RIVERFRONT IMPROVEMENT COMMISSION MEETING

CITY OF DAVENPORT, IOWA

TUESDAY, MARCH 27, 2018; 5:30 PM

POLICE DEPARTMENT COMMUNITY ROOM, 416 NORTH HARRISON STREET, DAVENPORT, IOWA

- I. Call to Order
- II. Approval of Minutes
 - A. Approve Minutes from the February 27, 2018 Meeting ACTION
- III. Finance
 - A. Approve the Disbursements ACTION
- IV. Leases
 - A. Rock River Family Office ACTION
 - B. Taste of Ethiopia (Freight House Kitchen) DISCUSSION/ACTION
- V. Projects
 - A. First Bridge Impact Alliance River Action PRESENTATION/ACTION
 - B. RiverVision Update PRESENTATION/DISCUSSION
 - C. Riverfront Public Art Initiative DISCUSSION
 - D. Commission Visioning Initiative- DISCUSSION
- VI. Staff Report
 - A. Parks and Recreation Advisory Board Report
- VII. Other Business
 - A. Public With Business (5 Minutes)
- VIII. Adjournment
- IX. Next Meeting Date:
 - A. Tuesday, April 24, 2018 at 5:30 p.m.

City of Davenport Riverfront Improvement Commission Department: Riverfront Improvement Commission

Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: Approve Minutes from the February 27, 2018 Meeting - ACTION

ATTACHMENTS:

Туре

Cover Memo

Description 2-27-18 Minutes

REVIEWERS:

Department City Clerk

Reviewer Ahrens, Steve Action Approved Date 3/22/2018 - 5:34 PM



Riverfront Improvement Commission

Mission Statement: The Davenport Riverfront Improvement Commission enhances the quality of life in our community by improving the riverfront through stewardship, innovative planning and management of resources.

Strategic Goal 1: Actively collaborate with stakeholders.

(COLLABORATION)

<u>Strategic Goal 2</u>: Implement a bi-annual planning process that prioritizes Commission activities to meet community needs.

(PLANNING)

<u>Strategic Goal 3</u>: Develop and maintain funding to meet the established goals of the Commission and assure the financial viability of the Levee Improvement Fund and to maintain an appropriate fund balance.

(FUNDING)

<u>Strategic Goal 4</u>: Utilize staff and Commission members to efficiently and effectively carry out the duties and responsibilities assigned to the Commission. (ADMINISTRATION)

<u>Strategic Goal 5</u>: Implement riverfront development projects. (RIVERFRONT PROJECTS)

Riverfront Improvement Commission Minutes February 27, 2018

Present: Pat Walton, Bill Ashton, Dee Bruemmer, Shelley Chambers, Bill Churchill, Breanne Pairrett, Karl Rhomberg, and Mike Veal

Others Present: Ald. Kyle Gripp, City Council; Reno, Antonia, Giovanni and Samantha Vitale, Antonella's 2 Restaurant; Scott Hock, Parks and Recreation; Zach Peterson, Public Works; Pat Driscoll, City Communications; Various media outlets, Citizens; and Steve Ahrens, Riverfront Improvement Commission

Chairman Walton called the meeting to order at 5:30 p.m. Ahrens announced the quorum for the meeting and introduced the new second ward Commissioner, Breanna Pairrett.

Chambers moved to approve the minutes of the January 23 joint and regular meetings. Ashton seconded the motion. Bruemmer moved to amend the minutes, replacing Parks Advisory Board Report language with "No report due to joint meeting." Ashton seconded the motion and it carried. The main motion as amended was approved.

Finance

Ahrens presented the previous month's disbursements, aged receivables report and the FY2018 Lease Report. Ashton moved to approve the disbursements. Chambers seconded the motion and it carried.

Leases

Ahrens provided the draft agreement with Cobham Life Support for continued use of the Freight House upper level kitchen. Rhomberg moved to approve the agreement. Churchill seconded the motion and it carried.

Ahrens introduced the Vitale Family and presented the draft lease agreement for Antonella's 2 at the Freight House. Rhomberg moved to approve the agreement. Bruemmer seconded the motion and it carried.

Ahrens provided the draft lease renewal agreement with Rock River Family Office for its second floor Union Station office suite and explained its expansion plans. The agreement will be considered for approval at the next meeting. Relatedly, staff recommended an assignment of lease to Rock River Family Office for the small office suite currently occupied by Generosity Coaching for its expansion project. Rhomberg moved to approve the recommendation. Chambers seconded the motion and it carried.

Projects

Staff presented the FY2019 recommended budget for the Riverfront Improvement Commission. Following discussion, Ashton moved to approve the budget. Bruemmer seconded the motion and it carried.

Staff Report

Parks and Recreation Advisory Board Report – Vice Chairman, Wendy Peterson, provided the Commission with an update regarding the Advisory Board's park system CIP prioritization project listing.

Ahrens provided updates on a variety of topics, including:

- RDG initial riverfront public art input meeting March 20 at 5:30 p.m. at the Figge
- Union Station & Freight House RFPs update
- RAGBRAI July 28, 2018
- New Commission Liaison to the Freight House Farmer's Market Board of Directors Chris Gilbert

Other Business

With no public with business to present, and with no further business, the meeting was adjourned at 6:05 p.m.

Karl Rhomberg, Secretary

City of Davenport Riverfront Improvement Commission Department: Riverfront Improvement Commission

Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: Approve the Disbursements - ACTION

ATTACHMENTS:

Туре

D Cover Memo

Description March Disbursements

REVIEWERS:

Department City Clerk

Reviewer Ahrens, Steve Action Approved Date 3/22/2018 - 5:36 PM

Revenue/Bilting Table FY - 2018 Levee Fund #740

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1 Front Street Brewery - FH	2,952.00	2,952.00	2,952.00	2,952.00	3,006.00	3,006.00	3,006.00	3,006.00	3,006.00	3,006.00	3,006.00	6.00	35,856.00	
2 Nostalgia Dell	833.33	833.33	833.33	833.33	833.33	833.33	833.33	833.33	833.33	833.33	833.33	833.33	9,999.96	
3 Nostafgia Deli - 4%	2,108.15	1,710.42	1,475.69	971.28	867.34	663.00	738.12	988.33	967,70	1,306.85	1,610.77	1,921.44	15,329.09	
4 MidAmerican Co.	6,000.00												6,000.00	
5 Lake Davenport Sailing Club										3,900.00			3,900.00	
6 LPBCLindsay Park Boat Club							5,000.00						5,000.00	
7 CHS, Inc / Harvest States Coop	2,500.00			2,500.00			2,500.00			2,500.00			10,000.00	
8 One River Place	225.00	225.00	225.00	225.00	225.00	225.00	225.00	225.00	225.00	225.00	225.00	225.00	2,700.00	
9 Driftwood	1,566.98	1,443.64	1,232.41	765.78	375.50	519.76	357.99	531,48	554.90	765.98	1,114.80	1,428.67	10,657.89	
10 Union Station	2,583.33	2,583.33	2,583.33	0.00	0.00	0.00	0.00	0.00	0.00	0.00	00.0	0.00	7,749.99	
11 MVBS-Union Station	160.00	160.00	160.00	170.00	170.00	170.00	170.00	170.00	170.00	170.00	170.00	170.00	2,010.00	
12 Bix Society-Union Station	875.00	875.00	875.00	875.00	875.00	875.00	875.00	875.00					7,000.00	
13 Marine Specialties	2,500.00	2,500.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	15,000.00	
14 Front Street Brewery	265.00	265.00	265.00	265.00	265.00	265.00	265.00	265.00	265.00	265.00	265.00	265.00	3,180.00	
15 Freight House Farmers Market	1,416.67	1,416.67	1,416.67	1,416.67	1,416.67	1,416.67	1,416.67	1,416.67	1,500.00	1,500.00	1,500.00	1,500.00	17,333.36	
16 Rock River Family Office	2,268.59	2,268.59	2,268.59	2,268.59	2,268.59	2,268.59	2,268.59	2,268.59	2,268.59	2,435.75	2,435.75	2,435.75	27,724.56 Renew	enew
17 Nestle - SemiParkingLot	675.00	675.00	675.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	11,025.00	25
18 Nordby - Generosity Coaching	125.00	125.00	125.00	125.00	125.00	125.00	130.00	130.00	130.00	0.00	0.00	0.00	1,140.00	
19 Antonella's											1,333.33	1,333.33	2,666.66	
20 Package Express	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
Subtotal	27,054.05	18,032.98	16,087.02	15,367.65	12,427.43	12,367.35	19,785.70	12,709.40	11,920.52	18,907.91	13,160.65	13,785.19	194,272.51	
Miscellaneous														
1 LPBC Addendum	0.00	0.00	0.00	0.00	0.00	0.00	1,000.00	0.00	0.00	0.00	0.00	0.00	1,000.00	
Subtotal	0.00	0.00	0.00	0.00	0.00	0.00	1,000.00	0.00	0.00	0.00	00.00	0.00	1,000.00	
Total	27,054.05	18,032,98	16,087.02	15,367.65	12,427,43	12,367.35	20,785.70	12,709.40	11,920.52	18,907.91	13,160.65	13,785.19	195,272,51	

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		REVISED BUDGET			-230,000 -42,000 -41,000 5,685	-307,315		71,400 6,5462 6,5462 10,300 3,570 75,000 19,200 14,050 14,050 14,050 14,050 52,575 52,575 52,500	202
		TRANFRS/ ADJSTMTS			000000	0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	>
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0		ORIGINAL	TRANFRS/ ADJSTMTS	REVISED BUDGET	YTD ACTUAL	ENCUMBRANCES	AVAILABLE BUDGET	PCT USED
TOTAL LEVEE IMPROVEMENT		0	-1,240	-1,240	-89,649.78	1,242.09	87,167.54 7128.8%	7128.8%
2T T	TOTAL REVENUES TOTAL EXPENSES	-307,315 307,315	0 -1,240	-307,315 306,075	-277,756.54 188,106.76	.00 1,242.09	-29,558.46 116,726.00	
	GRAND TOTAL	0	-1,240	-1,240	-89,649.78	1,242.09	87,167.54 7128.8%	7128.8\$
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4740 LEVEE IMPROVEMENT							
10130 PROJECT MANAGEMENT							
510101 FULL TIME SALARIES							
	71,400	0	71,400	50,420.12	00.	20,979.88	70.6%
2018/09/090044 03/02/2018 PRJ 2018/09/090684 03/16/2018 PRJ	2,801.12 REF PY0302 2,801.12 REF PY0316	02 16			WARRANT=030218 WARRANT=031618	RUN=1 BI-WEEKL RUN=1 BI-WEEKL	EEKL EEKL
TOTAL FULL TIME SALARIES	71,400	0	71,400	50,420.12	00.	20,979.88	70.6%
S10102 PART TIME SALARIES							
54741013_510102_PART_TIME_SALARIES	0	0	0	.00	00.	00	\$0
54741013 510102 USDA PART TIME SALA	0	0	0	.00	00.	00	\$ 0.
TOTAL PART TIME SALARIES	0	O	0	00.	00.	00.	.0\$
510103 TEMPORARY SALARIES	e.						
54741013 510103 TEMPORARY SALARIES	0	0	0	.00	00.	00.	\$0.
TOTAL TEMPORARY SALARIES	0	0	0	. 00	00.	00.	-08
510105 OVERTIME PAY							
54741013_510105_OVERTIME_PAY	0	0	o	00.	00.	.00	\$0.

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TOTAL OVERTIME PAY	0	0	0	00	00.	00.	\$0.
510120 RETIREMENT-FICA							
54741013 510120 RETIREMENT-FICA	5,462	0	5,462	3,991.67	00.	1,470.33	73.1%
2018/09/090044 03/02/2018 PRJ 2018/09/090684 03/16/2018 PRJ	220.81 REF PY0302 221.00 REF PY0316				WARRANT=030218 WARRANT=031618	RUN=1 BI-WEEKL RUN=1 BI-WEEKL	- WEEKL
54741013 510120 USDA_RETIREMENT_FIC	0	0	0	00.	00.	00.	°°°
TOTAL RETIREMENT-FICA	5,462	0	5,462	3,991.67	00.	1,470.33	73.1%
510130 RETIREMENT-IPERS							
54741013 510130 RETIREMENT-IPERS	6,569	Ō	6,569	4,502.52	00.	2,066.48	68.5%
2018/09/090044 03/02/2018 PRJ 2018/09/090684 03/16/2018 PRJ	250.14 REF PY0302 250.14 REF PY0316				WARRANT=030218 WARRANT=031618	RUN=1 BI-WEEKL RUN=1 BI-WEEKL	IEKL
54741013 510130 USDA RETIREMENT-IPE	0	0	0	00	00.	00.	\$0.
TOTAL RETIREMENT-IPERS	6,569	0	6,569	4,502.52	00.	2,066.48	68.5%
510140 EMPLOYEE INSURANCE							
54741013_510140EMPLOYEE_INSURANCE 2018/09/090684 03/16/2018 PRJ	10,300 866.27 REF PY0316	0	10,300	7,796.43	.00 WARRANT=031618	2,503.57 75 RUN=1 BI-WEEKL	75.7% EKL
TOTAL EMPLOYEE INSURANCE	10,300	0	10,300	7,796.43	00.	2,503.57	75.7%
510150 POLICE RETIREMENT							
54741013 510150 POLICE RETIREMENT	0	0	0	00.	.00	00.	÷0.

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510161 DEFERRED COMP							
54741013 510161 DEFERRED COMP 2018/09/090044 03/02/2018 PRJ 2018/09/090684 03/16/2018 PRJ	3,570 140.06 REF PY0302 140.06 REF PY0316	0	3,570	2,521.08	.00 WARRANT=030218 WARRANT=031618	1,048.92 70. RUN=1 BI-WEEKL RUN=1 BI-WEEKL	70.6% SEKL SEKL
TOTAL DEFERRED COMP	3,570	0	3,570	2,521.08	00.	1,048.92	70.6%
510162 RETIREMENT HEALTH SAVINGS							
54741013_510162_RETIREMENT_HEALTH 2018/09/090044_03/02/2018_PRJ 2018/09/090684_03/16/2018_PRJ	714 28.01 REF PY0302 28.01 REF PY0316	0 6	714	504.18	.00 WARRANT=030218 WARRANT=031618	209.82 70. RUN=1 BI-WEEKL RUN=1 BI-WEEKL	70.6% SEKL SEKL
TOTAL RETIREMENT HEALTH SAVINGS	714	0	714	504.18	00.	209.82	70.6\$
510175 CLOTHING EXPENSE							
54741013 510175 CLOTHING EXPENSE	0	0	0	.00	00.	00.	÷0.
TOTAL CLOTHING EXPENSE	0	0	0	.00	00.	00.	÷0.
520201 OFFICE SUPPLIES							
54741013 520201 OFFICE SUPPLIES	200	0	200	96.07	00.	103.93	48.0%

03/22/2018 12:52 City of Bahrens FOR 2018 09							No. of Concession, name
2018	HLY DETAIL REPORT						P glytđbud
					JOURNAL DETAIL	2018 9 TO	2018 9
	ORIGINAL	TRANFRS/ ADJSTMTS	REVISED BUDGET	YTD RXPENDED	ENCOMBRANCES	AVAILABLE BUDGET	PCT USED
TOTAL OFFICE SUPPLIES	200	0	200	96.07	00.	103.93	48.0%
520205 UTILITY SERVICES							
54741013 520205 UTILITY SERVICES	75,000	0	75,000	64,222.94	00.	10,777.06	85.6%
2018/09/090015 03/01/2018 API 2018/09/090016 03/01/2018 API 2018/09/090597 03/15/2018 API	1,217.18 VND 001322 1,249.09 VND 007669 654.77 VND 001322	22 VCH 69 VCH 22 VCH	IOWA AME CENTERPO IOWA AME	IOWA AMERICAN WAT MA CENTERPOINT ENERGY JA IOWA AMERICAN WAT MA	MARCH PAYMENT 1 JANUARY NATURAL GAS MARCH 2ND PYMNT	DELVERIES	173315 173258 173829
TOTAL UTILITY SERVICES	75,000	0	75,000	64,222.94	.00	10,777.06	85.6%
520210 TRAVEL EXPENSES	ĺ						
54741013 520210 TRAVEL EXPENSES	0	0	0	25.00	00.	-25.00	100.0%*
TOTAL TRAVEL EXPENSES	0	0	0	25.00	00	-25.00	100.0\$
520215 TECHNICAL SERVICES	-						
54741013 520215 TECHNICAL SERVICES	100	0	100	00.	00.	100.00	°0°,
TOTAL TECHNICAL SERVICES	100	0	100	00.	00.	100.00	÷0.
520217 PROFESSIONAL SERVICES	-				×		
54741013_520217_PROFESSIONAL_SERVI	5,000	0	5,000	00.	.00	5,000.00	\$0.
54741013 520217 USDA PROFESSIONAL S	0	0	0	00.	00.	00.	.0%

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03/22/2018 12:52 City of MoNTHLY Bahrens	Y OÉ DAVENPORT THLY DETAIL REPORT						P 5 glytdbud
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	ORIGINAL	TRANFRS/ ADJSTMTS	REVISED BUDGET	YTD EXPENDED	RNCUMBRANCES	AVAILABLE BUDGET	PCT USED
TOTAL PROFESSIONAL SERVICES	5,000	0	5,000	00.	00	5,000.00	\$0
520225 MAINTENANCE-BLDGS & GRNDS							
54741013 520225 MAINTENANCE-BLDGS	42,000	-740	41,260	36,752.29	1,242.09	3,265.47	92.1%
2018/09/090015 03/01/2018 API 2018/09/090015 03/01/2018 API 2018/09/090015 03/01/2018 API 2018/09/090015 03/01/2018 API 2018/09/090209 03/08/2018 API 2018/09/090610 03/15/2018 API 2018/09/090642 03/22/2018 API	374.50 VND 007584 374.50 VND 007584 374.50 VND 007584 374.50 VND 007584 525.00 VND 007588 622.00 VND 022178 80.00 VND 024588 925.00 VND 019716	584 VCH 584 VCH 584 VCH 584 VCH 178 VCH 588 VCH 588 VCH	LÆL LAWN AND LÆL LAWN AND LÆL LAWN AND LÆL LAWN AND LÆL LAWN AND LÆL LAWN AND LAWNSCAPERS PREMIER PEST WULFS SEPTIC	MAINT MAINT MAINT MAINT MAINT MGT SVS	FH SNOW REMAOVAL 2, FH SNOW REMOVAL 2/ PEST MANAGEMENT FRI INV#1481030518- FH	L 2/8-2/11/18 L 2/8-2/11/18 L 2/8-2/11/18 L 2/8-2/11/18 L 2/17/18 FREIGHT HOUSE FH GREASE TRAP	173332 173332 173332 173332 173553 173553 173889 174434
TOTAL MAINTENANCE-BLDGS & GRNDS	42,000	-740	41,260	36,752.29	1,242.09	3,265.47	92.1%
520245 PAYMENT TO OTHER AGENCY							
54741013_520245 PAYMENT TO OTHER A	0	0	0	00.	00	00	\$0.
TOTAL PAYMENT TO OTHER AGENCY	0	0	٥	.00	00.	00.	\$0.
520262 INTERDEPARTMENT SERVICE CHG							
54741013 520262 INTERDEPARTMENT SE	0	o	0	00.	00-	.00	.0\$
TOTAL INTERDEPARTMENT SERVICE CHG	0	0	0	00*	00.	.00	\$O.
520297 PROJECT EXPENSE							
54741013 520297 PROJECT EXPENSE	20,000	- 500	19,500	10,127.73	00.	9,372.27	51,9%

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03/22/2018 12:52 City of Sahrens MONTHLY	Davenport DETAIL REPORT						P glytđbuđ
FOR 2018 09					JOURNAL DETAIL 2018	01. 6	2018 9
	ORIGINAL APPROP	TRANFRS/ ADJSTMTS	REVISED BUDGET	YTD EXPENDED	ENCUMBRANCES	AVAILABLE BUDGET	PCT USED
TOTAL PROJECT EXPENSE	20,000	- 500	19, 500	10,127.73	00.	9,372.27	51.9%
520298 OTHER SUPPLIES & SERVICES							
54741013 520298 OTHER SUPPLIES & S	0	0	0	00.	00.	00.	\$0
TOTAL OTHER SUPPLIES & SERVICES	0	0	0	00.	00.	00.	\$0.
530303 OPERATING EQUIPMENT							
54741013_530303_USDA_OPERATING_EQUI	0	0	0	00.	00.	.00	* 0.
TOTAL OPERATING EQUIPMENT	0	0	0	00.	00.	00.	\$0.
560606 TELEPHONE EXPENSE							
54741013_560606_TELEPHONE_EXPENSE	450	0	450	326.99	.00	123.01	72.7%
TOTAL TELEPHONE EXPENSE	450	0	450	326.99	00.	123.01	72.7%
560622 DATA PROCESSING							
54741013_560622_DATA_PROCESSING	0	0	0	.00	.00	00.	\$0.
TOTAL DATA PROCESSING	0	o	0	00.	00.	00.	.0\$
560623 FACILITIES MAINTENANCE							
54741013_560623FACILITIES_MAINTEN	14,050	0	14,050	6,819.74	00.	7,230.26	48.5%

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03/22/2018 12:52 City of Bahrens MONTHLY	City of Davenport MONTHLY DETAIL REPORT					0	p glytdbud
FOR 2018 09					JOURNAL DETAIL 2018	IL 2018 9 TO 2018	2018 9
	ORIGINAL	TRANFRS/ ADJSTMTS	REVISED BUDGET	YTD EXPENDED	BNCUMBRANCES	AVAILABLE BUDGET	PCT USED
TOTAL FACILITIES MAINTENANCE	14 050	c	0 L 7		3		2
	000/51	>	UCU , 41	6,819.74	.00	7,230.26	48.5%
560633 WORKERS COMPENSATION INSURANCE							
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TOTAL WORKERS COMPENSATION INSURANCE	0	0	0	.00	.00	.00	\$O.
TOTAL PROJECT MANAGEMENT	254,815	-1,240	253,575	188,106.76	1,242.09	64,226.00	74.7%
TOTAL LEVEE IMPROVEMENT	254,815	-1,240	253,575	188,106.76	1,242.09	64,226.00	74.78
TOTAL EXPENSES	254,815	-1,240	253,575	188,106.76	1,242.09	64,226.00	
GRAND TOTAL	254,815	-1,240	253,575	188,106.76	1,242.09	64,226.00	74.7%
	** END OF REPORT	r - Generated	by STEVE	D AHRENS **			

City of Davenport Riverfront Improvement Commission Department: Riverfront Improvement Commission

Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: Rock River Family Office - ACTION

ATTACHMENTS:

Туре

D Cover Memo

Description Rock River Family Office Lease

REVIEWERS:

Department City Clerk Reviewer Ahrens, Steve Action Approved Date 3/22/2018 - 5:37 PM

LEASE - BUSINESS AGREEMENT

THIS LEASE is made and entered into at Davenport, Iowa on this 27th day of March 2018 by and between the City of Davenport, Iowa through its Riverfront Improvement Commission, hereinafter designated as "Landlord," and Rock River Family Office, LLC, hereinafter designated as "Tenant."

1. <u>LEASED PREMISES</u>

A. The Landlord has leased, and by this instrument does lease, to the Tenant the following described property located in Davenport, Iowa, together with all appurtenances thereto and with easements of ingress and egress necessary and adequate for the conduct of Tenant's business as hereafter described:

Part of the second floor of the Union Station at 102 South Harrison Street, Davenport, Scott County, Iowa, to include a total of 2,388 square feet as shown on the attached floor plans, marked Exhibit A and made a part hereof hereinafter referred to as "Leased Premises."

B. The Landlord represents and warrants that it is the sole owner of the building and Leased Premises, that it has full right, power, and authority to make the lease and that no other person or entity needs to join in the execution thereof in order for the lease to be binding on all parties having an interest in the Leased Premises. The Landlord also warrants that the building is in full compliance with existing local, state, and federal codes, rules, and ordinances, and is zoned for use as an office.

2. <u>TERM</u>

A. The term of this Lease shall be for a period of Three Years (3), commencing April 1, 2018 and terminating 3 years following on March 31, 2021.

3. <u>RENTAL</u>

The Tenant shall pay to the Landlord for use of the Leased Premises the following sums per year paid on a monthly basis for the 2,388 square feet of office space. A late payment of Ten Percent (10%) of the monthly payment shall be assessed for payments not received by the end of the Thirtieth (30th) day of the month. The late payment fee shall be in addition to and not in lieu of other available remedies.

For the first through the twelfth (12) months of this lease the Tenant shall pay to the Landlord for use of the Leased Premises the following sums:

	<u>Annual</u>	Per month
Month 1 – 12	\$29,229.00	\$2,435.75

Rent shall increase by 2.0% per year as follows:

	<u>Annual</u>	Per month
Month 13 – 24	\$29,814.00	\$2,484.50
Month 25 – 36	\$30,410.00	\$2,534.17

The Tenant may have up to Five (5) reserved/assigned parking spaces included with the rent. A non-exclusive customer parking area has been designated on the north and south sides of the canopy between the Union Station and Package Express buildings.

4. <u>PAYMENT OF RENTAL</u>

The Tenant shall pay the rentals herein specified, and all other charges, to the Landlord at: Finance—Revenue Department, 226 West Fourth Street, Davenport, Iowa, 52801, or to such other address or addresses as the Landlord shall, from time to time, designate in writing.

5. <u>USE OF LEASED PREMISES</u>

A. The Tenant shall occupy and use the Leased Premises for the operation of an office and associated uses incidental to this operation. No other uses shall be permitted without the written consent of the Landlord which shall not be unreasonably withheld. The Tenant shall not sell, or permit to remain in or about the Leased Premises, any article that may be prohibited by standard form fire insurance policies. Tenant must maintain an active office (open for business at least 3 days per week every week except for reasonable illness, holidays and vacations) in the Leased Premises and cannot simply use the space as storage.

B. The Tenant shall not display merchandise, nor permit merchandise to remain, outside the exterior walls and permanent doorway of the Leased Premises, without first securing the prior written consent of the Landlord.

C. The Tenant shall not employ any type of sound-emitting device in or about the Leased Premises that is audible outside the Leased Premises, except for fire and burglar alarms.

6. <u>FIRE INSURANCE</u>

The Tenant shall be responsible for carrying fire insurance and other risk insurance on personal property owned or used by the Tenant. The Landlord shall be responsible for fire and extended coverage, including casualty, on the building that the leased premises are located in.

7. LIABILITY INSURANCE AND INDEMNIFICATION OF LANDLORD

A. The Lessee shall secure and maintain such primary insurance policies as will protect himself or his Subcontractors from claims for bodily injuries, death or property damage which may arise from operations under this contract whether such operations be by himself or by any Subcontractor or anyone employed by them directly or indirectly. B. The following insurance policies are required unless other limits are specified. The City shall be identified as a certificate holder and specifically named as an additional insured under General Liability.

(1) Commercial General Liability	
Each Occurrence	\$1,000,000
General Aggregate	\$2,000,000
(2) Commercial Automobile Liability (if autos are used)	
Any Auto, Hired & Non-Owned	
Combined Single Limit	\$1,000,000
(3) Excess Liability Umbrella	\$1,000,000

(4) Statutory Worker's Compensation with waiver of subrogation in favor of the City.

- C. Contractual Liability; the insurance required above under "LESSEE INSURANCE", shall:
 - (1) be Primary insurance and non-contributory.
 - (2) include contractual liability insurance coverage for the Lessee's obligations under the INDEMNIFICATION section below.

CERTIFICATES OF INSURANCE

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A. Certificates of Insurance, acceptable to the City indicating insurance required by the Contract is in force, shall be filed with the City prior to approval of the Contract by the City. The Lessee shall insure that coverages afforded under the policies will not be cancelled until at least thirty (30) days prior written notice has been given to the City. The Lessee will accept responsibility for damages and the City's defense in the event no insurance is in place and the City has not been notified.

INDEMNIFICATION

A. To the fullest extent permitted by the law, the Lessee shall defend, indemnify, and hold harmless the City, its officials and its agents and employees from and against all claims, damages, losses and expenses, including but not limited to, all attorneys' fees provided that any such claim, damage, loss or expense:

(1) is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property, including the loss of use resulting therefrom; and

(2) is caused in whole or in part by any negligent act or omission of the Lessee, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable. B. In any and all claims against the City, its officials or any of its agents or employees by any employee of the Lessee, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the indemnification obligation under this Paragraph shall not be limited in anyway by any limitation on the amount or type of damages, compensation or benefits payable by or for the Lessee or any Subcontractor under workers' or workmen's compensation acts, disability benefit acts or other employee benefit acts.

C. The Lessee shall not be responsible for damage or injury caused by the Landlord's negligence relating to items that remain the exclusive responsibility of the City.

8. <u>ALTERATIONS</u>

The Tenant shall not make, or suffer to be made, any alternations, after the build-out including an electronic security system, of the Leased Premises, or any part there of, without the prior written consent of the Landlord, which shall not be unreasonably withheld, and any additions to, or alterations of, said Leased Premises, except movable furniture and trade fixtures, shall become at once a part of the realty and belong to the Landlord.

9. MAINTENANCE AND SANITATION

A. The Tenant, at its sole cost and expense, shall maintain in a good state or repair, the following areas: windows and doors, except for those used commonly with other tenants, along with the interior of the Leased Premises. Notwithstanding the foregoing, the Tenant may not paint, change, or modify in any manner the exterior of the Leased Premises without first securing the written consent of the Landlord. The Tenant shall be responsible for the exterior glass replacement of the demised area, should they become damaged or broken as a result of acts by the tenant, and shall be replaced to the original specification.

B. The Tenant shall provide and maintain sufficient sanitary receptacles in and about the interior and exterior of the Leased Premises in which to place any refuse or trash produced by the Tenant or its customers and patrons, and the Tenant shall cause such refuse or trash to be removed from the area as often as required to maintain a sanitary condition. The Landlord shall provide space on the Leased Premises for such sanitary receptacles, to the extent practical.

C. Landlord shall, at its sole cost and expense, maintain in a good state of repair, including regular cleaning at least once per month, the following areas: main floor restrooms, southeast entrance area, elevator, main stairs and second floor common area.

D. Landlord shall maintain all exterior portions of the building in good repair including repainting of all exterior wood trim in 2018.

10. SURRENDER OF LEASED PREMISES

The Tenant shall, upon expiration of the term hereby created, or upon earlier termination hereof for any reason, quit and surrender said Leased Premises in good order, condition, and repair, reasonable wear and tear excepted, and clean and free of refuse. If alterations, additions, and/or installations have been made by the Tenant as provided for in this Lease, the Tenant shall not be required to restore the Leased Premises to the condition in which they were prior to such alterations, additions, and/or installations.

11. <u>FIXTURES</u>

The Tenant shall provide, install, and maintain at its expense, fixtures of a special nature that may be required by the Tenant's business. All such fixtures which are not permanently affixed to the realty shall remain the property of the Tenant and may be removed by the Tenant not later than the expiration of the term hereof, provided that the Tenant is not then in default hereunder, and that the Tenant shall promptly repair, at its own expense, any damages occasioned by such removal. All other fixtures with the exception of any water purification equipment (including, without limitation, air conditioning units, heating equipment, plumbing fixtures, hot water heaters, carpeting or other floor covering cemented or otherwise affixed to the floor) that may be placed upon, installed in, or attached to, the Leased Premises by the Tenant shall, at the expiration or earlier termination of this Lease for any reason, be the property of the Landlord and remain upon, and be surrendered with Leased Premises, without disturbance, molestation, or injury. The Tenant shall have the right, from time to time during the term of this lease, to remove any such fixtures, equipment, or property for the purpose of replacing the same with items of like character, quality, or value.

12. <u>TENANT IMPROVEMENTS</u>

Prior to commencing any Tenant improvements, the Tenant shall provide to the Landlord, for its review and approval, a plan and specifications for the proposed work to be performed. All improvements shall be completed in a timely and workman-like manner and in accordance with all applicable codes and ordinances.

13. FREE FROM LIENS

The Tenant shall keep the Leased Premises and the property on which the Leased Premises are situated free from any Mechanics Liens arising out of work performed, material furnished, or obligation incurred by or at the instance of the Tenant, and indemnify and save the Landlord harmless from all such liens and all attorney's fees and other costs and expenses incurred by reason thereof. Notice is hereby given that neither the Landlord nor the Landlord's interest in the Leased Premises shall be liable or responsible to persons who furnish material or labor for or in connection with such work.

14. <u>ABANDONMENT</u>

The Tenant shall not vacate or abandon the Leased Premises at any time during the term of this Lease; and if the Tenant shall abandon, vacate, or surrender the Leased Premises, or be dispossessed by process of law or otherwise, any personal property belonging to the Tenant and left on the Leased Premises shall be deemed to be abandoned, at the option of the Landlord. The Tenant shall not be deemed to have vacated or abandoned the Leased Premises caused by reasons beyond its control (casualty, strikes, and acts of God).

15. SIGNS AND ADVERTISING MATERIALS

The Tenant recognizes there are Signage Restrictions for the demised area. All proposed signage must be submitted and approved by the City of Davenport prior to installation, whether it be affixed to the building, or window type display signs. The Tenant shall submit its signage plan

to the Landlord for review and approval. The Landlord shall add the Tenant to the building directory sign within 30 days of occupancy.

16. <u>EXTERIOR LIGHTING</u>

The Tenant shall not install any exterior lighting on the Leased Premises unless and until the Landlord shall have approved, in writing, the design, type, kind, and location of the lighting to be installed.

17. <u>UTILITIES</u>

The Landlord shall provide and be responsible for payment of all charges for water, gas, heat, air conditioning, electricity, and sewer for the Leased Premises. Tenant shall provide and pay all charges for telephone and internet service used by the Tenant. Any security deposit or connection charges required by any utility company to furnish service to the Tenant shall be paid by the Tenant. Landlord shall provide and maintain the necessary mains, conduits, wires, and cables to bring water, electricity and gas, and other utilities to the Premises.

18. ENTRY AND INSPECTION

The Tenant shall permit the Landlord and the Landlord's agents to enter into and upon the Leased Premises at all reasonable times for the purpose of inspecting the same, or for the purpose of maintaining the building in which said Leased Premises are situated, or for the purpose of making repairs, alterations, or additions to any other portion of said building. In all cases, Landlord shall notify Tenant of intent to enter to allow Tenant to arrange to have someone present while the Landlord or the Landlord's agents are in the Leased Premises. If the Tenant shall notify the Landlord that it does not intend to exercise any renewal option, the Landlord shall have the right to advertise and show the property to prospective users of the Leased Premises during the final Ninety (90) Days of the initial lease term or any option renewal.

19. DAMAGE AND DESTRUCTION OF LEASED PREMISES

A. The Landlord agrees, at its cost and expense, to maintain the roof, walls, windows, and foundation of the Leased Premises and building in reasonably good order and condition, and to make all necessary repairs and replacements in and to the building, including the building flood protection system. If the Landlord fails to perform obligations under this Lease which creates a condition which interferes substantially with normal use, and as a consequence the Tenant is compelled to discontinue business in the Leased Premises in whole or in part, rental shall be proportionally abated. If Landlord defaults for more than Thirty (30) Days, after written notice by the Tenant, the Tenant shall have the right, but not be obligated to remedy such default. All such sums expended, or obligations incurred, by the Tenant in connection with the foregoing shall be paid by the Landlord to the Tenant upon demand, and if the Landlord fails to reimburse the Tenant, the Tenant may, in addition to any other right or remedy that it may have, deduct such amount from the next month's rent or rentals.

B. In the event of a destruction of the Leased Premises or the building containing the same during said term which requires repairs to either said Leased Premises or said building, or is declared to be unfit for occupancy by any authorized public authority for any reason other than

the Tenant's act, use, or occupation, which declaration requires repairs provided the Tenant gives to the Landlord written notice of the necessity therefore. If those repairs are not, or cannot be, completed within Thirty (30) Days of said notice, then the Tenant may, at its option, cancel this Lease. However, if the Tenant does not desire to cancel the Lease, rent shall be abated during the period which those repairs are made and the Tenant is compelled to discontinue business in the

Leased Premises. Further, in the event of flooding, rent shall be abated during that time period the leased premises are declared to be unfit for occupancy by any authorized public authority.

20. <u>ASSIGNMENT AND SUBLETTING</u>

The Tenant shall not assign this Lease, or any interest therein, and shall not sublet the Leased Premises or and part thereof, or any right or privilege appurtenant thereto, or permit any other person (the agent and servants of the Tenant excepted) to occupy or use the Leased Premises, or any portion thereof without first obtaining the written consent of the Landlord. Consent by the Landlord to one assignment, subletting, occupation, or use by another person shall not be deemed to be a consent to any subsequent assignment, subletting, occupation, or use by another person. Consent to an assignment shall not release the original named Tenant from liability which has accrued or occurred prior to the date of assignment. If the Landlord does not release the Tenant from liability, the Landlord shall give the Tenant notice of defaults by assignee and an opportunity to cure the same. Any assignment or subletting without the prior written consent of the Landlord shall be void, and shall, at the option of the Landlord, terminate this Lease. Neither this Lease nor any interest therein shall be assignable, as to the interest of the Tenant, by operation of law without the prior written consent of the Landlord shall give the Tenant or any interest of the Landlord shall give the Tenant prior notice of the assignment of this Lease and/or any interest of the Landlord therein.

21. DEFAULT, RE-ENTRY REMEDIES

If the Tenant shall fail to pay any part of the rent herein provided, or any other sum required by this Lease to be paid to the Landlord at the times or in the manner provided, or if default shall be made in any of the other covenants or conditions on its part agreed to be performed, and such failure to perform other covenants shall continue for Thirty (30) Days after written notice thereof from the Landlord to the Tenant, then the Landlord, besides other rights or remedies it may have, shall have the immediate right of re-entry and may remove all persons and property from the Leased Premises without liability to any person for damages sustained by reason of such removal. Such property may be removed and stored in a public warehouse or elsewhere at the cost of, and for the account of, the Tenant.

22. DEFAULT, COSTS, AND ATTORNEY FEES

If the Tenant shall fail to pay any part of the rent herein provided, or any other sum required by this Lease to be paid to the Landlord at the times or in the manner provided, or if default shall be made in any of the other covenants or conditions on its part agreed to be performed, then the Tenant shall be responsible for payment of all reasonable costs and attorney fees of the Landlord that result from the Landlord pursuing its rights and remedies.

23. <u>SALE OF LEASED PREMISES BY LANDLORD</u>

In the event of any sale of the Leased Premises, or assignment of this Lease by the Landlord, the Landlord shall give the Tenant prior notice of any such sale or assignment. The Landlord shall be relieved of liability under the Lease only in the event that the new Landlord agrees to the Lease and to not disturb the Tenant.

8

24. <u>REIMBURSEMENT</u>

A. All covenants and terms herein contained to be performed by the Tenant shall be performed by the Tenant at its expense, and if the Landlord shall pay any sum of money or do any act which requires the payment of money by reason of the failure, neglect, or refusal of the Tenant to perform such covenant or term~ the sum or sums of money so paid by the Landlord shall be considered as additional rental and shall be payable by the Tenant to the Landlord on the first of the month next succeeding such payment, together with interest at the maximum rate permitted by law from the date of payment.

B. All covenants and terms herein contained to be performed by the Landlord shall be performed by the Landlord at its expense, and if the Tenant shall pay any sum of money or do any act which requires the payment of money by reason of the failure, neglect, or refusal of the Landlord to perform such covenant or term after written notice by the Tenant, the sum or sums of the money so paid by the Tenant shall be considered as rental and shall be deducted by the Tenant from the rent on the first of the month next succeeding such payment.

25. WAIVER

No covenant, term, or condition of this Lease shall be waived except by written waiver of the Landlord, and the forbearance or indulgence by the Landlord in any regard whatsoever shall not constitute a waiver of the covenant, term, or condition to be performed by the Tenant to which the same shall apply, and until complete performance by it of such covenant, term, or condition, the Landlord shall be entitled to invoke any remedy available under this Lease or by law despite such forbearance or indulgence. The waiver by the Landlord of any breach or term, covenant, or condition hereof shall apply to, and be limited to, the specific instance involved, and shall not be deemed to apply to any other instance or to any subsequent breach of the same or any other term, covenant, or condition hereof.

26. <u>SUCCESSORS IN INTEREST</u>

The covenants herein contained shall, subject to the provisions as to assignment, subletting, and sale of Leased Premises, apply to and bind the heirs, successors, executors, administrators, and assigns of all the parties hereto; and all of the parties shall be jointly and severally liable hereunder.

27. <u>PARTIAL INVALIDITY</u>

If any term, covenant, condition, or provision of this Lease is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions

9

hereof shall remain in full force and effect and shall in no way be affected, impaired, or invalidated thereby.

28. <u>TIME</u>

Time is of the essence with regard to performance of any obligations under this Lease

29. <u>EMINENT DOMAIN</u>

A. If the whole of the Leased Premises shall be acquired or condemned by eminent domain for any public or quasi-public use or purpose, then the term of this Lease shall cease and terminate as of the date of title vesting in such proceeding, and all rentals shall be paid up to that date, and the Tenant shall have no claim against the Landlord for the value of any unexpired term of this Lease.

B. If any part of the Leased Premises shall be acquired or condemned by eminent domain or public or quasi-public use or purpose, and in the event that such partial taking or condemnation shall render the Leased Premises unsuitable for the business of the Tenant, which shall be at the Tenant's reasonable discretion, then the term of this Lease shall cease and terminate as of the date of title vesting in such proceeding and the Tenant shall have no claim against the Landlord for the value of any unexpired term of this Lease. In the event the Tenant determines the Leased Premises are not suitable, then it shall be relieved from further obligation of this Lease.

C. In the event of any condemnation or taking as hereinbefore provided, whether whole or partial, the Landlord and Tenant shall each be entitled to receive and retain such separate awards and portions of lump sum awards as may be allocated to its respective interests in any condemnation proceeding.

D. Nothing herein shall be construed to preclude the Tenant from prosecuting any claim directly against the condemning authority in such condemnation proceedings for loss of business or depreciation to, damage to, or cost of removal of, or for value of stock, trade fixtures, furniture, or other personal property belonging to the Tenant.

30. HOLDING OVER

Continued possession, beyond the expiration date of the term of this lease, by the Tenant, coupled with the acceptance of the specified rental by the Landlord (and absent a written agreement by both parties for the extension of this lease, or for a new year) shall constitute a month-to-month extension of this lease.

31. FLOODING

Landlord agrees that it will make reasonable efforts to allow access to the leased premises during periods of flooding. Landlord and Tenant agree that each shall cooperate with emergency service utility company personnel or flood control personnel in the event of a flood. If events require the tenant to move out of occupancy because of flooding, the rent shall be abated for those days that tenancy is not possible.

32. <u>MISCELLANEOUS</u>

A. The Tenant shall be responsible to pay for Tenant's proportionate share of the Real Estate Taxes of the Leased Premises and any personal property taxes assessed on the equipment or fixtures owned by the Tenant. Tenant is solely responsible to keep itself informed of the assessment and collection of taxes.

B. The Landlord shall be responsible and pay for all snow removal, exterior landscaping, and all other exterior maintenance of the building and public areas surrounding the Leased premises. The Tenant shall be responsible, however, for the interior and exterior window cleaning of the Leased Premises.

C. The Tenant is hereby; provided the exclusive use of the second floor offices shown on Exhibit A of the building plan.

D. The Tenant is responsible for obtaining and renewing all licenses and permits necessary for its operation. The Tenant shall comply with all Federal, State, or local rules and regulations applicable to its operation.

33. <u>GENERAL</u>

A. This Lease shall be construed in accordance with the laws of the State of Iowa.

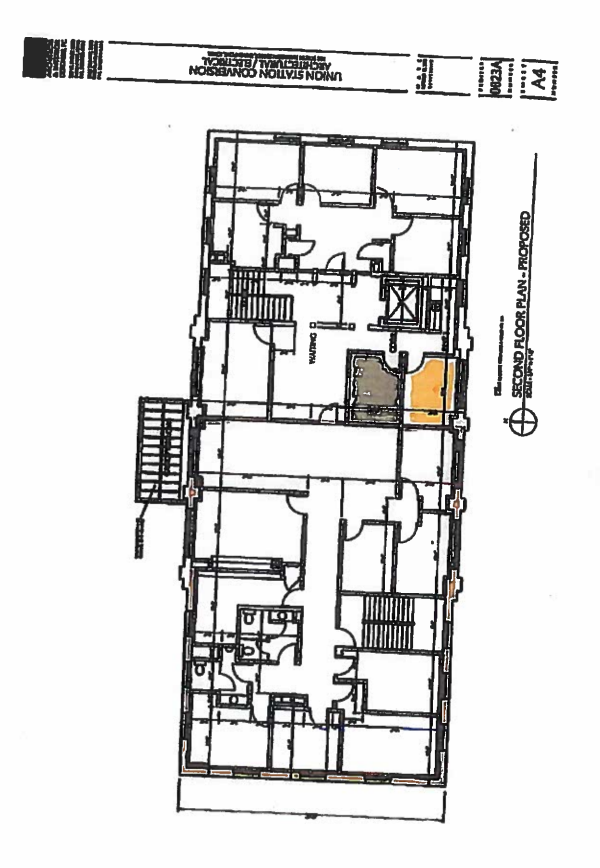
B. This Lease, and any exhibits attached hereto, sets forth all the covenants promises, agreements, conditions, or undertakings, either oral or written, between the Landlord and Tenant. Except as herein otherwise provided, no subsequent alteration, amendment, change, or addition to this Lease shall be binding upon the Landlord or Tenant unless reduced to writing and signed by both parties.

C. If the Landlord or Tenant herein shall be more than one party, then the obligations of such party or parties shall be joint and several.

D. The Landlord and Tenant acknowledge reliance on its own judgment and advice and counsel of its own attorney in interpreting this Agreement, and not in any manner on the other party. IN WITNESS WHEREOF, the parties hereto have duly executed this lease in duplicate the day and year above

ROCK RIVER	RIVERFRONT		
FAMILY OFFICE, LLC	IMPROVEMENT COMMISSION		
By	By		
Ann Nordby, Principal	Pat Walton, Chairman		
By Adam Kunkel, Principal			
Date	Date		

Attach Exhibit A



City of Davenport Riverfront Improvement Commission Department: Riverfront Improvement Commission

Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: Taste of Ethiopia (Freight House Kitchen) - DISCUSSION/ACTION

ATTACHMENTS:

Туре

D Cover Memo

Description Ethiopia Lease

REVIEWERS:

Department City Clerk

Reviewer Ahrens, Steve Action Approved Date 3/22/2018 - 5:39 PM

LICENSE AGREEMENT

THIS License Agreement ("License") is made and entered into at Davenport, Iowa on this 27th day of March, 2018 by and between the City of Davenport, Iowa through its Riverfront Improvement Commission, hereinafter designated as "Land Owner," and Taste of Ethiopia, LLC, hereinafter designated as "Licensee."

A. For the purposes described below, Licensee is allowed to use of the following described property located in Davenport, Iowa:

The Freight House complex, second floor at 421 West River Drive, Davenport, Scott County, Iowa, the kitchen area, and made a part hereof.

B. This License shall be effective beginning May 5, 2018, and shall terminate on October 27, 2018 (26 total Saturdays), unless earlier terminated or extended by mutual agreement.

C. There shall be regular check-in points between the Land Owner and the Licensee, at times and places mutually agreeable to both parties.

D. The rent shall be charged at \$45.00 per day of use. The use shall be on Saturdays only from 5am until 8am. The billing shall be invoiced on the first day of each month.

E. The Licensee has exclusive use of the Premises during rental time and non-exclusive use of and access to the Freight House parking lot, located to the south of the complex, and other common areas. It is intended that all licensees and related uses will work with the Land Owner regarding the use of such leased area to accommodate needs and to avoid scheduling conflicts.

F. The Licensee shall occupy, use and clean the Premises for the operation of its farmer's market company kitchen service. No other uses shall be permitted without the written consent of the Land Owner. The Licensee shall not sell, or permit to remain in or about the Premises, any article that may be prohibited by standard form fire insurance policies.

G. The Licensee shall be responsible for carrying fire insurance and other risk insurance on personal property owned or used by the Licensee. The Land Owner shall be responsible for fire and extended coverage, including casualty, on the building that the Premises are located in.

H. The Licensee will hold the Land Owner harmless from any third-party claim for tangible property damage or bodily injury to the extent arising from the negligence or willful misconduct of the Licensee. "Licensee" includes Licensee, its officers, employees, volunteers, or agents.

I. During the entire term of this License, the Land Owner and Licensee, at their sole cost and expense, will each keep their respective property interests in the Premises and their liability interests reasonably insured against hazard and casualty and against claims for personal injury, death, or property on the Premises and reasonably insured against hazard and casualty against claims for personal injury, death, or property damage occurring in, upon, or about the Premises.

Licensee's policy shall name the Land Owner as a certificate holder and identify the Land Owner as an "additional insured on a primary basis and non-contributory" per this contract, in the Description of Operations. Neither party hereto will do or omit the doing of any act which would invalidate either insurance policy. The Licensee agrees to provide evidence of the issuance of its policy to the Land Owner within Ten (10) Days after the commencement of this License. The Land Owner shall be notified in writing at least Thirty (30) Days prior to the cancellation of the Licensee's policy. The Licensee shall have, as a minimum, the following insurance:

(1) Statutory Worker's Compensation with waiver of subrogation in favor of the City.

(2) General Liability

(3)

Each Occurrence	\$1,000,000
General Aggregate	\$2,000,000
Excess Liability Umbrella Form	\$3,000,000

<u>Waiver of Subrogation</u> - Land Owner and Licensee each hereby release the other from liability for damage or destruction to the Leased Premises and the improvements located on the Property, whether or not caused by acts or omissions of the other party; provided, however, such release shall only be in force and effect in respect of damage or destruction normally covered by standard policies of fire insurance with extended coverage (whether or not such coverage is in effect). Each party shall cause its fire insurance policies to contain a provision whereby the insurer either waives any right of subrogation against the other party or agrees that such a release shall not invalidate the insurance, whichever is obtainable.

J. The Licensee shall not make, or suffer to be made, any alternations, after the build-out, of the Premises, or any part thereof, without the prior written consent of the Land Owner and any additions to, or alterations of, said Premises, except movable furniture and trade fixtures, shall become at once a part of the realty and belong to the Land Owner.

K. Land Owner shall provide and be responsible for payment of all charges for water, gas, heat, air conditioning, electricity, and sewer for the Premises. The Licensee shall pay all charges for telephone and internet service, while the Land Owner shall cover costs for trash, garbage, and rubbish removal used and removed to dumpster by the Licensee. Any security deposit or connection charges required by any utility company to furnish service to the Licensee shall be paid by the Licensee. Land Owner shall provide and maintain the necessary mains, conduits, wires, and cables to bring water, electricity and gas, and other utilities to the Premises.

L. The Licensee shall permit the Land Owner and the Land Owner's agents to enter into and upon the Premises as may be required, for the purpose of inspecting the same, or for the purpose of maintaining the buildings in which said Premises are situated, or for the purpose of making repairs, alterations, or additions to any other portion of said buildings.

M. The Licensee is responsible for obtaining and renewing all licenses and permits necessary for its operation. The Licensee shall comply with all Federal, State, or local rules and regulations applicable to its operation.

N. This License, and any exhibits attached hereto, sets forth all the covenants promises, agreements, conditions, or undertakings, either oral or written, between the Land Owner and Licensee. Except as herein otherwise provided, no subsequent alteration, amendment, change, or addition to this License shall be binding upon the Land Owner or Licensee unless reduced to writing and signed by both parties.

O. This License (a) binds and benefits the parties and their successors in interest, heirs, beneficiaries, legal representatives, and permitted assigns; (b) is governed by and construed in accordance with Iowa law; and (c) may be signed in several counterparts, each of which will be an original and all of which will constitute one agreement. Time is of the essence of each provision in this License, and the unenforceability, invalidity, or illegality of any provision does not affect or impair any other provision or render it unenforceable, invalid, or illegal. A party's failure to enforce at any time or for any period of time any provision of this License or to exercise any right or remedy does not constitute a waiver of such provision, right, or remedy, or prevent such party thereafter from enforcing any or all provisions and exercising any or all rights and remedies. The exercise of any right or remedy does not constitute an election or prevent the exercise of any or all rights or remedies. Unless the context clearly indicates otherwise, the use of the singular includes the plural, and vice versa; and the use of any gender is applicable to any other gender.

IN WITNESS WHEREOF, the parties hereto have duly executed this License Agreement in duplicate the day and year above written.

TAST	'E OF	ETHI	OPIA,	LLC.
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RIVERFRONT IMPROVEMENT COMMISSION

Genet Moraetes, Owner

Pat Walton, Chair

Date:

Date:_____

City of Davenport Riverfront Improvement Commission Riverfront Improvement Commission

Department: Riverfront Improvement Commission Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: First Bridge Impact Alliance - River Action - PRESENTATION/ACTION

Department	Reviewer	Action	Date
City Clerk	Ahrens, Steve	Approved	3/22/2018 - 5:40 PM

City of Davenport Riverfront Improvement Commission

Department: Riverfront Improvement Commission Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: RiverVision Update - PRESENTATION/DISCUSSION

Department	Reviewer	Action	Date
City Clerk	Ahrens, Steve	Approved	3/22/2018 - 5:41 PM

City of Davenport Riverfront Improvement Commission Department: Riverfront Improvement Commission

Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: Riverfront Public Art Initiative - DISCUSSION

ATTACHMENTS:

Туре

D Cover Memo

Description Public Art Survey

REVIEWERS:

Department City Clerk

Reviewer Ahrens, Steve Action Approved Date 3/22/2018 - 5:43 PM



Questions for your consideration - responses can be directed to ffigge@figgeartmuseum.org

- Choose one adjective (attribute) to describe Davenport.
 - Bettendorf / Rock Island / Moline
- What differentiates Davenport from the other Quad Cities?
- Where would you take a first-time visitor to Davenport? List three.
- What is your favorite place in Davenport?
- What do you tell a first-time visitor about the city of Davenport?
- What vantage point offers the most beautiful view of Davenport?
- Choose one adjective (attribute) to describe the Mississippi River (no "mighty" or "muddy").
- When was the last time you were on the river?
- What keeps the Riverfront from its full potential?
- Do you consider the Riverfront to be part of downtown?
- What other functions or amenities do you see along the Riverfront?
- In what ways do you use or connect with the Riverfront?
- How will Davenport and the Quad Cities change in the next 10/20/30 years?
- Is there a specific history or story that you would like to "hang your hat on?"
- Name a favorite place (not Davenport).
 - Where have you been that was a memorable "experience?" Why?
 - Was there a piece of artwork or installation as part of it?
- What is the difference between a "thing" and an "experience?"

City of Davenport Riverfront Improvement Commission

Department: Riverfront Improvement Commission Contact Info: Steve Ahrens 888-2235 Date 3/27/2018

Subject:

Commission Visioning Initiative- DISCUSSION

Department	Reviewer	Action	Date
City Clerk	Ahrens, Steve	Approved	3/22/2018 - 5:44 PM

City of Davenport Riverfront Improvement Commission

Department: Riverfront Improvement Commission Contact Info: Steve Ahrens 888-2235 Date 3/27/2018

Subject: Parks and Recreation Advisory Board Report

Department	Reviewer	Action	Date
City Clerk	Ahrens, Steve	Approved	3/22/2018 - 5:45 PM

City of Davenport Riverfront Improvement Commission Department: Riverfront Improvement Commission Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: Public With Business (5 Minutes)

Department	Reviewer	Action	Date
City Clerk	Ahrens, Steve	Approved	3/22/2018 - 5:46 PM

City of Davenport Riverfront Improvement Commission Department: Riverfront Improvement Commission Contact Info: Steve Ahrens 888-2235

Date 3/27/2018

Subject: Tuesday, April 24, 2018 at 5:30 p.m.

Department	Reviewer	Action	Date
City Clerk	Ahrens, Steve	Approved	3/22/2018 - 5:48 PM