ASSIGNMENT AND ASSUMPTION OF PATIO LEASE

THE STATE OF TEXAS	8
COUNTY OF BEXAR	9

THIS ASSIGNMENT AND ASSUMPTION OF PATIO LEASE (this "Assignment"), made effective as of the _____ day of ______, 2018, by and between ROFO'S, INC., a Texas corporation ("Assignor") and GOURDOUGH'S RIVERWALK, LLC, a Texas limited liability company ("Assignee");

AGREEMENTS:

For and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor does hereby GRANT, BARGAIN, SELL, CONVEY, ASSIGN, TRANSFER, SET-OVER and DELIVER unto Assignee, its successors and assigns, all of Assignor's right, title and interest in and to that certain River Walk Lease Agreement dated January 29, 2009, by and between THE CITY OF SAN ANTONIO, TEXAS, as "Landlord", and Assignor as "Tenant," as amended and extended (the "Patio Lease") covering approximately 699.59 square feet of river level commercial space and approximately 203.65 square feet of street level balcony space on the San Antonio River Walk adjacent to the building at 215 Losoya Street, San Antonio, Texas 78205 (the "Leased Premises") as more fully described therein.

TO HAVE AND TO HOLD the above rights and interests unto Assignee, its successors and assigns, forever and Assignor does hereby bind itself and its successors and assigns, to warrant and forever defend, all and singular the rights of Assignor under the above described interests unto Assignee, its successors and assigns, against every person whomsoever claiming same or any part thereof by, through or under Assignor, but not otherwise.

Assignee hereby accepts the foregoing assignment of the Patio Lease and hereby assumes all duties and obligations of Assignor under the Patio Lease to the extent such duties and obligations arise or accrue from and after the date of this Assignment. Assignee shall defend, indemnify and hold harmless Assignor from and against any and all Claims (as hereinafter defined) asserted against or incurred by Assignor as a result of any acts or omissions, which arise or accrue from and after the date of this Assignment, in connection with the Patio Lease assigned herein. "Claims" means claims, demands, causes of action, losses, damages, liabilities, judgments, costs and expenses (including attorneys' fees, whether suit is instituted or not).

Landlord hereby releases Assignor and Guarantors of all existing and future duties and obligations under the Patio Lease to the extent such duties and obligations arose or accrued prior to the date of this Assignment.

(00209278.2)

Notwithstanding the foregoing, this Assignment shall not be effective until fully executed by Assignor and Assignee and consented to in writing by Landlord.

This Assignment may be executed in one or more counterparts (by facsimile or otherwise), each such counterpart being an original hereof and all such counterparts taken together constituting but one and the same instrument and agreement.

All of the covenants, terms and conditions set forth herein shall be binding upon and inure to the benefit of the parties hereto, their respective successors and assigns.

ASSIGNOR:

ROFO'S, INC., a Texas corporation

Evangelina G. Flores, President

ASSIGNEE:

GOURDOUGH'S RIVERWALK, LLC, a Texas limited liability company

By:____

Title:_

member

CONSENT TO ASSIGNMENT AND ASSUMPTION OF PATIO LEASE

The undersigned Landlord hereby joins in the execution of this Assignment and Assumption of Patio Lease for the purpose of consenting to the foregoing Patio Lease on the terms and conditions set forth therein.

Further, the Landlord hereby acknowledges, represents and certifies to Assignee the following:

- (1) That certain River Walk Lease Agreement dated January 29, 2009 by and between Assignor and The City of San Antonio, Texas, as amended and extended (the "Patio Lease") attached as Exhibit A to the Assignment and Assumption of Patio Lease, is a true, correct, and complete copy of the Patio Lease, is in full force and effect and has not been modified, supplemented, or amended in any way and the Patio Lease represents the entire agreement between the Landlord and the Assignor as to the Leased Premises or any portion thereof.
- (2) Neither the Landlord nor, to the Landlord's knowledge, the Assignor is in breach or default under the Patio Lease, and, to the Landlord's knowledge, no event has occurred which, with notice or the passage of time, or both, would constitute a breach or default, or permit termination, modification or acceleration under the Patio Lease and to the Landlord's knowledge, there are no disputes, oral agreements or forbearance programs in effect as to the Patio Lease.
- (3) Capitalized terms used herein shall have the meaning assigned to such terms in the Assignment and Assumption of Patio Lease.

Dated:, 201	
	<u>LANDLORD</u> :
	THE CITY OF SAN ANTONIO, TEXAS
	By:
	Name:
	Its:

Exhibit A

{00209278.2}

RIVER WALK LEASE AGREEMENT

1. DEMISE OF PREMISES

- 1.1. CITY, for and in consideration of the rents, covenants and promises herein contained to be kept, performed and observed by LESSEE, does hereby lease and demise to LESSEE, and LESSEE does hereby rent and accept from CITY for the term hereinafter set out, the real property owned by the CITY in the San Antonio River Walk Area as outlined on the drawings which are attached hereto as Exhibit A incorporated by reference herein for the purposes of this Lease Agreement, the same as if fully copied and set forth at length. Said real property and improvements (hereinafter referred to as the Leased Premises) are further described as follows:
 - 1.1.1. River Level Commercial Space: Two areas of patio space located on the River Walk adjacent to the building known as "Paloma Riverwalk Parrilla Grill Restaurant" located at 215 Losoya Street, San Antonio, Texas 78205, and which are number 7A and 7B as shown in Exhibit A hereto, and consisting of **699.59** total square feet.
 - 1.1.2. Street Level Commercial Space: An area of balcony space at street level, attached to the west side of the building known as "Paloma Riverwalk Parrilla Grill Restaurant" located at 215 Losoya Street, San Antonio, Texas 78205, consisting of 203.65 total square feet.

2. USE OF PREMISES

- 2.1. LESSEE agrees that the Leased Premises shall be utilized for the sole purpose of outdoor dining, including the service of food and/or alcoholic and non-alcoholic beverages, in accordance with applicable statutes, laws, ordinances, rules and regulations of the United States, the State of Texas, and the City of San Antonio, Texas.
- 2.2. CITY'S Reservation of Rights In addition to the CITY'S Reservations set out in Article 15 and other sections of the Lease Agreement, CITY reserves the right to a public right-of-way along the River Walk area to follow a path designated by the CITY for safe passage by pedestrians and further described by the diagram attached hereto and incorporated herein as Exhibit A. LESSEE shall keep said right of way free of obstructions in the form of either fixed or movable objects and shall not allow patrons to queue, or wait for entrance into LESSEE'S business establishment, in said public right of way. LESSEE shall comply with the CITY'S laws pertaining to queuing along the River Walk area and in addition to the right of way restrictions described above, shall not use any public space along the River Walk area for the queuing or waiting of patrons without first obtaining the written consent of CITY. Failure to comply with this section may, at CITY'S option, constitute default under this Lease Agreement.

3. TERM, TERMINATION, & RENEWAL OPTION

- 3.1. The term of this Lease is for a period beginning on February 1, 2009 and ending on August 31, 2013. The right is expressly reserved to the CITY, acting through the City Council, to terminate this Lease Agreement for the following:
 - 3.1.1. In the event the use of the Leased Premises shall have been deemed a nuisance by a court of competent jurisdiction; or
 - 3.1.2. In the event **LESSEE** shall default in the performance of any covenants or agreements contained herein and shall fail, following thirty (30) calendar days written notice of such default, to remedy same, save and except a ten (10) calendar days notice period will apply in the case of Default in the payment of rent.
- 3.2. In the event of termination by City Council in relation to 3.1.1 above, the CITY shall give LESSEE notice in writing at least thirty (30) calendar days prior to the termination date.
- 3.3. No later than six (6) months prior to August 31, 2013, **LESSEE** may submit a written request to CITY to extend the lease term for a period of up to five (5) years beyond August 31, 2013 at a market and/or agreed upon rental rate. Lease extension and rental rates shall be subject to City Council approval via passage of CITY ordinance.

4. RENTAL

- 4.1. The rental may be paid in one lump sum in advance or in monthly installments in advance on the first day of each month in accordance with the following payment schedule:
 - 4.1.1. For the term 2/1/2009 8/31/2009:

 **River Level Commercial Space: (\$2.06 per square foot per month): \$10,088.12 payable in one lump sum in advance per year or \$1,441.16 per month.

 **Street Level Commercial Space: (\$1.55 per square foot per month): \$2,209.62 payable in one lump sum in advance per year or \$315.66 per month.
 - 4.1.2. For the term 9/1/2009 8/31/2010:

 **River Level Commercial Space: (\$2.16 per square foot per month): \$18,133.32

 **payable in one lump sum in advance per year or \$1,511.11 per month.

 **Street Level Commercial Space: (\$1.62 per square foot per month): \$3,958.92

 **payable in one lump sum in advance per year or \$329.91 per month.
- 4.1.3. For the term 9/1/2010 8/31/2011:

 River Level Commercial Space: (\$2.27 per square foot per month): \$19,056.84 payable in one lump sum in advance per year or \$1,588.07 per month.

 Street Level Commercial Space: (\$1.70 per square foot per month): \$4,154.40 payable in one lump sum in advance per year or \$346.20 per month.
 - 4.1.4. For the term 9/1/2011 8/31/2012:

 River Level Commercial Space: (\$2.38 per square foot per month): \$19980.24

 payable in one lump sum in advance per year or \$1,665.02 per month.

 Street Level Commercial Space: (\$1.79 per square foot per month): \$4,374.36

 payable in one lump sum in advance per year or \$364.53 per month.

- 4.1.5. For the term 9/1/2012 8/31/2013:

 River Level Commercial Space: (\$2.50 per square foot per month): \$20,987.64

 payable in one lump sum in advance per year or \$1,748.97 per month.
- Street Level Commercial Space: (\$1.88 per square foot per month): \$4,594.32 payable in one lump sum in advance per year or \$382.86 per month.
- 4.2. Payment shall be submitted to:

City of San Antonio Revenue Division P. O. Box 839975 San Antonio, Texas 78283-3975

ALL MONTHLY PAYMENTS OF RENT ARE DUE ON OR BEFORE THE FIRST DAY OF EACH AND EVERY MONTH DURING THE TERM OF THIS LEASE AGREEMENT.

- 4.3. A twenty (\$20.00) dollar late charge will be assessed on any payment received on the eleventh (11th) day of the applicable month or any day thereafter. All past due rentals under the terms of this Lease Agreement shall bear interest at the rate of 12% per annum from the date due until paid in full by **LESSEE**, or at the highest rate allowed by law, should 12% be deemed usurious.
 - 4.3.1. The ten (10) day period before the twenty (\$20.00) dollar late charge is applied should not be considered a "GRACE PERIOD;" nor shall the late charge provision be considered as an "option" for rental payments to be made late. All payments are considered late if not received in the CITY'S Treasury office by the close of business on the first day of each calendar month.
 - 4.3.2. At any time during the Lease term if more than two (2) Insufficient Funds Checks are presented to the CITY in payment of rental or other considerations during a twenty-four (24) month period, LESSEE will be placed on a cash or money order basis for the following two (2) Lease years. No exceptions will be made
 - 4.3.3. At any such time, should the CITY'S Department of Finance establish and issue uniform policies related to late payment of rent and/or Insufficient Funds Checks, which may be contrary to the terms stated in subsections 4.3.1 4.3.2 above, the Department of Finance's policies shall prevail. CITY shall make every effort to formally notify LESSEE of any such change(s) in advance.
 - 4.3.4. Notwithstanding anything to the contrary set forth in this Lease Agreement, if LESSEE shall fail to make the timely payment of any rent or any additional charges due the CITY from LESSEE or the payment of any other money due the CITY from LESSEE under the terms of this Lease, and any such failure shall be repeated two (2) times in any period of twelve (12) consecutive months, then notwithstanding that any such failure shall have been cured within the period after notice, as provided in this Lease, any further similar failure within said twelve (12) month period shall be deemed to be a Repeated Event of Default.
 - 4.3.5. In the event of a Repeated Event of Default, CITY, without giving LESSEE any notice and without affording LESSEE an opportunity to cure the default, may terminate this Lease forthwith without notice to LESSEE.
- 4.4. Payment shall be made in a manner consistent with Treasury division rules and regulations and

shall be subject to various charges and requirements for failure to comply with those rules including, but not limited to, charges and requirements imposed for the submittal of insufficient fund checks.

5. ACCEPTANCE AND CONDITION OF PREMISES

- 5.1. LESSEE has had full opportunity to examine the Leased Premises and acknowledges that there is in and about them nothing dangerous to life, limb or health and hereby waives any claim for damages that may arise from defects of that character after occupancy. LESSEE'S taking possession of the Leased Premises shall be conclusive evidence of LESSEE'S acceptance thereof in good order and satisfactory condition, and LESSEE hereby accepts the Leased Premises in its present AS IS, WHERE IS, WITH ALL FAULTS CONDITION as suitable for the purpose for which leased. LESSEE accepts the Leased Premises with the full knowledge, understanding and agreement that CITY disclaims any warranty of suitability for LESSEE'S intended commercial purposes.
- 5.2. **LESSEE** agrees that no representations, respecting the condition of the Leased Premises, and no promises to decorate, alter, repair or improve the Leased Premises, either before or after the execution hereof, have been made by **CITY** or its agents to **LESSEE** unless the same are contained herein or made a part hereof by specific reference herein.

6. UTILITIES

6.1. **LESSEE** shall furnish and pay for all gas, water, electricity, sewer, cable TV or other utilities, if any, which may be necessary for its operations as authorized herein on the Leased Premises. **LESSEE** further agrees to pay all monthly charges associated with effective maintenance of said operation. Should connection or reconnection of any utility become necessary, **LESSEE** agrees to pay any expenses therefore, unless the same is caused by any acts undertaken by **CITY**.

7. IMPROVEMENTS

- 7.1. **LESSEE** shall not construct, or allow to be constructed, any improvements or structures on the Leased Premises nor shall **LESSEE** make, or allow to be made, any alterations to the Leased Premises without the prior written approval of the **CITY** through the DIRECTOR and any and all other necessary departments, boards or commissions of the CITY OF SAN ANTONIO, including, but not limited to, the Historic and Design Review Commission.
- 7.2. **LESSEE** covenants that it shall not bind, or attempt to bind, **CITY** for the payment of any money in connection with the construction, repair, alteration, addition or reconstruction in, on, or about the Leased Premises. Further, **LESSEE** agrees to remove, within thirty (30) days after filing, by payment or provisions for bonding, any mechanic's or materialman's liens filed against the Leased Premises and to indemnify **CITY** in connection with such liens to the extent of any damages, expenses, attorney's fees, or court costs incurred by **CITY**.

8. MAINTENANCE OF PROPERTY

8.1. **LESSEE** shall, at all times, maintain the sidewalks adjacent to the Leased Premises free from obstructions of any kind and shall maintain a minimum clearance of six (6) feet on the sidewalk free and clear of any tables or other property placed by **LESSEE** on such Leased Premises, and **LESSEE** shall not use any of said sidewalk area in the exercise of privileges granted herein, except to pass to and from the Leased Premises; however, **LESSEE'S** use may at no time

obstruct public access to the six (6) feet sidewalk.

- 8.2. **LESSEE** shall, at all times, keep or cause to be kept the Leased Premises free of litter, trash, paper and other waste and shall place same in standard trash containers in the street or in other appropriate locations and shall conform with all applicable garbage, sanitary and health regulations of the **CITY**.
- 8.3. LESSEE shall, at its sole expense, keep the Leased Premises in good order, repair, and leasable condition at all times during the term hereof and shall promptly repair all damages to the Leased Premises or replace any broken fixtures or appurtenances within a reasonable period of time. All such repairs and replacements shall be subject to the written approval of the CITY through the DIRECTOR and any and all other necessary departments, boards, or commissions of the CITY OF SAN ANTONIO, including, but not limited to, the Historic and Design Review Commission. If LESSEE does not promptly make such arrangements (within 60 calendar days after date of written notice from CITY), CITY may, but is not required to, make such repairs and replacements and the costs paid or incurred by CITY for such repairs and replacements shall be deemed additional rent due and payable forthwith.
- 8.4. **LESSEE** will, at the termination of this Lease Agreement, return the Leased Premises to **CITY** in as good condition as at the commencement of the term hereof, usual wear and tear, acts of God, or unavoidable accident only excepted.
- 8.5. LESSEE agrees to hold CITY harmless for any theft, damages or destruction of signs, goods and/or other property of LESSEE both during the term of this Lease and as so left on the Leased Premises after LESSEE vacates the Leased Premises. If said signs, goods and any other property placed by LESSEE upon the Leased Premises are not removed within thirty (30) calendar days after the Leased Premises are vacated, then the CITY may remove same without further notice or liability therefore.

9. TAXES AND LICENSES

9.1. LESSEE shall pay, on or before their respective due dates, to the appropriate collecting authority, all Federal, State and local taxes and fees which are now or may hereafter be levied upon the Leased Premises, or upon LESSEE, or upon the business conducted on the Leased Premises, or upon any of LESSEE'S property used in connection therewith; and shall maintain in current status all Federal, State and local licenses and permits required for the operation of the business conducted by LESSEE. Failure to comply with the foregoing provisions shall constitute grounds for termination of this Lease Agreement by the CITY.

10. ASSIGNMENT AND SUBLETTING

- 10.1. Except as to the parent, subsidiary, similarly affiliated company, or related person or party, LESSEE shall not assign this Lease Agreement, or allow same to be assigned by operation of law or otherwise, or sublet/subcontract the Leased Premises or any part thereof without the prior written consent of CITY which may be given only by or pursuant to an ordinance enacted by the City Council of San Antonio, Texas. Any assignment or subletting by LESSEE without such permission shall constitute grounds for termination of this Lease Agreement by the CITY.
- 10.2. Without the prior written consent of LESSEE, CITY shall have the right to transfer and assign, in whole or in part, any of its rights and obligations under this Lease Agreement and in the property referred to herein; and, to the extent that such assignee assumes CITY'S obligations hereunder,

CITY shall, by virtue of such assignment, be released from such obligation.

10.3. The receipt by the CITY of rent from an assignee, or occupant of the Leased Premises shall not be deemed a waiver of the covenant in this Lease Agreement against assignment and or an acceptance of the assignee, or occupant as a LESSEE, or a release of the LESSEE from further observance or performance by the LESSEE of the covenants contained in this Lease Agreement. No provision of this Lease Agreement shall be deemed to have been waived by the CITY unless such waiver is in writing and signed by the CITY.

11. DEFAULT AND REMEDIES

- 11.1. The following events shall be deemed to be events of default by **LESSEE** under this Lease Agreement:
 - 11.1.1. **LESSEE** shall fail to pay any installment of rent as provided for in this Lease Agreement and such failure shall continue for a period of ten (10) calendar days.
 - 11.1.2. The unauthorized subletting of any part of the Leased Premises.
 - 11.1.3. The encroachment on the public right-of-way beyond the authorized Leased Premises.
 - 11.1.4. **LESSEE** shall fail to comply with any term, provision or covenant of this Lease Agreement, other than the payment of rent, and shall not cure such failure within thirty (30) calendar days after written notice thereof to **LESSEE**, unless **LESSEE** has undertaken to effect such cure within such thirty (30) calendar day period and is diligently prosecuting the same to completion in the **CITY'S** sole judgment.
- 11.2. Upon the occurrence of an event of default as heretofore provided, CITY may, at its option, declare this Lease Agreement, and all rights and interests created by it, terminated. Upon CITY electing to terminate, this Lease Agreement shall cease and come to an end as if that were the day originally fixed herein for the expiration of the term hereof; or CITY, its agents or attorney may, at its option, resume possession of the Leased Premises and re-let the same for the remainder of the original term for the best rent CITY, its agents or attorney may obtain for the account of LESSEE without relieving LESSEE of any liability hereunder as to rent still due and owing in this Lease Agreement, or any extension thereof, as applicable. LESSEE shall make good any deficiency.
- 11.3. Any termination of this Lease Agreement as herein provided, shall not relieve LESSEE from the payment of any sum or sums that shall then be due and payable or become due and payable to CITY hereunder, or any claim for damages then or theretofore accruing against LESSEE hereunder, and any such sum or sums or claim for damages by any remedy provided for by law, or from recovering damages from LESSEE for any default hereunder. All rights, options and remedies of CITY contained in this Lease Agreement shall be cumulative of the other, and CITY shall have the right to pursue any one or all of such remedies or any other remedy or relief available at law or in equity, whether or not stated in this Lease Agreement. No waiver by CITY of a breach of any of the covenants, conditions or restrictions of this Lease Agreement shall be construed or held to be a waiver of any succeeding or preceding breach of the same or any other covenant, condition or restriction herein contained.
- 11.4. Upon any such expiration or termination of this Lease Agreement, LESSEE shall quit and

peacefully surrender the Leased Premises to CITY, and CITY, upon or at any time after such expiration or termination, may, without further notice, enter upon and re-enter the Leased Premises and possess and repossess itself thereof, by force, summary proceedings, ejectment or otherwise, and may dispossess LESSEE and remove LESSEE and all other persons and property, including all signs, furniture, trade fixtures, and other personal property which may be disputed as to its status as fixtures, from the Leased Premises, and such action by CITY shall not constitute CITY'S acceptance of abandonment and surrender of the Leased Premises by LESSEE nor prevent CITY from pursuing all legal remedies available to it.

12. INDEMNIFICATION

- 12.1. LESSEE covenants and agrees to FULLY INDEMNIFY, DEFEND and HOLD HARMLESS, the CITY and the elected officials, employees, officers, directors, volunteers and representatives of the CITY, individually and collectively, from and against any and all costs, claims, liens, damages, losses, expenses, fees, fines, penalties, proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal or bodily injury, death and property damage, made upon the CITY directly or indirectly arising out of, resulting from or related to LESSEE'S activities under this Agreement, including any acts or omissions of LESSEE, any agent, officer, director, representative, employee, consultant or subcontractor of LESSEE, and their respective officers, agents employees, directors and representatives while in the exercise of performance of the rights or duties under this Agreement. The indemnity provided for in this paragraph shall not apply to any liability resulting from the negligence of CITY, it s officers or employees, in instances where such negligence causes personal injury, death, or property damage. IN THE EVENT LESSEE AND CITY ARE FOUND JOINTLY LIABLE BY A COURT OF COMPETENT JURISDICTION, LIABILITY SHALL BE APPORTIONED COMPARATIVELY IN ACCORDANCE WITH THE LAWS FOR THE STATE OF TEXAS. WITHOUT, HOWEVER, WAIVING ANY GOVERNMENTAL IMMUNITY AVAILABLE TO THE CITY UNDER TEXAS LAW AND WITHOUT WAIVING ANY DEFENSES OF THE PARTIES UNDER TEXAS LAW.
- 12.2. The provisions of this INDEMNITY are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. LESSEE shall advise the CITY in writing within 24 hours of any claim or demand against the CITY or LICENSEE known to LESSEE related to or arising out of LESSEE'S activities under this AGREEMENT and shall see to the investigation and defense of such claim or demand at LESSEE'S cost. The CITY shall have the right, at its option and at its own expense, to participate in such defense without relieving LESSEE of any of its obligations under this paragraph.

13. INSURANCE REQUIREMENTS

13.1. Any and all employees, representatives, agents or volunteers of LESSEE while engaged in the performance of any work required by the CITY or any work related to a lease of space or Concession Agreement with the CITY shall be considered employees, representatives, agents or volunteers of LESSEE only and not of the CITY. Any and all claims that may result from any obligation for which LESSEE may be held liable under any Workers' Compensation, Unemployment Compensation or Disability Benefits law or under any similar law on behalf of said employees, representatives, agents or volunteers shall be the sole obligation and responsibility of LESSEE.

- 13.2. Prior to the commencement of any work under this Lease Agreement, LESSEE shall furnish an original completed Certificate(s) of Insurance, including endorsements, to the CITY'S Director, Downtown Operations Department, which shall be completed by an agent authorized to bind the named underwriter(s) and their company to the coverage, limits, and termination provisions shown thereon, and which shall furnish and contain all required information referenced or indicated thereon. The original certificate(s), and endorsements, must have the agent's original signature, including the signer's company affiliation, title and phone number, and be mailed directly from the agent to the CITY. The CITY shall have no duty to pay or perform under this Lease Agreement until such certificate shall have been delivered to the CITY'S Director, Downtown Operations Department, and no officer or employee shall have authority to waive this requirement.
- 13.3. LESSEE'S financial integrity is of interest to CITY, therefore, subject to LESSEE'S right to maintain reasonable deductibles in such amounts as are approved by CITY, LESSEE shall obtain and maintain in full force and effect for the duration of this Lease Agreement, and any extension hereof, at LESSEE'S sole expense, insurance coverage written, on an occurrence basis, by companies authorized and admitted to do business in the State of Texas and with an A.M. Best's rating of no less than A- (VII), in the following types and for an amount not less than the amount listed below:

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Workers' Compensation and Employers Liability

Broad Form Commercial General Liability Insurance to include coverage for the following:

- a. Premises/Operations
- b. Independent Contractors
- c. Products/completed operations
- e. Personal Injury
- g. Contractual Liability
- h. Environmental

Impairment/Impact-sufficiently broad to cover disposal liability.

AMOUNT

Statutory \$1,000,000/\$1,000,000

For Bodily Injury and Property Damage of \$1,000,000 per occurrence; \$2,000,000 General Aggregate, or its equivalent in Umbrella or Excess Liability Coverage.

Property Insurance: For physical damage to the property of LESSEE, including improvements and betterment to the Leased Premises

Coverage for a minimum of eighty percent (80%) of the replacement cost of **LESSEE'S** property

- 13.4 **LESSEE** agrees that with respect to the above required insurance, all insurance contracts and Certificate(s) of Insurance will contain the following required provisions:
 - 13.4.1 Name the CITY and its officers, employees, volunteers and elected representatives as additional insured, by endorsement, as respects operations and

- activities of, or on behalf of, the named insured performed under contract with the CITY, with the exception of the workers' compensation and professional liability polices:
- 13.4.2 Provide for an endorsement that the "other insurance" clause shall not apply to the City of San Antonio where the CITY is an additional insured shown on the policy;
- 13.4.3 Workers' compensation and employers' liability policy will provide a waiver of subrogation in favor of the CITY.
- 13.4.4 Provide thirty (30) calendar days advance written notice directly to City of any suspension, cancellation, non-renewal or material change in coverage, and not less than ten (10) calendar days advance notice for non-payment of premium. All notices shall be given to the **CITY** at the following address:

City of San Antonio
Downtown Operations Department
P.O. Box 839966
San Antonio, Texas 78283-3966

- 13.4.5 Within five (5) calendar days of a suspension, cancellation or non-renewal of coverage, LESSEE shall provide a replacement Certificate of Insurance and applicable endorsements to City. City shall have the option to suspend consultant's performance should there be a lapse in coverage at any time during this contract. Failure to provide and to maintain the required insurance shall constitute a material breach of this Agreement.
- 13.5 The CITY may upon LESSEE'S failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the CITY shall have the right to order LESSEE to stop the use of the Premises hereunder until LESSEE demonstrates compliance with the requirements hereof.
- 13.6 Nothing herein contained shall be construed as limiting in any way the extent to which LESSEE may be held responsible for payments of damages to persons or property resulting from LESSEE'S or its subcontractors' performance of the work covered under this AGREEMENT.
- 13.7 It is agreed that **LESSEE'S** insurance shall be deemed primary and non-contributory with respect to any insurance or self insurance carried by the City of San Antonio for liability arising out of operations under this Agreement.
- 13.8 It is understood and agreed that the insurance required is in addition to and separate from any other obligation contained in this Agreement.
- 13.9 All personal property placed in the Premises shall be at the sole risk of LESSEE. CITY shall not be liable, and LESSEE waives all claims for any damage either to the person or property of LESSEE or to other persons due to the Premises or any part of appurtenances thereof becoming out of repair or arising from bursting or leaking of water, gas, waste pipes, or defective wiring or excessive or deficient electrical current; or from any act or omission of employees, or other occupants of the Premises, or any other persons; due to the happening of any accident in or about Premises. LESSEE shall save and hold

harmless CITY from any claims arising out of damage to LESSEE'S property or damage to LESSEE'S business, including subrogation claims by LESSEE'S insurers.

14. RULES AND REGULATIONS AND PROHIBITED USES

- 14.1. LESSEE shall observe and comply with all laws and ordinances of the CITY affecting LESSEE'S business, including but not limited to, the CITY'S noise ordinance and the provisions concerning operation of businesses in the River Walk area in the Downtown Central Business District.
- 14.2. No advertisements, signs, decorations or displays shall be placed in, on, or about the Leased Premises without the prior written approval of the CITY through the Director, Downtown Operations Department, or her designee, and any and all other necessary departments, boards or commissions of the CITY OF SAN ANTONIO, including, but not limited to, the Historic and Design Review Commission. LESSEE agrees to remove all signs from the Leased Premises when LESSEE vacates the Leased Premises.
- 14.3. LESSEE shall be allowed to place only those chairs, tables, umbrellas, hostess stations, and/or any other furnishings as approved by CITY and all applicable boards and/or commissions of the City of San Antonio, including, but not limited to the Historic and Design Review Commission (HDRC).
- 14.4. Encroachment on the public sidewalk beyond the authorized Leased Premises or into the Public Right-of-Way is not permitted.
- 14.5. No activity or method of operation shall be allowed in, on or about the Leased Premises, which exposes patrons thereof to nudity or to partial nudity. For the purposes of this provision, the following definitions apply:
 - 14.5.1. Nudity means total absence of clothing or covering for the human body.
 - 14.5.2. Partial nudity means exposure of the female breast or the exposure of the male or female public area or buttocks.
 - 14.5.3. Any nudity as specified above will constitute a violation of this Article and result in an Event of Default.
- 14.6. The operation of massage business, tanning salon, gambling casino, or gambling of any nature shall not be allowed in, on, or about the Leased Premises.
- 14.7. Discrimination because of race, color, sex, age, handicap, or national origin, directly or indirectly, in employment or in the use of or admission to the Leased Premises is prohibited.
- 14.8. **LESSEE** shall not, except as may otherwise be permitted by applicable laws and regulations, pay less than the minimum wage required by Federal and State statutes and **CITY** ordinances to persons employed in its operations hereunder.
- 14.9. **LESSEE** shall not place speakers or amplified music on or near the patio of the Leased Premises or in any other location outside the enclosed building on any side of the premises that can be seen from the San Antonio River. **LESSEE** shall comply with **CITY'S** laws pertaining to noise. **LESSEE** agrees to comply with any requests by the **CITY'S** park police, police officers, noise abatement officers, or other **CITY** representative to close the windows and doors of

LESSEE'S business establishment after the hour of 11:00 p.m., except as necessary for entry to and exit from the establishment. Such requests shall be limited to instances in which the officers have measured a nighttime noise decibel level measurement at the establishment exceeds the requirements of Chapter 21 of the City Code of the City of San Antonio immediately prior to making such request. LESSEE'S failure to comply with this section may, at CITY'S option, constitute default under this Lease Agreement.

- 14.10. **LESSEE** shall not engage in, or allow its employees, agents, invitees, guests or any other person to engage in vending on the Leased Premises, other than the ordinary and customary restaurant service with wait staff bringing food and beverages to **LESSEE'S** customers seated at tables within the Leased Premises.
- 14.11. **LESSEE** shall abide by Vending Requirements and Regulations as set forth in Section 16-236 of the City Code of the City of San Antonio and Section 35-679 of the Unified Development Code.
 - 14.11.1. Notwithstanding the preceding, **LESSEE** shall be allowed to provide entertainment to its customers in the form of traditional Mariachis so long as such Mariachis are employees of **LESSEE** and the Mariachis are not allowed to engage in solicitation of business to **LESSEE'S** customers or any other persons on the Premises.

15. RESERVATIONS: CITY

- 15.1. CITY reserves the right to enter the Leased Premises at all reasonable times for the purpose of examining, inspecting or making repairs as herein provided. LESSEE shall not be entitled to an abatement or reduction of rent because of such entry, nor shall said entry be deemed an actual or constructive eviction of LESSEE from the Leased Premises. Should construction or other activity by CITY prevent LESSEE'S use of the Leased Premises for the purposes outlined herein for longer than ten (10) calendar days, then LESSEE shall be entitled to an abatement of rent under this Lease Agreement for such period of time and, at LESSEE'S option, this Lease Agreement may be terminated or extended for the same number of days LESSEE'S use of Leased Premises was denied.
- 15.2. No provision of this Lease Agreement shall operate in any manner to prevent CITY from permitting displays, tournaments or amusements, or River Walk parades for the benefit of the public.
- 15.3. CITY park police, police, and other public safety personnel shall have the right of entry on and into the Leased Premises as needed to investigate any circumstances, conditions, or person(s) that may appear to be suspicious. LESSEE shall cooperate with all reasonable requests by such personnel to facilitate public safety and orderly conduct by persons in the River Walk area. LESSEE expressly understands and agrees that CITY has not agreed to act and does not act as an insurer of LESSEE'S property and does not guarantee security against theft, vandalism, or injury of whatever nature and kind to persons or property.

16. HOLDING OVER

16.1. Should **LESSEE** hold over the Leased Premises, or any part thereof, after the expiration or termination of the term of this Lease Agreement, unless otherwise agreed in writing, such holding over shall constitute and be construed as a tenancy from month to month only, at a rental equal to one-hundred twenty-five (125%) of the amount of the rent paid for the last month of the term of this Lease Agreement. The inclusion of the preceding sentence shall not be construed as

17. QUIET ENJOYMENT

17.1. CITY covenants and agrees, subject to the provisions of this Lease Agreement, that LESSEE, on paying the rent and all other charges in this Lease Agreement provided for and observing and performing the covenants, agreements and conditions of this Lease Agreement on its part to be observed and performed, shall lawfully and quietly hold, occupy and enjoy the Leased Premises during the term without hindrance or molestation of any kind whatsoever.

18. CONFLICT OF INTEREST

- 18.1. Landlord acknowledges that it is informed that the Charter of the City of San Antonio and its Ethics Code prohibit a City officer or employee, as those terms are defined therein, from having a financial interest in any contract with the City or any City agency such as City owned utilities. An officer or employee has a "prohibited financial interest" in a contract with the City or in the sale to the City of land, materials, supplies or service, if any of the following individual(s) or entities is a party to the contract or sale: a City officer or employee; his parent, child or spouse; a business entity in which the officer or employee, or his parent, child or spouse owns ten (10) percent or more of the voting stock or shares of the business entity, or ten (10) percent or more of the fair market value of the business entity; a business entity in which any individual or entity above listed is a subcontractor on a City contract, a partner or a parent or subsidiary business entity.
- 18.2. Landlord warrants and certifies, and this Lease Agreement is made in reliance thereon, that it, its officers, employees and agents are neither officers nor employees of the City or any of its agencies such as City owned utilities.

19. SEPARABILITY

19.1. If any clause or provision of this Lease Agreement is illegal, invalid or unenforceable under present or future laws effective during the term of this Lease Agreement, then and in that event it is the intention of the parties hereto that the remainder of this Lease Agreement shall not be affected thereby, and it is also the intention of the parties to this Lease Agreement that in lieu of each clause or provision of this Lease Agreement that is illegal, invalid or unenforceable, there be added as a part of this Lease Agreement a clause or provision as similar in terms to such illegal, invalid or unenforceable clause or provision as may be possible and be legal, valid and enforceable.

20. NOTICES

20.1. Notices to CITY required or appropriate under this Lease Agreement shall be deemed sufficient if in writing and mailed, First Class mail, postage prepaid, addressed to:

City of San Antonio
Downtown Operations Department
Contract Services Division
P.O. Box 839966
San Antonio, Texas 78283-3966

City of San Antonio City Clerk's Office P.O. Box 839966 San Antonio, Texas 78283-3966

or to such other address as may have been designated in writing by the CITY.

Notices to LESSEE shall be deemed sufficient if in writing and mailed, First Class mail, postage

prepaid, addressed to LESSEE at:

Mr. Roger Flores Rofo's, Inc. d/b/a Paloma Riverwalk Parrilla Grill 215 Losoya Street San Antonio, Texas 78205

Or to such other address as LESSEE may provide in writing to CITY.

21. PARTIES BOUND

- 21.1. If there shall be more than one party designated as **LESSEE** in this Lease, they shall each be bound jointly and severally hereunder.
- 21.2. The covenants and agreements herein contained shall insure to the benefit of and be binding upon the parties hereto; their respective heirs, legal representatives, successors, and such assigns as have been approved by CITY.

22. TEXAS LAW TO APPLY

22.1. THIS AGREEMENT SHALL BE CONSTRUED UNDER AND IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, AND ALL OBLIGATIONS OF THE PARTIES CREATED HEREUNDER ARE PERFORMABLE IN BEXAR COUNTY, TEXAS.

23. LIEN FOR RENT

23.1. In consideration of the mutual benefits arising under this Lease Agreement, LESSEE does hereby mortgage, and grant a security interest under the Texas Business and Commerce Code unto CITY, upon all property of LESSEE now or hereafter placed in or upon the Leased Premises (except such part of any property or merchandise as may be exchanged, replaced or sold from time to time in the ordinary course of operations or trade), and such property is hereby subjected to a lien and security interest in favor of CITY and shall be and remain subject to such a lien and security interest in favor of CITY for payment of all rents and other sums agreed to be paid by LESSEE herein. At CITY'S request, LESSEE shall execute and deliver to CITY a financing statement appropriate for use under said Code. Such lien and security interest shall be in addition to and cumulative of CITY'S liens provided by law.

24. RELATIONSHIPS OF PARTIES

24.1. Nothing contained herein shall be deemed or construed by the parties hereto or by any third party as creating the relationship of principal and agent, partners, joint ventures, or any other similar such relationships between the parties hereto other than that of landlord and **LESSEE**.

25. GENDER

25.1. Words of gender used in this Lease Agreement shall be held and construed to include any other gender, and words in the singular number shall be held to include the plural, unless the context otherwise requires.

26. CAPTIONS

26.1. The captions contained in this Lease Agreement are for convenience of reference only and in no way limit or enlarge the terms and conditions of this Lease Agreement.

27. ENTIRE AGREEMENT/AMENDMENT

- 27.1. This Lease Agreement, together with its attachments and the authorizing ordinance or ordinances, in writing, constitutes the entire agreement between the parties, any other written or parole agreement with CITY being expressly waived by LESSEE.
- 27.2. No amendment, modification or alteration of the terms of this Lease Agreement shall be binding unless the same is in writing, dated subsequent to the date hereof and duly executed by the parties hereto.
- 27.3. It is understood that the Charter of the CITY requires that all contracts with the CITY be in writing and adopted by ordinance. All amendments also need approval evidenced by an ordinance.

28. AUTHORITY

28.1. The signer of this Lease Agreement for **LESSEE** hereby represents and warrants that he or she has full authority to execute this Lease Agreement on behalf of **LESSEE**.

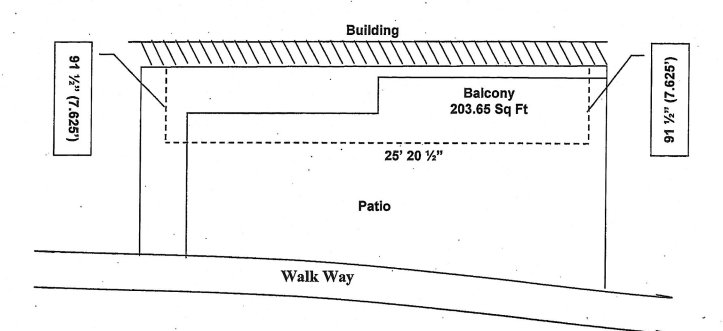
LESSOR:	LESSEE:
CITY OF SAN ANTONIO, A Texas Municipal Corporation	Rofo's, Inc. d/b/a Paloma Riverwalk Parrilla Grill
By: Dan	EVANGELINA G FlorES Printed Name
ATTEST:	Svangelina D. Flores Signature
Setucion Meur	President
City Clerk	9327 Callaghan Rd Address
APPROVED AS TO FORM	Sau Autorio, Jefar 78230 City, State, and Zip Code
City Attorney	2/0-2/2-0566 Area Code/Telephone Number

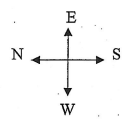
Exhibit A

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ROCK PARO EAST RIVER BANK באף אושועם "אוטמב"ר פוספי, בסונ" WEY | 4 | 3 | 2 | 1 | DATE | 140, VICEREY & ASSOCIATES, INC. CONSULTING ENGINEERS X. CITY OF SAN ACTORED LEASE AREAS 7A AND 7B, SAN ANTONIO RIVERWALK, SAN ANTONIO, BEXAR COUNTY, TEXAS

EXHIBIT A. PALSE 1 OF 2

215 Losoya River Walk Balcony (Street Level Commercial Space)





RIVERWALK LEASE AGREEMENT AMENDMENT NO. 1

This Amendment No. 1 to the Riverwalk Lease Agreement ("Amendment") is hereby made and entered into by and between the CITY OF SAN ANTONIO ("City"), a Texas municipal corporation, acting by and through its City Manager pursuant to Ordinance No. 2013-08-15-05-9 dated Aug. 15, 2013, and ROFO'S INC., d/b/a PALOMA RIVERWALK PARRILLA GRILL, a Texas Corporation ("Lessee").

Recital: City and Lessee entered into a Lease Agreement ("Lease" or "Agreement" or "Lease Agreement") pursuant to Ordinance No. 2009-01-29-0064, passed and approved on January 29, 2009. Pursuant to 3.3 of the Agreement Lessee has submitted a written request that the Agreement be extended for 5 years past the initial termination date of August 31, 2013. The City is agreeable to this request and the parties hereby agree to amend the Agreement as follows:

- 1. The term of the Agreement is hereby extended to August 31, 2018. The period from September 1, 2013 to August 31, 2018 shall be referred to as the Extended Term.
- 2. Rental rates during the Extended Term shall be as follows:

For the term 9/1/2013 - 8/31/2014:

River Level Commercial Space: (\$2.50 per square foot per month): \$20,987.64 payable in one lump sum in advance per year or \$1,748.97 per month.

Street Level Commercial Space: (\$1.88 per square foot per month): \$4,594.32 payable in one lump sum in advance per year or \$382.86 per month.

Total per month: \$2,131.83

For the term 9/1/2014 - 8/31/2015:

River Level Commercial Space: (\$2.58 per square foot per month): \$21,659.28 payable in one lump sum in advance per year or \$1,804.94 per month.

Street Level Commercial Space: (\$1.94 per square foot per month): \$4,740.97 payable in one lump sum in advance per year or \$395.08 per month.

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Total per month: \$2,200.02

For the term 9/1/2015 - 8/31/2016:

River Level Commercial Space: (\$2.66 per square foot per month): \$22,330.92 payable in one lump sum in advance per year or \$1,860.91 per month.

Street Level Commercial Space: (\$2.00 per square foot per month): \$4,887.60 payable in one lump sum in advance per year or \$407.30 per month.

Total per month: \$2,268.21

For the term 9/1/2016 - 8/31/2017:

River Level Commercial Space: (\$2.74 per square foot per month): \$23,002.56 payable in one lump sum in advance per year or \$1,916.88 per month.

Street Level Commercial Space: (\$ 2.06 per square foot per month): \$ 5,034.23 payable in one lump sum in advance per year or \$ 419.52 per month,

Total per month: \$2,336.40

For the term 9/1/2017 - 8/31/2018:

River Level Commercial Space: (\$2.82 per square foot per month): \$23,674.08 payable in one lump sum in advance per year or \$1,972.84 per month.

Street Level Commercial Space: (\$2.12 per square foot per month): \$5,180.88 payable in one lump sum in advance per year or \$431.74 per month.

Total per month: \$2,404.58

- 3. Item 4.3 shall be revised to read as follows:
 - 4.3 A fifty (\$50.00) dollar late charge will be assessed on any payment received on the eleventh (11th) day of the applicable month or any day thereafter. All past due rentals under the terms of this Lease Agreement shall bear interest at the rate of 12% per annum from the date due until paid in full by LESSEE, or at the highest rate allowed by law, should 12% be deemed usurious.
- 4. Item 10.1 shall be revised to add the following sentence:

 CITY shall not unreasonably withhold written consent to sublet/assign this Lease Agreement.
- 5. All other terms and conditions of the Agreement shall remain in full force and effect.

executed in Duplicate Originals, each of which shall have the full force and effect of an original this the day of _______, 2013.

CITY OF SAN ANTONIO

ROFO'S INC.

Evangelina G. Flores President, Rofo's Inc.

10

By:

Sheryl Sculley

City Manager Title:

ATTEST:

APPROVED AS TO FORM: