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Supplemental Agreement No. \_

Effective Date:

To Lease No. GS-09B-02918

(Insert date of execution by Govt.)

TRANSFEROR, TRANSFEREE, and the UNITED STATES OF AMERICA ("Government") enter into this Agreement (the "Agreement") as of the Effective Date. This Agreement is entered into pursuant to the "Assignment of Claims" provision of the General Clauses to the referenced Government lease, as well as 41 United States Code Section 15, and is otherwise based on 48 Code of Federal Regulations Section 42.1204.

|             | tion 42.1204.  | 41 Officed States Co  | ode Section 15, and is otherw   | ise based on 40 C   | ode of Federal Regulations   |
|-------------|--|---|---|---|--|
| A.          | <b>DEFINITIONS.</b> All initial capitalized v  | vords in this Agreer  | nent shall have the same mea  | ning as specified   | below.   |
| (1)         | (1) "Transferor": AG/Cambra 225 Broadway LLC., a Delaware limited liability company  |   |   |   |  |
| •           | [Include the full name of predecessor-less<br>Transferor is a partnership, indicate w het<br>corporation or partnership. If Transferor is<br>title.]   | her it is a general or  |   | v the name of the sig   | gnatory authorized to bind the   |
| (2)         | Signatory authorized to bind Transfer  | or:   | Michael Schlesinger   |   | Manager  |
| (3)         | The Hym (Adv - 2 family inferth, Paral New 1416). "Transferee": <u>A (airfulna limina li</u> [Include full name of successor-lessor. If ]  | Limital Pantnaviae, a<br>California Limital II<br>California Concomina  | [print name] Califolia Lin<br>Cability (Comfamilias to an Uni-<br>to de Lindividue III) 2. 11476<br>ion include full name of corpor | nited particularly a<br>wided \$4.6% into<br>the action and state of  | at to [Title] on Unitivity 55.4%. ICHTH, and Badd War Viv. LLC, CHAMMEN. Incorporation. If Transferee is |
| (4)         | partnership, indicate whether general or linguistry authorized to bind Transfer  | mited partnership. Spe  | ecify below name of signatory aut   | horized to bind the c   | orporation or partnership.]  |
| (4)         | fprint   | ee into an aut ( kt   | name]   | THANKS IN CALL  | [Title]  |
| (5)         | "Transfer Date": Date transfer of ass  | ets became effectiv   | e under applicable State law  |   | 7/17/2014  |
|             | "Property": 225 West Broadway  |   |   |   | [Street Address]   |
| (0)         | Glendale, CA 91204   |   | <del></del>   |   | [City, State and Zip Code]   |
| <i>(</i> 7) |  | er Suite COO  | ·   |   | [Oity, State and Zip Code]   |
| (/)         | "Leased Premises": 225 West Broadwa  |   | sed premises, e.g., floor number o  | or suite number.]   |  |
| B.          | THE PARTIES AGREE TO THE FOL   |   |   | •   |  |
|             | The Government, represented by varinto that certain lease with Transferor above described lease, including all a Agreement. In addition, included in the between the Government and Transfe As of the Transfer Date, Transferor hunder the Lease by virtue of a agrant | : Lease GS- 09B-02<br>modifications, made<br>ne term "Lease" are<br>eree, on or after the<br>as transferred to Tr | 1918  | ase", as used in t<br>d Transferor befo<br>nder the terms ar<br>nent. | this Agreement, means the re the Effective Date of this and conditions of the Lease                      |
|             | [insert a term(s) descriptive of the legal to  |   |   |   |  |
| • •         | Transferee has acquired all the asset  |   | •   | •   |  |
| (4)         | Transferee has assumed all obligation<br>any of the Government's rights, it is<br>agreements which Transferee and Tr   | noted that this pr  | ovision is not intended to modi   | fy or eliminate a   |  |
| (5)         | Transferee is in a position to fully per   | form all obligations  | that may exist under the Leas   | e.  |  |
|             | It is consistent with the Government's   | -   |   | or party to the Lea   | ise.   |
| (7)         | Evidence of the above transfer has be  | een submitted to th   | e Government.   |   |  |
| C.          | IN CONSIDERATION OF THESE FABY THIS AGREEMENT:   | CTS AND THE RE  | PRESENTATIONS SET FOR   | TH BELOW; THE   | PARTIES AGREE THAT   |
| (1)         | Transferor confirms the transfer to T<br>have in the future in connection with t   |   | ves any claims and rights aga   | i nst the Governm   | nent that it now has or may  |
| (2)         | Transferee agrees to be bound by ar<br>also assumes all obligations and liabi<br>party to the Lease and is bound by<br>effect as if the action had been taken  | lities of, and all clai<br>all previous actions   | ms against, Transferor unde   | r the Lease as if T   | ransferee were the original  |
| (3)         | The Government recognizes T ransfe<br>becomes entitled to all right, title, and  |   |   |   |  |

Lease. Following the effective date of this Agreement, the term, "Lessor", as used in the Lease, shall refer to Transferee.

|  |   | ,  |                     |  |  |  |
|--|---|--|---------------------|--|--|--|
| (4) Except as a  | expressly provided in this Agreement, nothing in it insteror.   | shall be construed as a waiver of any rights of the Gove   | ernmen t            |  |  |  |
| Governmer<br>Lease. All p<br>shall have t  | All payments and reimbursements previously made by the Government to T ransferor, and all other previous actions taken by the Government under the Lease, shall be considered to have discharged those parts of the Government's obligations under the Lease. All payments and reimbursements made by the Government after the date of this Agreement in the name of or to Transferor shall have the same force and effect as if made to T ransferee, and shall constitute a complete discharge of the Government's obligations under the Lease, to the extent of the amounts paid or reimbursed. |  |                     |  |  |  |
|  | Following the full execution of this Agreement, Transferce desires, as soon as practicable, that rent checks, in the amount set forth in the Lease, be payable to Transferce and sent to Transferce at the following address:   |  |                     |  |  |  |
|  | Bivd. Suite 1020, Los Angeles, CA 90010   | · · · · · · · · · · · · · · · · · · ·  |                     |  |  |  |
|  |   |  |                     |  |  |  |
| effect to, ar<br>transfer or t   | (7) Transferor and Transferee agree that the Go vernment is not obligated to pay or reimbur se either of them for, or otherwise give effect to, any costs, taxes, or other expens es, or any related increases, directly or indirectly arising out of or resulting from the transfer or this Agreement, other than those that the Government in the absence of this transfer or Agreement would have been obligated to pay or reimburse under the terms of the Lease.   |  |                     |  |  |  |
|  | 8) Transferor guarantees pay ment of all li abilities and the performance of all obligations that T ransferee assumes under this Agreement. Transferor waives notice of, and consents to, any future modifications.   |  |                     |  |  |  |
| , ,  | shall remain in full force and effect, except as modific  |  |                     |  |  |  |
| authorized a<br>to enter in t  | and existing entity, is qualified to do business in the<br>his Agreement, and that each and every person sign   | nsferee does hereby covenant and warrant that such entity state identified in Paragraph A (3) above, with full right and ning on behalf of T ransferee is authorized to do so. Upon to Government confirming the foregoing covenants and wa  | authority reques t, |  |  |  |
|  | 11) The Lease is amended to include the provisions set forth in Exhibit A, with high is attached to and made a part of this Agreem ent.  [Exhibit A does not apply to Transferor and does not need to be filled in prior to execution of this form by Transferor.]  |  |                     |  |  |  |
| IN WITNESS V   | VHEREOF, each party has executed this Agreement   | as of the day and year first above written.  |                     |  |  |  |
| TRANSFERO<br>multiple signa  |   | TRANSFEREE: [Attach additional pages if necessary for multiple signatures or multiple entities]  |                     |  |  |  |
| AG/Cambra 22   |   | The Hyun 1996-2 Family LP, a California limited partner  |                     |  |  |  |
|  | eror]   | [Print name of T   | [ransferee]         |  |  |  |
| Ву:  | <del></del> ·   | By: See attached Signature   | feet                |  |  |  |
| Print Name: Manue: Manu |   | Print Name: Sandy Hyun   | <del></del>         |  |  |  |
| Title: Mar   | nager   | Title: Managing Member   |                     |  |  |  |
| ı  | CERTIFICATE , certify that I am the Sec-  | CERTIFICATE  certify that I am   | the Ser-            |  |  |  |
| etary of   | , certify that Familiae dec-  | retary of  | :                   |  |  |  |
| that   |   | that   | ,                   |  |  |  |
| who signed this  | Agreement for this corporation, was then  | who signed this Agreement for this corporation, w  | as then             |  |  |  |
| hat this Agreei  | of this corporation; and ment was duly signed for and on behalf of this   | of this corporati  | ion; and<br>of this |  |  |  |
| corporation by authority of its governing body and within the scope of its corporate powers.   |   | corporation by authority of its governing body and within of its corporate powers.   |                     |  |  |  |
| Witness my hand and the seal of this corporation this day of   |   | Witness my hand and the seal of this corporation this  | day                 |  |  |  |
| <b>~</b>   |   | Ву   |                     |  |  |  |
| CORPORATE  | SEAL]   | [CORPORATE SEAL]   |                     |  |  |  |
| Government:  | UNI   |  |                     |  |  |  |
|  | Ву:   |  |                     |  |  |  |
|  | Name: Icaio Cerray<br>Title: Branch Chief   | · · · · · · · · · · · · · · · · · · ·  |                     |  |  |  |
|  | ING. VIOLEN   | A STATE OF THE STA |                     |  |  |  |

|  | ·  |  |  |
|--|--|--|--|
| (4) Except as expressly provided in this Agreement, nothing in it sagainst Transferor.   | shall be construed as a waiver of any rights of the Governmen t  |  |  |
| All payments and reimbursements previously made by the Government to T ransferor, and all other previous actions taken by the Government under the Lease, sha II be considered to have dischar ged those parts of the Govern ment's obligations under the Lease. All payments and reimbursements made by the Government after the date of this Agreement in the name of or to Transferor shall have the same force and effect as if made to T ransferee, and shall constitute a complete discharge of the Government's obligations under the Lease, to the extent of the amounts paid or reimbursed. |  |  |  |
| (6) Following the full execution of this Agreement, Transferee desir<br>in the Lease, be payable to Transferee and sent to Transferee a  | es, as soon as practicable, that rent checks, in the amount set forth the following address:   |  |  |
| 3580 Wilshire Blvd. Suite 1020, Los Angeles, CA 90010  |  |  |  |
|  |  |  |  |
|  |  |  |  |
| effect to, any costs, taxes, or other expens es, or any related i  | bligated to pay or reimbur se either of them for, or otherwise give ncreases, directly or indirectly arising out of or resulting from the ent in the absence of this transfer or Agreement would have been |  |  |
| 3) Transferor guarantees pay ment of all li abilities and the performance of all obligations that T ransferee assumes under this<br>Agreement. Transferor waives notice of, and consents to, any future modifications.   |  |  |  |
| (9) The Lease shall remain in full force and effect, except as modified  | · · · · · · · · · · · · · · · · · · ·  |  |  |
| 10) Each of the persons executing this Agreement on behalf of Transferee does hereby covenant and warrant that such entity is a duly authorized and existing entity, is qualified to do business in the state identified in Paragraph A (3) above, with full right and authority to enter in this Agreement, and that leach and every person signing on behalf of T ransferee is authorized to do so. Upon reques t, Transferee shall provide Government with evidence satisfactory to Government confirming the foregoing covenants and warrants.   |  |  |  |
| (11) The Lease is amended to include the provis ions set forth in Ex [Exhibit A does not apply to Transferor and does not need to be   |  |  |  |
| IN WITNESS WHEREOF, each party has executed this Agreement   | as of the day and year first above written.  |  |  |
| TRANSFEROR: [Attach additional pages if necessary for multiple signatures or multiple entities]  AG/Cambra 225 Broadway LLC., a Delaware limited liability company  [Print name of Transferor]   | TRANSFEREE: [Attach additional pages if necessary for multiple signatures or multiple entities]  The Hvun 1996-2 Family LP  rint name of Transferee]   |  |  |
| By:  | <del></del>  |  |  |
| Print Name: Michael Schlesinger  | Print Name: Sandy Hyun   |  |  |
| Title: Manager   | Title: General Partner   |  |  |
| CERTIFICATE  | CERTIFICATE  |  |  |
| I,, certify that I am the Sec-   | I,, certify that I am the Sec-   |  |  |
| retary of; that  | retary of  |  |  |
| who signed this Agreement for this corporation, w as then  | who signed this Agreement for this corporation, was then   |  |  |
| of this corporation; and that this Agreement was duly signed for and on behalf of this   | of this corporation, and that this Agreement was duly signed for and on behalf of this   |  |  |
| corporation by authority of its governing body and within the scope of its corporate powers.   | corporation by authority of its governing body and within the scope of its corporate powers.   |  |  |
| Witness my hand and the seal of this corporation this day of,  | Witness my hand and the seal of this corporation this day of,  |  |  |
| By   | By   |  |  |
|  |  |  |  |
| [CORPORATE SEAL]   | [CORPORATE SEAL]   |  |  |
| Government: UN   |  |  |  |
| By   |  |  |  |
| Name.  |  |  |  |
| Title: Banch Chief   |  |  |  |