

Information About Brokerage Services

Texas law requires all real estate licensees to give the following information about brokerage services to prospective buyers, tenants, sellers and landlords.

TYPES OF REAL ESTATE LICENSE HOLDERS:

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent.

AS AGENT FOR BUYER/TENANT: The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent.

AS AGENT FOR BOTH - INTERMEDIARY: To act as an intermediary between the parties the broker must first obtain the written agreement of each party to the transaction. The written agreement must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. A broker who acts as an intermediary:

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose:
 - o that the owner will accept a price less than the written asking price;
 - that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
 - any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

AS SUBAGENT: A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

TO AVOID DISPUTES, ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

- The broker's duties and responsibilities to you, and your obligations under the representation agreement.
- Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

LICENSE HOLDER CONTACT INFORMATION: This notice is being provided for information purposes. It does not create an obligation for you to use the broker's services. Please acknowledge receipt of this notice below and retain a copy for your records.



Buyer/Tenant/Seller/Landlord Initials

Date

Regulated by the Texas Real Estate Commission

Information available at www.trec.texas.gov



COMMERCIAL LEASE

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Fax:



COMMERCIAL LEASE

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1.	PA	RTIE	S: Th	e parties to this lea	ase are:					
		Lan	dlord:							; and
		Ten	ant:	Greenbrook TMS	Fort Bend LL					
2.	LE	ASE	D PRE	MISES:						
	A.			eases to Tenant th improvements <i>(Ch</i>			operty, knov	vn as the "I	eased p	remises," along
			square	e-Tenant Property feet of rentable a	rea in					(project name)
			at (addre Texas	ss) in _ which is legally de	escribed on atta	(city ched Exhibit),			(county), or as follows:
	X			-Tenant Property:		y containing	approximate	ely 12	225	 _square feet of
					101					(address) in
		i	s lega	Spring Ily described on at 304 BLDG 3	(city) tached Exhibit _		Harris		(county), Texas, which or as follows:
			0227	NT COMMON LA	ND & ELE					
			CHAM	PION RIDGE OFF	ICE CONDO					
	B.	(1)	Prope any co he pa area w	oh 2A(1) applies: orty" means the bummon areas, driventies agree that the orithin the leased pointable area will	es, parking areas e rentable area or remises and ma	s, and walks; of the leased ay include an	and premises m allocation	ay not equ	al the ad	ctual or useable
3.	TE	RM:								
	A.	Terr	n: The	term of this lease	is 62 April 1, 202	the state of the s	and			ommencing on: ncement Date)
		and	endin	g on	M	ay 31, 2025			(Ex	piration Date).
	B.			Occupancy: If Tena of construction on						
(TX	R-21	01) 4-	1-14	Initialed for Identi	ification by Landlord	d: _ 	, and Tena	nt:		Page 2 of 15

complete or a prior tenant's holding over of the leased premises, Landlord will not be liable to Tenant for such delay and this lease will remain enforceable. In the event of such a delay, the Commencement Date will automatically be extended to the date Tenant is able to occupy the Property and the Expiration Date will also be extended by a like number of days, so that the length of this lease remains unchanged. If Tenant is unable to occupy the leased premises after the 90th day after the Commencement Date because of construction on the leased premises to be completed by Landlord that is not substantially complete or a prior tenant's holding over of the leased premises, Tenant may terminate this lease by giving written notice to Landlord before the leased premises become available to be occupied by Tenant and Landlord will refund to Tenant any amounts paid to Landlord by Tenant. This Paragraph 3B does not apply to any delay in occupancy caused by cleaning or repairs.

C. <u>Certificate of Occupancy</u>: Unless the parties agree otherwise, Tenant is responsible for obtaining a certificate of occupancy for the leased premises if required by a governmental body.

4. RENT AND EXPENSES:

A. <u>Base Monthly Rent</u>: On or before the first day of each month during this lease, Tenant will pay Landlord base monthly rent as described on attached Exhibit ______ or as follows:

Date	es	Rate per rentable square f	Base Monthly	
From	То	\$ Monthly Rate	\$ Annual Rate	Rent \$
06/01/2020	05/31/2020	/ rsf / month	/ rsf / year	2,296.88
06/01/2021	05/31/2022	/ rsf / month	/ rsf / year	2,354.30
06/01/2022	05/31/2023	/ rsf / month	/ rsf / year	2,413.15
06/01/2023	05/31/2024	/ rsf / month	/ rsf / year	2,473.48
06/01/2024	05/31/2025	/ rsf / month	/ rsf / year	2,535.32

06/01/2022	05/31/2023	/ rsf / month	/ rsf / year	2,413.15
06/01/2023	05/31/2024	/ rsf / month	/ rsf / year	2,473.48
06/01/2024	05/31/2025	/ rsf / month	/ rsf / year	2,535.32
provided by X (1) Con (2) Con (3) Con (4)	the attached (Chec nmercial Lease Add nmercial Lease Add nmercial Lease Add	the base monthly rent, Tenant will pack all that apply.): endum for Expense Reimbursement (Txendum for Percentage Rent (TXR-2106) endum for Parking (TXR-2107) e applicable addenda are deemed to be	XR-2103) i)	
C. First Full Me	onth's Rent: The firs	st full monthly rent is due on or before _	June 1	, 2020
pay Landlo fraction: the divided by t	rd as prorated rent e number of days	cement Date is on a day other than the an amount equal to the base monthle from the Commencement Date to the in the month in which this lease comment Date.	y rent multiplied first day of the	by the following following month
		Il remit all amounts due to Landlord of such other person or place as Landlord		
	ne: Landlord to provid ress:	e ACH details after lease execution & before	next regular rent p	ayment is due.
		nust pay all rent timely without demand		

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Initialed for Identification by Landlord:

and Tenan



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check of Tenant is returned to Landlord by the institution on which it was drawn, Landlord after providing written notice to Tenant may require Tenant to pay subsequent amounts that become due under this lease in certified funds. This paragraph does not limit Landlord from seeking other remedies under this lease for Tenant's failure to make timely payments with good funds.

- G. <u>Late Charges</u>: If Landlord does not <u>actually receive</u> a rent payment at the designated place of payment within 5 days after the date it is due, Tenant will pay Landlord a late charge equal to 10% of the amount due. In this paragraph, the mailbox is not the agent for receipt for Landlord. The late charge is a cost associated with the collection of rent and Landlord's acceptance of a late charge does not waive Landlord's right to exercise remedies under Paragraph 20.
- H. Returned Checks: Tenant will pay \$ 50.00 for each check Tenant tenders to Landlord which is returned by the institution on which it is drawn for any reason, plus any late charges until Landlord receives payment.

5. SECURITY DEPOSIT:

- A. Upon execution of this lease, Tenant will pay \$ 3,453.27 to Landlord as a security deposit.
- B. Landlord may apply the security deposit to any amounts owed by Tenant under this lease. If Landlord applies any part of the security deposit during any time this lease is in effect to amounts owed by Tenant, Tenant must, within 10 days after receipt of notice from Landlord, restore the security deposit to the amount stated.
- C. Within 60 days after Tenant surrenders the leased premises and provides Landlord written notice of Tenant's forwarding address, Landlord will refund the security deposit less any amounts applied toward amounts owed by Tenant or other charges authorized by this lease.
- 6. TAXES: Unless otherwise agreed by the parties, Landlord will pay all real property ad valorem taxes assessed against the leased premises.

7. UTILITIES:

A.	The party designated below will p	y for the following utility	charges to the	leased premises and any
	connection charges for the utilities.	(Check all that apply.)		

	N/A	Landlord	Tenant
(1) Water		X	
(2) Sewer		X	
(3) Electric			X
(4) Gas	X		
(5) Telephone			X
(6) Internet			X
(7) Cable			X
(8) Trash		X	
(9)	_ 🗆		
(10)All other utilities	X		

B. The party responsible for the charges under Paragraph 7A will pay the charges directly to the utility service provider. The responsible party may select the utility service provider except that if Tenant selects the provider, any access or alterations to the Property or leased premises necessary for the utilities may be made only with Landlord's prior consent, which Landlord will not unreasonably withhold. If Landlord incurs any liability for utility or connection charges for which Tenant is responsible to pay

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and Landlord pays such amount, Tenant will immediately upon written notice from Landlord reimburse Landlord such amount.

C.	$\underline{\text{Notice}}$: Tenant should determine if all necessary utilities are available to the leased premises and are adequate for Tenant's intended use.
D.	After-Hours HVAC Charges: "HVAC services" means heating, ventilating, and air conditioning of the leased premises. (Check one box only.)
	(1) Landlord is obligated to provide the HVAC services to the leased premises only during the Property's operating hours specified under Paragraph 9C.
	(2) Landlord will provide the HVAC services to the leased premises during the operating hours specified under Paragraph 9C for no additional charge and will, at Tenant's request, provide HVAC services to the leased premises during other hours for an additional charge of \$ per hour. Tenant will pay Landlord the charges under this paragraph immediately upon receipt of Landlord's invoice. Hourly charges are charged on a half-hour basis. Any partial hour will be rounded up to the next half hour. Tenant will comply with Landlord's procedures to make a request to provide the additional HVAC services under this paragraph.
X	(3) Tenant will pay for the HVAC services under this lease.
INS	SURANCE:
A.	During all times this lease is in effect, Tenant must, at Tenant's expense, maintain in full force and effect from an insurer authorized to operate in Texas: (1) public liability insurance naming Landlord as an additional insured with policy limits on an occurrence basis in a minimum amount of: (check only (a) or (b) below) (a) \$1,000,000; or (b) \$2,000,000. If neither box is checked the minimum amount will be \$1,000,000. (2) personal property damage insurance for the business operations being conducted in the leased premises and contents in the leased premises in an amount sufficient to replace such contents after a casualty loss; and (3) business interruption insurance sufficient to pay 12 months of rent payments;
В.	Before the Commencement Date, Tenant must provide Landlord with a copy of insurance certificates evidencing the required coverage. If the insurance coverage is renewed or changes in any manner or degree at any time this lease is in effect, Tenant must, not later than 10 days after the renewal or change, provide Landlord a copy of an insurance certificate evidencing the renewal or change.
C.	If Tenant fails to maintain the required insurance in full force and effect at all times this lease is in effect, Landlord may: (1) purchase insurance that will provide Landlord the same coverage as the required insurance and Tenant must immediately reimburse Landlord for such expense; or (2) exercise Landlord's remedies under Paragraph 20.
D.	Unless the parties agree otherwise, Landlord will maintain in full force and effect insurance for: (1) fire and extended coverage in an amount to cover the reasonable replacement cost of the improvements of the Property; and (2) any public liability insurance in an amount that Landlord determines reasonable and appropriate.
E.	If there is an increase in Landlord's insurance premiums for the leased premises or Property or its

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8.

contents that is caused by Tenant, Tenant's use of the leased premises, or any improvements made by or for Tenant, Tenant will, for each year this lease is in effect, pay Landlord the increase immediately

after Landlord notifies Tenant of the increase. Any charge to Tenant under this Paragraph 8E will be equal to the actual amount of the increase in Landlord's insurance premium.

9.	USE	AND) HO	URS:
٠.		- / 11 4 5		0110

A.	Tenant may use the leased premises for the following purpose and no other: General office & medical purposes other than Chiropractic.
В.	Unless otherwise specified in this lease, Tenant will operate and conduct its business in the leased premises during business hours that are typical of the industry in which Tenant represents it operates.
C.	The Property maintains operating hours of (specify hours, days of week, and if inclusive or exclusive of weekends and holidays):
10. LE	GAL COMPLIANCE:
A.	Tenant may not use or permit any part of the leased premises or the Property to be used for: (1) any activity which is a nuisance or is offensive, noisy, or dangerous; (2) any activity that interferes with any other tenant's normal business operations or Landlord's management of the Property; (3) any activity that violates any applicable law, regulation, zoning ordinance, restrictive covenant, governmental order, owners' association rules, tenants' association rules, Landlord's rules or
	regulations, or this lease; (4) any hazardous activity that would require any insurance premium on the Property or leased premises to increase or that would void any such insurance; (5) any activity that violates any applicable federal, state, or local law, including but not limited to those laws related to air quality, water quality, hazardous materials, wastewater, waste disposal, air
	emissions, or other environmental matters; (6) the permanent or temporary storage of any hazardous material; or (7)
В.	"Hazardous material" means any pollutant, toxic substance, hazardous waste, hazardous material, hazardous substance, solvent, or oil as defined by any federal, state, or local environmental law, regulation, ordinance, or rule existing as of the date of this lease or later enacted.

- C. Landlord does not represent or warrant that the leased premises or Property conform to applicable restrictions, zoning ordinances, setback lines, parking requirements, impervious ground cover ratio requirements, and other matters that may relate to Tenant's intended use. Tenant must satisfy itself that the leased premises may be used as Tenant intends by independently investigating all matters related to the use of the leased premises or Property. Tenant agrees that it is not relying on any warranty or representation made by Landlord, Landlord's agent, or any broker concerning the use of the leased premises or Property.

11. SIGNS:

Property	ay not post or paint a without Landlord's ns, and Tenant will p tions	written consent.	Landlord	may re	emove a	ny unauthorized	l sign or
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- B. Any authorized sign must comply with all laws, restrictions, zoning ordinances, and any governmental order relating to signs on the leased premises or Property. Landlord may temporarily remove any authorized sign to complete repairs or alterations to the leased premises or the Property.
- C. By providing written notice to Tenant before this lease ends, Landlord may require Tenant, upon moveout and at Tenant's expense, to remove, without damage to the Property or leased premises, any or all signs or decorations that were placed on the Property or leased premises by or at the request of Tenant. Any signs or decorations that Landlord does not require Tenant to remove and that are fixtures, become the property of the Landlord and must be surrendered to Landlord at the time this lease ends.

12. ACCESS BY LANDLORD:

- A. During Tenant's normal business hours Landlord may enter the leased premises for any reasonable purpose, including but not limited to purposes for repairs, maintenance, alterations, and showing the leased premises to prospective tenants or purchasers. Landlord may access the leased premises after Tenant's normal business hours if: (1) entry is made with Tenant's permission; or (2) entry is necessary to complete emergency repairs. Landlord will not unreasonably interfere with Tenant's business operations when accessing the leased premises.
- B. During the last <u>45</u> days of this lease, Landlord may place a "For Lease" or similarly worded sign on the leased premises.
- 13. MOVE-IN CONDITION: Tenant has inspected the leased premises and accepts it in its present (as-is) condition unless expressly noted otherwise in this lease or in an addendum. <u>Landlord and any agent have made no express or implied warranties as to the condition or permitted use of the leased premises or Property.</u>

14. MOVE-OUT CONDITION AND FORFEITURE OF TENANT'S PERSONAL PROPERTY:

- A. At the time this lease ends, Tenant will surrender the leased premises in the same condition as when received, except for normal wear and tear. Tenant will leave the leased premises in a clean condition free of all trash, debris, personal property, hazardous materials, and environmental contaminants.
- B. If Tenant leaves any personal property in the leased premises after Tenant surrenders possession of the leased premises, Landlord may: (1) require Tenant, at Tenant's expense, to remove the personal property by providing written notice to Tenant; or (2) retain such personal property as forfeited property to Landlord.
- C. "Surrender" means vacating the leased premises and returning all keys and access devices to Landlord. "Normal wear and tear" means deterioration that occurs without negligence, carelessness, accident, or abuse.
- D. By providing written notice to Tenant before this lease ends, Landlord may require Tenant, upon moveout and at Tenant's expense, to remove, without damage to the Property or leased premises, any or all fixtures that were placed on the Property or leased premises by or at the request of Tenant. Any fixtures that Landlord does not require Tenant to remove become the property of the Landlord and must be surrendered to Landlord at the time this lease ends.

15. MAINTENANCE AND REPAIRS:

A. Cleaning	g: Tenant must keep the leased premises clean and sanitary and promptly dispose	of all
garbage	e in appropriate receptacles. Landlord X Tenant will provide, at its expense, ja	nitorial
services	s to the leased premises that are customary and ordinary for the property type. Tena	ant will
maintain	n any grease trap on the Property which Tenant uses, including but not limited to p	eriodic
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emptying and cleaning, as well as making any modification to the grease trap that may be necessary to comply with any applicable law.

- B. Repairs of Conditions Caused by a Party: Each party must promptly repair a condition in need of repair that is caused, either intentionally or negligently, by that party or that party's guests, patrons, invitees, contractors or permitted subtenants.
- C. Repair and Maintenance Responsibility: Except as otherwise provided by this Paragraph 15, the party designated below, at its expense, is responsible to maintain and repair the following specified items in the leased premises (if any). The specified items must be maintained in clean and good operable condition. If a governmental regulation or order requires a modification to any of the specified items, the party designated to maintain the item must complete and pay the expense of the modification. The specified items include and relate only to real property in the leased premises. Tenant is responsible for the repair and maintenance of its personal property. (Check all that apply.)

	N/A	Landlord	Tenant
(1) Foundation, exterior walls, roof, and other structural components	Ä	X	X
(3) Fire protection equipment			X
(4) Fire sprinkler systems	X		
(5) Exterior & overhead doors, including closure devices, molding,			
locks, and hardware			X
(6) Grounds maintenance, including landscaping and irrigation		9X - 55	
systems		X	
(7) Interior doors, including closure devices, frames, molding, locks,	_	_	_
and hardware		Ц	X
(8) Parking areas and walks	Ц	X	Ц
(9) Plumbing systems, drainage systems and sump pumps		X	Ц
(10) Electrical systems, mechanical systems		X	Ц
(11) Ballast and lamp replacement		Н	X
(12) Heating, Ventilation and Air Conditioning (HVAC) systems			X
(13) HVAC system replacement	Ш	X	
(14) Signs and lighting:			
(a) Pylon	X	\vdash	
(b) Facia		\vdash	X
(c) Monument	X	H	
(d) Door/Suite		\vdash	X
(e) Other:	X	H	
(15) Extermination and pest control, excluding wood-destroying insects.	V	H	X
(16) Fences and Gates	X	H	Н
(17) Storage yards and storage buildings	^		Н
(18) Wood-destroying insect treatment and repairs	X	<u> </u>	\vdash
(19) Cranes and related systems	_	H	H
(20)		H	Н
(21) (22) All other items and systems		H	Н
(22) All other items and systems.			

(—) a			
D. <u>Repair Persons</u>	s: Repairs must be completed by trained, qualified, and insured rep	air persons.	
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- E. <u>HVAC Service Contract</u>: If Tenant maintains the HVAC system under Paragraph 15C(12), Tenant is is not required to maintain, at its expense, a regularly scheduled maintenance and service contract for the HVAC system. The maintenance and service contract must be purchased from a HVAC maintenance company that regularly provides such contracts to similar properties. If Tenant fails to maintain a required HVAC maintenance and service contract in effect at all times during this lease, Landlord may do so and Tenant will reimburse Landlord for the expense of such maintenance and service contract or Landlord may exercise Landlord's remedies under Paragraph 20.
- F. <u>Common Areas</u>: Landlord will maintain any common areas in the Property in a manner as Landlord determines to be in the best interest of the Property. Landlord will maintain any elevator and signs in the common area. Landlord may change the size, dimension, and location of any common areas, provided that such change does not materially impair Tenant's use and access to the leased premises. Tenant has the non-exclusive license to use the common areas in compliance with Landlord's rules and regulations. Tenant may not solicit any business in the common areas or interfere with any other person's right to use the common areas. This paragraph does not apply if Paragraph 2A(2) applies.
- G. <u>Notice of Repairs</u>: Tenant must promptly notify Landlord of any item that is in need of repair and that is Landlord's responsibility to repair. All requests for repairs to Landlord must be in writing.
- H. <u>Failure to Repair</u>: Landlord must make a repair for which Landlord is responsible within a reasonable period of time after Tenant provides Landlord written notice of the needed repair. If Tenant fails to repair or maintain an item for which Tenant is responsible within 10 days after Landlord provides Tenant written notice of the needed repair or maintenance, Landlord may: (1) repair or maintain the item, without liability for any damage or loss to Tenant, and Tenant must immediately reimburse Landlord for the cost to repair or maintain; or (2) exercise Landlord's remedies under Paragraph 20.

16. ALTERATIONS:

- A. Tenant may not alter (including making any penetrations to the roof, exterior walls or foundation), improve, or add to the Property or the leased premises without Landlord's written consent. Landlord will not unreasonably withhold consent for the Tenant to make reasonable non-structural alterations, modifications, or improvements to the leased premises.
- B. Tenant may not alter any locks or any security devices on the Property or the leased premises without Landlord's consent. If Landlord authorizes the changing, addition, or rekeying of any locks or other security devices. Tenant must immediately deliver the new keys and access devices to Landlord.
- C. If a governmental order requires alteration or modification to the leased premises, the party obligated to maintain and repair the item to be modified or altered as designated in Paragraph 15 will, at its expense, modify or alter the item in compliance with the order and in compliance with Paragraphs 16A and 17.
- D. Any alterations, improvements, fixtures or additions to the Property or leased premises installed by either party during the term of this lease will become Landlord's property and must be surrendered to Landlord at the time this lease ends, except for those fixtures Landlord requires Tenant to remove under Paragraph 11 or 14 or if the parties agree otherwise in writing.
- 17. LIENS: Tenant may not do anything that will cause the title of the Property or leased premises to be encumbered in any way. If Tenant causes a lien to be filed against the Property or leased premises, Tenant will within 20 days after receipt of Landlord's demand: (1) pay the lien and have the lien released of record; or (2) take action to discharge the lien. Tenant will provide Landlord a copy of any release Tenant obtains pursuant to this paragraph.

18. LIABILITY: To	the extent	permitted by	law, L	andlord	is NOT	responsi	ble to	Tenant o	r Tenant's	employees,
patrons, quest	s, or invitee	s for any da	mages,	injuries,	or loss	es to per	son or	property	caused by	

- A. <u>an act, omission, or neglect of: Tenant: Tenant's agent; Tenant's guest; Tenant's employees; Tenant's patrons; Tenant's invitees; or any other tenant on the Property;</u>
- B. fire, flood, water leaks, ice, snow, hail, winds, explosion, smoke, riot, strike, interruption of utilities, theft, burglary, robbery, assault, vandalism, other persons, environmental contaminants, or other occurrences or casualty losses.
- 19. INDEMNITY: Each party will indemnify, defend, and hold the other party harmless from any property damage, personal injury, suits, actions, liabilities, damages, cost of repairs or service to the leased premises or Property, or any other loss caused, negligently or otherwise, by that party or that party's employees, patrons, quests, or invitees.

20. DEFAULT:

- A. If Landlord fails to comply with this lease within 30 days after Tenant notifies Landlord of Landlord's failure to comply, Landlord will be in default and Tenant may seek any remedy provided by law. If, however, Landlord's non-compliance reasonably requires more than 30 days to cure, Landlord will not be in default if the cure is commenced within the 30-day period and is diligently pursued.
- B. If Landlord does not actually receive at the place designated for payment any rent due under this lease within 5 days after it is due, Tenant will be in default. If Tenant fails to comply with this lease for any other reason within 10 days after Landlord notifies Tenant of its failure to comply, Tenant will be in default.
- C. If Tenant is in default, Landlord may, with at least 3 days written notice to Tenant: (i) terminate this lease, or (ii) terminate Tenant's right to occupy the leased premises without terminating this lease and may accelerate all rents which are payable during the remainder of this lease or any renewal period. Landlord will attempt to mitigate any damage or loss caused by Tenant's breach by using commercially reasonable means. If Tenant is in default, Tenant will be liable for:
 - (1) any lost rent;
 - (2) Landlord's cost of reletting the leased premises, including brokerage fees, advertising fees, and other fees necessary to relet the leased premises;
 - (3) repairs to the leased premises for use beyond normal wear and tear:
 - (4) all Landlord's costs associated with eviction of Tenant, such as attorney's fees, court costs, and prejudgment interest;
 - (5) all Landlord's costs associated with collection of rent such as collection fees, late charges, and returned check charges:
 - (6) cost of removing any of Tenant's equipment or fixtures left on the leased premises or Property;
 - (7) cost to remove any trash, debris, personal property, hazardous materials, or environmental contaminants left by Tenant or Tenant's employees, patrons, guests, or invitees in the leased premises or Property;
 - (8) cost to replace any unreturned keys or access devices to the leased premises, parking areas, or Property; and
 - (9) any other recovery to which Landlord may be entitled under this lease or under law.
- 21. ABANDONMENT, INTERRUPTION OF UTILITIES, REMOVAL OF PROPERTY, AND LOCKOUT: Chapter 93 of the Texas Property Code governs the rights and obligations of the parties with regard to: (a) abandonment of the leased premises; (b) interruption of utilities; (c) removal of Tenant's property; and
 - (d) "lock-out" of Tenant.
- 22. HOLDOVER: If Tenant fails to vacate the leased premises at the time this lease ends, Tenant will become a tenant-at-will and must vacate the leased premises immediately upon receipt of demand from Landlord. No holding over by Tenant, with or without the consent of Landlord, will extend this lease. Tenant will

(TXR-2101) 4-1-14	Initialed for Identification by Lan	ndlord:,	, and Tenant	Page 10 of
(TXR-2101) 4-1-14	Initialed for Identification by Lan	ndlord:,	, and Tenant:	Page 10 c

indemnify Landlord and any prospective tenants for any and all damages caused by the holdover. Rent for any holdover period will be 150% of the base monthly rent plus any additional rent calculated on a daily basis and will be immediately due and payable daily without notice or demand.

- 23. LANDLORD'S LIEN AND SECURITY INTEREST: To secure Tenant's performance under this lease, Tenant grants to Landlord a lien and security interest against all of Tenant's nonexempt personal property that is in the leased premises or on the Property. This lease is a security agreement for the purposes of the Uniform Commercial Code. Landlord may file a financing statement to perfect Landlord's security interest under the Uniform Commercial Code.
- 24. ASSIGNMENT AND SUBLETTING: Landlord may assign this lease to any subsequent owner of the Property. Tenant may not assign this lease or sublet any part of the leased premises without Landlord's written consent. An assignment of this lease or subletting of the leased premises without Landlord's written consent is voidable by Landlord. If Tenant assigns this lease or sublets any part of the leased premises, Tenant will remain liable for all of Tenant's obligations under this lease regardless if the assignment or sublease is made with or without the consent of Landlord.

25. RELOCATION:

- A. By providing Tenant with not less than 90 days advanced written notice, Landlord may require Tenant to relocate to another location in the Property, provided that the other location is equal in size or larger than the leased premises then occupied by Tenant and contains similar leasehold improvements. Landlord will pay Tenant's reasonable out-of-pocket moving expenses for moving to the other location. "Moving expenses" means reasonable expenses payable to professional movers, utility companies for connection and disconnection fees, wiring companies for connecting and disconnecting Tenant's office equipment required by the relocation, and printing companies for reprinting Tenant's stationary and business cards. A relocation of Tenant will not change or affect any other provision of this lease that is then in effect, including rent and reimbursement amounts, except that the description of the suite or unit number will automatically be amended.
- B. Landlord may not require Tenant to relocate to another location in the Property without Tenant's prior consent.

26. SUBORDINATION:

- A. This lease and Tenant's leasehold interest are and will be subject, subordinate, and inferior to:
 - (1) any lien, encumbrance, or ground lease now or hereafter placed on the leased premises or the Property that Landlord authorizes;
 - (2) all advances made under any such lien, encumbrance, or ground lease;
 - (3) the interest payable on any such lien or encumbrance;
 - (4) any and all renewals and extensions of any such lien, encumbrance, or ground lease;
 - (5) any restrictive covenant affecting the leased premises or the Property; and
 - (6) the rights of any owners' association affecting the leased premises or Property.
- B. Tenant must, on demand, execute a subordination, attornment, and non-disturbance agreement that Landlord may request that Tenant execute, provided that such agreement is made on the condition that this lease and Tenant's rights under this lease are recognized by the lien-holder.

27. ESTOPPEL CERTIFICATES & FINANCIAL INFORMATION:

A.	Within	10	days	after	receipt	of a	written	request	from	Landlord,	Tenant	will	execute	and	deliver	to
	Landlo	rd a	in est	oppel	certifica	te th	at identif	ies the te	erms a	and conditi	ons of th	is le	ase.			

 B. Within 30 days after receipt of a written request from Landlord, Tenant will provide to Landlord Tenant's current financial information (balance sheet and income statement). Landlord may request the financial information no more frequently than once every 12 months.

28. CASUALTY LOSS:

- A. Tenant must immediately notify Landlord of any casualty loss in the leased premises. Within 20 days after receipt of Tenant's notice of a casualty loss, Landlord will notify Tenant if the leased premises are less than or more than 50% unusable, on a per square foot basis, and if Landlord can substantially restore the leased premises within 120 days after Tenant notifies Landlord of the casualty loss.
- B. If the leased premises are less than 50% unusable and Landlord can substantially restore the leased premises within 120 days after Tenant notifies Landlord of the casualty, Landlord will restore the leased premises to substantially the same condition as before the casualty. If Landlord fails to substantially restore within the time required, Tenant may terminate this lease.
- C. If the leased premises are more than 50% unusable and Landlord can substantially restore the leased premises within 120 days after Tenant notifies Landlord of the casualty, Landlord may: (1) terminate this lease; or (2) restore the leased premises to substantially the same condition as before the casualty. If Landlord chooses to restore and does not substantially restore the leased premises within the time required, Tenant may terminate this lease.
- D. If Landlord notifies Tenant that Landlord cannot substantially restore the leased premises within 120 days after Tenant notifies Landlord of the casualty loss, Landlord may: (1) choose not to restore and terminate this lease; or (2) choose to restore, notify Tenant of the estimated time to restore, and give Tenant the option to terminate this lease by notifying Landlord within 10 days.
- E. If this lease does not terminate because of a casualty loss, rent will be reduced from the date Tenant notifies Landlord of the casualty loss to the date the leased premises are substantially restored by an amount proportionate to the extent the leased premises are unusable.
- 29. CONDEMNATION: If after a condemnation or purchase in lieu of condemnation the leased premises are totally unusable for the purposes stated in this lease, this lease will terminate. If after a condemnation or purchase in lieu of condemnation the leased premises or Property are partially unusable for the purposes of this lease, this lease will continue and rent will be reduced in an amount proportionate to the extent the leased premises are unusable. Any condemnation award or proceeds in lieu of condemnation are the property of Landlord and Tenant has no claim to such proceeds or award. Tenant may seek compensation from the condemning authority for its moving expenses and damages to Tenant's personal property.
- **30. ATTORNEY'S FEES:** Any person who is a prevailing party in any legal proceeding brought under or related to the transaction described in this lease is entitled to recover prejudgment interest, reasonable attorney's fees, and all other costs of litigation from the nonprevailing party.

31, REPRESENTATIONS:

- A. Tenant's statements in this lease and any application for rental are material representations relied upon by Landlord. Each party signing this lease represents that he or she is of legal age to enter into a binding contract and is authorized to sign the lease. If Tenant makes any misrepresentation in this lease or in any application for rental, Tenant is in default.
- B. Landlord is not aware of any material defect on the Property that would affect the health and safety of an ordinary person or any environmental hazard on or affecting the Property that would affect the

(TXR-2101) 4-1-14	Initialed for Identification by Landlord:	, and Tenant:	Page 12 of 15
File we will be seen			

Commer	cial Lease conce	erning: Spring, TX 77379-8694	
	health or safe	ety of an ordinary person, excep	ot:
	Designated Nacting, direct not arranging and Blocked Blocked pers	National and Blocked Person as ily or indirectly, for or on behalt g or facilitating this lease or any Person. Any party or any sign son will indemnify and hold ha	represents that: (1) it is not a person named as a Specially of defined in Presidential Executive Order 13224; (2) it is not for a Specially Designated and Blocked Person; and (3) is transaction related to this lease for a Specially Designated gnatory to this lease who is a Specially Designated and rmless any other person who relies on this representation ability or expense as a result of this representation.
32. BR	OKERS:		
A.	The brokers	to this lease are:	
3			Cooperating Broker:
			F E L
	X represent	ker: <i>(Check only one box)</i> is Landlord only. is Tenant only. nediary between Landlord and Tena	Cooperating Broker represents Tenant.
_ 1	(a) a sep	ndlord Tenant.	ing to: <i>(Check only one box)</i> . ment between Principal Broker and: endum for Broker's Fee (TXR-2102).
- 1	(a) a sep	arate written commission agree ncipal Broker ☐ Landlord ☐ Te	cording to: <i>(Check only one box)</i> . Ement between Cooperating Broker and: nant. endum for Broker's Fee (TXR-2102).
Add of the	denda and Ex	chibit section of the Table of Co mant agrees to comply with the	ne addenda, exhibits and other information marked in the ontents. If Landlord's Rules and Regulations are made part Rules and Regulations as Landlord may, at its discretion,
		otices under this lease must be acsimile transmission to:	e in writing and are effective when hand-delivered, sent by
	<u>Landlord</u> at:	Address:	
(TXR-210	01) 4-1-14	Initialed for Identification by Landlor	d: _ , , and Tenant: , Page 13 of 15

Comme	20008 Champion Forest Dr Unit 304 rcial Lease concerning: Spring, TX 77379-8694
	Phone: Fax:
	and a copy to:
	Address:
	Phone: Fax:
	X Landlord also consents to receive notices by e-mail at:
	Tenant at the leased premises, and a copy to:
	Address:
	Phone:Fax:
	Phone:Fax:Fax:
35. SF	ECIAL PROVISIONS:
4) 5) 6) A) B)	Landlord will repaint unit with similar paint (color to be agreed upon with tenant). Landlord will inspect & service HVAC prior to delivery of Unit on April 1st 2020. Landlord will clean unit prior to delivery of Unit on April 1st 2020. Landlord will replace any burnt bulbs prior to delivery of Unit on April 1st 2020. Tenant agrees to replace HVAC filter on a monthly basis or as needed at their expense. Tenant to have unit professionally cleaned & carpets shampooed at move out. Tenant to pay for exterior unit sign if wanted.
36. A	REEMENT OF PARTIES:
A.	Entire Agreement: This lease contains the entire agreement between Landlord and Tenant and may not be changed except by written agreement.
B.	<u>Binding Effect</u> : This lease is binding upon and inures to the benefit of the parties and their respective heirs, executors, administrators, successors, and permitted assigns.
C.	<u>Joint and Several</u> : All Tenants are jointly and severally liable for all provisions of this lease. Any act or notice to, or refund to, or signature of, any one or more of the Tenants regarding any term of this lease its renewal, or its termination is binding on all Tenants.
D.	Controlling Law: The laws of the State of Texas govern the interpretation, performance, and enforcement of this lease.
E.	<u>Severable Clauses</u> : If any clause in this lease is found invalid or unenforceable by a court of law, the remainder of this lease will not be affected and all other provisions of this lease will remain valid and enforceable.
F.	<u>Waiver</u> : Landlord's delay, waiver, or non-enforcement of acceleration, contractual or statutory lientental due date, or any other right will not be deemed a waiver of any other or subsequent breach by Tenant or any other term in this lease.
(TXR-2	01) 4-1-14 Initialed for Identification by Landlord:, and Tenant:,, and Tenant:

- G. <u>Quiet Enjoyment</u>: Provided that Tenant is not in default of this lease, Landlord covenants that Tenant will enjoy possession and use of the leased premises free from material interference.
- H. <u>Force Majeure</u>: If Landlord's performance of a term in this lease is delayed by strike, lock-out, shortage of material, governmental restriction, riot, flood, or any cause outside Landlord's control, the time for Landlord's performance will be abated until after the delay.
- I. <u>Time</u>: Time is of the essence. The parties require strict compliance with the times for performance.

Brokers are not qualified to render legal advice, property inspections, surveys, engineering studies, environmental assessments, tax advice, or compliance inspections. The parties should seek experts to render such services. READ THIS LEASE CAREFULLY. If you do not understand the effect of this Lease, consult your attorney BEFORE signing.

Landlord		Tenant: Greenbrook TMS Fort Bend LLC			
By:		By: Greenbrook TMS Fort Ber	d Ll _k C		
By (signature):	03/06/2020 04:55 PM GMT	By (signature):			
Printed Name:		Printed Name:			
Title: Manager	Date:	Title: President	Date: 13.04 2020		
Ву:		Ву:			
By (signature):	V	By (signature):	1		
Printed Name:		Printed Name:			
Title:	Date:	Title:	Date:		



COMMERCIAL LANDLORD'S RULES AND REGULATIONS

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®Texas Association of REALTORS®, Inc. 2010

REGARDING THE COMMERCIAL LEASE CONCERNING THE LEASED PREMISES AT 20008 Champion Forest Dr Unit 304, Spring, TX 77379-8694

NOTICE: These rules and regulations are adopted to maintain and enhance the safety and appearance of the Property. From time to time Landlord, at its discretion, may amend these rules and regulations for the purposes for which they were adopted. Under the above-referenced lease, Tenant agrees to comply with these rules and regulations as they may be amended. Exceptions or waivers must be authorized by Landlord in writing. "Property" means the building or complex in which the leased premises are located, inclusive of any common areas, drives, parking areas, and walks, and landscaped areas.

- A. Goods, merchandise, equipment, or any personal property may not be stored on the Property, except for inventory within the leased premises necessary for Tenant's normal business operations.
- B. Food is not permitted on the Property, except as inventory for sale and for a small amount of food for Tenant's personal consumption.
- C. Other than those provided by Landlord or specifically authorized by Landlord, no vending machines are permitted on the Property.
- D. The Property may not be used for lodging or sleeping quarters in any manner.
- E. Unless authorized by law or the lease, no animals may be brought or kept on the Property.
- F. No obstruction or interference that impedes use of the common areas, walks, drives, loading areas, parking areas, corridors, hallways, vestibules, and stairs is permitted on the Property.
- G. Persons parking on the Property must comply with all posted signs and directions regulating the parking areas.
- H. No flammable, toxic, noxious, or hazardous materials may be kept on the Property except for over-the-counter cleaning materials kept in enclosed storage closets or cabinets.
- Tenants moving in or out of the Property must use only the service entrances and service elevators during the move. All moves must be made at times that do not cause inconvenience in the normal use of the Property.
- J. Deliveries and shipping of goods and merchandise in or out of the Property must be made only through the service entrances, service elevators, loading docks, or other designated shipping and receiving areas. Shipments and deliveries must be made at times that do not cause inconvenience to tenants or patrons on the Property.
- K. Leased premises must be kept clean and free of debris. Trash must be deposited into appropriate receptacles. Trash receptacles controlled by Tenant must not be allowed to overflow, attract rodents or vermin, or emit odors.

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Fax:

- L. Repair requests must be submitted to Landlord in writing in compliance with the lease.
- M. No modification to the Property and leased premises may be made unless authorized by Landlord, in writing, or permitted by the lease.
- N. No illegal or offensive activity is permitted on the Property nor is any activity that constitutes a nuisance or interferes with the rights of other tenants.
- Unless specifically authorized by Landlord, no solicitation or business operations are permitted in the common areas.
- P. Other:

Champion Ridge Office Condominiums Property Owners Association Deed Restrictions, Rules & Regulations.

__, ____, and Tenant

Initialed for Identification by Landlord:



COMMERCIAL LEASE ADDENDUM FOR EXTENSION OF TERM

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				CIAL LEASE BETWEEN TH 08 Champion Forest Dr Unit			
A.	At Tenant's option, Tenant may extend the term of above-referenced lease for additional term(s) of 36 months each. The first additional term commences upon the expiration of the term stated in the lease and any subsequent additional term commences upon the expiration of the then applicable extended term.						
В.	E. Tenant may exercise Tenant's option(s) to extend under Paragraph A only by providing written notice to Landlord at least days before the end of the then current term of the lease.						
C.	C. Tenant may not exercise Tenant's option(s) to extend under Paragraph A if the lease is terminated before Tenant exercises its option to extend or Tenant is in breach of the lease at the time Tenant exercises its option to extend.						
D.	exte		mences excep	all provisions of the lease will of the base monthly rent during			
X	(1)	Da	tes	Rate per rentable sq	uare foot (optional)	Base Monthly	
_		From	To	\$ Monthly Rate	\$ Annual Rate	Rent\$	
		06/01/2025	05/31/2026	/rsf/month	/rsf/year	2,598.70	
		06/01/2026	05/31/2027	/rsf/month	/rsf/year	2,663.67	
		06/01/2027	05/31/2028	/rsf/month	/rsf/year	2,730.26	
				/rsf/month	/rsf/year		
				/rsf/month	/rsf/year		
	(2) adjusted to reflect increases in the Consumer Price Index for "All Urban Consumers, U.S. City Average, All Items", issued by the Bureau of Labor Statistics of the U.S. Department of Labor. The adjustment will be determined by multiplying the base monthly rent for the last month of the lease by the following fraction: (i) the numerator will be the published index number for January in the year the additional term commences; and (ii) the denominator will be the published index number for January in the year in which the original lease term commences.						
Ш	(3) the prevailing rental rate on the 45th day before the additional term commences for premises of comparable size, quality, condition, improvements, utility, location, and length of term for tenant's of similar credit standing as Tenant.						
E.	E. If Paragraph D(3) applies and the parties do not agree on the amount of the prevailing rental rate for the additional term before the 30th day before the additional term commences, each party will employ a state-certified appraiser and deliver the appraiser's written opinion of the prevailing rental rate to the other						
		04) 1-26-10		ntification by Landlord: _	, and Tenant:	Page 1 of 2	
Berks	hire Hat	haway Anderson Propertie	s, 27131 Cinco Ranch Blve	d # 400 Katy TX 77494	Phone: (832)282-0201 Fax:	20008 Champion	

party not later than the 15th day before the additional term commences. If the appraisers' opinions do not vary by more than 10%, the prevailing rental rate will be the average of the two opinions. If the appraisers' opinions vary by more than 10%, the appraisers will jointly select a third appraiser whose fees will be shared equally by the parties. If a third appraiser is engaged, the prevailing rental rate will be the average of the two opinions that are closest in amount. If either party fails to employ or timely deliver an appraiser's opinion as required by this paragraph, the opinion rendered by the appraiser employed by the other party will determine the prevailing rental rate.

F. Special Provisions:

Landlord:	Tenant: Greenbrook TMS Fort Bend LLC
By: O3/09/2020 By (signature): Printed Name: Title: Manager By:	By: Greenbrook TMS Fort Bend LaC By (signature): Printed Name: Title: President By:
By (signature): Printed Name: Title:	

(TXR-2104) 1-26-10



COMMERCIAL LEASE ADDENDUM FOR EXPENSE REIMBURSEMENT

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		NDUM TO THE COMMERCIAL LEASE BETWEEN THE UNDERSIGNED PARTIES CONCERNING EASED PREMISES AT 20008 Champion Forest Dr Unit 304, Spring, TX 77379-8694
		tion to rent stated in the lease, Tenant will pay Landlord the additional rent described in this addendum. It will pay the additional rent each month at the time the base-monthly rent in the lease is due.
A.	De	<u>finitions</u> :
	(1)	"Tenant's pro rata share" is 100.000 %.
	(2)	"CAM" means all of Landlord's expenses reasonably incurred to maintain, repair, operate, manage, and secure the Property (for example, security, lighting, painting, cleaning, decorations, utilities, trash removal, pest control, promotional expenses, and other expenses reasonably related the Property's operations); CAM does not include capital expenditures, interest, depreciation, tenant improvements, insurance, taxes, or brokers' leasing fees Notwithstanding the foregoing, CAM does include the amortized costs incurred by Landlord in making capital improvements or other modifications to the Property to the extent such improvements or modifications reduce CAM overall. These costs will be amortized over the useful life of the improvement or modification on a straight-line basis; however, in no event will the charge for such amortization included in CAM exceed the actual reduction in CAM achieved by the improvements and modifications.
	(3)	"Insurance" means Landlord's costs to insure the leased premises and the Property including but not limited to insurance for casualty loss, general liability, and reasonable rent loss.
	(4)	"Taxes" means the real property ad valorem taxes assessed against the leased premises and Property inclusive of all general and special assessments and surcharges.
	(5)	"Structural" means all of Landlord's expenses reasonably incurred to maintain, repair, and replace the roof, foundation, exterior walls, load bearing walls and other structural components of the Property.
B.		thod: The additional rent will be calculated under the following method: te: "CAM" does not include taxes and insurance costs.
	(1)	Base-year expenses: Each month Tenant will pay Tenant's pro rata share of the projected monthly expenses for the Property that exceed the amount of the monthly base-year expenses for the calendar year for: \[\] taxes; \[\] insurance; \[\] CAM; \[\] structural; and \[\]
	(2)	Expense-stop: Each month Tenant will pay Tenant's pro rata share of the projected monthly expenses for the Property that exceed \$ per square foot per year for: taxes; insurance; CAM; structural; and
X	(3)	Net: Each month Tenant will pay Tenant's pro rata share of the projected monthly expenses for the Property for: X taxes; X insurance; X CAM; structural; and 690.81 Monthly Estimated Property Taxes & \$227.14 Monthly Estimated CAM (Including some Insurance).
C.	app yea	<u>ijected Monthly Expenses</u> : On or about December 31 of each calendar year, Landlord will project the blicable monthly expenses (those that Tenant is to pay under this addendum) for the following calendar and will notify Tenant of the projected expenses. The projected expenses are based on Landlord's imates of such expenses. The actual expenses may vary.
(TX	R-21	03) 1-26-10 Initialed for Identification by Landlord:,, and Tenant Page 1 of 2
Berk	hire Ha	thaway Anderson Properties, 27131 Cinco Ranch Blvd #400 Katv TX 77494 Phone: (832)282-0201 Fax: 20008 Champion

<u>Notice</u>: The applicable projected expenses at the time which the above-referenced lease commences are shown in the table below. The total area of the Property presently used by Landlord for calculating expense reimbursements is <u>1225</u> rentable square feet (including any add on factor for common areas).

Projected Expenses			
\$ Monthly Rate		\$ Annual Rate	
0.75	/ rsf / month	8.99	/ rsf / year

- D. Reconciliation: Within a reasonable time after the end of each calendar year, Landlord will notify Tenant of the actual costs of the applicable expenses (those that Tenant is to pay under this addendum) for the previous year. If the actual costs of the applicable expenses exceed the amounts paid or owed by Tenant for the previous year, Tenant must pay the deficient amount to Landlord within 30 days after Landlord notifies Tenant of the deficient amount. If the actual costs of the applicable expenses are less than the amounts paid by Tenant for the previous year, Landlord will refund the excess to Tenant or will credit the excess to Tenant's next rent payment. Tenant may audit or examine those items in Landlord's records that relate to Tenant's obligations under this addendum. Landlord will promptly refund to Tenant any overpayment revealed by an audit or examination. If the audit or examination reveals an error of more than 5% over the amounts Landlord collected in a calendar year from Tenant under this addendum, Landlord will pay the reasonable cost of the audit or examination. Landlord may not seek a deficiency from Tenant under this paragraph if Landlord fails to timely provide the required notice.
- E. Special Provisions:

Landlord:		Tenant: Greenbrook TMS Fort Bend LLC
By (signature): Printed Name: Title: Manager	03/08/2020 04:55 PM GMT	By: Greenbrook TMS Fort Bond LLC By (signature): Printed Name: I Title: President
Ву:		By:
By (signature): Printed Name: Title:		By (signature): Printed Name:



COMMERCIAL LEASE ADDENDUM FOR BROKER'S FEE

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CC		ITO THE COMMERCIAL LEASE BETWEEN THE UNDERSIGNED LANDLORD AND TENANT NG THE LEASED PREMISES AT 20008 Champion Forest Dr Unit 304, Spring, TX
Α.	Leasing	Fees: All leasing fees are earned when the above referenced lease is executed.
	(1) Land	llord will pay Principal Broker a leasing fee llated and payable as follows:
	(a po fo	% of all base monthly rents to be paid for the term of the lease and the same ercentage of the expense reimbursements stated or estimated in the lease, payable as bllows: one-half of such amount at the time Landlord and Tenant execute the lease and the emainder on the date the lease commences.
	p	o) % of all base monthly rents to be paid for the term of the lease and the same ercentage of the expense reimbursements stated or estimated in the lease, payable as ollows:
	X (c	2% of initial term base monthly rents total. Half 30 days after lease execution & Half 30 days after lease commencement.
	(2) Land	llord will pay Cooperating Broker a leasing fee lated and payable as follows:
	□ (ε	a) % of all base monthly rents to be paid for the term of the lease and the same percentage of the expense reimbursements stated or estimated in the lease, payable as follows: one-half of such amount at the time Landlord and Tenant execute the lease and the remainder on the date the lease commences.
	☐ (b	b)% of all base monthly rents to be paid for the term of the lease and the same percentage of the expense reimbursements stated or estimated in the lease, payable as follows:
	X (c	4% of initial term base monthly rents total. Half 30 days after lease execution & Half 30 days after lease commencement.
B.	including controlled earned a	and Expansion Fees: If Landlord and Tenant subsequently renew, extend, or expand the lease, a new lease for more, less, or different space in the Property or in any other property owned, d, or managed by Landlord, the brokers will be paid the fees set forth below. The fees will be and payable when the extension, renewal, expansion, or new lease is executed or commences, er is earlier.
	(1)	will pay Principal Broker a renewal fee of:
		a) % of all base monthly rents to be paid for the term of the renewal, extension, or new lease and the same percentage of the expense reimbursements stated or estimated in the lease governing the renewal, extension, or new lease;
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Add	lendum for Br	oker's Fee concerning 20008 Champion Forest Dr Unit 304, Spring, TX 77379-8694	
	(b)	% of all base monthly rents to be paid for the term of the expansion and the same percentage of the expense reimbursements stated or estimated in the lease governing the expansion; or	
	(c)		
(2	(2)	will pay Cooperating Broker a renewal fee of:	
	☐ (a)	% of all base monthly rents to be paid for the term of the renewal, extension, or new lease and the same percentage of the expense reimbursements stated or estimated in the lease governing the renewal, extension, or new lease;	
	(b)	% of all base monthly rents to be paid for the term of the expansion and the same percentage of the expense reimbursements stated or estimated in the lease governing the expansion; or	
	(c)		
C.	the leased leased pre- set forth agreemen	e Event of a Sale: If, during any time the lease is in effect or during any time Tenant occupies of premises, including any extension, renewal, or expansion, Tenant agrees to purchase the emises or Property by oral or written agreement or option, brokers will be paid the additional fees below. The additional fees will be earned at the time Landlord and Tenant enter into an at for the sale, purchase, or option for the leased premises or Property, and are payable at the ale or purchase closes.	
	(1)	will pay Principal Broker an additional fee of:	
	(a)	% of the sales price for the purchase.	
		will pay Cooperating Broker an additional fee of:	
	_	% of the sales price for the purchase.	
D.		I fees under this addendum are payable in County, Texas.	
Ε.	Attorney's Fees: If Landlord, Tenant, or any broker is a prevailing party in any legal proceeding brought a result of a dispute under this addendum or any transaction related to or contemplated by this addendur such party will be entitled to recover from the non-prevailing parties all costs of such proceeding prejudgment interest, and reasonable attorney's fees.		
₹.	Special Pr	ovisions:	

NOTICE: Under Chapter 62, Texas Property Code, Broker is entitled to claim a lien against the Property to secure payment of an earned commission.

Landlord:	Greenbrook TMS Fort Bend LLC Tenant:
By: By (signature): Printed Name: Title: Manager	By: Greenbrook TMS Fort Bend LLC By (signature): Printed Name: E Title: President
By:	Printed Name:
Principal Broker:	Cooperating Broker: Broker / Company Name:
	Inc.
	License No.
	By (signature):Printed Name:
	Title: License No.

RIDER A

Notwithstanding Section 24 of this Lease, Tenant shall have the right, at any time and from time to time, to assign the Lease, or sublease all or any portion of the leased premises, to any successor, affiliate, or spin off of Tenant, including entering into license arrangements, without need for the Landlod's prior consent, and shall have the right to allow occupancy by any client, business partner or other entity arising in the ordinary course of business. In addition, there will be no restrictions on any direct or indirect transfers in TMS NeuroHelath Centers Inc. or any changes in control.