6-13-18 SPECIAL STIPULATIONS EXHIBIT A (page 1 of 2)

Concurrently with the execution of this lease, Tenant shall pay Landlord the first and last months rental in advance. Landlord may use, apply, or retain (without liability for interest) during the term, the whole or any part of the last months' rental. Provided Tenant has complied with and is not in default of any of the terms of the lease, and Landlord has not applied said rental to past due rental, such last months rental shall be applied to the last month of the term. If, for any reason other than relocation to another studio acceptable to Landlord within this same complex, Tenant ends this lease prematurely, with or without Landlords agreement, the last months rental, and any remaining Utility Deposit (noted below) shall be retained by Landlord, and shall not be refundable.

This Agreement shall be assignable by Landlord to any partnership, limited liability company or other entity.

UTILITIES: A security deposit of \$\frac{5}{400.00}\$ is required for electrical service however if air-conditioning or other high use equipment used by Tenant at a future time, and electricity charges exceed \$200 per month collectively for two consecutive months, an additional amount of deposit may be required at that time based on Tenants monthly bill. Utility charges will be billed monthly in arrears, payment is due within **10 days** of the invoice date. Payment made later than 10 days from the invoice date shall be subject to a 10% late fee, payable together with the utility payment. Service is subject to disconnection by Landlord if outstanding balance exceeds 30 days from date of bill. Landlord will give Tenant 5 days notice to remedy the default prior to disconnection. Notice may be given by any one of the following methods: via mail, e-mail, in person, or by posting notice at Tenants suite address. All utility balances must be paid and an additional deposit may be required for power to be turned back on.

MAILBOX KEYS. During lease term, mailbox keys are obtained from the US Postal service, and lost keys will result in a fee from the USPS (<u>currently \$20.00</u>), and Tenant must contact the Postal service directly for replacement. Repairs from damage to Post Box by Tenants use will be payable by Tenant. Mail Service is subject to US Postal determination.

SIGNAGE; MARQUIS PLACARD: If Tennant chooses to use the hallway Marquis placard for their suite an additional \$40.00 sign fee will be paid with the execution of this lease. Tenant must use foam core or other mount for sign and repairs from damage to Marquis black placard or glass will be payable by Tenant. All Hall signage and all images on signage or Marquis placards presented by and or for Tenant or Tenant's studio must be preapproved by Landlord, and must be "G" rated, including the hallway Marquis placard for this suite. The Landlord or agents of the Landlord may remove any images not approved that are placed on placards, or any signs not approved and affixed on the exterior of the Premises or in the main hall common area as herein provided at any time without notice and without liability for damage.

Tenant shall keep the leased premises at a temperature sufficiently high to prevent freezing of water in pipes and fixtures. Plumbing facilities shall not be used for any other purpose than that for which they are constructed, and no foreign substances of any kind shall be thrown therein.

INSURANCE REQUIRED OF TENANT. Tenant shall obtain and provide on or before the earlier of the commencement of the term or Tenant's entering the Leased Premise for any purpose, keep in force at all times thereafter the following insurance coverage with respect to the Leased Premises: (a) comprehensive General Liability Insurance, with contractual liability endorsement relating to the leased premises and its appurtenances on an occurrence basis with a minimum single limit of three hundred thousand dollars (\$300,000), (b) such other insurance as may be carried on the Leased Premises and Tenant operation thereof, as may be determined by Landlord's insurance carrier or lender, as required of this Landlord.

Tenant agrees to indemnify and save harmless the Landlord against all damages to Tenant his agents, invitees, and to persons or property by reason of the use or occupancy of the leased premises or common areas, and all expenses incurred by Landlord because thereof, including attorneys' fees and court costs.

ADDITIONS AND ALTERATIONS: In the event Landlord shall in its discretion, hereafter determine during the term to erect additional structures, and stories to existing buildings, enlarge, reconfigure or reduce the center by addition(s) to the center of land and or buildings, then Tenant hereby consents thereto and to the performance of work necessary to effect the same and any inconvenience caused thereby, so long as said construction or improvements do not prohibit the Tenant's ordinary course of business.

BY TENANT. Subject to the <u>prior written approval</u> of Landlord, Tenant may from time to time (if Tenant shall not then be in default), at its own expense, alter, renovate or improve only the non-structural and non-mechanical interior of the Leased Premises provided this same be performed in good and workmanlike manner, in accordance with accepted building practices and applicable laws, and so as not to weaken or impair the strength or lessen the value of the building in which the Leased Premises are located. Tenant must run sprinkler pendants into any ceilinged structures created by Tenant, or any structure which could obstruct the current sprinkler head in studio. <u>PAINTING</u> of walls/ceilings: <u>Warehouse Ceilings and Trusses may NOT be painted</u>. Walls may be painted with light, neutral colors only. Dark colors MUST have Landlords permission, and an additional deposit may be required if allowed.

Unless given prior approval, Tenant must operate its business inside the leased premises, and must do so in a high class and reputable manner; public and private nuisances are prohibited. If in Landlords sole discretion, it is determined that a nuisance is being caused by Tenant or his invitees, employees, affiliates or associates, Landlord may immediately ban the offender from the Premises. The Premises shall be kept in a clean, pleasant, sightly, sanitary and safe condition and free from loiterers. Tenant has use of Courtyard entrance doors for ingress and egress to access mail. If required by the nature and/or Tenants studio location, Tenant has use of common hall areas, common area restrooms, common entrance and loading doors for ingress and egress, however this access to the common hall areas is subject to sole discretion of Landlord, and access may be modified, limited or withdrawn with 24 hours notice. Tenant bears responsibility for clean-up when these areas are dirtied by Tenant or his agents. Landlord hereby expressly reserves the right from time to time, to establish, modify, and enforce rules and regulations, with respect to the common areas, the center itself, and the use to be made thereof, and changes are effective with 24 hours notice. Notice may be given by Landlord to Tenant by any of the following methods: mail, e-mail, text message, posting notice at Tenants Suite Address, in person, or Fed EX.

*If options for additional terms are made available in this agreement, they must be exercised in writing via certified mail not less than **ninety days prior to the expiration** of the then current lease. If, for any reason, Tenant remains in possession of Premises after expiration of the term hereof, with Landlords acquiescence and without any express agreement of Parties, Tenant shall be a Tenant at Will, and there shall be no renewal of this lease by law. The rental rate will automatically increase to the amount made available by any options, or, not less than 6%, or a rate determined by Landlord. All leases begin on the first day of the month, and any notice given by Tenant to Landlord of Tenants Notice of Intent to Vacate must be given 60 days **prior** to the first day of the month notice is issued. All notices to vacate, given by Tennant to Landlord, must be made in writing and also via e-mail to artisanresourcecenter@yahoo.com not less than 3 days prior to the first of any month, and conclude a term by the last day of any following month. (example notice may be given not later than June 27 for an August 31st exit)

If Tenant wishes to include artists from outside this center, to act as instructors, to exhibit, or during Artisan Resource Center group shows, they must be approved by Landlord. Use of the name Artisan Resource Center may be routinely used to indicate location, however permission must be obtained from Parkway Properties to use the name for any other purpose (including press releases, mailings, promo, Internet sites, etc.)

SPECIAL STIPULATIONS CONTINUED

6/13/18 (pg. 2 of 2) Exhibit "B"

LATE PAYMENTS: Should Tenant fail to pay when due any installment of rent or any other sum payable to Landlord under the terms of this lease then interest at a rate of 10% per annum shall accrue from and after the date on which any sum shall be payable, and such interest together with a late charge of 5% of the amount due shall be paid by Tenant to Landlord at the time of payment of the delinquent sum.

Tenant acknowledges that it has examined and inspected the leased premises and is familiar with the physical condition thereof. Tenant further acknowledges (1) that Landlord has not made and does not hereby make any representations regarding the physical condition of the premises and (2) that there are no warranties either expressed or implied, regarding the condition of the leased premises. Any warranties which may exist are hereby expressly released and waived. Accordingly, Tenant hereby agrees to accept the leased premises in its "as is" condition which shall be deemed to be acknowledged upon execution of this lease. Any physical improvements made by Tenant including but not limited to walls, doors, electrical wiring (including lighting fixtures which have been wired in), breakers, plumbing, doors, flooring, cabinetry, heating units etc., which are attached to the building may not be removed at the end of this lease without express written permission of Landlord. If permission is granted, premises must be returned to a safe useable state, or Tenant will bear responsibility and expenses incurred by Landlord to return space to a safe usable state. Tenant will return the studio to Landlord in a broom clean condition.

As additional rent Tenant shall pay promptly, as and when the same becomes due and payable, all charges, all sewer rents and all charges for electricity, gas heat, hot or chilled water and other utilities supplied the leased premises, and a pro-rata portion of common area utility costs based on a square footage ratio. Tenant agrees to purchase same from Landlord at the applicable rates charged to Landlord by the utility company supplying same to Landlord. Heating or air conditioning systems in place are considered to be in working operation and must be maintained by the tenant in good working order, which may include cleaning, filters changed on a regular basis, etc.

If this studio is on a shared meter, the utility bill will be divided among *leasing* Tenants. This bill may be based on square footage ratios, Landlords estimation of Tenant use as it relates to others on the same meter, equal division, flat rate, or a combination of these. From time to time this rate may be adjusted, based on Landlords observation that Tenants use has varied from the expected amount. Charges will also be adjusted for use of electric space heaters, air-conditioning or equipment used by Tenant which draws more power as this appliance/equipment is not a consideration used in factoring the charge as set out in this lease. If a flat rate charge for utilities is established for this lease, the flat rate charge is based on information Tenant has given to Landlord about the nature of Tenants business. If it appears that Tenants bill runs higher than the average estimated, or that the nature of Tenants business changes, the bill will be adjusted, and an additional amount of utility deposit may be required. At Landlords option, Landlord may choose at some time in the future to meter this suite, and the flat rate provision will no longer apply. Tenant may elect to separately meter this space at this own expense, but it must be done by using a licensed electrician that meets the approval of Landlord, and be to code.

Tenant shall bear all responsibility and cost for control and exhaust of any fumes or waste produced by Tenants use of premises. Tenant shall bear all responsibility and cost for control of sound produced by Tenants use of premises. If any complaints are received by Landlord, Tenant will take whatever steps necessary to rectify the problem upon Landlords request. These steps may include sound proofing or adjusting of Tenants schedule.

This is a smoke free facility. Tenant agrees not to smoke on the rental premises and further agrees not to allow visitors or guests to smoke in the above described premises. Violation of any of the provisions in your No Smoking clause shall constitute a material default of the terms of the Lease Agreement and subject to the remedies and/or penalties concerning lease violations stated in the Lease Agreement. Tenant is responsible for the payment of all charges resulting from a smoking violation including, but not limited to smoke damage or the removal of smoke residue including painting, cleaning, carpet replacement.

Animals in the building are at the discretion of landlord. Tenant will maintain control of animals, both sound and manners. Dogs are to be on leashes when outside of Tenants studio.

Tenant is required to maintain in this studio appropriate type and number of fire extinguishers. Type: ABC Dry Chemical Fire Extinguisher

This lease is contingent upon verification and approval of lease application as submitted by Tenant. If Tenants residence address should change during the term of this lease, the new address and home phone number will be given to Landlord within 10 days of the change.

Occupancy is for business purposes only, not for residential.

Tenant, if not in default, may seek to expand or relocate within the building to a space made available by a vacancy, however if the alternate location is made available due to a sublet of that space, or is a smaller space, Tenant will remain responsible to sublet his own space unless otherwise agreeable to Landlord.

If Tenant shall at any time be in default hereunder, and Landlord shall deem it necessary to engage attorneys to enforce Landlords rights hereunder, the determination of such necessity to be in the sole discretion of Landlord, Tenant will reimburse Landlord for the expenses incurred thereby, including but not limited to court costs and attorney's fees.

Rental per month payable in advance on the first day of each month. Rental rate does not include utilities.
Lease Effective: All rentals will be paid without deduction of any claim of set off against rentals due.
Months 1-24: \$ <u>\$</u> per month.
Months 24-36: Landlord may provide an Option for an additional 1 year, not to exceed \$Per month by sending Notice to Tenant of
availability of option 120 days prior to the expiration of the then current lease. Tenant must respond with acceptance, in writing via certified mail,
not less than ninety days prior to the expiration of the then current lease to pick up the additional year option, and provide the \$ difference in
monthly rental deposit with that acceptance notification.