

# LEASE AGREEMENT FOOD TRUCK HUB & COMMISSARY

THIS LEASE AGREEMEI Detween:	NT ("Agreement") is made and entered into t	his day of	, 2022, by and
	LESSOR	LESSEE	
Signatures	x	X	
Name	Dale Akins	_	
Title:	President		
Company:	The Chef's Workshop	_	
Address:	10433 Hickory Path Way	_	
	Knoxville, TN 37922	_	
Phone:	865-693-5066		
Cell:	865-414-9811		
E-mail:	Cheesewhiz@thechefsworkshop.com		
Website:	www.thechefsworkshop.com		
Tax ID	82-5380705		
Entity Type:	LIC		

#### \* \* \* WITNESSETH \* \* \*

#### WHEREAS,

- A Lessor owns a "Shared Use Commissary" at 118 Debusk Lane, Knoxville, TN, 37922, hereinafter referred to as "FACILITY"
- B The FACILITY contains certain EQUIPMENT (defined herein) which the Lessor desires to lease to LESSEE for use in LESSEE's Business
- C The LESSOR desires to provide certain business SERVICES as specified herein.
- D The LESSEE desires to reserve the right to Use the FACILITY AND EQUIPMENT AND accept certain SERVICES as designated herein:
- E The Lessor and Lessee are collectively known as "Parties" or "Each Party" herein. Both Parties desire to confirm their respective intentions, entitlements, and obligations regarding the FACILITIES, EQUIPMENT, and SERVICES pursuant to the terms hereof.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the Parties, with the intent to be legally bound and in consideration of the mutual covenants, terms and conditions set forth herein, the Parties agree as follows:

01	LEASE COMMENCEMENT	This lease agreement shall commence on // /2022.
	& AUTO RENEWAL	<b>AUTO RENEW</b> - If the Lessee fails to give Lessor <u>30</u> days advance written notice of their intention to vacate the leased premises at the end of the original lease term or subsequent renewals and if no new agreement has been entered into by the parties hereto, then the Lessee shall be a Lessee at will only, and the Lessee's continued occupancy shall not defeat Lessee's right of possession of the leased premises at any time and it is understood and agreed that this Lease shall <b>AUTOMATICALLY RENEW FOR 30 DAYS</b> upon the last day of the original lease term hereof and shall <b>ALSO AUTOMATICALLY RENEW FOR 30 DAYS</b> on the last day of subsequent renewal terms unless either party notifies the other party in writing, 30 days in advance of the expiration, of their desire to cancel or modify the terms hereof.

02	RENTAL RATE	The rental rate shall be determined by the Lessee's selection o EQUIPMENT, and/or SERVICES:	RATE PER	LESSEE'S
ITEM DESCRIPTION		MONTH	CHOICES	
UNC	CONDITIONED STORAGE			
	Warehouse Rack	4' D x 8' W x 12' H (3 – 4 Shelves)	\$180	
CON	IDITIONED STORAGE			
	Suite #1	10′ 8″ x 9″ 1″	\$388	
	Suite #2	10′ 2″ x 12′ 11″	\$525	
	Suite #3	23′ 4″ x 8′ 6″	\$793	
	Suite #4	10' 2" x 12' 9"	\$518	
	Locker on Casters	24' x 48" x 60"	\$60	
COL	D STORAGE			
	Freezer	Traulsen – Double Door Reach In	\$250	
	Refrigerator	Traulsen – Double Door Reach In	\$200	
FOO	DD TRUCK SERVICES			
	Overnight Parking	Pull thru lane with 50 amp electric	\$75	
	Overnight Parking	Back in space with 50 amp electric	\$60	
	Production Services	Water Supply, Grease Trap, Trash, and Wash Out Pad	\$60	
PRO	DUCTION			
	Trash		\$20	
PRE	P KITCHEN			
	Time - Slot	Exclusive Use – 1 hour each day @ same designated time	\$140	
	Time - Misc	Minimum Charge to help maintain deep cleaning	\$50	
MIS	C. SERVICES			
	Mail Box		PEND	
	Receiving Deliveries		Billed as Needed	Billed as Needed
			TOTAL:	
03	PAYMENT	The TOTAL of said charges as noted above shall be charged on the 1 <sup>st</sup> day of each r following credit / debit card of the Lessee:		
		Card # Expiration V code		
		If the card above is declined, the Lessor shall provide notice via same and the Lessee shall have 2 business days to deliver cash cure default. If the Lessee fails to cure the default, the Lessor hat terminate this lease agreement by providing written notice of the	or certified check to t as the right to imme	the Lessor to diately
04	ACKNOWLEDGMENT	Lessee certifies that it has read the above lease and understands this Lease will constitute a breach of the Lease.	s that any violation c	of any part of

05	ALTERATION, ADDITIONS, IMPROVEMENTS	No alteration, additions, or improvements to the leased premises shall be made by the Lessee, without the prior written consent of Lessor. If the Lessee installs improvements such as wallpaper, curtains, etc., or completes other cosmetic or permanent improvements such as painting, shelves, etc., then the Lessee, at his own expense and prior to vacating the space, shall restore the space to the original condition. If the Lessee fails to restore the space back to the original condition prior to vacating the space, the Lessor retains the right to make these improvements at the Lessee's expenses and further, retains the right to invoke the "unmarketable provision" of this lease agreement.	
06	ASSIGNMENT	BY LESSEE: Lessee shall NOT have the right or authority to sublease the leased premises or any part thereof, or to transfer or assign this lease, without the written consent of the Lessor. The acceptance of any rental payments by Lessor from any alleged assignee shall not constitute approval of the assignment of this Lease by Lessor.  BY LESSOR: Lessee agrees that should the leased premises be sold or the title transferred or	
		conveyed, then:	
		<ol> <li>The Lease shall be automatically assigned to the new owner.</li> <li>All terms and conditions of this lease shall remain in effect.</li> </ol>	
		<ul><li>3) Any damage deposit held with the Lessor shall be deemed to be transferred to the new owner.</li></ul>	
		4) Subject to the conditions of the damage deposit herein specified, Lessee have the right to claim the damage deposit exclusively from the new owner and shall have no claim against Lessor for the return of said damage deposit.	
		<ol> <li>Lessee's rights and remedies for any breach of obligation imposed upon Lessor shall be against the person, firm or corporation succeeding to the rights of Lessor.</li> </ol>	
07	ATTORNEY'S FEES	In the event the LESSEE should breach any term or provision hereof, or LESSOR is required to sue to recover any payment for any obligation of LESSEE, specifically including, but not limited to, recovery of damage to the Equipment and/or cleaning charges incurred by LESSOR, LESSEE Shall reimburse LESSOR for all attorneys' fees and costs which it may incur to enforce its rights hereunder.	
08	AUTHORIZATION	The owner and/or agent authorized to manage these premises and accept service of process are <a href="Dale Akins OR Mark McKinney">Dale Akins OR Mark McKinney</a> .	
09	BINDING EFFECT	The covenants, terms, conditions, provisions, and undertakings in this Lease or any renewals thereof shall extend to and be binding upon the heirs, executors, administrators successors and assigns of the respective parties hereto, as if they were in every case named and expressed.	
10	CLEANING	Damage to or Failure to Clean Equipment. Licensee shall be responsible for any and all damage to the Equipment and/or loss thereof caused by Licensee or by Licensee's guests, agents, vendors or employees. Licensor shall inspect the Equipment immediately upon return to determine whether any damages have been sustained. Licensor shall notify Licensee of any damage resulting from Licensee's use of the Equipment, and any missing Equipment and the amount for which Licensee shall be required to pay. All damage and/or missing Equipment costs, and any charges incurred by Licensor to complete the cleaning of the Equipment, shall first be charged to the Damage/Cleaning Deposit, and any unpaid portion remaining shall be paid by Licensee to Licensor within three (3) business days of invoicing. The Damage/Cleaning Deposit or any portion thereof remaining, if any, after reduction for damages and/or cleaning charges, shall be returned to Licensee no later than thirty (30) business days of the Use Date, without interest.	
11	COMMON EXPENSES	There are no common expenses to be assessed to the Lessee.	

12	COMMON AREAS	Sidewalks, doorways, vestibules, halls, stairways and similar areas shall not be obstructed by tenants or their guests or used for any purpose other than ingress and egress to and from their respective leased premises and for going from one part of the Building to another part of the Building.	
13	CONDITION OF LEASED PREMISES	Lessee shall not cause any waste, damage, or injury to the leased premises. Lessee is and shall be responsible and liable for any injury done to the leased premises, interior or exterior, and for any maintenance, repair, or replacement to the plumbing, appliances, etc., which is the result of negligence or abuse by Lessee, it's guests, any authorized occupant, or other person whom Lessee permits to be in or about the leased premises. Lessee agrees to return same in good condition and repair, fair wear and tear accepted. Lessee shall be responsible for replacing any and all glass broken in the leased premises, unless such breakable glass is the result of wind storms, hail, or other "Act of God" or result of a structural problem with the building.	
		The "Fixtures & Improvements" listed on Page 1 are provided by Lessor as of the Commencement Date and shall remain or be returned upon expiration or termination of this Lease. All fixtures as of the Commencement Date and as provided by Lessor shall remain regardless of whether they are identified.	
14	DAMAGE & CLEANING DEPOSIT	Lessor acknowledges receipt of \$500.00 as a non-interest bearing security deposit for full and faithful performance by the Lessee of all the terms on it's part to be performed under the Lease. If, as of the expiration of the original term or subsequent renewal terms this lease, all rents are paid on time and leased premises and/ or equipment is left clean and undamaged (fair wear and tear accepted) and is accepted as such from Lessor, the security deposit will be refunded in a timely manner. If premises are left by Lessees in poor condition, the entire security deposit may be forfeited.	
15	ELECTRIC SERVICE	Electrical service is provided by LCUB and Lessor and Lessee are both dependent upon LCUB to provide consistent electrical service. Lessee shall hold harmless Lessor or LCUB for any loss of product, potential income, or liability for loss of electrical service.  The site does NOT have redundant electrical power via supplemental generator.	
16	ENTIRE AGREEMENT	This Lease, together with the leasing application and rules and regulations which are incorporated herein, by reference and constitute the Lease documents, contains the entire agreement and understanding between the parties. There are no oral understandings, terms, or conditions, and neither party has relied upon any representation express or implied, not contained in this Lease. All prior understanding, terms, or conditions are deemed merged in this Lease. This Lease cannot be changed or supplemented except by an agreement in writing and signed by the party against whom enforcement of any waiver, change, modification, or discharge is sought.	
17	EQUAL OPPORTUNITY	Lessor agrees to act in accordance with applicable equal opportunity statues, executive orders and regulations, and will not discriminate against any person because of race, color, religion, sex, national origin, age, familial status, or disability.  Any Lessee or agents working for the Lessee that uses offensive language or displays offensive banners, signs, artwork, etc shall cause the termination of this lease agreement.	
18	EVENTS OF DEFAULT	Lessee expressly waives any and all requirements for written notice for nonpayment of rent. Upon the Lessee's failure to pay rent, the Lessor shall have the right to terminate this lease without the necessity of demand or notice which is hereby expressly waived by Lessee and Lessee agrees to peaceably surrender and vacate the leased premises forthwith, paying the required rent and other sums due thereunder and leaving the leased premises in good order and repair. Should the Lessee default under any covenant or condition of this Lease, or should the Lessee fail to comply with any provisikn of this lease agreement of the covenant, restrictions or master deed, now or hereafter established, Lessor shall have the right to terminate this lease at the end of 30	

		days written notice to the Lessee specifying the specific default and the Lessee's failure to remedy that default within 14 days after receiving said written notice, upon terms satisfactory to Lessor.
19	EXTENDED ABSENCE	Lessee hereby agrees to notify the Lessor, twenty-four (24) hours in advance, of any periods exceeding 7 consecutive days when the Lessee will not occupy the leased premises. Further, Lessee agrees in such cases to shut off the water as needed in order to minimize potential damage from broken pipes or broken fixtures. Lessor will also strive to periodically inspect the leased premises in Lessee's absence.
20	FIRE & OTHER CASUALTIES	In case of damage by fire or other casualty to the building in which the leased premises are located, if the damage is so extensive as to render twenty-five percent (25%) or more of the Leased Premises untentantable for more than five (5) business days, this Lease shall cease, and the rent shall be apportioned to the time of the damage. In all other cases where the leased premises are damaged by the fire or other casualty, the Lessor shall repair the damage with reasonable dispatch, and if the damage has rendered the leased property untentantable, in whole or in part, there shall be an apportionment of the rent until the damage has been fixed.
21	FIRE PROTECTION	The leased premises are located in Knox County outside of the City limits of Knoxville. Lessor shall pay Rural Metro an annual premium to fire protection. Rural Metro contractually must respond in the event of a fire regardless of whether the premium is paid. However, if the premium is not paid, the cost to respond is charged at the "actual costs". le. the annual premium is essentially an insurance policy.
22	GOVERNING LAW	This Agreement shall be governed by and construed in accordance with the laws of the State of Tennessee, without regard to rules concerning conflicts of law; and venue and jurisdiction for any proceeding involving any matter arising from or pertaining to this Agreement shall be in a state court located in Knox County, Tennessee.
23	GUARANTOR	In addition to the Lessee, this lease is personally guaranteed by: N/A
24	INDEMNIFICATION	Licensee agrees to indemnify and hold Licensor and its members, employees, successors, assigns and agents harmless from any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs or expenses of whatever kind, including reasonable attorneys' fees, incurred by Licensor from any third-party claim arising from or out of any act or omission, whether negligent or intentional, of Licensee or of Licensee's guests, agents, vendors or employees. A Certificate of Insurance acceptable to Licensor properly indicating that Licensor is an additional insured for all claims must be delivered to Licensor with the following coverages: (i) general all-risk liability insurance for all loss or liability for damages to person or property, including death, in the amount of \$1,000,000 per occurrence and \$2,000,000 in the aggregate; (ii) workers' compensation; and (iii) non-owned auto coverage. Failure to provide an acceptable Certificate of Insurance on or before the Use Date will terminate this Agreement, and Licensor shall be entitled to retain the full License Fee, but it will return the Damage/Cleaning deposit.
25	INSURANCE	Lessor shall maintain general liability and replacement cost hazard insurance for the leased premises. Lessor may require periodic reasonable increases in the amount of coverage based upon prevailing business practices. Such policy or policies of insurance shall name Lessor as an insured to the full extent of the coverage provided.  A. Liability of Lessee: Lessee shall protect, indemnify and save Lessor harmless from and against any and all liability and expense of any kind, including without limitation Lessor's reasonable attorney's fees and litigation expenses relating in any way to injuries or damages to persons or property in, on or about the Premises arising out of or resulting in any way from any act or omission of Lessee, its agents, invitees, servants and/or employees, in any way relating to the use of the Premises. This indemnity shall survive the termination of this Lease.

	INSURANCE CONTINUED	B. Notice of Claim or Suit: Lessee agrees to promptly notify Lessor of any claim, action, proceeding or suit instituted or threatened against Lessor. In the event Lessor is made a party to any action for damages which Lessee has herewith agreed to indemnify Lessor against, then Lessee shall pay all costs and shall provide effective counsel in such litigation or shall pay, at Lessor 's option, the attorneys' fees and costs incurred in connection with said litigation by Lessor.  C. Renter's Insurance - Lessee is not required to purchase "renter's insurance" and does hereby acknowledge that all property owned by Lessee on or about the Premises shall be at the sole risk and hazard of Lessee and that Lessor shall not be liable or responsible for any loss of or damage to Lessee, or anyone claiming under or through Lessee, or otherwise. Lessee shall obtain and maintain appropriate amounts of insurance on leasehold improvements and contents owned or under the responsibility of Lessee.  D. Liability Insurance: Lessee agrees to maintain at its expense at all times during the lease term, and any renewal thereof, full general liability insurance (on an occurrence basis) properly protecting and indemnifying Lessor and naming Lessor as additional insured's. All public liability and property damage policies shall contain a provision that Lessor, although named as an additional insured and certificate holder, shall nevertheless be entitled to recover under such policies for any losses occasioned to Lessor by reason of the negligence of Lessee. Lessee agrees that it will cause their insurance carriers to include a waiver of subrogation clause or endorsement.  To satisfy the provisions of this AGREEMENT, Licensee shall submit copies of insurance to: Susan Howell, ACIS Insurance, 865-690-5588, susan@theinsurepro.com
26	INTERNET	Lessor shall NOT provide internet. Lessor at some point may provide WIFI.
27	MAINTENANCE	Maintenance of the facility and all equipment shall be performed by the Lessor.
28	MECHANICAL SYSTEMS	The Lessor shall be responsible for all mechanical systems.
29	MOWING	The Lessor shall maintain all landscaping and lawn care.
30	NOTICE	Any notice by either party to the other shall be in writing and delivered or mailed to the address Herein contained, by certified mail, return receipt requested. Date of postmark shall constitute date of delivery. Notice need only be sent to one Lessee where more that one Lessee occupies the premises.
31	PARKING	Parking Space for Food Trucks shall be assigned. No parking spaces shall be assigned for vehicles.
32	RELEASES OF LIABILITY	Lessor shall not be responsible or liable to the Lessee or it's property for injury or damages resulting from adjoining properties or from bursting, stoppage, or leaking of water, gas, sewer, or steam pipes, except where such loss or damage occurs from the willful or negligent misconduct of the Lessor, or his agents, employees, invitees, or guests.
33	REMOVAL OF PERSONAL PROPERTY	At the expiration of the term of the Lease or upon the termination of this Lease for any reason, the Lessee shall remove all of it's personal property from the leased premises. Any personal property then remaining upon the leased premises shall be treated by the Lessor as abandoned property and the Lessor may dispose of said property by any method he elects without liability to Lessee.
34	REPAIRS	The Lessor shall be responsible for all repairs necessary to perform obligations required by this lease agreement.
35	RIGHT OF ACCESS	Lessor or his representative may enter the leased premises, upon giving the Lessee notice in advance (except in case of an emergency where no notice is necessary), for the purpose of inspecting the

		leased premises, to make such repairs and alterations as may be deemed necessary by Lessor for safety and preservation of the property, or exhibiting the leased premises for sale, lease, or mortgage financing.
36	RULES	Lessee, it's invitees, and authorized occupants of the leased premises shall observe faithfully and comply strictly with the provisions of this lease agreement and any rules and regulations as Lessor may from time to time hereafter promulgate in advance and provide to Lessee in writing. Upon a violation by Lessee, it's invitees, or other authorized occupants of the leased premises of any such rules and regulations, Lessor, at his option, may deem Lessee in default of this lease and pursue the remedies provided in this lease.
37	SAFETY DEVICES	Lessee agrees that the furnishing of safety devices, alarms and patrol service (if applicable) should not constitute a guarantee or warranty of their effectiveness or impose any obligation to continue them. Lessee releases and holds harmless Lessor and it's representatives from any claim whatsoever with respect to any personal injury or property damage which in any way related either to Lessee's reliance on any of the safety devices and patrol service mentioned above, or to any defect, malfunction or inadequacy thereof.
38	SECURITY CAMERAS	As of the date this lease was drafted, the security cameras are yet to be installed.
39	ServSafe®	ONLY PERSONS with ServSafe® certification as listed on ADDENDUMS shall be allowed to occupy the Prep Kitchen, handle food, or facilitate commerce on behalf of Lessor during the term of RSVP Agreement.
		VIOLATION OF THIS POLICY WILL RESULT IN IMMEDIATE TERMINATION OF THE RSVP AGREEMENT EVEN IF THE REVOCATION OCCURS DURING AN EVENT. LESSEE AGREES TO HOLD HARMLESS THE LESSOR FOR ANY LOSS OF REVENUE, DAMAGE, ETC. IF THE LESSOR TERMINATES THIS LEASE AGREEMENT BASED ON A SERV SAFE VIOLATIONS.
40	SEVERABILITY	If any provision of this Lease shall be declared invalid or unenforceable, the remainder of the Lease shall continue in full force and effect.
41	SHARED USE	Lessee acknowledges and understands the leases premised and equipment are collectively a "shared use facility". Therefore, Lessee accepts certain responsibilities customary to "normal business pr"ctice" for a shared use kitchen.
42	SIGNAGE	ALL tenant signage, directories, unit numbers, address identification, misc signage (no soliciting, no smoking, etc), emergency exit signs, and any letters or graphics shall be installed and maintained by the Lessor. <b>No other signage of any kind shall be permitted.</b> No signs, posters, advertisements, or notices shall be painted or affixed by or on behalf of any tenant on any of the windows or doors, or other part of the Building, except lettering of such color, size and style and in such places, as shall be first approved in writing by the Lessor.
43	SMOKING	The Lessee and all terms of this lease shall comply with all provisions of the "Tennessee Non-Smokers Protection Act" which was enacted on 06/11/07 and makes it illegal to smoke in most places where people work. To review the law, go to <a href="https://www.legislature.state.tn.us/bills/currentga/Amend/HA0739.pdf">www.legislature.state.tn.us/bills/currentga/Amend/HA0739.pdf</a> .
		For further clarification, all leased premises, common areas, lobbies, hallways, and 50' perimeter around all structures shall remain NO SMOKING. Any and all damage and/or odors from smoking by Lessee, it's guests, any authorized occupant, or other person whom Lessee permits to be in the leased premises shall the be the sole responsibility of the Lessee and said damages may exceed the security deposit, if any.

44	SOURCING INGREDIENTS	All food ingredients brought on premise shall be from sources approved by the Knox County Health Department.			
45	TAXES	The Lessor shall pay all property taxes. All taxes pertaining to the Lessee's business shall be the responsibility of the Lessee.			
46	TERMINATION	In the event that Licensor shall fail to observe, keep or perform any provision of this Agreement, or has made any misleading or false statement or representation in connection with this Agreement, Licensor may cancel or terminate this Agreement, immediately take possession of and repossess the Equipment and retain any and all prior payments paid by Licensor. In addition, Licensor may pursue any other remedy available at law, by statute or in equity.			
		Also see CANCELATION			
47	UNMARKETABLE PERIOD	In the event the leased premises need repairs due to the actions of the Lessee, it's guests, any authorized occupant, or other person whom Lessee permits to be in or about the leased premises, the "reasonable" period of time it takes the Lessor to repair the leased premises shall be called an "unmarketable period". During this period of time, the Lessor shall make all necessary repairs in a diligent matter and this lease shall remain in effect until these repairs are completed, regardless of whether or not the Lessee has vacated the premises. The Lessor shall be compensated at a rate of \$75 per hour or 10% of the repair cost, whichever is greater, to facilitate all repairs that are not considered "normal wear and tear". Once these repairs are completed (signified by the invoice date of the last repair) and the leased premises are acceptable for showing, the "unmarketable period" shall end and the lessee shall not be required to pay rent. Also see the section of this lease agreement called "ALTERATION, ADDITIONS, IMPROVEMENTS".			
48	USE	Lessor covenants and agrees that for so long as Lessee complies with its obligations under the Agreement, Lessee shall peacefully and quietly have, hold and enjoy the Leased Premises throug the Term and any Renewal Term or until this Agreement is canceled or terminated as provide herein, free from disturbance or interference from Lessor or other tenants.			
		Lessee shall not do anything, or permit anything to be done, in or about the Building, or bring or keep anything therein, that will in any way increase the possibility of fire or other casualty or obstruct or interfere with the rights of, or otherwise injure or annoy, other tenants, or do anything in conflict with the valid pertinent laws, rules or regulations of any governmental authority.			
		Lessee shall not swept or throw anything into the corridors, halls, elevator shafts or stairways. No animals shall be brought into or kept in or about the Building. Lessee shall not make or permit any unseemly, disturbing or improper noises in the Building, or otherwise interfere in any way with other tenants, or persons having business with them.			
49	WAIVER	The failure of the Lessor to insist upon the strict performance of any term of condition of this Lease or to exercise any right or remedy available upon the breach or default thereof, and no acceptance of partial rent during the continuance of any such breach of default shall constitute a waiver of any breach or default thereof, shall be waived, altered, or modified, except by written instrument executed by the Lessor. No waiver or any breach shall affect or alter any term or condition of this Lease, and each such term or condition shall continue in full force and effect with respect to any other then existing or subsequent breach or default thereof.			

## EXHIBIT U AUTHORIZED USERS & SERVSAFE CERTIFICATION

Pursuant to Section 39 of the LICENSING AGREEMENT,
ONLY THE FOLLOWING PERSONS ARE AUTHORIZED TO USE THE PREP KITCHEN:

	<b>AUTHORIZED USERS</b>			
	NAME	Phone	Age	
1				
2				
3				
4				
5				
6				

COPIES OF SERV SAFE CERTIFICATION <u>FROM EACH PERSON</u> THAT WILL BE EMPLOYED OR CONTRACTED BY LESSSEE DURING THE TERM OF THE RSVP ARE ATTACHED. PHONE NUMBERS ARE REQUIRED SO EACH PERSON LISTED CAN SERVE AS AN EMERGENCY POINT OF CONTACT

### EXHIBIT I LESSEE'S COPY OF INSURANCE