This is a legally binding contract, if not understood, seek advice from an attorney.

COMMERCIAL LEASE AGREEMENT

This Comme "Landlord"	, by and between		
Landlord:	J&J Reynolds LLC 12711 E 86 th PI N, Suite 101 Owasso, OK 74055	Phone: 888-29 Fax: 888-587-4	
Tenant: Address:		Phone: Fax:	
74055 and led designated a Leased Premupon the cov	egally described as follows (the "Bui s nises to Tenant, and Tenant desires	to lease the Leased Premises from Land erein set forth. THEREFORE, in consider	se a portion of the Building les"). Landlord desires to lease the lord for the term, at the rental, and
Term" beginn efforts to give	ning ar e Tenant possession as nearly as po eased Premises, rent shall abate fo	to Tenant, and Tenant hereby leases the ending	Landlord shall use its best If Landlord is unable to timely
renewal option Term. The re	on, if at all, by giving written notice to	ed term of Landlord not less than ninety (90) days forth below and otherwise upon the sam	prior to the expiration of the Initial
representing advance on t Owasso, OK calendar mor	per month (Base Rent). The Tend prorated Rent for the period from he first day of each calendar month \$\times\$ 74055 or at such other place design	Term rental of per yeant shall also pay to the Landlord as Renterment to Each instanding the lease term to Landlord at 127° nated by written notice from Landlord. The prorated on a daily basis. Tenant shall	t a further sum of allment payment shall be due in 11 E 86 th PI N., Suite 101, he rental payment for any partial
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		ated as permitted under this l	_ease, shall be
adjusted annually bas area rented by Tenar area maintenance inc	sed upon the actual total a it in relation to the total gr cludes, but not limited to,	annual CAM expense allocate oss leasable floor area of the exterior lighting of sidewalks a	nonth to be paid in addition to Base Rent, and ed proportionally to tenant, based upon the floor building served by the common area. Common and parking lot, repair of parking lot and maintenance, and storm water management
		n the 5 th day after the due da able by law, whichever is less	te, or thereafter, shall be assessed in the
3. Use. A) Description of Use	:		
B)represents that stated	d use is consistent with al	, Tenant, as evidend l local, State, and Federal reg	ce by signature(s) below, has determined and ulations applicable to said use.
		not use the Leased Premises nerently dangerous substance	for the purposes of storing, manufacturing, or e, chemical, thing, or device.
merge or consolidate	the right without Landlord , to any subsidiary of Ten	ant, to any corporation under	se to a corporation with which Tenant may common control with Tenant, or to a purchaser other parties to sign as additional Guarantee of
		sublease all or any part of the ch consent not to be unreaso	Leased Premises, or assign this Lease in nably withheld or delayed.
specified below. Repartments damaged of	airs shall include such iter	ms as routine repairs of floors cupancy, except for major me	ssary repairs to the Leased Premises unless , walls, ceilings, and other parts of the Leased echanical systems or the roof, subject to the
i) Tenant sha	Il pay the first \$300.00 fo	repairs, maintenance, or rep	lacement of the HVAC system.
B) Landlord shall mai common facilities of t		y replacement of roof, exterio	r walls, floor slabs, parking lot, and other
materials, tools, or ed	uipment, and landlord sh	all, in no event, be liable for d	store on Leased Premises all necessary isturbance, inconvenience, annoyance, loss of the Lease by making such repairs or performing
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any such work on or in the Leased Premises, or due to bringing materials, supplies, and equipment into or through Leased Premises during the course of such works.

6. Alterations and Improvements.

Tenant, at Tenant's expense, shall have the right following Landlord's consent to remodel, redecorate, and make additions, improvements and replacements of and to all or any part of the Leased Premises from time to time as Tenant may deem desirable, provided the same are made in a workmanlike manner and utilizing good quality materials. Tenant shall have the right to place and install personal property, trade fixtures, equipment and other temporary installations in and upon the Leased Premises, and fasten the same to the premises. All personal property, equipment, machinery, trade fixtures and temporary installations, whether acquired by Tenant at the commencement of the Lease term or placed or installed on the Leased Premises by Tenant thereafter, shall remain Tenant's property free and clear of any claim by Landlord. Tenant shall have the right to remove the same at any time during the term of this Lease provided that all damage to the Leased Premises caused by such removal shall be repaired by the Tenant at Tenant's expense.

7. Property Taxes.

Landlord shall pay, prior to delinquency, all general real estate taxes and installments of special assessments coming due during the Lease term on the Leased Premises, and all personal property taxes with respect to Landlord's personal property, if any, on the Leased Premises. Tenant shall be responsible for paying all personal property taxes with respect to Tenant's personal property at the Leased Premises.

8. Insurance.

- A) If the Leased Premises or any other party of the Building is damaged by fire or other casualty resulting from any act or negligence of Tenant or any of Tenant's agents, employees or invitees, rent shall not be diminished or abated while such damages are under repair, and Tenant shall be responsible for the costs of repair not covered by insurance.
- B) Landlord shall maintain fire and extended coverage insurance on the Building and the Leased Premises in such amounts, as Landlord shall deem appropriate. Tenant shall be responsible, at its expense, for fire and extended coverage insurance on all of its personal property, including removable trade fixtures, located in the Leased Premises.
- C) Tenant and Landlord shall, each at its own expense, maintain a policy or policies of comprehensive general liability insurance with respect to the respective activities of each in the Building with the premiums thereon fully paid on or before due date, issued by and binding upon some insurance company approved by Landlord, such insurance to afford minimum protection of not less than \$1,000,000 combined single limit coverage of bodily injury, property damage or combination thereof. Landlord shall be listed as an additional insured on Tenant's policy or policies of comprehensive general liability insurance, and Tenant shall provide Landlord with current Certificates of Insurance evidencing Tenant's compliance with this Paragraph. Tenant shall obtain the agreement of Tenant's insurers to notify Landlord that a policy is due to expire at least (10) days prior to such expiration. Landlord shall not be required to maintain insurance against thefts within the Leased Premises or the Building.
- D) Tenant agrees to defend, indemnify, and hold Landlord harmless from any loss, cost, or expense, resulting from (1) personal injury, loss of life, or loss of personal property relating to the use and occupancy by tenant, or (2) from damage to, or destruction of, the building structure, or any part thereof or of any abutting real property caused by, or attributable to, the negligent act or acts, or omission or omissions to act, of Tenant, or caused by, or attributed to, the tenants failure to perform its obligations under this lease. Likewise, Landlord agrees to defend, indemnify, and hold Tenant harmless from any loss resulting from personal injury, loss of life or property relating to the use of Landlord and use and occupancy by other Tenants, or caused by, or attributed to, Landlord's failure to perform its obligations under the Lease.

renants, or caused t	by, or attributed to, Landio	rd's failure to perform its obligations under	the Lease.
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9. Utilities.

Tenant shall pay all charges for water, sewer, gas, electricity, telephone and other services and utilities used by Tenant on the Leased Premises during the term of this Lease unless otherwise expressly agreed in writing by Landlord. Tenant acknowledges that the Leased Premises are designed to provide standard office use electrical facilities and standard office lighting. Tenant shall not use any equipment or device that utilizes excessive electrical energy or which may, in Landlord's reasonable opinion, overloads the wiring or interferes with electrical services to other tenants.

10. Signs.

Following Landlord's consent, Tenant shall be required to install sign faces at Tenants expense, utilizing provided sign box located at front of Leased Premises and Building main sign. Landlord may refuse consent to any proposed signage that is in Landlord's opinion too large, deceptive, unattractive or otherwise inconsistent with or inappropriate to the Leased Premises or use of any other tenant. Tenant shall submit sign face designs to Landlord with 30 days of execution of this Lease and have sign face installed within 60 days of execution of this Lease unless otherwise agreed upon in writing by Landlord.

11. Entry.

Landlord, employees, or contractors shall have the right to enter upon the Leased Premises at reasonable hours to inspect the same, provided Landlord shall not thereby unreasonably interfere with Tenant's business on the Leased Premises.

12. Parking.

During the term of this Lease, Tenant shall have the non-exclusive use in common with Landlord, other tenants of the Building, their guests and invitees, of the non-reserved common automobile parking areas, driveways, and footways, subject to rules and regulations for the use thereof as prescribed from time to time by Landlord. Landlord reserves the right to designate parking areas within the Building or in reasonable proximity thereto, for Tenant and Tenant's agents and employees.

13. Building Rules.

Tenant will comply with the rules of the Building adopted and altered by Landlord from time to time and will cause all of its agents, employees, invitees and visitors to do so; all changes to such rules will be sent by Landlord to Tenant in writing. The initial rules for the Building are attached hereto as Exhibit "A" and incorporated herein for all purposes.

14. Damage and Destruction.

Subject to Section 8 A) above, if the Leased Premises or any part thereof or any appurtenance thereto is so damaged by fire, casualty or structural defects that the same cannot be used for Tenant's purposes, then Tenant shall have the right within ninety (90) days following damage to elect by notice to Landlord to terminate this Lease as of the date of such damage. In the event of minor damage to any part of the Leased Premises, and if such damage does not render the Leased Premises unusable for Tenant's purposes, Landlord shall promptly repair such damage at the cost of the Landlord. In making the repairs called for in this paragraph, Landlord shall not be liable for any delays resulting from strikes, governmental restrictions, inability to obtain necessary materials or labor or other matters which are beyond the reasonable control of Landlord. Tenant shall be relieved from paying rent and other charges during any portion of the Lease term that the Leased Premises are inoperable or unfit for occupancy, or use, in whole or in part, for Tenant's purposes. Rentals and other charges paid in advance for any such periods shall be credited on the next ensuing payments, if any, but if no further payments are to be made, any such advance payments shall be refunded to Tenant. The provisions of this paragraph extend not only to the matters aforesaid, but also to any occurrence which is beyond Tenant's reasonable control and which renders the Leased Premises, or any appurtenance thereto, inoperable or unfit for occupancy or use, in whole or in part, for Tenant's purposes.

,	•	so to any occurrence which is beyond T nance thereto, inoperable or unfit for occ	
15. Default.			
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If default shall at any time be made by Tenant in the payment of rent when due to Landlord as herein provided, and if said default shall continue for fifteen (15) days after written notice thereof shall have been given to Tenant by Landlord, or if default shall be made in any of the other covenants or conditions to be kept, observed and performed by Tenant, and such default shall continue for thirty (30) days after notice thereof in writing to Tenant by Landlord without correction thereof then having been commenced and thereafter diligently prosecuted, Landlord may declare the term of this Lease ended and terminated by giving Tenant written notice of such intention, and if possession of the Leased Premises is not surrendered, Landlord may reenter said premises. Landlord shall have, in addition to the remedy above provided, any other right or remedy available to Landlord on account of any Tenant default, either in law or equity. Landlord shall use reasonable efforts to mitigate its damages.

16. Quiet Possession.

Landlord covenants and warrants that upon performance by Tenant of its obligations hereunder, Landlord will keep and maintain Tenant in exclusive, quiet, peaceable and undisturbed and uninterrupted possession of the Leased Premises during the term of this Lease.

17. Condemnation.

If any legally, constituted authority condemns the Building or such part thereof which shall make the Leased Premises unsuitable for leasing, this Lease shall cease when the public authority takes possession, and Landlord and Tenant shall account for rental as of that date. Such termination shall be without prejudice to the rights of either party to recover compensation from the condemning authority for any loss or damage caused by the condemnation. Neither party shall have any rights in or to any award made to the other by the condemning authority.

18. Subordination.

Tenant accepts this Lease subject and subordinate to any mortgage, deed of trust or other lien presently existing or hereafter arising upon the Leased Premises, or upon the Building and to any renewals, refinancing and extensions thereof, but Tenant agrees that any such mortgagee shall have the right at any time to subordinate such mortgage, deed of trust or other lien to this Lease on such terms and subject to such conditions as such mortgagee may deem appropriate in its discretion. Landlord is hereby irrevocably vested with full power and authority to subordinate this Lease to any mortgage, deed of trust or other lien now existing or hereafter placed upon the Leased Premises of the Building, and Tenant agrees upon demand to execute such further instruments subordinating this Lease or attorning to the holder of any such liens as Landlord may request. In the event that Tenant should fail to execute any instrument of subordination herein required to be executed by Tenant promptly as requested, Tenant hereby irrevocably constitutes Landlord as its attorney-in-fact to execute such instrument in Tenant's name, place and stead, it being agreed that such power is one coupled with an interest. Tenant agrees that it will from time to time upon request by Landlord execute and deliver to such persons as Landlord shall request a statement in recordable form certifying that this Lease is unmodified and in full force and effect (or if there have been modifications, that the same is in full force and effect as so modified), stating the dates to which rent and other charges payable under this Lease have been paid, stating that Landlord is not in default hereunder (or if Tenant alleges a default stating the nature of such alleged default) and further stating such other matters as Landlord shall reasonably require.

19. Security Deposit.

The Security Deposit shall be held by Landlord without liability for interest and as security for the performance by Tenant of Tenant's covenants and obligations under this Lease, it being expressly understood that the Security Deposit shall not be considered an advance payment of rental or a measure of Landlord's damages in case of default by Tenant. Unless otherwise provided by mandatory non-waivable law or regulation, Landlord may commingle the Security Deposit with Landlord's other funds. Landlord may, from time to time, without prejudice to any other remedy, use the Security Deposit to the extent necessary to make good any arrearages of rent or to satisfy any other covenant or obligation of Tenant hereunder. Following any such application of the Security Deposit, Tenant shall pay to Landlord on demand the amount so applied in order to restore the Security Deposit to its original amount. If Tenant is not in default at the termination of this

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Lease, the balance of the Security Deposit remaining after any such application shall be returned by Landlord to Tenant. If Landlord transfers its interest in the Premises during the term of this Lease, Landlord may assign the Security Deposit to the transferee and thereafter shall have no further liability for the return of such Security Deposit.

20. Notice.

Any notice required or permitted under this Lease shall be deemed sufficiently given or served if sent by certified mail, return receipt requested, addressed as follows:

If to Landlord: J&J Reynolds LLC, 12711 E 86th Pl. N., Suite 101, Owasso, OK 74055

If to Tenant:		

Landlord and Tenant shall each have the right from time to time to change the place notice is to be given under this paragraph by written notice thereof to the other party.

21. Waiver.

No waiver of any default of Landlord or Tenant hereunder shall be implied from any omission to take any action on account of such default if such default persists or is repeated, and no express waiver shall affect any default other than the default specified in the express waiver and that only for the time and to the extent therein stated. One or more waivers by Landlord or Tenant shall not be construed as a waiver of a subsequent breach of the same covenant, term or condition.

22. Memorandum of Lease.

The parties hereto contemplate that this Lease should not and shall not be filed for record, but in lieu thereof, at the request of either party, Landlord and Tenant shall execute a Memorandum of Lease to be recorded for the purpose of giving record notice of the appropriate provisions of this Lease.

23. Headings.

The headings used in this Lease are for convenience of the parties only and shall not be considered in interpreting the meaning of any provision of this Lease.

24. Successors.

The provisions of this Lease shall extend to and be binding upon Landlord and Tenant and their respective legal representatives, successors and assigns.

25. Consent.

27 Cavarability

Landlord shall not unreasonably withhold or delay its consent with respect to any matter for which Landlord's consent is required or desirable under this Lease.

26. Compliance with Law.

Tenant shall comply with all laws, orders, ordinances and other public requirements now or hereafter pertaining to Tenant's use of the Leased Premises. Landlord shall comply with all laws, orders, ordinances and other public requirements now or hereafter affecting the Leased Premises.

21. Severability			
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If it is determined by a court or other competent body that provisions of this agreement are invalid or not enforceable under state or other law, such invalidity of unenforceability shall not invalidate the entire agreement. The interpretation which leads to the enforcement and validity of any provision of this agreement shall be favored and deemed the intended interpretation of the Parties if two or more interpretations of the provisions or wording of this Agreement result.

28. Final Agreement.

This Agreement terminates and supersedes all prior understandings or agreements on the subject matter hereof. This Agreement may be modified only by a further writing that is duly executed by both parties.

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

Tenant	Signature	Date
Landlord	Signature	Date

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