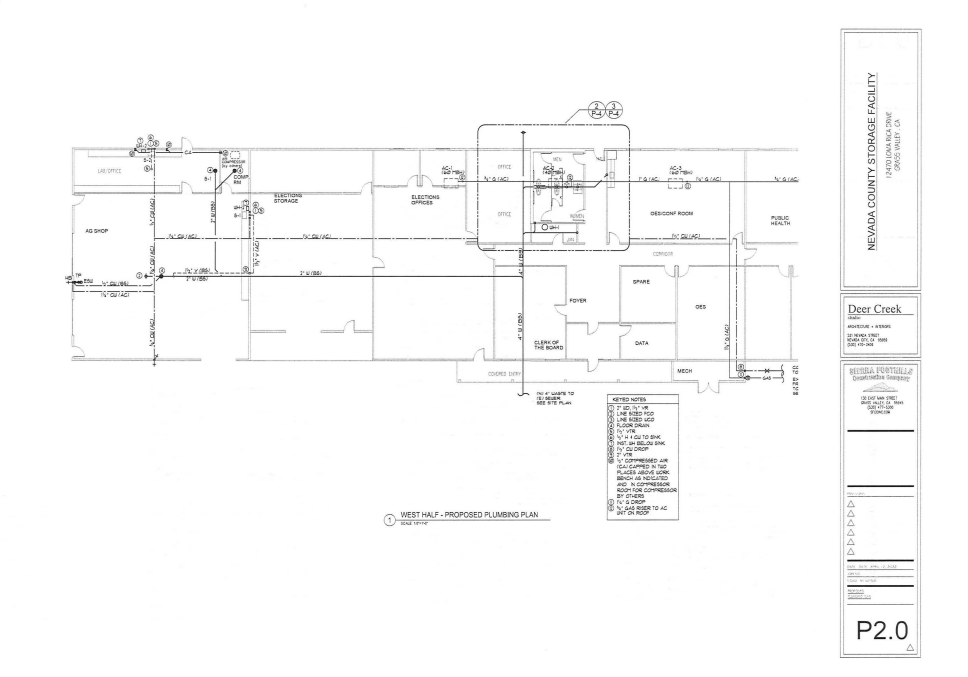
12470 LOWA RICA DRIVE GRASS VALLEY . CA

Deer Creek ARCHITECTURE + INTERORS

Market Construction State (1)
 Market Construction Nutrific Time Construction State (1)
 Market Construction State (1

29. TESTING OF PIPING

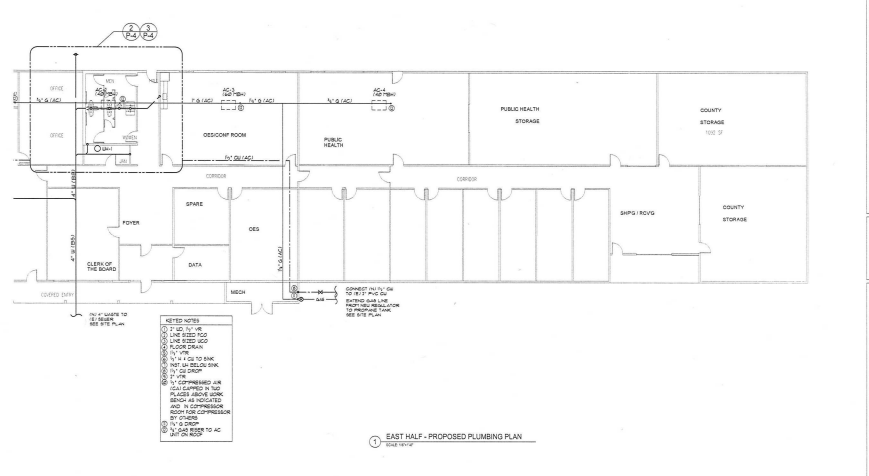
TEST PRESSURE PEIG FILL WITH WATER TO TOP OF HIGHEST JOINT IN SYSTEM, ALLOW TO STAND 2 HOURS OR LOWEER AS DIRECTED BY INSPECTOR



1.11.1.1

Exhibit "B"





NEVADA COUNTY STORAGE FACILITY 12470 LONA RCA DRVE GRAGS VALLEY, CA

Deer Creek

521 NEVADA STREET NEVADA CITY, CA 95959 (530) 470-3409

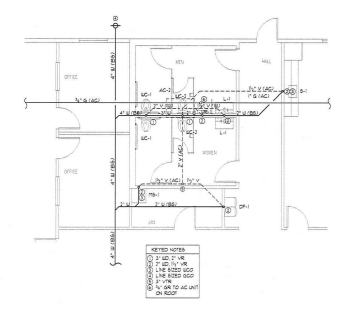
SULFAR FOOTBLES

130 EAST WAN STREET GRASS VALEY, CA 95945 (530) 477-5300 SFCCNC.COM

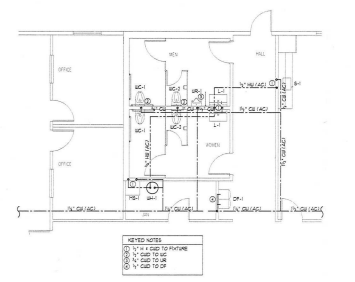
Para Research

 \triangle

Exhibit "B"



2 PROPOSED WASTE &VENT PLAN



3 PROPOSED WATER PLAN

NEVADA COUNTY STORAGE FACILITY 12470 LOMA RICA DRIVE GRASS VALLEY . CA Deer Creek ARCHITECTURE + INTERIORS 521 NEVADA STREET NEVADA CITY, CA 95959 (530) 470-3409 STERICA FOOTHILLS Generation Company 1200 130 EAST WAIN STREET GRASS VALLEY, CA 95945 (530) 477-5300 SFCCNC.COM Date Date Artal . 108/122 PROTOMO PLUMBING PLAN P4.0 \triangle Exhibit "B"

	c.	COOLING		HEATING		F4	N				
SYMBOL	TOTAL	SENSIBLE	COIL EDB/EUB(F)	CAPACITY (BTUH) NPUT/OUTPUT	DB (F)	ORM	5.P. ("WC)	ELECT.	MFGR. 1 MODEL NO.	OA. CRM	REMARKS
æ	33,600	25,630	80/66	60,000 49,000	19	050	30	208/230V 14,60HZ 40 A	CARRIER 481/LNCØ36.060		ROOF MOUNTED PACKAGE GAS / ELECTRIC UNIT 14 SEER, IIS EER ARE + 8/%, MCA+21.8, RLA+16-7, LRA+79 DM: 47* W + 43* D × 59% + R, UEIGHT: 349*
49	27,460	פור,ונ	77/65	40,000	19	1000	20	208/230V 14, 60HZ 30 A	CARRIER 48vlNCØ30040		ROOF MOUNTED PACKAGE GA6 / ELECTRIC UNIT 14 SEER IIS EER ARLE = 8%3, MCA+2738, RLA+16,7, LRA+79 DM1: 41* W x 43* D x 45%2 * H, WEIGHT: 349*
	33,600	25,630	80/66	60,000 49,000	19	050	80	208/230V 14, 60HZ 40 A	CARRIER 48vlncø36ø6ø		ROOF MOUNTED PACKAGE GAS / ELECTRIC UNIT 14 SEER, IIS EER APLE : 8/%, MCA-218, RLA:16.7, LRA-19 DIM: 471 W x 43' D x 5%' H, WEIGHT: 349*
(AS)	13,800	ଜମଷ୍ଟଟ	19/66	40,000	19	100	80	208/230V 19,60HZ 20 A	CARRIER 48VLNCØ24040		ROOF MOUNTED PACKAGE GAS / ELECTRIC UNIT 14 SEER 115 EER APLE = 875, MCA+154, RLA+80,7, LRA+46 DM1; 41° W × 43° D × 43% " H, WEIGHT: 304*

		COOLING									
	c.	APACITY (BI		HEATIN	G	FAR	٩				
STRIBOL	TOTAL	SENSIBLE	COL EDB/EUB/F	CAPACITY	DB (F)	CPM	5.P. (ישבי)	ELECT.	MRGR. 4 MODEL NO.	of B	REMARKS
(HP)		•	•		19	Ne-382		208/230V 19, 60HZ	CARRIER 40MAHBQI2XA3		INDOOR DUCTLESS SPLIT HIGH WALL UNIT 20 SEER, 12.4 EER, 24.6 U, MCA + 0.31, FAN FLA+025 DI11: 31.3" U x II.6" H x 8.86" D, UEIGHT: 22.11"
(HP) B	12,000	12,000	80/62	12,000	•	•		208/230V I+, 60HZ I5A	CARRIER 38MARI2R-3		OUTDOOR DUCTLESS SPLIT UNIT, IØ2 HSPF 54 W, J9A, MCA +9, COMP, RLA + 5,65, DIM: 32,69* W, I311,* D, 21,8** H, WEIGHT: 83*
				•	19	176-382		208/230V 14, 604Z	CARRIER 40MAHBQI2XA3		INDOOR DUCTLESS SPLIT HIGH WALL UNIT 20 SEER, 12,4 EER, 14,6 U, MCA + 031, FAN FLA+025 DIM: 313* U × 11,6* H × 8,86* D, UEIGHT: 22,11*
	12,000	12,000	80/62	12,000				208/230V 14, 60HZ 15A	CARRIER 38MARI2R-3		OUTDOOR DUCTLESS SPLIT UNIT, IO2 HSPF 54 W, J9A, MCA +9, COMP, RLA + 565, DM: 32294 W, ISII," D, 2181" H, WEIGHT, 83*

EXHAUST FAN SCHEDULE												
SYMBOL	DESCRIPTION	ORM	5P	MFGR 4 MODEL NO.	ELECT.	REMARKS						
	DIRECT DRIVE CEILING CABINET FAN	nø	ø	PANASONIC UHISPER CEILING FV-20VQ3	035 A, 44 U 184 RPM, 120V, 14	INSTALL BACKDRAFT DAMPERS 6" DUCT						
Ŧ	DIRECT DRIVE CEILING CABINET FAN	30	ol	PANASONIC WHISPER CEILING FV-Ø5IIVGI	ØJI A, 5.9 W, 1172 RPM, 12ØV, 14	INSTALL BACKDRAFT DAMPERS 4 or 6" DUCT						
	DIRECT DRIVE CEILING CABINET FAN	120	æ	PANASONIC UHISPER CEILING FV-III5VQI	20 A, 123 U 195 RPM, 120V, 14	INSTALL BACKDRAFT DAMPERS						

NOTES INSTALLMONT EXHIUST FAN ACCORDING TO MANFACTURER'S RECOMMENDATIONS. 2. EXHIUST FANS FF-1 (FF-3 SHALL BE EVERD TO BULL SETCH. 3. EXHIUST FANS FF-3 SHALL BE CONTROLLED BY ROOM THERMOSTAT().

NEVADA COUNTY STORAGE FACILITY i 2470 LOMA RICA DRIVE GRASS VALLEY . CA

Deer Creek ARCHITECTURE + INTERIORS 521 NEVADA STREET NEVADA OTY, CA 95959 (530) 470-3409

SUBBLE FOUTBLES 130 EAST MAIN STREET DRASS VALEY, CA 59945 (S10) 477-5300 SFCDNC COM

000000 DATE NO





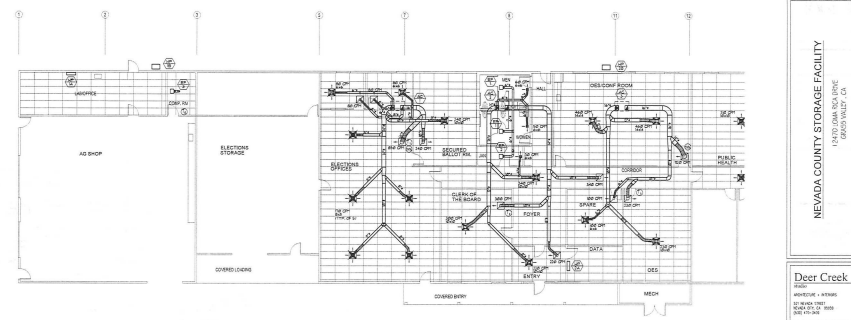
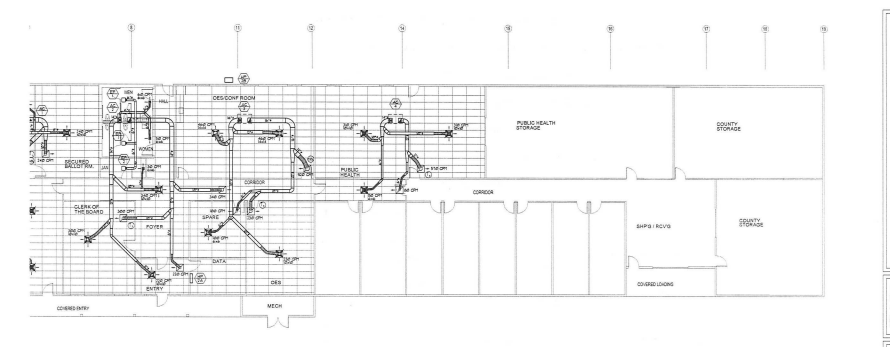




Exhibit "B"



NEVADA COUNTY STORAGE FACILITY

12470 LONA RICA DRIVE GRASS VALLEY , CA

Internet Amerika, 2007 2016 No. 2016 No

 \triangle

JOHN BARLEYCORN INVESTORS, LLC

Building Specifications

Nevada County Office/Storage Facility 12740 Loma Rica Dr., Grass Valley, CA August 8, 2022

- Foundation to be 3,000 psi concrete. Pier and perimeter footings to be engineered design by building manufacturer. Slab to be 4" concrete with #3 rebar at 18" EW, over 4" base rock over 6 mil vapor barrier.
- Steel building to be:
 - 60' X 335' X 12' "CBC" steel building with gable roof at 4:12 pitch. Building designed with (15) bays clear span
 - bays, standard cable or rod bracing on both side walls, 95 C wind load, 6 lb. collateral roof load, 60 lb. ground
 - and 37.8 lb. roof snow loads. Front wall of building has (2) 8' deep recessed loading dock areas with soffit and
 - (1) 6' X 81' projection canopy with soffit. Included in the canopy is a 6' X 21' mechanical roof that will be fully
 - enclosed. 26 gauge colored "Kynar" R-panel roofing, wall sheeting and trim. 26 gauge colored snow rated
 - o gutters and downspouts included.
 - o 6" MBI roof and 4" MBI wall insulation
 - o (8) 3' X 7' steel man doors with narrow lite glass, heavy duty panic hardware and closer
 - o (1) 6' X 7' steel man door with panic hardware and closer
 - \circ (4) 10' X 10' insulated roll up doors with chain drive operators
 - o (1) 12' X 12' insulated roll up door with chain driver operator
 - o (1) 9' X 7' framed openings for store front door (store front door by others)
 - o (9) 4' X 4' framed openings for windows (windows by others)
 - o Engineered steel building drawings, tax, freight labor and equipment included.

JOHN BARLEYCORN INVESTORS, LLC

- Windows and storefront to be bronze aluminum frame fixed windows.
- Plumbing to be ABS waste lines, PEX water lines. Fixtures to be white and chrome, Kohler or equal. Gas line to be steel piping.
- Electrical system to be 800 amp service to the building with distribution per plans as requested. Lighting to be standard recess office lighting. Storage lighting to be suspended system.
- HVAC system to be roof mounted Carrier package units for conditioned office spaces only.
- Fire sprinkler system to be standard wet system. Storage areas to have no accommodations for flammables or high stack storage.
- Insulation to be 6" fiberglass batts at roof, 4" batts at walls. Additional R-19 batts at furred out exterior walls. Sound insulation at bathrooms.
- Interior paint to be two coats Benjamin Moore on all walls.
- Ceiling system to be suspended with acoustic 2'x4' panels at offices. No ceiling at storage areas.
- Floor coverings to be:
 - Commercial vinyl plank at entry.
 - Sheet vinyl at bathrooms, breakroom and janitor closet.
 - o Commercial carpet with rubber topset base at offices.
 - Total floor coverings to be 7, 668 SF
 - No floor coverings on storage shop or miscellaneous spaces.



COMMERCIAL LEASE AGREEMENT

(C.A.R. Form CL, Revised 12/15)

Date	e (For ref	erence only): July 20, 2022			
			n Investments, LLC or Assig y of Nevada	nee	("Landlord") and ("Tenant") agree as follows:
1.	Grass \	RTY: Landlord rents to Tenant and Tenant re Valley, CA 95945 a 20,220 SF Building Per a approximately 100.000 % of the total squ	ents from Landlord, the real pr Attached Specifications		ed as: <u>12740 Loma Rica Dr.,</u> ("Premises"), which
	descript	tion of the Premises.	are rootage of remable space	in the entire property. See exhibit	in a tarted
2.		The term begins on (date) Issuance A or B):	e of Certificate of Occupant	y, approximately 9/1/2023	("Commencement Date"),
	 A. B. C. 	Lease: and shall terminate on (date) the term of this agreement expires, with L specified in paragraph 2B. Rent shall be a terms and conditions of this agreement sha Month-to-month: and continues as a mon other at least 30 days prior to the intended RENEWAL OR EXTENSION TERMS: See	andlord's consent, shall creat t a rate equal to the rent for t Il remain in full force and effec nth-to-month tenancy. Either termination date, subject to ar	e a month-to-month tenancy that the immediately preceding month, st. party may terminate the tenancy	payable in advance. All other by giving written notice to the
3,	BASE F		Sauti Marcine Bartine B	-	
		nant agrees to pay Base Rent at the rate of (C (1) \$ per month,	for the term of the agreement for the first 12 months of the a adjusted according to any ind Il Urban Consumers ("CPI")	greement. Commencing with the 1 crease in the U.S. Consumer Price for	Index of the Bureau of Labor
		preceding the first calendar month during Commencement Date. In no event shall an adjustment. If the CPI is no longer publish reflects the CPI.	ny adjusted Base Rent be les ed, then the adjustment to Ba	is than the Base Rent for the mor ase Rent shall be based on an alt	th immediately preceding the ernate index that most closely
	L	(3) \$ per month for \$ per month for	or the period commencing	and ending	and
				and ending and ending	waarde
		(4) In accordance with the attached rent s		and chang	No. 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 19
	X	(5) Other: See item #40 of this agreeme		-	-
	C. If t on	se Rent is payable in advance on the 1st (or he Commencement Date falls on any day othe a 30-day period. If Tenant has paid one full mo all be prorated based on a 30-day period.	r than the first day of the mon		month shall be prorated based
4.	RENT:				
	B. Pa 13	finition: ("Rent") shall mean all monetary oblig yment: Rent shall be paid to (Name) 0 E Main St., Grass Valley, CA 95945 ation specified by Landlord in writing to Tenar	John Barleycorn	under the terms of this agreement, Investments, LLC or Assignee	
	C. Tir	ning: Base Rent shall be paid as specified in p	paragraph 3. All other Rent sh		
5.	If Tenar is no obligate	POSSESSION: Tenant is entitled to possess in the possession prior to the Commencement tobligated to pay Rent other than Base Rend d to comply with all other terms of this agreent	ent Date, during this time (i) ht. Whether or not Tenant is		se Rent, and (ii) Tenant X is
6.		ITY DEPOSIT:	land an a second	dennii Tenni arean artis b	ald Darling responsible for its
	ret	nant agrees to pay Landlord \$One Month F urn. (IF CHECKED:) If Base Rent increase oportion as the increase in Base Rent.	es during the term of this agre	9	security deposit by the same
	no lice Te	or any portion of the security deposit may be n-sufficient funds ("NSF") fees, or other sums ensee of Tenant; (iii) broom clean the Premis nant. SECURITY DEPOSIT SHALL NOT BE	due; (ii) repair damage, exclues, if necessary, upon termination USED BY TENANT IN LIEU (uding ordinary wear and tear, caus ation of tenancy; and (iv) cover an OF PAYMENT OF LAST MONTH'	ed by Tenant or by a guest or y other unfulfilled obligation of \$ RENT. If all or any portion of
	Te arr Ho	e security deposit is used during tenancy, Tena nant. Within 30 days after Landlord receives po nount of any security deposit received and th wever, if the Landlord's only claim upon the	ossession of the Premises, Lar e basis for its disposition, and security deposit is for unpaid	ndlord shall: (i) furnish Tenant an ite d (ii) return any remaining portion d Rent, then the remaining portior	mized statement indicating the of security deposit to Tenant.
		duction of unpaid Rent, shall be returned with interest will be paid on security deposit, unlest			
Lan	dlord's In	itials () ()		Tenant's Initials () ()
		mia Association of REALTORS®, Inc.			合
CL.	REVISE	ED 12/15 (PAGE 1 OF 6)	L LEASE AGREEMENT	CL PAGE 1 OF A	EDUAL HEUSENE CHROMON TY
	******	COMMERCH	TE LEADE AUREENIENT	UL PAGE I UF 0	

F				***************************************
Pacific Land Enterprises 130 East Main St.	Grass Valley, CA 95945	Phone: 530-273-9262	Fax:	Nevada County
Wendy Schutt	Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harv	vood St, Suite 2200, Dallas, TX 75201	www.lwolf.com	

7. PAYMENTS:

		TOTAL DUE	PAYMENT RECEIVED	BALANCE DUE	DUE DATE
A.	Rent: From To	\$	\$	\$	
В.	Date Date Security Deposit	¢	\$	\$	
C.	Other:	\$	\$	\$	
D.	Category Other:	\$	S	S	
E.	Category Total:	s	S	\$	

8. PARKING: Tenant is entitled to All unreserved and reserved vehicle parking spaces. The All right to parking 🕅 is not included in the Base Rent charged pursuant to paragraph 3. If not included in the Base Rent, the parking rental fee shall be an additional \$ per month. Parking space(s) are to be used for parking operable motor vehicles, except for trailers, boats, campers, buses or trucks (other than pick-up trucks). Tenant shall park in assigned space(s) only. Parking space(s) are to be kept clean. Vehicles leaking oil, gas or other motor vehicle fluids shall not be parked in parking spaces or on the Premises. Mechanical work or storage of inoperable vehicles is not allowed in parking space(s) or elsewhere on the Premises. No overnight parking is permitted.

9. ADDITIONAL STORAGE: Storage is permitted as follows: As per tenant needs The right to additional storage space is is not included in the Base Rent charged pursuant to paragraph 3. If not included in Base Rent, storage space shall be an additional \$ per month. Tenant shall store only personal property that Tenant owns, and shall not store property that is claimed by another, or in which another has any right, title, or interest. Tenant shall not store any improperly packaged food or perishable goods, flammable materials, explosives, or other dangerous or hazardous material. Tenant shall pay for, and be responsible for, the clean-up of any contamination caused by Tenant's use of the storage area.

10. LATE CHARGE; INTEREST; NSF CHECKS: Tenant acknowledges that either late payment of Rent or issuance of a NSF check may cause Landlord to incur costs and expenses, the exact amount of which are extremely difficult and impractical to determine. These costs may include, but are not limited to, processing, enforcement and accounting expenses, and late charges imposed on Landlord. If any installment of Rent due from Tenant is not received by Landlord within 5 calendar days after date due, or if a check is returned NSF, Tenant shall pay to Landlord, respectively, as late charge, plus 10% interest per annum on the delinquent amount and \$25.00 as a NSF fee, any of which shall be S

deemed additional Rent. Landlord and Tenant agree that these charges represent a fair and reasonable estimate of the costs Landlord may incur by reason of Tenant's late or NSF payment. Any late charge, delinquent interest, or NSF fee due shall be paid with the current installment of Rent. Landlord's acceptance of any late charge or NSF fee shall not constitute a waiver as to any default of Tenant. Landlord's right to collect a Late Charge or NSF fee shall not be deemed an extension of the date Rent is due under paragraph 4, or prevent Landlord from exercising any other rights and remedies under this agreement, and as provided by law.

11. CONDITION OF PREMISES: Tenant has examined the Premises and acknowledges that Premise is clean and in operative condition, with the following exceptions: To be inspected and approved upon completion. Items listed as exceptions shall be dealt with in the following manner:

12. ZONING AND LAND USE: Tenant accepts the Premises subject to all local, state and federal laws, regulations and ordinances ("Laws"), Landlord makes no representation or warranty that Premises are now or in the future will be suitable for Tenant's use. Tenant has made its own investigation regarding all applicable Laws.

13. TENANT OPERATING EXPENSES: Tenant agrees to pay for all utilities and services directly billed to Tenant.

14. PROPERTY OPERATING EXPENSES:

Tenant agrees to pay its proportionate share of Landlord's estimated monthly property operating expenses, including but not limited to, common area maintenance, consolidated utility and service bills, insurance, and real property taxes, based on the ratio of the square footage of the Premises to the total square footage of the rentable space in the entire property. See Item #40 of this Agreement.

(If checked) Paragraph 14 does not apply. OR B.

15. USE: The Premises are for the sole use as storage and offices per tenant's needs.

No other use is permitted without Landlord's prior written consent. If any use by Tenant causes an increase in the premium on Landlord's existing property insurance, Tenant shall pay for the increased cost. Tenant will comply with all Laws affecting its use of the Premises.

- 16. RULES/REGULATIONS: Tenant agrees to comply with all rules and regulations of Landlord (and, if applicable, Owner's Association) that are at any time posted on the Premises or delivered to Tenant. Tenant shall not, and shall ensure that guests and licensees of Tenant do not, disturb, annoy, endanger, or interfere with other tenants of the building or neighbors, or use the Premises for any unlawful purposes, including, but not limited to, using, manufacturing, selling, storing, or transporting illicit drugs or other contraband, or violate any law or ordinance, or committing a waste or nuisance on or about the Premises.
- 17. MAINTENANCE:
 - Tenant OR (If checked, Landlord) shall professionally maintain the Premises including heating, air conditioning, electrical, plumbing and A. water systems, if any, and keep glass, windows and doors in operable and safe condition. Unless Landlord is checked, if Tenant fails to maintain the Premises, Landlord may contract for or perform such maintenance, and charge Tenant for Landlord's cost.

в.	Landlord OR X (If checked,	Tenant) shal	I maintain	the roof,	foundation,	exterior walls,	common	areas	and
----	----------------------------	--------------	------------	-----------	-------------	-----------------	--------	-------	-----

Landlord's Initials () ()	Tenant's Initials	() ()	
CL REVISED 12/1	5 (PAGE	2 OF (6)					
			COMMERCIA	L LEASE AGREEMENT (CL PAGE 2 OF 6)				•

Nevada County



Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

- 18. ALTERATIONS: Tenant shall not make any alterations in or about the Premises, including installation of trade fixtures and signs, without Landlord's prior written consent, which shall not be unreasonably withheld. Any alterations to the Premises shall be done according to Law and with required permits. Tenant shall give Landlord advance notice of the commencement date of any planned alteration, so that Landlord, at its option, may post a Notice of Non-Responsibility to prevent potential liens against Landlord's interest in the Premises. Landlord may also require Tenant to provide Landlord with lien releases from any contractor performing work on the Premises.
- 19. GOVERNMENT IMPOSED ALTERATIONS: Any alterations required by Law as a result of Tenant's use shall be Tenant's responsibility. Landlord shall be responsible for any other alterations required by Law.
- 20. ENTRY: Tenant shall make Premises available to Landlord or Landlord's agent for the purpose of entering to make inspections, necessary or agreed repairs, alterations, or improvements, or to supply necessary or agreed services, or to show Premises to prospective or actual purchasers, tenants, mortgagees, lenders, appraisers, or contractors. Landlord and Tenant agree that 24 hours notice (oral or written) shall be reasonable and sufficient notice. In an emergency, Landlord or Landlord's representative may enter Premises at any time without prior notice.
- -21. SIGNS: Tenant authorizes Landlord to place a FOR SALE sign on the Premises at any time, and a FOR LEASE sign on the Premises within the 90 _________) day period preceding the termination of the agreement._______
- 22. SUBLETTING/ASSIGNMENT: Tenant shall not sublet or encumber all or any part of Premises, or assign or transfer this agreement or any interest in it, without the prior written consent of Landlord, which shall not be unreasonably withheld. Unless such consent is obtained, any subletting, assignment, transfer, or encumbrance of the Premises, agreement, or tenancy, by voluntary act of Tenant, operation of law, or otherwise, shall be null and void, and, at the option of Landlord, terminate this agreement. Any proposed sublessee, assignee, or transferee shall submit to Landlord an application and credit information for Landlord's approval, and, if approved, sign a separate written agreement with Landlord and Tenant. Landlord's consent to any one sublease, assignment, or transfer, shall not be construed as consent to any subsequent sublease, assignment, or transfer, and does not release Tenant of Tenant's obligation under this agreement.
- 23. POSSESSION: If Landlord is unable to deliver possession of Premises on Commencement Date, such date shall be extended to the date on which possession is made available to Tenant. However, the expiration date shall remain the same as specified in paragraph 2. If Landlord is unable to deliver possession within 50 (or) alendar days after the agreed Commencement Date, Tenant may terminate this agreement by giving written notice to Landlord, and shall be refunded all Rent and cocurity deposit paid.
- -24. TENANT'S OBLIGATIONS UPON VACATING PREMISES: Upon termination of agreement, Tenant shall. (i) give Landlord all copies of all keys or opening devices to Premises, including any common areas; (ii) vacate Premises and surrender it to Landlord empty of all persons and personal property; (iii) vacate all parking and storage spaces; (iv) deliver Premises to Landlord in the same condition as referenced in paragraph 11; (v) clean Premises; (vi) give written notice to Landlord of Tenant's forwarding address, and (vii)

All improvements installed by Tenant, with or without Landlord's consent, become the property of Landlord upon termination. Landlord may nevertheless require Tenant to remove any such improvement that did not exist at the time possession was made available to Tenant.

- 25. BREACH OF CONTRACT/EARLY TERMINATION: In event Tenant, prior to expiration of this agreement, breaches any obligation in this agreement, abandons the premises, or gives notice of tenant's intent to terminate this tenancy prior to its expiration, in addition to any obligations established by paragraph 24, Tenant shall also be responsible for lost rent, rental commissions, advertising expenses, and painting costs necessary to ready Premises for re-rental. Landlord may also recover from Tenant: (i) the worth, at the time of award, of the unpaid Rent that had been earned at the time of termination; (ii) the worth, at the time of award, of the amount by which the unpaid Rent that would have been earned after expiration until the time of award exceeds the amount of such rental loss the Tenant proves could have been reasonably avoided; and (iii) the worth, at the time of award, of the amount by which the unpaid Rent that unpaid Rent for the balance of the term after the time of award exceeds the amount of such rental loss that Tenant proves could be reasonably avoided. Landlord may elect to continue the tenancy in effect for so long as Landlord does not terminate Tenant's right to possession, by either written notice of termination of possession or by releting the Premises to another who takes possession, and Landlord may enforce all Landlord's rights and remedies under this agreement, including the right to recover the Rent as it becomes due.
- 26. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or partially damaged or destroyed by fire, earthquake, accident or other casualty, Landlord shall have the right to restore the Premises by repair or rebuilding. If Landlord elects to repair or rebuild, and is able to complete such restoration within 90 days from the date of damage, subject to the terms of this paragraph, this agreement shall remain in full force and effect. If Landlord is unable to restore the Premises within this time, or if Landlord elects not to restore, then either Landlord or Tenant may terminate this agreement by giving the other written notice. Rent shall be abated as of the date of damage. The abated amount shall be the current monthly Base Rent prorated on a 30-day basis. If this agreement is not terminated, and the damage is not repaired, then Rent shall be reduced based on the extent to which the damage interferes with Tenant's reasonable use of the Premises. If total or partial destruction or damage occurs as a result of an act of Tenant or Tenant's guests, (i) only Landlord shall have the right, at Landlord's sole discretion, within 30 days after such total or partial destruction or damage to treat the lease as terminated by Tenant, and (ii) Landlord shall have the right to recover damages from Tenant.
- 27. HAZARDOUS MATERIALS: Tenant shall not use, store, generate, release or dispose of any hazardous material on the Premises or the property of which the Premises are part. However, Tenant is permitted to make use of such materials that are required to be used in the normal course of Tenant's business provided that Tenant complies with all applicable Laws related to the hazardous materials. Tenant is responsible for the cost of removal and remediation, or any clean-up of any contamination caused by Tenant.
- 28. CONDEMNATION: If all or part of the Premises is condemned for public use, either party may terminate this agreement as of the date possession is given to the condemner. All condemnation proceeds, exclusive of those allocated by the condemner to Tenant's relocation costs and trade fixtures, belong to Landlord.
- 29. INSURANCE: Tenant's personal property, fixtures, equipment, inventory and vehicles are not insured by Landlord against loss or damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Tenant is to carry Tenant's own property insurance to protect Tenant from any such loss. In addition, Tenant shall carry (i) liability insurance in an amount of not less than \$2,000,000.00 and (ii) property insurance in an amount sufficient to cover the replacement cost of the property if Tenant is responsible for maintenance under paragraph 17B. Tenant's insurance shall name Landlord and Landlord's agent as additional insured. Tenant, upon Landlord's request, shall provide Landlord with a certificate of insurance establishing Tenant's compliance. Landlord shall maintain liability insurance insuring Landlord, but not Tenant, in an amount of at least \$ _________, plus property insurance in an amount sufficient to cover the replacement cost of the property unless Tenant is responsible for maintenance pursuant to paragraph 17B. Tenant is advised to carry business interruption insurance in an amount at least sufficient to cover Tenant's complete rental obligation to Landlord. Landlord is advised to obtain a policy of rental loss insurance. Both Landlord and Tenant release each other, and waive their respective rights to subrogation against each other, for loss or damage covered by insurance.

Landlord's Initials () (

CL REVISED 12/15 (PAGE 3 OF 6)

Tenant's Initials () ()

COMMERCIAL LEASE AGREEMENT (CL PAGE 3 OF 6)

)

Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com Nevada County



- 30. TENANCY STATEMENT (ESTOPPEL CERTIFICATE): Tenant shall execute and return a tenancy statement (estoppel certificate), delivered to Tenant by Landlord or Landlord's agent, within 3 days after its receipt. The tenancy statement shall acknowledge that this agreement is unmodified and in full force, or in full force as modified, and state the modifications. Failure to comply with this requirement: (i) shall be deemed Tenant's acknowledgment that the tenancy statement is true and correct, and may be relied upon by a prospective lender or purchaser; and (ii) may be treated by Landlord as a material breach of this agreement. Tenant shall also prepare, execute, and deliver to Landlord any financial statement (which will be held in confidence) reasonably requested by a prospective lender or buyer.
- 31. LANDLORD'S TRANSFER: Tenant agrees that the transferee of Landlord's interest shall be substituted as Landlord under this agreement. Landlord will be released of any further obligation to Tenant regarding the security deposit, only if the security deposit is returned to Tenant upon such transfer, or if the security deposit is actually transferred to the transferee. For all other obligations under this agreement, Landlord is released of any further liability to Tenant, upon Landlord's transfer.
- 32. SUBORDINATION: This agreement shall be subordinate to all existing liens and, at Landlord's option, the lien of any first deed of trust or first mortgage subsequently placed upon the real property of which the Premises are a part, and to any advances made on the security of the Premises, and to all renewals, modifications, consolidations, replacements, and extensions. However, as to the lien of any deed of trust or mortgage entered into after execution of this agreement, Tenant's right to quiet possession of the Premises shall not be disturbed if Tenant is not in default and so long as Tenant pays the Rent and observes and performs all of the provisions of this agreement, unless this agreement is otherwise terminated pursuant to its terms. If any mortgagee, trustee, or ground lessor elects to have this agreement placed in a security position prior to the lien of a mortgage, deed of trust, or ground lease, and gives written notice to Tenant, this agreement shall be deemed prior to that mortgage, deed of trust, or ground lease, or the date of recording.
- TENANT REPRESENTATIONS; CREDIT: Tenant warrants that all statements in Tenant's financial documents and rental application are accurate. 33. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report at time of application and periodically during tenancy in connection with approval, modification, or enforcement of this agreement. Landlord may cancel this agreement: (i) before occupancy begins, upon disapproval of the credit report(s); or (ii) at any time, upon discovering that information in Tenant's application is false. A negative credit report reflecting on Tenant's record may be submitted to a credit reporting agency, if Tenant fails to pay Rent or comply with any other obligation under this agreement.
- 34. CONSTRUCTION-RELATED ACCESSIBILITY STANDARDS: Landlord states that the Premises has, or has not been inspected by a Certified Access Specialist. If so, Landlord states that the Premises X has, or has not been determined to meet all applicable constructionrelated accessibility standards pursuant to Civil Code Section 55.53.
- 35. DISPUTE RESOLUTION:
 - MEDIATION: Tenant and Landlord agree to mediate any dispute or claim arising between them out of this agreement, or any resulting transaction, before resorting to arbitration or court action, subject to paragraph 35B(2) below. Paragraphs 35B(2) and (3) apply whether or not the arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.
 - ARBITRATION OF DISPUTES: (1) Tenant and Landlord agree that any dispute or claim in Law or equity arising between them out of B. this agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration, including and subject to paragraphs 35B(2) and (3) below. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of real estate transactional law experience, unless the parties mutually agree to a different arbitrator, who shall render an award in accordance with substantive California Law. In all other respects, the arbitration shall be conducted in accordance with Part III, Title 9 of the California Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered in any court having jurisdiction. The parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05.

(2) EXCLUSIONS FROM MEDIATION AND ARBITRATION: The following matters are excluded from Mediation and Arbitration hereunder: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; (iv) any matter that is within the jurisdiction of a probate, small claims, or bankruptcy court; and (v) an action for bodily injury or wrongful death, or for latent or patent defects to which Code of Civil Procedure §337.1 or §337.15 applies. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a violation of the mediation and arbitration provisions.

(3) BROKERS: Tenant and Landlord agree to mediate and arbitrate disputes or claims involving either or both Brokers, provided either or both Brokers shall have agreed to such mediation or arbitration, prior to, or within a reasonable time after the dispute or claim is presented to Brokers. Any election by either or both Brokers to participate in mediation or arbitration shall not result in Brokers being deemed parties to the agreement.

"NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

A DICINIC -----

	Landlord's Initials	1	Tenant's Initials	1	
Landlord's Initials () ()		Tenan	it's Initials () ()
CL REVISED 12/15 (PAGE 4 OF 6)					
COMMERCI	AL LEASE AGREEMENT	CL PAGE 4	OF 6)		1
Produced with Lone Wolf Transactions	zipForm Edition) 717 N Harwood St, Suil	e 2200, Dallas, TX	75201 www.lwolf.com	Nevada County	

36. JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenant, each one shall be individually and completely responsible for the performance of all obligations of Tenant under this agreement, jointly with every other Tenant, and individually, whether or not in possession.

37.	NOTICE: Notices may be served by mail, facsimile	e, or courier at the following address of	r location, or at any other location	subsequently designated:
-----	--	---	--------------------------------------	--------------------------

Landlord: John Barleycom Investments, LLC	Tenant: County of Nevada
130 E. Main St.	950 Maldu Ave.
Grass Valley, CA 95945	Nevada City, CA 95956

Notice is deemed effective upon the earliest of the following: (i) personal receipt by either party or their agent; (ii) written acknowledgement of notice; or (iii) 5 days after mailing notice to such location by first class mail, postage pre-paid.

38. WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same breach or a waiver of any subsequent breach.

INDEMNIFICATION: Tenant shall indemnify, defend and hold Landlord harmless from all claims, disputes, litigation, judgments and attorney fees
arising out of Tenant's use of the Premises.

40. OTHER TERMS AND CONDITIONS/SUPPLEMENTS: 1) see ADDENDUM TO THE COMMERCIAL LEASE AGREEMENT

The following ATTACHED supplements/exhibits are incorporated in this agreement: Option Agreement (C.A.R. Form OA)

- 41. ATTORNEY FEES: In any action or proceeding arising out of this agreement, the prevailing party between Landlord and Tenant shall be entitled to reasonable attorney fees and costs from the non-prevailing Landlord or Tenant, except as provided in paragraph 35A.
- 42. ENTIRE CONTRACT: Time is of the essence. All prior agreements between Landlord and Tenant are incorporated in this agreement, which constitutes the entire contract. It is intended as a final expression of the parties' agreement, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. The parties further intend that this agreement constitutes the complete and exclusive statement of its terms, and that no extrinsic evidence whatsoever may be introduced in any judicial or other proceeding, if any, involving this agreement. Any provision of this agreement that is held to be invalid shall not affect the validity or enforceability of any other provision in this agreement. This agreement shall be binding upon, and inure to the benefit of, the heirs, assignees and successors to the parties.
- 43. BROKERAGE: Landlord and Tenant shall each pay to Broker(s) the fee agreed to, if any, in a separate written agreement. Neither Tenant nor Landlord has utilized the services of, or for any other reason owes compensation to, a licensed real estate broker (individual or corporate), agent, finder, or other entity, other than as named in this agreement, in connection with any act relating to the Premises, including, but not limited to, inquiries, introductions, consultations, and negotiations leading to this agreement. Tenant and Landlord each agree to indemnify, defend and hold harmless the other, and the Brokers specified herein, and their agents, from and against any costs, expenses, or liability for compensation claimed inconsistent with the warranty and representation in this paragraph 43.
- 44. AGENCY CONFIRMATION: The following agency relationships are hereby confirmed for this transaction:

)

Listing Agent: _____ (Print Firm Name) is the agent of (check one): _______ the Landlord exclusively; or ______ both the Tenant and Landlord.

Selling Agent:	(Print Firm Name) (if not same as Listing Agent) is the	a agent of (check one):
the Tenant exclusively; or the Landle	ord exclusively; orboth the Tenant and Landlord.	
Real Estate Brokers are not parties to the	agreement between Tenant and Landlord.	
 Mentions Photocolders II in the form that the second s		

Landlord's Initials (_____) (_____

Tenant's Initials () ()



CL REVISED 12/15 (PAGE 5 OF 6)

COMMERCIAL LEASE AGREEMENT (CL PAGE 5 OF 6)

Produced with Lone Wolf Transactions (zipForm Edition) 717 N Hanvood St, Suita 2200, Dallas, TX 75201 Whytheil com Nevada County

Landlord and Tenant acknowledge and agree that Brokers: (i) do not guarantee the condition of the Premises; (ii) cannot verify representations made by others; (iii) will not verify zoning and land use restrictions; (iv) cannot provide legal or tax advice; (v) will not provide other advice or information that exceeds the knowledge, education or experience required to obtain a real estate license. Furthermore, if Brokers are not also acting as Landlord in this agreement, Brokers: (vi) do not decide what rental rate a Tenant should pay or Landlord should accept; and (vii) do not decide upon the length or other terms of tenancy. Landlord and Tenant agree that they will seek legal, tax, insurance, and other desired assistance from appropriate professionals.

Tenant	a set part et al fred			Date		
(Print name)	6. 91 ST		 			
Address		P .:0 P	City	State	Zip	
Tenant		19. 1.14	anna ann an ann an ann an ann an ann an	Date	2 3 is	
(Print name) Address			City	State	Zip	

GUARANTEE: In consideration of the execution of this Agreement by and between Landlord and Tenant and for valuable consideration, receipt of which is hereby acknowledged, the undersigned ("Guarantor") does hereby: (i) guarantee unconditionally to Landlord and Landlord's agents, successors and assigns, the prompt payment of Rent or other sums that become due pursuant to this Agreement, including any and all court costs and attorney fees included in enforcing the Agreement; (ii) consent to any changes, modifications or alterations of any term in this Agreement agreed to by Landlord and Tenant; and (iii) waive any right to require Landlord and/or Landlord's agents to proceed against Tenant for any default occurring under this Agreement before seeking to enforce this Guarantee.

Guarantor (Print Name)					
Guarantor			Date		
Address		City	State	Zip	
Telephone	Fax	E-mail			

Landlord agrees to rent the Premises on the above terms and conditions.

Landlord	1. 1. 1. 1	Date
(owner or agent with authority)	o enter into this agreement) Keoni Allen, Manager	
Address 130 E Main St	City Grass Valley	State CA Zip 95945
Landlord		Date
(owner or agent with authority	to enter into this agreement)	
Address	City	State Zip

Agency relationships are confirmed as above. Real estate brokers who are not also Landlord in this agreement are not a party to the agreement between Landlord and Tenant.

Real Estate Broker (Leasing Firm)			DRE Lic. #	
By (Agent)		DRE Lic. #	Date	
Address		City	State	Zìp
Telephone	Fax	E-mail		
Real Estate Broker (Listing Firm)			DRE Lic. #	
By (Agent)		DRE Lic. #	Date	
Address		City	State	Zip
Telephone	Fax	E-mail		

© 2015, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR

ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.



Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC.

a subsidiary of the California Association of REALTORS®

525 South Virgil Avenue, Los Angeles, California 90020

CL REVISED 12/15 (PAGE 6 OF 6)

COMMERCIAL LEASE AGREEMENT (CL PAGE 6 OF 6)



Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.wolf.com Nevada County



and

COMMERCIAL LEASE CONSTRUCTION ACCESSIBILITY ADDENDUM

(C.A.R. Form CLCA, 11/16)

is referred to as "Landlord" is referred to as "Tenant".

Paragraph 34 of the lease is deleted in its entirety and replaced by the following;

Paragraph 34. CONSTRUCTION-RELATED ACCESSIBILITY STANDARDS:

A. Landlord states that the Premises x have, or have not been inspected by a Certified Access Specialist (CASp).

- B. If the Premises have been inspected by a CASp,
 - (1) Landlord states that the Premises I have, or have not been determined to meet all applicable construction-related accessibility standards parsuant to Civil Code Section 55.55. Landlord shall provide Tenant a copy of the report prepared by the OAOp (and, if applicable a copy of the disability access inspection certificate) as specified below.
 - (2) (i) Tenant has received a copy of the report at least 40 hours before exceeding this lease. Tenant has no right to reseived the lease based upon information contained in the report.
- OR (ii) Tenant has received a copy of the report prior to, but no more than, 40 hours before, executing this lease. Based upon information contained in the report, Tenant has 72 hours after execution of this lease to reseind it.
- OR |x|(iii) Tenant has not received a copy of the report prepared by the CASp prior to execution of this lease. Landlord shall provide a copy of the report prepared by the CASp (and, if applicable a copy of the disability access inspection certificate) within 7 days after execution of this lease. Tenant shall have up to 3 days thereafter to receive the lease based upon information in the report. SEE ADDENDUM
- C. If the Premises have not been inspected by a CASp or a certificate was not issued by the CASp who conducted the inspection,

"A Certified Access Specialist (CASp) can inspect the subject premises and determine whether the subject premises comply with all of the applicable construction-related accessibility standards under state law. Although state law does not require a CASp inspection of the subject premises, the commercial property owner or lessor may not prohibit the lessee or tenant from obtaining a CASp inspection of the subject premises for the occupancy or potential occupancy of the lessee or tenant, if requested by the lessee or tenant. The parties shall mutually agree on the arrangements for the time and manner of the CASp inspection, the payment of the fee for the CASp inspection, and the cost of making any repairs necessary to correct violations of construction-related accessibility standards within the premises."

D. Notwithstanding anything to the contrary in paragraph 17, 18, 19 or elsewhere in the lease, any repairs or modifications necessary to correct violations of construction related accessibility standards to the Premises are the responsibility of Tenant, [X] Landlord, [] Other

Tenant (Signature)	Date
Tenant (Print name)	
Tenant (Signature)	Date
Tenant (Print name)	
Landlord (Signature)	Date
Landlord (Print name) Keoni Allen, Manager	
Landlord (Signature)	Date
Landlord (Print name)	

© 2016-2019, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®, NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION A REAL FSTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL FSTATE

ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

R.	L.
£ 8.	L
5	c

Published and Distributed by:	
REAL ESTATE BUSINESS SERVICES, LLC.	
a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®	
525 South Virgil Avenue, Los Angeles, California 90020	
and a construction of the	

CLCA REVISED 11/16 (PAGE 1 OF 1)

COMMERCIAL LEASE CONSTRUCTION ACCESSIBILITY ADDENDUM (CLCA PAGE 1 OF 1)

 Pacific Land Enterprises 130 East Main St. Grass Valley, CA 95945
 Phone: 530-273-9262
 Fax:
 Neva

 Wendy Schutt
 Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201
 www.lwolf.com
 Neva



Reviewed by

나는 것은 가지 않는 것이 있었다. 가지 않는 것이 가지 않는 것이 가지 않는 것이 가지 않는 것이 있었다. 이 가 있 아니는 것이 가 있었다. 이 가 있었다. 이 가 있는 것이 같은 것이 하는 것이 같다. 이 같은 것이 같이 있다.

[19] [26] 26 - [26] 27 [26] 27 [26] 27 [26] 27 [26] 27 [26] 27 [26] 27 [26] 27 [26] 27 [26] 28 [26] 2

등 모두 આ 모두 있는 것이 같이 사람들을 즐기면서 있는 것이 안에 다 없습니다. 잘 빤싼 그 상품이 잘 했다.

가는 것을 가지도 않는다. 것은 것이 가지 것은 그것으로 이렇겠어? 것은 가지도 말했다. 것이 들었다. 것은 것이 가지 않는다. 이 것 같은 것이 있었다. 것이 가지 않는다. 그 2003(68)(1002) 같이 같이 같이 같이 같이 같이 같이 같이 같이 있다. 같이 말 ^ 2006 모두 1000 ket (2016) 모두 2016 ket (2016) 모두 2016 것같이

가지 않는 것이 가지 않는 것이 가지 않는 것이 가지 않는 것이 있는 한 것이 가지 않는 것이 있는 것이 가지 않는 것이 있는 것이 있는 것이 같은 것이 있는 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 같은 것이 있는 것이 같은 것이 있다. 같은 것이 한 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 있는 것이 같은 것이

na na sena ana ana ao amin'ny sorana ao amin'ny tanàna amin'ny tanàna amin'ny taona 2008–2014. Ilay kaodim-paositra 2014 No mandritry dia mampina mangina mandritry dia mampina dia mampina mandritry dia kaominina dia kaominina dia kao I amin'ny tanàna mandritry dia kaominina dia mampina dia mampina mandritry dia mampina dia kaominina dia kaomini

ha ji dek

가지 않는 것은 가슴 가지 않는 것이지 않는 것이 가지 않는 것이다. 이 가슴을 가지 않는 것이다. 가슴을 가지 않는 것이 가슴을 가지 않는 것이 가지 않는 것이 가지 않는 것이 같이 있는 것이 같이 가지 않는 것이 같은 것이 같은 것이 같은 것이 가지 않는 것이 가지 않는 것이다. 것이 같은 것이 같 같은 것이 같

and the second second

red as a risk

1 C C 1 C C C C C

and the state of the

"ufallar: 14...

A start of the sta

ADDENDUM TO THE COMMERCIAL LEASE AGREEMENT

LESSOR: JOHN BARLEYCORN INVESTMENTS LLC

LESSEE: COUNTY OF NEVADA

DATED AS OF SEPTEMBER 13, 2023

SECTION 40: OTHER TERMS AND CONDITIONS/SUPPLEMENTS:

- a. <u>COMPLETION OF THE WAREHOUSE- COUNTY</u> <u>COMMITMENTS</u> Upon completion of construction for the Warehouse and subject to County's inspection and approval., the Parties agree to enter into a standard Commercial Lease Agreement with a mutual understand of the following terms:
 - (a) The County will lease the Warehouse from the Lessee upon, final inspection and approval by the Nevada County Building Department and with written approval of County acceptance of final completion.
 - (b) The term of the lease will begin on the date section (a) above is complete and approved in writing by the Director of Facilities or designee and will expire at the end of the Lessee's ground lease. Thereafter, ownership of the Office and Storage Facility and all Improvements transfers to the County.
 - (c) The base rental rate is agreed to begin at \$1.25 per square foot or \$25,275 per month. The lease-lease back rate will increase at 3% annually beginning on the anniversary date for leaselease back for years 1-15.

During year 15 of the lease-lease back agreement the base rent shall be re-evaluated and adjusted (increased or decreased) based upon prevailing market rental rate for mix use office and warehouse space of similar size in Nevada County for the year 16 adjusted base rent. Evaluated rate must be agreed upon in writing by both parties.

Thereafter the new adjusted rate of the lease-lease back will increase at 2% annually for years 16 through August 22, 2046.

- (d) Base Rental Rate payments shall commence upon occupancy which is anticipated to be on or around April 1, 2024
- (e) The County shall pay for any and all taxes applicable to the property, property insurance and common area through Triple Net (NNN.) Any change in the NNN shall be notified no less than 30 days prior to January of each year for the next twelve-

month period.

- (f) The County shall pay all utilities after occupancy and upon execution of the Commercial Lease Agreement.
- (g) The County shall maintain the building and mechanical systems in accordance with standard county maintenance practices and will repair any damage caused to the building or mechanical systems by County staff or equipment.
- b. <u>COMPLETION OF THE WAREHOUSE- LESSEE</u> <u>COMMITMENTS</u> Upon completion of construction for the Warehouse and subject to County's inspection and approval., the Parties shall to enter into the Commercial Lease Agreement as attached in Exhibit B with a mutual understand of the following terms:
 - (a) Lessee will keep up to date/active Contractor's License, bonds and insurance in accordance with the requirements of California Contractor Association
 - (b) Lessee will warranty for one (1) year beginning on the commencement date of the Commercial Lease Agreement. The warranty shall cover construction and construction integrity including but not limited to, interior, exterior, mechanical system installations, doors, windows and foundation of the structure and parking area(s).
 - (c) Lessee shall maintain a safe and clean worksite at all times during pre-construction and construction.
 - (d) Lessee shall maintain working hours not earlier than 7am or later than 8pm. Unless otherwise agreed and approved by the Facilities Director.
 - (e) Lessee shall provide portable restrooms and job trailer during pre-construction and construction and shall remove such items upon project completion
 - (f) Lessee shall provide an emergency operations plan to the County prior to construction kick-off.
 - (g) Lessee shall provide project updates as requested or at minimum monthly, to the Director of Facilities and County Airport Manager.
 - (h) Lessee shall obtain all applicable building permits, inspections and testing required during course of construction.

Upon final approved inspection, Lessee shall provide the County with a copy of all as-built plans, approved permits and all manufactures warranty documents and owner's manuals of all mechanical equipment installed.

c. ATTACHMENT A: Included in this Addendum is Attachment A-Landlord's Release and Consent: This document is required by the Lessee's Lender and defines the terms and conditions required by the Lessee during the term of the Lease back to the County. These terms and conditions pertain to the borrowing of funds by the Lessee and is incorporated s herby referenced.

SECTION 34 B(2): The Tenant has not received a copy of the report prepared by the CASp prior to the execution of this lease. Landlord shall provide a copy of the report prepared by the CASp (and, if applicable a copy of the disability access inspection certificate) within 7 days after building occupancy clearance from the County Building Department. The Tenant shall have up to 3 days thereafter to rescind the lease based upon information in the report.

الانتخاب المراجع المراجع المحمد ال المكانية المحمد المكانية المحمد ال المحكم المحمد المحمد المحمد المحمد المحمد

RECORDATION REQUESTED BY: River Valley Community Bank Grass Valley Branch

580 Brunswick Road Grass Valley, CA 95945

WHEN RECORDED MAIL TO:

River Valley Community Bank Attn: Loan Operations Dept P. O. Box 3689 Yuba City, CA 95992

SEND TAX NOTICES TO: County of Nevada 950 Maidu Avenue Nevada City, CA 95959

FOR RECORDER'S USE ONLY

LANDLORD'S RELEASE AND CONSENT

000000000400370300057512012022

THIS LANDLORD'S RELEASE AND CONSENT is entered into among John Barleycorn Investments, LLC ("Borrower"), whose address is 130 E. Main Street, Grass Valley, CA 95945; River Valley Community Bank ("Lender"), whose address is Grass Valley Branch, 580 Brunswick Road, Grass Valley, CA 95945; and County of Nevada ("Landlord"), whose address is 950 Maidu Avenue, Nevada City, CA 95959. Borrower and Lender have entered into, or are about to enter into, an agreement whereby Lender has acquired or will acquire a security interest or other interest in the Collateral. Some or all of the Collateral may be affixed or otherwise become located on the Premises. To induce Lender to extend the Loan to Borrower against such security interest in the Collateral and for other valuable consideration, Landlord hereby agrees with Lender and Borrower as follows.

COLLATERAL DESCRIPTION. The word "Collateral" means certain of Borrower's personal property in which Lender has acquired or will acquire a security interest, including without limitation the following specific property:

The interest created by Borrower's Lease in Real Property located at 12740 Loma Rica Drive, Grass Valley, CA 95945, APN: 006-380-049-000, 006-380-050-000

BORROWER'S ASSIGNMENT OF LEASE. Borrower hereby assigns to Lender all of Borrower's rights in the Lease, as partial security for the Loan. The parties intend that this assignment will be a present transfer to Lender of all of Borrower's rights under the Lease, subject to Borrower's rights to use the Premises and enjoy the benefits of the Lease while not in default on the Loan or Lease. Upon full performance by Borrower under the Loan, this assignment shall be ended, without the necessity of any further action by any of the parties. This assignment includes all renewals of and amendments to the Lease or the Loan, until the Loan is paid in full. No amendments may be made to the Lease without Lender's prior written consent, which shall not be unreasonably withheld or delayed.

CONSENT OF LANDLORD. Landlord consents to the above assignment. If Borrower defaults under the Loan or the Lease, Lender may reassign the Lease, and Landlord agrees that Landlord's consent to any such reassignment will not be unreasonably withheld or delayed. So long as Lender has not entered the Premises for the purpose of operating a business, Lender will have no liability under the Lease, including without limitation liability for rent. Whether or not Lender enters into possession of the Premises for any purpose, Borrower will remain fully liable for all obligations of Borrower as lessee under the Lease. While Lender is in possession of the Premises, Lender will cause all payments due under the Lease and attributable to that period of time to be made to Landlord. If Lender later reassigns the Lease or vacates the Premises, Lender will have no further obligation to Landlord.

LEASE DEFAULTS. Both Borrower and Landlord agree and represent to Lender that, to the best of their knowledge, there is no breach or offset existing under the Lease or under any other agreement between Borrower and Landlord. Landlord agrees not to terminate the Lease, despite any default by Borrower, without giving Lender written notice of the default and an opportunity to cure the default within a period of sixty (60) days from the receipt of the notice. If the default is one that cannot reasonably be cured by Lender (such as insolvency, bankruptcy, or other judicial proceedings against Borrower), then Landlord will not terminate the Lease so long as Landlord receives all sums due under the Lease for the Landlord.

DISCLAIMER OF INTEREST. Landlord hereby consents to Lender's security interest (or other interest) in the Collateral. Landlord agrees that any lien or claim it may now have or may hereafter have in the Collateral will be subject during the term of the Lease, to Lender's security interest in the Collateral and will be subject to the rights granted by Landlord to Lender in this Agreement.

ENTRY ONTO PREMISES. Landlord and Borrower grant to Lender the right to enter upon the Premises for the purpose of removing the Collateral from the Premises or conducting sales of the Collateral on the Premises. The rights granted to Lender in this Agreement will continue until a reasonable time after Lender receives notice in writing from Landlord that Borrower no longer is in lawful possession of the Premises. If Lender enters onto the Premises and removes the Collateral, Lender agrees with Landlord not to remove any Collateral in such a way that the Premises are damaged, without either repairing any such damage or reimbursing Landlord for the cost of repair.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement: This Agreement shall extend to and bind the respective heirs, personal representatives, successors and assigns of the parties to this Agreement. The covenants of Borrower and Landlord respecting subordination of the claim or claims of Landlord in favor of Lender shall extend to, include, and be enforceable by any transfere or endorsee to whom Lender may transfer any claim or claims to which this Agreement shall apply. Lender need not accept this Agreement in writing or otherwise to make it effective. This Agreement shall be governed by and construed in accordance with the laws of the State of California. If Landlord is other than an individual, any agent or other person executing this Agreement on behalf of Landlord represents and warrants to Lender that he or she has full power and authority to execute this Agreement on Landlord's behalf. Lender shall not be deemed to affecting the validity of this Consent, Lender may do or not do anything it deems appropriate or necessary with respect to the Loan, any obligors on the Loan, or any Collateral for the Loan; including without limitation extending, renewing, rearranging, or accelerating any of the Loan indebtedness.

AMENDMENTS. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

NO WAIVER BY LENDER. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Landlord, shall constitute a waiver of any of Lender's rights or of any of Landlord's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

SEVERABILITY. If a court of competent jurisdiction finds any provision of this Agreement to be illegal, invalid, or unenforceable as to any circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other circumstance. If feasible, the offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Agreement. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Agreement shall not affect the legality, validity or enforceability of any other provision of this Agreement.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Agreement. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code:

Agreement. The word "Agreement" means this Landlord's Release and Consent, as this Landlord's Release and Consent may be amended or modified from time to time, together with all exhibits and schedules attached to this Landlord's Release and Consent from time to time.

Borrower. The word "Borrower" means John Barleycorn Investments, LLC and includes all co-signers and co-makers signing the Note and all their successors and assigns.

Collateral. The word "Collateral" means all of Borrower's right, title and interest in and to all the Collateral as described in the Collateral Description section of this Agreement.

Landlord. The word "Landlord" means County of Nevada, and is used for convenience purposes only. Landlord's interest in the Premises may be that of a fee owner, lessor, sublessor or lienholder, or that of any other holder of an interest in the Premises which may be, or may become, prior to the interest of Lender.

Lease. The word "Lease" means that certain lease of the Premises, dated August 22, 2006, and amended November 15, 2022, between Landlord and Borrower. The Lease was recorded as follows: Unrecorded Ground Lease dated August 22, 2006, executed by County of Nevada, as Lessor and Pacific Land Enterprises, Inc., as Lessee, for an initial term of 40 years and upon the Terms and provisions set forth therein.

The Lessee's interest was assigned to John Barleycorn Investments, LLC by Amended Ground Lease with Consent of County of Nevada dated November 15, 2022.

Lender. The word "Lender" means River Valley Community Bank, its successors and assigns.

Loan. The word "Loan" means any and all loans and financial accommodations from Lender to Borrower whether now or hereafter existing, and however evidenced.

Note. The word "Note" means the Note dated December 1, 2022 and executed by John Barleycorn Investments, LLC in the principal amount of \$2,642,500.00, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the note or credit agreement.

Premises. The word "Premises" means the real property located in Nevada County, State of California, commonly known as 12740 Loma Rica Drive, Grass Valley, CA 95945, and legally described as:

Exhibit "A" Property tax Identification number is 006-380-049-000, 006-380-050-000.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Loan.

BORROWER AND LANDLORD ACKNOWLEDGE HAVING READ ALL THE PROVISIONS OF THIS LANDLORD'S RELEASE AND CONSENT, AND BORROWER AND LANDLORD AGREE TO ITS TERMS. THIS AGREEMENT IS DATED DECEMBER 1, 2022.

BORROWER:

JOHN BARLEYCORN INVESTMENTS, LLC By: ______ Keoni Allen, Manager of John Barleycorn Investments, LLC

LANDLORD:

COUNTY OF NEVADA

By: ______ Authorized Signer for County of Nevada By: ______ Authorized Signer for County of Nevada

LENDER:

RIVER VALLEY COMMUNITY BANK

Х

Authorized Officer

CERTIFICATE OF ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy or validity of that document.

STATE OF)	
) SS	
COUNTY OF)	
On	,	20	before	me,

(here insert name and title of the officer)

personally appeared **Keoni Allen**, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

CERTIFICATE OF ACKNOWLEDGMENT

A notary public or other officer completing this cent certificate is attached, and not the truthfulness, acc		ual who signed the document to v	which this
STATE OF		2	
) SS	
COUNTY OF)	
On	, 20	before	me,
1	(here insert name and title of the officer)	- 	ı
personally			appeared

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature

(Seal)

CERTIFICATE OF ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy or validity of that document.

STATE OF)	
) SS	
COUNTY OF	X)	
On	arrend and a second sec		20	before	me,
1		(have incort accessed to			,

(here insert name and title of the officer)

personally appeared ______, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

LaserPro, Ver. 22.2.10.018 Copr. Finastra USA Corporation 1997, 2022. All Rights Reserved. - CA c:\CFI\LPL\E45.FC TR-3860 PR-5 (M)

(Seal)