## ASSIGNMENT OF LEASE AGREEMENT FARMERS MARKET AREA NUMBER TR - 4 (WITH LANDLORD'S CONSENT)

WHEREAS, the City of San Antonio, a Texas Municipal Corporation, acting by and through its City Manager pursuant to Ordinance No. 94567 passed and approved by the City Council on September 20, 2001 as LANDLORD ("CITY"), entered into that certain Lease Agreement ("LEASE") with Ernesto De Los Santos d/b/a "Monterrey Products" (TENANT) and subsequently through a lease assignment pursuant to Ordinance No. 2008-08-14-0695, passed and approved by City Council on August 14, 2008 LANDLORD ("CITY"), entered into that certain Lease Agreement with Dina Brown d/b/a "Texan Accent General Store" ("TENANT") for the lease of the following described premises located within the area commonly known as Farmers Market at Market Square, San Antonio, Bexar County, Texas to-wit:

A portion of the real property and improvements owned by **CITY** located at 612 W. Commerce Street, San Antonio Bexar County, Texas within the area commonly known as Farmers Market at Market Square (said real property and improvements hereinafter referred to as the "**Leased Premises**") Said Leased Premises contain approximately 437 square feet

WHEREAS, Dina Brown d/b/a "Texan Accent General Store" desires, as ASSIGNOR, to convey and assign TENANT'S leasehold interest under the LEASE to Isabel Sandoval d/b/a "The Texas General Store" as ASSIGNEE; and

WHEREAS, said assignment requires the prior approval of CITY; and

WHEREAS, ASSIGNEE desires to assume from ASSIGNOR all of ASSIGNOR'S rights, title, and interest as TENANT in and to the LEASE, and all of ASSIGNOR'S benefits and obligations there under; and

WHEREAS, ASSIGNEE has satisfied the CITY that they are financially able to undertake the obligations of TENANT under said LEASE, and CITY desires to give its consent to ASSIGNOR'S assignment of ASSIGNOR'S interest in the LEASE to ASSIGNEE and to ASSIGNEE'S assumption of TENANT'S obligations there under; and

WHEREAS, amending the LEASE is in CITY and TENANT'S best interest; NOW THEREFORE,

In consideration of the mutual covenants and agreements set forth below the parties agree as follows:

- CONVEYANCE AND ASSIGNMENT: ASSIGNOR does hereby grant, bargain, sell, convey, assign, transfer, set over, and deliver to ASSIGNEE, all of ASSIGNOR'S rights, title, and interest in and to the LEASE, including and also without limitation, all of the rights, duties, obligations, and liabilities of ASSIGNOR in, to, and under the LEASE to pay rent and to observe and perform all other covenants and duties of TENANT there under.
- 2. <u>ASSUMPTION</u>: By its execution hereof, **ASSIGNEE** hereby assumes and agrees to perform all of the terms, covenants, and conditions of the **LEASE** on the part of the **TENANT** therein required to be performed arising from and after the date hereof, and **ASSIGNEE** releases **ASSIGNOR** from all liability for such obligations.

ASSIGNEE herby accepts the assignment of said ASSIGNOR'S rights, title and interest in and to the LEASE and; ASSIGNEE recognizes the superior fee title in and to the land and

premises held by the CITY, as Landlord, and CITY'S right of reversion at the end of the LEASE term, whether occasioned by default or passage of time, as well as, the rights and benefits of every description whatsoever belonging to or accruing to the benefits of the CITY under the LEASE.

- 3. <u>CONSENT</u>: CITY hereby consents to the assignment by **Dina Brown d/b/a "Texan Accent General Store"** as **ASSIGNOR**, and the assumption by **Isabel Sandoval d/b/a "The Texas General Store"**, as **ASSIGNEE** of said **Dina Brown d/b/a "Texan Accent General Store"** originally approved by City Council pursuant to Ordinance number 2008-08-14-0695 passed and approved on August 14, 2008.
- 4. <u>REPRESENTATION AND WARRANTIES</u>: **ASSIGNOR** and **ASSIGNEE** represent and warrant that the following statements are true.

**Isabel Sandoval**, as the **ASSIGNEE**, will be the exclusive owner of the business, formerly owned by **Dina Brown** and operating as "**Texas Accent General Store**". **Isabel Sandoval** will take full control of the business immediately upon City Council approval and will operate as "**The Texas General Store**".

**Dina Brown** will not have any ownership or serve as employees, or agents in the new enterprise operating from the premises. These individuals will have no authority, financial or otherwise, in the new enterprise operating from the premises.

In the event that any such representations and warranties are found by CITY not to be true, then CITY shall have authority to revoke its consent to this assignment and terminate the Lease without allowing ASSIGNOR or ASSIGNEE an opportunity to cure.

<u>USE AND CARE OF PREMISES</u>: **ASSIGNEE** agrees that that the **Leased Premises** shall be utilized for the sole purpose of retail sales products reflecting an open market with a Mexican Market theme to include:

- Texas Style Gourmet Food Products, including specialty local and regional salad dressings and barbecue sauces, Mexican coffee, Southern style crackers and soups, regional medicinal herbs and teas, spices, regional herbal soaps, nuts, seeds (edible and floral), assorted Mexican cookies, tropical dried fruits, Mexican and specialty cocoa, jerky, dried chili, wreaths (made with peppers and/or flowers) salsas, specialty candy, chili mixes and specialty jams
- Texas Style Gift Baskets
- Texas Style Specialty Cookbooks and kitchen accessories
  - 5. <u>AMENDING USE AND CARE OF PREMISES</u>: Section 2.4 of **LEASE** is amended to include the following provisions:
    - 2.4.1 Further, TENANT covenants and agrees, in keeping with the intent and spirit of El Mercado and Market Square, to operate the business conducted on the Leased Premises in an "OWNER PRESENCE" capacity, physically participating in the day-to-day operations of TENANT'S business, as opposed to employing a non-owner manager of said premises, hence an "absentee owner" posture, unless such management is first approved by the Director, Department for Culture and Creative Development, or his designee. Failure to operate the business on the Leased Premises in such a manner will constitute an act of default hereunder and will be grounds, at CITY'S option to terminate this Lease Agreement upon ten (10) days written notice to TENANT.

sought and received whatsoever competent advice and counsel which was necessary for them to form a full and complete understanding of their rights and obligations herein, and having done so, do hereby execute this Agreement. EXECUTED this \_\_\_\_\_\_\_, 2013. Dina Brown ASSIGNEE: d/b/a "Texas Accent General Store" Isabel Sandoval d/b/a "The Texas General Store" Isabel Sandoval

609 Win field 13/1/d.

Address

Son Andowio, TL 78239

City, State, Zip Code (210) 273-4883 Business Telephone Number (210) 655-3990 Other Telephone Number LANDLORD: ATTEST: CITY OF SAN ANTONIO, a Texas Municipal Corporation City Manager City Clerk APPROVED AS TO FORM: City Attorney

6. <u>ACKNOWLEDGEMENT OF READING</u>: The parties hereto acknowledge that they have thoroughly read this Agreement, including any exhibits or attachments hereto, and have

The first transfer of t The first transfer of the first transfer o

and the second of the second o

i de la companya de l La companya de la co