AMENDMENT NO. 2 TO SANKAKU, INC. DOMESTIC FOOD AND BEVERAGE LEASE NO. 03-0180 AT SAN FRANCISCO INTERNATIONAL AIRPORT

THIS AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND BEVERAGE LEASE NO. 03-0180 AT THE SAN FRANCISCO AIRPORT ("Amendment No. 2"), dated as of August 12, 2013 for reference purposes only, is entered by and between the between the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation (the "City"), acting by and through the SAN FRANCISCO AIRPORT COMMISSION (the "Airport"), as landlord, and Sankaku, Inc., as tenant (the "Tenant").

RECITALS

- The Airport and Tenant entered into Lease No. 03-0180, approved by Airport Commission Resolution No. 03-0180 on September 29, 2003, dated as of April 4, 2004 (the "Original Lease") for certain food and beverage space located at the Airport in Terminal 3.
- B. Under the Original Lease Section 2.5, on May 22, 2009, the Airport Commission approved the early exercise of the option term of the Lease
- C. As part of the Airport's ongoing facilities improvement efforts, on or about February 10, 2014, the Airport will close the base building terminal between Gates 68 through 71 to commence the Terminal 3 East expansion ("T3 East") for approximately eighteen calendar months for major renovations ("Renovation Period"), and a complete demolition of Tenant's original premises is required.
- Airport Food and Beverage Concession Leases provide that the Tenant pays D. annual rent to City equal to the higher of a "Minimum Annual Guarantee" (MAG) or percentage of gross revenues. Pursuant to Airport Commission Resolution No. 13-0178, the Airport Commission approved certain amendments to the Lease such as replacement premises, reimbursement of unamortized construction investments, new commencement date, suspension and reinstatement of the Minimum Annual Guarantee, Tenant Infrastructure Fee, and Food Court Fee during the Renovation Period and other related provisions, on the terms and conditions set forth herein.
- On March 2, 2010, the Airport Commission approved Amendment No. 1 under Resolution No. 10-0064, approving the permanent closure of Tenant's facility in Terminal 1, and revised the MAG.

-1-

The Original Lease, as amended by Lease Amendment No.1 and by this Amendment No. 2 shall be referred to from time to time collectively herein as the "Lease". G. Airport and Tenant agree to the amendments set forth in this Lease Amendment No. 2. All capitalized terms not otherwise defined herein shall have the meaning given to them in the Lease.

NOW, THEREFORE, in consideration of the foregoing and for valuable consideration the sufficiency of which is hereby acknowledged, City and Tenant hereby agree to amend the Lease as follows:

AGREEMENT

- 1. <u>Recitals</u>. The foregoing recitals are true and correct and are incorporated herein by reference as if fully set forth herein.
- 2. <u>Effective Date</u>. The effective date of the modifications to the Lease contained in this Lease Amendment No. 2 shall be the date upon which the Airport Director executes this amendment.
- 3. <u>Lease Summary</u>. The Lease Summary is hereby deleted in its entirety and replaced with the Attachment 1 titled "Major Lease Term Summary", attached hereto and made a part of this Lease that identifies New Premises; an Adjusted Term; Adjusted Dates; an Adjusted Minimum Investment Amount; an Adjusted Tenant Infrastructure Fee; an Adjusted Food Court Fee; and Reimbursement of Unamortized Construction Costs.
- 4. <u>Premises</u>. Exhibit A is hereby deleted in its entirety and replaced with the following:
- "Exhibit A Premises. A total of one facility, comprising approximately 707 square feet of concession space located in T3 East, specifically referenced as T3.2.162, as shown on the attached drawings."
- 5. **Term.** Section 2.5, City's Right to Extend the Term, is hereby deleted in its entirety.
- 6. <u>Expiration</u>. The Lease shall expire at 11:59pm on the day prior to the **tenth (10)** anniversary of the Full Rent Commencement Date.
- 7. Rent. Section 4.14 Terminal 3 East (T3 East) Renovation is hereby included as part of the Lease and shall read as follows:
 - 4.14 <u>T3 East Renovation</u>. T3 East in Terminal 3 will undergo major renovations, which requires the closure of Tenant's operation.
 - (a) T3 East Renovation Period. The Renovation Period, as defined in Recital Paragraph C above, shall commence in or around on January 1, 2014, continue for approximately eighteen calendar months and shall end when the Airport Director, in his sole and absolute discretion, determines that the renovations are complete.

- (b) Minimum Annual Guarantee ("MAG") and Other Fees. During the Renovation Period, the MAG, Tenant Infrastructure Fee, and Food Court Fee shall be suspended for Tenant's facility in T3 East.
- (c) <u>MAG Reinstatement</u>. At the end of the Renovation Period, the MAG shall be reinstated. The MAG shall be subject to annual adjustments as specified in Lease Section 4.
- (d) <u>Tenant Infrastructure Fee and Food Court Fee Reinstatement</u>. At the end of the Renovation Period, the Tenant Infrastructure Fee and Food Court Fee shall be reinstated in accordance with the Lease.
- 8. A new Lease Section 19.28 is hereby added to the Lease:

"Lease Section 19.28 Airport's Sustainable Food Guideline. In compliance with Executive Directive No. 09-03 issued by the Office of the Mayor on July 9, 2009, the Airport has established a 16-point Sustainable Food Guideline (the "Airport's Sustainable Food Guideline") that promotes public health, environmental sustainability, and social responsibility.

A. The following must be adhered to throughout the term of the Lease.

Tenants must feature:

- 1. Displays that promote healthy eating and good environmental stewardship
- 2. Visible food preparation areas
- 3. Portion sizes which support good health
- 4. Portion-appropriate menu items for children

Tenants must use:

- 5. Low- or non-phosphate detergents
- 6. Compostable, bio-resin bottles or paper boxes for all bottled water sales
- 7. Un-bleached paper products and compostable To Go containers and utensils

To the very greatest extent possible, Tenants must use:

- 8. Organic agricultural products from the Northern California region
- 9. Agricultural products that have not been genetically modified
- 10. Organic or all-natural meat from animals treated humanely and without hormones or antibiotics
- 11. rBST-free cheese, milk, yogurt and butter
- 12. Cage-free, antibiotic-free eggs"
- 9. <u>Reimbursement</u>. The City shall reimburse the Tenant for the unamortized cost of improvements to the original premises in an amount not to exceed Fifty Two Thousand Seventy Seven Dollars (\$52,077.00), based on the revised closure date of February 10, 2014, subject to the memorandum on file with the Airport Commission Secretary for Resolution No.13-0178, incorporated herein by reference and made a part of this Lease.

- 10. Entire Agreement. This Amendment No. 2 contains all of the representations and the entire agreement between the parties with respect to the subject matter of this agreement. Any prior correspondence, memoranda, agreements, warranties, or written or oral representations relating to the subject matter of the Amendment No. 2 are superseded in their entirety by this Amendment No. 2. No prior drafts of this Amendment No. 2 or changes between those drafts and the executed version of this Amendment No. 2 shall be introduced as evidence in any litigation or other dispute resolution proceeding by any party or other person, and no court or other body should consider such drafts in interpreting this Amendment No. 2.
- 11. <u>Miscellaneous</u>. This Amendment No. 2 shall bind, and shall inure to the benefit of, the successors and assigns of the parties hereto. This Amendment No. 2 is made for the purpose of setting forth certain rights and obligations of Tenant and the Airport, and no other person shall have any rights hereunder or by reason hereof as a third party beneficiary of otherwise.

Each party hereto shall execute, acknowledge, and deliver to each other party all documents, and shall take all actions, reasonably requested by such other party from time to time to confirm or effect the matters set forth herein, or otherwise to carry out the purposes of this Amendment No. 2. This Amendment No. 2 may be executed in counterparts with the same force and effect as if the parties had executed one instrument, and each such counterpart shall constitute an original hereof. No provision of this Amendment No. 2 that is held to be inoperative, unenforceable or invalid shall affect the remaining provisions, and to this end all provisions hereof are hereby declared to be severable. Time is of the essence of this Amendment No. 2. This Amendment No. 2 shall be governed by the laws of the State of California. Neither this Amendment No. 2 nor any of the terms hereof may be amended or modified except by a written instrument signed by all the parties hereto.

12. <u>Full Force and Effect</u>. Except as specifically amended herein, the terms and conditions of the Lease shall remain in full force and effect.

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IN WITNESS WHEREOF, the Airport and the Tenant execute this Amendment No. 2 to the Lease as of the last date set forth below.

CITY:	CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its Airport Commission
	John L. Martin CA IF Airport Director
<u>TENANT</u> :	Sankaku, Inc., a California corporation
	By: /- le - Hatter Name: KIMIKO HATTOR!
AUTHORIZED BY AIRPORT COMMISSION	Title: PRESIDENT
Resolution No. 03-0178 Adopted: August 12, 2013	
Attest: Secretary Airport Commission	
APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney	
By: Deputy City Attorney	
K.'Projects\Terminal 3\T3 East\F&B Amendments\Amend 2 F&B - Sankaku V3.	doc

LEASE AGREEMENT FOR

DOMESTIC TERMINALS FOOD AND BEVERAGE FACILITY AT SAN FRANCISCO INTERNATIONAL AIRPORT

MAJOR LEASE TERM SUMMARY

For the convenience of Tenant and City (as such terms are defined below), this Major Lease Term Summary (this "Summary") summarizes certain terms of this Lease (as defined below). This Summary is not intended to be a detailed or complete description of this Lease, and reference must be made to the other Sections below for the particulars of this Lease. In the event of any inconsistency between the terms of this Summary and any other provision of this Lease, such other provision shall prevail. Capitalized terms used elsewhere in this Lease and not defined elsewhere shall have the meanings given them in this Summary.

Effective Date: April 9, 2004

Tenant: Sankaku, Inc.

a California Corporation

Tenant's Notice 704 Sutter Street

Address: San Francisco, CA 94109

Attn: Kimiko & Hiroyuki Hattori Fax No. (415) 771-0893 Attn: Kimiko & Hiroyuki Hattori Fax No. (415) 331-3347

Fax No. (415) 771-0893 Tel. No. (415) 771-0892

Tel. No. (415) 331-8910

Sausalito, CA 94965

36 Willow Lane

City: The City and County of San Francisco, a municipal corporation,

acting by and through its Airport Commission.

City's Notice San Francisco International Airport

Address: International Terminal, North Shoulder Bldg., 5th Floor

P. O. Box 8097

San Francisco, CA 94128 Attn: Airport Director Fax No. (650) 821-5005 Tel. No. (650) 821-5000.

City's Rent San Francisco International Airport

Payment Address: Attn: Accounting

575 N. McDonnell Road, 2nd Floor

P. O. Box 7743

San Francisco, CA 94120

City's San Francisco International Airport

Insurance/Deposit Attn: Revenue Development and Management

Notice Address: 575 N. McDonnell Road, Suite 3-329

P. O. Box 8097

San Francisco, CA 94128

Space T3.2.162 located in Terminal 3 at the San Francisco International Premises:

Airport, as described in the attached Exhibit A, comprising approximately 707 (§ 1)

square feet.

Relevant Boarding

Boarding Area "E" + Boarding Area "F"

Area:

 $(\S 4)$

Delivery Date:

The date on which Director gives notice to Tenant that a Facility is ready for

Tenant to take possession and commence Tenant's Work. $(\S 2)$

Term: $(\S 2)$

the Development Term, plus the Operating Term, collectively.

Development Term: The period commencing on the Delivery Date of the first Facility delivered by City to Tenant (the "Commencement Date"), and ending at 11:59pm on the day prior to the Rent Commencement Date for the last Facility delivered to the Tenant by City (the "Full Rent Commencement

Date").

Operating Term: The period commencing on the Full Rent Commencement Date, and ending at 11:59pm on the day prior to the tenth (10) anniversary

thereof (the "Expiration Date").

Adjusted Term:

The period commencing on the earlier date of (a) the Replacement Premises is open for business or (b) the majority of gates in Terminal 3 East are occupied as determined by the Airport Director and ending at 11:59 p.m. on the day prior to the tenth (10th) anniversary thereof (the "Expiration Date").

Rent Commencement

Date:

The Rent Commencement Date shall be the date that is the earlier of: (a) the date on which the Tenant's Work (as defined below) is substantially complete and Tenant opens for business therein, and (b) the majority of gates in T3

East are occupied, regardless of whether the tenant is open for business in T3 $(\S 4)$ East.

Actual dates (to be inserted upon determination)

Commencement Date:	November 23, 2004
Development Term:	Nov. 23, 2004 - March 14, 2005
Operating Term:	March 15, 2005 - March 14, 2015
Expiration Date:	March 14, 2015, 11:59 p.m.

Delivery Date:

Adjusted Rent Commencement Date:

Adjusted Expiration Date:

Reference Year: The calendar year immediately prior to the year in which this Lease is

(§ 4) awarded: 2002.

Permitted Use:

(§3)

The non-exclusive sale of food and beverages for immediate consumption. particularly described on the attached Exhibit B. Without limiting the generality of the foregoing, Tenant shall operate the Premises in strict conformity with the requirements herein, including those set forth on Exhibit B.

Base Rent:

Per Lease Year (as defined below), the greater of the Minimum Annual Guarantee (as defined below) or the following sum (such sum being referred $(\S 4)$ to herein as the "Percentage Rent"):

- 6 % of Gross Revenues (as defined below) achieved up to and including \$600,000, plus,
- 8 % of Gross Revenues achieved from \$600,000.01 up to and including \$1,000,000, plus,
- (c) 10 % of Gross Revenues achieved over \$1,000,000

For purposes of the above formula, the Gross Revenues achieved from all Facilities and all other operations of Tenant under this Lease such as catering to the extent permitted shall be aggregated.

Lease Year: $(\S 4)$

The period commencing on January 1 and ending on December 31 of each year.

Minimum Annual Guarantee:

Twenty Eight Thousand Two Hundred and Eighty Dollars (\$28,280) (the "Initial MAG"), per annum: Two Thousand Three Hundred Fifty Seven

Dollars (2,357) per month, based on \$40 per square foot, subject to $(\S 4)$ adjustments upward as described below.

MAG Adjustment

January 1 of each year

Date:

(§4)

Rent:

Base Rent, together with all other amount owing by Tenant to City hereunder.

 $(\S 4)$

Deposit Amount:

Equal to one-half (1/2) of the current MAG (subject to adjustment).

(§ 13)

Minimum Investment

Minimum Investment Amount is Three Hundred Fifty Dollars (\$350) per Amount: square foot which equals Two Hundred Forty Seven Thousand Four

Hundred Fifty Dollars (\$247,450). $(\S 7)$

Tenant Infrastructure Fee:

Per Lease Year, Twenty Thousand Fifty Five Dollars (\$20,055), calculated at \$15 per square foot comprising the Premises. Monthly installment: One

Thousand Six Hundred and Seventy One Dollars (\$1,671). $(\S 4)$

Food Court Fee: Per Lease Year, Ten Thousand Six Hundred and Five (\$10,605), calculated

at \$15 per square foot for each Facility (if any) located in a food court. $(\S 4)$ Monthly installment: Eight Hundred Eighty Four Dollars (\$884).

Initial Promotional

Seven Hundred Seven Dollars (\$707), calculated at One Dollar (\$1) per

square foot of the Premises, subject to adjustment.

Charge

(§ 11)

Resolution:

Number 03-0180, approved by the Airport Commission on September 29,

Number 10-0064, approved by the Airport Commission on March 2, 2010. Number 13-0178, approved by the Airport Commission on August 12, 2013.

Initial Tenant

Kimiko & Hiroyuki Hattori

Representative:

Tel. No. (415) 771-0892

 $(\S 3)$

Other Agreements:

Lease No. 10-0033

(§ 14)

Exhibits: A - Premises

B – Use and Operational Requirements

C-1 - Form of Performance Bond

C-2 - Form of Letter of Credit

D - Form of Annual Certificate

E - Work Letter

All such exhibits are incorporated into this Lease and made a part hereof.

Initial of Authorized Representative of City

Initial of Authorized Representative of Tenant

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Exhibit A Premises T3 East

Space T3.2.162 Approximately 707 Square Feet

