COMMITTEE/BOARD OF SUPERVISORS
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Committee: Budget and Finance Sub-Committee
Date 7/18/12

Board of Supervisors Meeting
Date 7/24/12

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OTHER (Use back side if additional space is needed)


Completed by: Victor Young  
Date July 13, 2012

Completed by: Victor Young  
Date 7/19/12

An asterisked item represents the cover sheet to a document that exceeds 25 pages. The complete document can be found in the file.
Resolution approving Amendment No. 2, to Domestic Terminal Food and Beverage
Lease No. 03-0185 with Baysubway Airport (Subway); No. 03-0187 with Luna Azul Corporation (Jalapeno Grill); No. 03-0191 with Guava & Java (SFO), Inc. (Guava & Java); and No. 03-0199 with Burger Joint, Inc. (Mission Bar & Grill), and the City and County of San Francisco, acting by and through its Airport Commission.

WHEREAS, The Airport has closed Boarding Area E for approximately two and one half years for major renovations; and

WHEREAS, During this renovation, Subway, Jalapeno Grill, Guava & Java and Mission Bar and Grill's facilities will be demolished and tenants will be responsible for building new premises; and

WHEREAS, The Airport Commission approved Resolution Nos. 12-0054, 12-0055, 12-0056, and 12-0057, which includes replacement premises in Boarding Area E, adjustment of the Minimum Annual Guarantee, a new commencement date of the (10) year term, a new minimum investment amount, inclusion of the Airport's Sustainable Food Guideline and reimbursement of unamortized investments now, therefore, be it

RESOLVED, That the Board of Supervisors hereby approves Amendment No. 2, to Lease No. 03-0185 with Baysubway Airport; No. 03-0187 with Luna Azul Corporation; No. 03-0191 with Guava & Java (SFO), Inc.; and No. 03-0199 with Burger Joint, Inc., as follows:

1. Replacement Premises. Original premises shall be replaced with premises of comparable size in Boarding Area E ("Replacement Premises").
2. Commencement of Ten (10) Year Term. New Lease rent commencement date shall be the earlier date of (i) the Replacement Premises are open for business or (ii) the majority of gates in Boarding Area E are occupied ("Commencement Date").

3. Rent. The Minimum Annual Guarantee ("MAG") will be adjusted to reflect the Replacement Premises and will commence on the new Commencement Date.


5. Use and Operational Requirements. Permitted uses include the Airport’s Sustainable Food Guideline.

   - Subway to be reimbursed in the amount of One Hundred Fifty Four Thousand Nine Hundred Seven Dollars ($154,907)
   - Jalapeno Grill to be reimbursed in the amount of One hundred Fifty One Thousand Three Hundred Fifty Three Dollars ($151,353)
   - Guava & Java to be reimbursed in the amount of One Hundred Forty Four Thousand Five Hundred Fifty Nine Dollars ($144,559)
   - Mission Bar & Grill to be reimbursed in the amount of Four Hundred Fifty Five Thousand One Hundred Thirty Four Dollars ($455,134)

FURTHER RESOLVED, That the Airport Director shall take all steps necessary to implement such Amendment No. 2 to the Leases, including execution of the appropriate documents.
May 1, 2012

Ms. Angela Calvillo
Clerk of the Board
Board of Supervisors
City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco, CA 94102-4689

Subject: Approval of Amendment No. 2 to Domestic Terminal Food and Beverage Lease No. 03-0185 with Baysubway Airport ("Subway"); No. 03-0187 with Luna Azul Corporation ("Jalapeno Grill"); No. 03-0191 with Guava & Java (SFO), Inc. ("Guava & Java"); and No. 03-0199 with Burger Joint, Inc. ("Mission Bar and Grill"), and the City and County of San Francisco, acting by and through its Airport Commission

Dear Ms. Calvillo:

Pursuant to Section 9.118 of the City Charter, I am forwarding for the Board of Supervisors' approval Amendments No. 2 to Domestic Terminal Food and Beverage Lease No. 03-0185 with Baysubway Airport; No. 03-0187 with Luna Azul Corporation; No. 03-0191 with Guava & Java (SFO), Inc.; and No. 03-0199 with Burger Joint, Inc.

The following is a list of accompanying documents (five sets):
- Board of Supervisors Resolution;
- Approved Airport Commission Resolution Nos. 12-0054, 12-0055, 12-0056, and 12-0057;
- Ethics Forms SFEC-126 for the Board of Supervisors
- Ethics Forms SFEC-126 for the Mayor's Office; and
- Copies of Amendment No. 2 to the subject leases

You may contact Cheryl Nashir of Airport Revenue Development and Management at (650) 821-4500 regarding this matter.

Very truly yours,

Jean Caramatti
Commission Secretary

Enclosures

cc: Cheryl Nashir
EXECUTIVE SUMMARY

Legislative Objectives

- The proposed resolution would approve the Second Amendment to the existing leases between the Airport and (a) Baysubway Airport (Subway), (b) Luna Azul Corporation (Jalapeno Grill), (c) Guava & Java (SFO), Inc. (Guava & Java), and (d) Burger Joint, Inc. (Mission Bar & Grill), in Boarding Area E of Terminal 3.

Key Points

- On April 14, 2011, the Airport began renovating Boarding Area E in Terminal 3, which due to the Airport’s decision to expand the proposed renovations, is now anticipated to extend through October 2013, for a total of 30 months, or 14 months beyond the original August 2012 end date. The expanded renovation now requires the demolition of the tenants’ premises.

- The demolition of the four tenants’ premises will require each tenant to undergo a second capital improvement construction period and pay minimum costs of: (a) $298,200 for Baysubway Airport; (b) $203,000 for Luna Azul Corporation; (c) $204,050 for Guava & Java (SFO), Inc.; and (d) $938,000 for Burger Joint, Inc.

- As a result, the proposed resolution would amend four existing food and beverage leases with the Airport to continue to waive the Minimum Annual Guarantee (MAG) and fees, otherwise payable by the lessees to the Airport, for the time that the renovations will occur, as well as extend the terms of the leases for an additional ten years, to allow lessees to recoup costs incurred through this renovation process.

Fiscal Impacts

- Under the proposed resolution, the Airport will pay a total of $905,953 in one-time reimbursements to the four lessees for unamortized construction costs and forego $291,474 in annual MAG lease payments and fees until the commencement date of the amended leases. Currently, Subway is the only of the four lessees open for business in Boarding Area E of Terminal 3, and therefore the only tenant paying percentage rent to the Airport. Subway has experienced an approximately 30% decrease in sales since the Boarding Area was closed for renovations, and is expected to close for the duration of the renovation period starting in September 2012.

- Based on the Airport’s conservative estimate of 1.8 million enplanements in Boarding Area E of Terminal 3 in the fiscal year following the completion of the construction, total sales for all tenants in Boarding Area E are projected cumulatively to increase 8.9%, from $10,739,825 in FY 2009-2010 to $11,700,000 in FY 2013-2014. Upon the completion of the renovations, if each lessee opens and experiences the projected 8.9% growth, the percentage rent revenue for the Airport from the four lessees will increase by $83,866 or by approximately 10%, to $913,965, far eclipsing the $248,040 revised MAG total.

- Although rent payments and fees would be waived while the Airport’s space in Boarding Area E in Terminal 3 is renovated, any revenue reduction would not directly impact the Airport’s budget due to the Airport’s residual rate setting methodology (break-even policy).

Recommendation

Approve the proposed resolution.
MANDATE STATEMENT / BACKGROUND

Mandate Statement

In accordance with City Charter Section 9.118(c), any lease exceeding ten years and/or having anticipated revenue of $1,000,000 or greater is subject to the Board of Supervisors approval.

Background

On December 9, 2003, the Board of Supervisors approved four leases extending for ten years each, between the Airport and (a) Baysubway Airport (Subway), (b) Luna Azul Corporation (Jalapeno Grill), (c) Guava & Java SFO, Inc. (Guava & Java), and (d) Burger Joint, Inc. (Mission Bar & Grill), in Boarding Area E of Terminal 3 (File 03-1710).

On April 14, 2011, the Airport began renovating Boarding Area E in Terminal 3 to (a) provide upgraded facilities due to the recent relocation of American Airlines from Terminal 3 into the Airport’s recently completed new Terminal 2, (b) relocate Air Canada from two locations in the International Terminal into Terminal 3, and (c) seismically renovate, increase concession space and upgrade all systems in Boarding Area E. On July 19, 2011, the Board of Supervisors approved retroactive First Amendments, effective April 14, 2011, to each of the four leases between the Airport and (a) Subway, (b) Jalapeno Grill, (c) Guava & Java, and (d) Mission Bar & Grill, to eliminate the Minimum Annual Guarantee (MAG) rent payments and the Food Court and Infrastructure Fees for the portion of the leases that were located within Boarding Area E in Terminal 3 during the time that the Airport renovations were being completed. Under the amended leases, each of the four lessees that continued to operate during the renovation period were subject to the percentage rents for the area within Boarding Area E in Terminal 3. However, due to the significant reduction in passenger traffic, three of the lessees, (a) Jalapeno Grill, (b) Guava & Java and (c) Mission Bar & Grill closed for part or all of the Renovation Period and only Subway remains open in Terminal 3, Boarding Area E. The construction was anticipated to extend for approximately 17 months, from April 2011 through August 2012.

According to Ms. Cheryl Nashir, Associate Deputy Airport Director, due to the success of the Airport’s Terminal 2 renovations, the Airport Commission decided to expand the scope of the construction and renovation of Boarding Area E in Terminal 3 to mirror the improvements in Terminal 2. This expanded construction project will include the demolition, relocation and reconstruction of the existing tenants’ spaces, within Boarding Area E. Ms. Nashir advises that the expanded renovation of Terminal 3 is anticipated to extend through October 31st, 2013, a total of 30 months, or 14 months beyond the original August 2012 end date for the construction. Under the expanded construction project, individual lessees will be responsible for constructing their individual space renovations during the summer 2013.

Page one of the Attachment to this report shows an overall Airport map with Boarding Area E identified and page two shows an enlarged picture of Boarding Area E in Terminal 3 identifying the specific new locations of the four concession tenants that would be directly impacted by the Airport’s current renovations.
Table 1 below identifies the major terms of the four Airport tenants that have existing leases, and the portion of each lease in square feet, that will be directly impacted by the current renovations of Boarding Area E in Terminal 3.

**Table 1: Terms of Four Existing Leases Located in Terminal 3, Boarding Area E**

<table>
<thead>
<tr>
<th>Existing Airport Tenants</th>
<th>BOS File No. and Date</th>
<th>Original Lease Commencement Date</th>
<th>Original Lease Expiration Date</th>
<th>Total Current Sq Ft Lease</th>
<th>Total Original Sq Ft in Boarding Area E</th>
<th>Minimum Annual Guarantee (MAG)</th>
<th>Percentage Rent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Luna Azul Corporation (Jalapeno Grill)</td>
<td>File No. 031710 12/09/03</td>
<td>November 9, 2004</td>
<td>March 14, 2015</td>
<td>506</td>
<td>506</td>
<td>$20,240</td>
<td>6% up to $600K; + 8% up to $1M; + 10% over $1M</td>
</tr>
<tr>
<td>Baysubway Airport (Subway)</td>
<td>File No. 031710 12/09/03</td>
<td>June 2, 2004</td>
<td>March 13, 2015</td>
<td>1,307</td>
<td>601</td>
<td>$52,280</td>
<td>6% up to $600K; + 8% up to $1M; + 10% over $1M</td>
</tr>
<tr>
<td>Guava &amp; Java, Inc. (Guava &amp; Java)</td>
<td>File No. 031710 12/09/03</td>
<td>June 4, 2004</td>
<td>March 14, 2015</td>
<td>1,200</td>
<td>400</td>
<td>$48,000</td>
<td>6% up to $600K; + 8% up to $1M; + 10% over $1M</td>
</tr>
<tr>
<td>Burger Joint, Inc. (Mission Bar &amp; Grill)</td>
<td>File No. 031710 12/09/03</td>
<td>September 2, 2004</td>
<td>December 29, 2014</td>
<td>1,967</td>
<td>1,967</td>
<td>$78,680</td>
<td>8% up to $600K; + 10% up to $1M; + 12% over $1M</td>
</tr>
</tbody>
</table>

**DETAILS OF PROPOSED LEGISLATION**

The proposed resolution would approve the Second Amendment to the existing four leases between the Airport and (a) Baysubway Airport (Subway), (b) Luna Azul Corporation (Jalapeno Grill), (c) Guava & Java SFO, Inc. (Guava & Java), and (d) Burger Joint, Inc. (Mission Bar & Grill), in Boarding Area E of Terminal 3.

The proposed Second Amendment would continue to waive the (a) Minimum Annual Guarantee (MAG) rent payments, (b) food court infrastructure fee, (c) tenant infrastructure fee, (d) food court cleaning fee, and (e) promotional fee for that portion of each lease that is located within Boarding Area E in Terminal 3 for the 14 month duration of the Airport renovations. However, as noted above, three of the four lessees are closed during the renovations of Boarding Area E in Terminal 3, such that this provision would only apply to Baysubway Airport (Subway), which plans to close in September 2012.

In addition, the proposed Second Amendment would:

(a) Extend each lease to provide a new ten-year term commencing immediately after the construction is completed from November 1, 2013 through October 31, 2023 to provide
opportunity for the tenants to recoup losses incurred during this renovation period, notably losses incurred as a result of the second construction period following the renovation.

(b) Replace the current square footage with new increased square footage, as shown in Table 2 below, for all four tenants in accordance with the new planned layout of Boarding Area E in Terminal 3.

(c) Increase the MAGs to reflect the new premises in the renovated Terminal as shown in Table 2 below.

(d) Increase the deposit amounts to reflect the new square footage assigned to each tenant and the increase in the MAG.

(e) Establish a Minimum Investment Amount of $350 per square foot for each tenant, increased from $250 per square foot in the original leases, which according to Ms. Nanette Hendrickson of the Airport, is the minimum expected architectural and construction costs for each lessee. The demolition of the tenants’ premises requires each tenant to undergo a second capital improvement construction period and pay minimum costs of: (a) Baysubway Airport to spend $298,200; (b) Luna Azul Corporation to spend $203,000; (c) Guava & Java (SFO), Inc. to spend $204,050; and (d) Burger Joint, Inc. to spend $938,000. Ms. Hendrickson anticipates that each tenant’s costs to rebuild will exceed the minimum requirements.

(f) Adjust the rates of fees to reflect reduced scope of services being provided by the Airport to lessees as well as the changes in square footage per tenant, i.e. reducing the food court infrastructure and tenant infrastructure fees for several of the lessees from a total of $30 per square foot per year to $14.69 per square foot because fewer services will be provided by the Airport to the lessees.

(g) Require tenants to adhere to the Airport’s Sustainable Food Guidelines, a set of both mandatory and strongly-encouraged standards.

(h) Repay tenants unamortized construction costs of the original spaces as shown in Table 2 below, based on the number of months the tenants had remaining on the original base term of the leases, the expected amortization period.

(i) Eliminate the right for the City to extend the term of these four lease agreements as, according to Ms. Hendrickson, the proposed new ten-year terms are estimated to be sufficient for each of the four tenants to amortize their capital improvement costs invested and recoup any losses incurred during the closure of Boarding Area E.

The proposed Second Amendment also establishes the commencement date for the new leases as well as the reinstatement of the MAG and all waived fees at the earlier of: (a) when the tenant’s facilities are open for business, at the conclusion of their construction period for the tenant’s spaces, or if a tenant’s construction period for their premises extends beyond the allotted construction period, (b) then when the majority of the gates in Boarding Area E are occupied.
FISCAL IMPACTS

Table 2 below summarizes the major provisions in the proposed Second Amendments to the leases for each of the four lessees and highlights the projected annual revenue losses to the Airport that will occur based on reductions in the MAG and Airport fees, as appropriate.

Table 2: Major Costs Associated with the Proposed Amendment

<table>
<thead>
<tr>
<th>Tenants</th>
<th>Luna Azul Corporation (Jalapeno Grill)</th>
<th>Baysubway Airport (Subway)</th>
<th>Guava &amp; Java (SFO), Inc. (Guava &amp; Java)</th>
<th>Burger Joint, Inc. (Mission Bar &amp; Grill)</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Open During Renovation Period (April 14, 2011 – October 31, 2013)</td>
<td>Closed September 2011</td>
<td>To close September 2012</td>
<td>Closed April 2012</td>
<td>No</td>
<td>---</td>
</tr>
<tr>
<td>Unamortized Construction Costs to be Reimbursed One-Time by the Airport</td>
<td>($151,353)</td>
<td>($154,907)</td>
<td>($144,559)</td>
<td>($455,134)</td>
<td>($905,953)*</td>
</tr>
<tr>
<td>Revised Minimum Annual Guarantee*** (To Be Waived)</td>
<td>$23,200</td>
<td>$62,320</td>
<td>$55,320</td>
<td>$107,200</td>
<td>$248,040</td>
</tr>
<tr>
<td>Revised Boarding Area E Annual Infrastructure and Food Court Fees (To Be Waived)</td>
<td>$8,520</td>
<td>$12,516</td>
<td>$8,564</td>
<td>$9,139</td>
<td>$38,739</td>
</tr>
<tr>
<td>Annual Food Court Cleaning Fees (To Be Waived)</td>
<td>To be calculated</td>
<td>To be calculated</td>
<td>To be calculated</td>
<td>N/A</td>
<td>---</td>
</tr>
<tr>
<td>Revised Annual Promotional Fee (To Be Waived)</td>
<td>$580</td>
<td>$852</td>
<td>$583</td>
<td>$2,680</td>
<td>$4,695</td>
</tr>
<tr>
<td>Estimated Reduced Annual Revenues to Airport During Renovation</td>
<td>$32,300</td>
<td>$75,688</td>
<td>$64,467</td>
<td>$119,019</td>
<td>$291,474</td>
</tr>
</tbody>
</table>

* The Estimated Reduced Annual Revenues total figure does not include the food court cleaning fees as those amounts cannot be estimated at this time nor Percentage Rent as it was not waived, but the closure of three of the four restaurants can be assumed to have an impact on revenues. This total also does not include the one-time payout to compensate tenants of unamortized construction costs as that payout is not an annual payment, but a one-time payment.

As summarized in Table 2 above, the Airport will pay a total of $905,953 in one-time reimbursements to the four lessees for unamortized construction costs, and forego $291,474 in MAGs and fees annually until the commencement date of the revised leases.

As discussed above, Subway is the only of the four lessees currently open for business in Boarding Area E of Terminal 3, and therefore the only tenant currently paying percentage rent to the Airport. Subway has experienced an approximately 35% decrease in sales since Boarding Area E closed for renovations, and Subway is expected to close for the duration of the renovation period starting in September 2012.
Table 3 below shows the projected annual revenues for the Airport from the four lessees after the completion of the renovations in Boarding Area E in Terminal 3.

Table 3: Projected Annual Revenues for the Airport Post-Renovation

<table>
<thead>
<tr>
<th>Tenants</th>
<th>Luna Azul Corporation (Jalapeno Grill)</th>
<th>Baysubway Airport (Subway)</th>
<th>Guava &amp; Java (SFO); Inc. (Guava &amp; Java)</th>
<th>Burger Joint, Inc. (Mission Bar &amp; Grill)</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revised Minimum Annual Guarantee</td>
<td>$23,200</td>
<td>$62,320</td>
<td>$55,320</td>
<td>$107,200</td>
<td>$248,040</td>
</tr>
<tr>
<td>Percentage Rent</td>
<td>6% up to $600K; + 8% up to $600K; + 8% up to $1M; + 10% over $1M</td>
<td>6% up to $600K; + 8% up to $600K; + 8% up to $1M; + 10% over $1M</td>
<td>6% up to $600K; + 8% up to $1M; + 10% over $1M</td>
<td>8% up to $600K; + 10% up to $1M; + 12% over $1M</td>
<td></td>
</tr>
<tr>
<td>Projected Percentage Rent, Post-Renovation</td>
<td>$60,557</td>
<td>$122,679</td>
<td>$128,514</td>
<td>$602,214</td>
<td>$913,965</td>
</tr>
</tbody>
</table>

Based on the Airport’s conservative estimate of 1.8 million enplanements in Boarding Area E of Terminal 3 in the fiscal year following the completion of the construction, projected to be FY 2014-2015, estimated sales for the entire Boarding Area E are projected to cumulatively increase by $960,175 or 8.94%, from sales of $10,739,825 in FY 2009-2010 to approximately $11,700,000 in FY 2013-2014.

Upon the completion of the renovations, on October 31, 2013, if each lessee opens and experiences the projected 8.94% growth, the annual percentage rent revenue for the Airport from the subject four lessees will total $913,965, which is $83,866 or approximately 10.1% more than the total $830,099 in percentage rent that the Airport received in FY 2009-2010 from these four lessees. Also, as shown in Table 3 above, the projected $913,965 total percentage rent from the four lessees is more than the revised $248,040 MAG total (see Table 2 above). The new MAG of $248,040 is $48,840 more than the total MAG of $199,200 for all four lessees required under the original agreement. The Airport notes that the average sales-per-passenger varied in FY 2010-2011 from $5.82 to $9.14 depending on the terminal, and the Airport’s projections for Boarding Area E in Terminal 3 are based on a conservative estimate of $6.50 average sales per passenger for FY 2013-2014.

Although under the proposed resolution, rent payments and fees will be suspended while the Airport’s Terminal 3 space is renovated, any revenue reduction would not directly impact the Airport’s budget due to the Airport’s residual rate setting methodology (break-even policy). Under the Airport’s residual rate setting methodology, any decreases in non-airline revenues (including, concession lease revenues and parking revenues) are automatically offset by increasing the total rent payable by the airlines operating at the Airport, through the Airport’s formula specified in each airline’s lease that recalculates the rental rates, landing fees, and related fees charged to airlines. This break-even policy of the Airport requires that the total revenues paid to the Airport by all airlines in the upcoming year are sufficient to balance the Airport’s budget.
Therefore, the revenues generated from both the previous and proposed leases are considered in the Airport's residual rate setting methodology, such that the Airport's budget will remain fully balanced by the revenues paid by the airlines to the Airport, after considering the Airport's budgeted expenditures and all non-airline revenues.

RECOMMENDATION

Approve the proposed resolution.
AIRPORT COMMISSION
CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION NO. 12-0054

APPROVAL OF AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND
BEVERAGE PROGRAM LEASE NO. 03-0185 WITH BAYSUBWAY AIRPORT

WHEREAS, pursuant to Resolution No. 03-0185, adopted February 23, 2003, the Airport
Commission ("Commission") awarded a Domestic Terminal Food and Beverage
Program Lease ("Lease") to GDDC, Inc.; and

WHEREAS, pursuant to Resolution No. 07-0196, adopted August 21, 2007, the Commission
consented to the assignment of the Lease to BaySubway Airport ("Tenant") under the
same terms and conditions; and

WHEREAS, pursuant to Resolution No. 09-0112, adopted May 22, 2009, the Commission approved
an early exercise of the option term of the Lease; and

WHEREAS, pursuant to Resolution No. 11-0080, adopted April 5, 2011, the Commission approved
suspension of certain fees during the Boarding Area E renovation period anticipated to
begin April 14, 2011 and end in May 2012; and

WHEREAS, the Boarding Area E renovation project has changed and will now include the complete
demolition of those facilities; and

WHEREAS, staff has negotiated the terms and conditions for Amendment No. 2 to the Lease with
Tenant; now, therefore, be it

RESOLVED, that this Commission hereby approves Amendment No. 2 to Domestic Terminal Food
and Beverage Program Lease No. 03-0185 with BaySubway Airport, on the terms and
conditions specified on Attachment 1, containing such other terms and conditions as
are consistent with the foregoing, including: offer of Replacement Premises in
Boarding Area E, new commencement date of the ten (10) year term, adjustment of
Minimum Annual Guaranty and reimbursement of unamortized investment in the
amount of One Hundred Fifty Four Thousand Nine Hundred Seven Dollars
($154,907); and, be it further

RESOLVED, that this Commission authorizes the Airport Director to enter into any modifications to
the Lease that the Airport Director determines, in consultation with the City Attorney,
are in the best interests of the City and County of San Francisco ("City"), do not
otherwise materially increase the obligations or liabilities of the City, are necessary or
advisable to effectuate the purposes of the Lease or this Resolution, and are in
compliance with all applicable laws, including the City’s Charter; and, be it further

RESOLVED, that this Commission hereby directs the Commission Secretary to seek approval of this
Lease Amendment No. 2 from the Board of Supervisors.

I hereby certify that the foregoing resolution was adopted by the Airport Commission

MAR 20 2012

at its meeting of

Secretary

1081
AIRPORT COMMISSION
CITY AND COUNTY OF SAN FRANCISCO
RESOLUTION NO. 12-0055

APPROVAL OF AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND
BEVERAGE PROGRAM LEASE NO. 03-0187 WITH LUNA AZUL CORPORATION

WHEREAS, pursuant to Resolution No. 03-0187, adopted February 23, 2003, the Airport
Commission ("Commission") awarded a Domestic Terminal Food and Beverage
Program Lease ("Lease") to (Jonathan Leong) L & H, LLC; and

WHEREAS, pursuant to Resolution No. 05-0042, adopted March 22, 2005, the Commission
consented to the assignment of the Lease to Luna Azul Corporation ("Tenant"); and

WHEREAS, pursuant to Resolution No. 09-0108, adopted May 22, 2009, the Commission approved
an early exercise of the option term of the Lease; and

WHEREAS, pursuant to Resolution No. 11-0081, adopted April 5, 2011, the Commission approved
suspension of certain fees during the renovation period anticipated to begin April 14,
2011 and end in May 2012; and

WHEREAS, the Boarding Area E renovation project has changed and will now include the complete
demolition of those facilities; and

WHEREAS, the Airport intends to demolish Tenant’s facilities in Boarding Area E; and

WHEREAS, staff has negotiated the terms and conditions for Amendment No. 2 to the Lease with
Tenant; now, therefore, be it

RESOLVED, that this Commission hereby approves Amendment No. 2 to the Domestic Terminal
Food and Beverage Program Lease No. 03-0187 with Luna Azul Corporation, on the
terms and conditions specified on Attachment 1, containing such other terms and
conditions as are consistent with the foregoing, including: offer of Replacement
Premises in Boarding Area E, new commencement date of the ten (10) year term,
adjustment of Minimum Annual Guarantee and reimbursement of unamortized
investment in the amount of One Hundred Fifty One Thousand Three Hundred Fifty
Three Dollars ($151,353); and, be it further

RESOLVED, that this Commission authorizes the Airport Director to enter into any modifications to
the Lease that the Airport Director determines, in consultation with the City Attorney,
are in the best interests of the City and County of San Francisco ("City"), do not
otherwise materially increase the obligations or liabilities of the City, are necessary or
advisable to effectuate the purposes of the Lease or this Resolution, and are in
compliance with all applicable laws, including the City’s Charter; and, be it further

RESOLVED, that this Commission hereby directs the Commission Secretary to seek approval of this
Lease Amendment No. 2 from the Board of Supervisors.

I hereby certify that the foregoing resolution was adopted by the Airport Commission

at its meeting of MAR 20 2012

[Signature]
Secretary

1082
APPROVAL OF AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND
BEVERAGE PROGRAM LEASE NO. 03-0191 WITH GUAVA & JAVA (SFO), INC.

WHEREAS, pursuant to Resolution No. 03-0191, adopted February 23, 2003, the Airport
Commission ("Commission") awarded a Domestic Terminal Food and Beverage
Program Lease ("Lease") to Guava & Java (SFO), Inc. ("Tenant"); and

WHEREAS, pursuant to Resolution No. 09-0122, adopted May 22, 2009, the Commission approved
an early exercise of the option term of the Lease; and

WHEREAS, pursuant to Resolution No. 11-0082, adopted April 5, 2011, the Commission approved
suspension of certain fees during the renovation period anticipated to begin April 14,
2011 and end in May 2012; and

WHEREAS, the Boarding Area E renovation project has changed and will now include the complete
demolition of those facilities; and

WHEREAS, the Airport intends to demolish Tenant’s facilities in Boarding Area E; and

WHEREAS, staff has negotiated the terms and conditions for Amendment No. 2 to the Lease with
Tenant; now, therefore, be it

RESOLVED, that this Commission hereby approves Amendment No. 2 to Domestic Terminal Food
and Beverage Program Lease No. 03-0191 with Guava & Java (SFO), Inc., on the
terms and conditions specified on Attachment 1, containing such other terms and
conditions as are consistent with the foregoing, including: offer of Replacement
Premises in Boarding Area E, new commencement date of the ten (10) year term,
adjustment of Minimum Annual Guarantee and reimbursement of unamortized
investment in the amount of One Hundred Forty Four Thousand Five Hundred Fifty Nine
Dollars ($144,559) to Guava & Java (SFO), Inc.; and, be it further

RESOLVED, that this Commission authorizes the Airport Director to enter into any modifications to
the Lease that the Airport Director determines, in consultation with the City Attorney,
are in the best interests of the City and County of San Francisco ("City"), do not
otherwise materially increase the obligations or liabilities of the City, are necessary or
advisable to effectuate the purposes of the Lease or this Resolution, and are in
compliance with all applicable laws, including the City’s Charter; and, be it further

RESOLVED, that this Commission hereby directs the Commission Secretary to seek approval of this
Lease Amendment No. 1 from the Board of Supervisors.

I hereby certify that the foregoing resolution was adopted by the Airport Commission

at its meeting of ____________________________

MAR 20 2012

[Signature]
Secretary

1083
AIRPORT COMMISSION
CITY AND COUNTY OF SAN FRANCISCO
RESOLUTION NO. 12-0057

APPROVAL OF AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND BEVERAGE PROGRAM LEASE NO. 03-0199 WITH BURGER JOINT, INC. D/B/A MISSION BAR & GRILL

WHEREAS, pursuant to Resolution No. 03-0199, adopted February 23, 2003, the Airport Commission ("Commission") awarded Domestic Terminal Food and Beverage Program Lease ("Lease") to Burger Joint, Inc. ("Tenant"); and

WHEREAS, pursuant to Resolution No. 09-0113, adopted May 22, 2009, the Commission approved an early exercise of the option term of the Lease; and

WHEREAS, pursuant to Resolution No. 11-0083, adopted April 5, 2011, the Commission approved suspension of certain fees during the renovation period anticipated to begin April 14, 2011, and end in May 2012; and

WHEREAS, the Boarding Area E renovation project has changed and will now include the complete demolition of those facilities; and

WHEREAS, the Airport intends to demolish Tenant's facilities in Boarding Area E; and

WHEREAS, staff has negotiated the terms and conditions for Amendment No. 2 to the Lease with Tenant; now, therefore, be it

RESOLVED, that this Commission hereby approves Amendment No. 2 to Domestic Terminal Food and Beverage Program Lease No. 03-0199 with Burger Joint, Inc. on the terms and conditions specified on Attachment 1, containing such other terms and conditions as are consistent with the foregoing, including: offer of Replacement Premises in Boarding Area E, new commencement date of the ten (10) year term, adjustment of Minimum Annual Guarantee and reimbursement of unamortized investment in the amount of Four Hundred Fifty Five Thousand One Hundred Thirty Four Dollars ($455,134) to Burger Joint, Inc.; and, be it further

RESOLVED, that this Commission authorizes the Airport Director to enter into any modifications to the Lease that the Airport Director determines, in consultation with the City Attorney, are in the best interests of the City and County of San Francisco ("City"), do not otherwise materially increase the obligations or liabilities of the City, are necessary or advisable to effectuate the purposes of the Lease or this Resolution, and are in compliance with all applicable laws, including the City's Charter; and, be it further

RESOLVED, that this Commission hereby directs the Commission Secretary to seek approval of this Lease Amendment No. 1 from the Board of Supervisors.

I hereby certify that the foregoing resolution was adopted by the Airport Commission

at its meeting of MAR 20 2012

[Signature]

Secretary

1084
AMENDMENT NO. 2 TO
DOMESTIC FOOD AND BEVERAGE LEASE NO. 03-0185
AT SAN FRANCISCO INTERNATIONAL AIRPORT

THIS AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND BEVERAGE LEASE NO. 03-0185 AT THE SAN FRANCISCO AIRPORT ("Amendment No. 2"), dated as of March 20, 2012 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 BAYSUBWAY AIRPORT as tenant (the "Tenant").

RECITALS

A. The Airport and GDDC, Inc. entered into Lease No. 03-0185, approved by Airport Commission Resolution No. 03-0185 on September 29, 2003, dated as of February 23, 2003 (the "Original Lease") for certain food and beverage space located at the Airport in Boarding Area E of Terminal 3 and Boarding Area C in Terminal 1. Under Resolution No. 07-0196, adopted on August 21, 2007, the Airport Commission approved assignment of the Lease to Tenant, Baysubway Airport.

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 April 14, 2011, the Airport closed Boarding Area E for approximately one calendar year for major renovation ("Renovation Period")

D. On April 5, 2011, the Airport Commission approved Amendment No. 1 under Resolution No. 11-0080, approving the conditions for the suspension and reinstatement of the Minimum Annual Guarantee, Tenant Infrastructure Fee, and Food Court Fee related to the Renovation Period.

E. 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".

F. Due to changes in the proposed design of Boarding Area E, a complete demolition of Tenant's original premises is required, resulting in the extension of the Renovation Period, mentioned in Recital C above, by an additional eighteen (18) months until approximately November 1, 2013.

G. As a result of the revised Renovation Period extension, the Airport Commission adopted Resolution No. 12-0054 on March 20, 2012, approving certain amendments to the Lease such as replacement premises, reimbursement of unamortized construction investments, new commencement date, and other related provisions, on the terms and conditions set forth herein.
H. 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. **Recitals.** The foregoing recitals are true and correct and are incorporated herein by this reference as if fully set forth herein.

2. **Effective Date.** 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. **Lease Summary.** 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; and, an Adjusted Food Court Fee.

4. **Premises.** Exhibit A is hereby deleted in its entirety and replaced with the following:

   "Exhibit A - Premises. A total of two facilities comprising approximately 1558 square feet of concession space located in Terminal 3 of the San Francisco International Airport, as described on the attached drawings and broken down as follows:"

<table>
<thead>
<tr>
<th>Space No.</th>
<th>Terminal</th>
<th>App. Sq Ft</th>
<th>Food Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>T3.2.060</td>
<td>3</td>
<td>852</td>
<td>Yes</td>
</tr>
<tr>
<td>T3.3.020B</td>
<td>3</td>
<td>706</td>
<td>Yes</td>
</tr>
</tbody>
</table>

5. **Term.** Section 2.5, City’s Right to Extend the Term, is hereby deleted in its entirety.

6. **Rent.** Section 4.14 Boarding Area E Renovation is hereby deleted in its entirety and replaced with the following:

   4.14 **Boarding Area E Renovation.**

   (a) **Boarding Area E Renovation Period.** The Renovation Period, as defined in Recital Paragraph B above, shall commence in or around on April 14, 2011, continue for approximately two and one half calendar years 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 Boarding Area E.

(c) **MAG Reinstatement.** 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) **Tenant Infrastructure Fee and Food Court Fee Reinstatement.** At the end of the Renovation Period, the Tenant Infrastructure Fee and Food Court Fee shall be reinstated in accordance with the Lease.

7. 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"

8. **Reimbursement.** The City shall reimburse the Tenant for the unamortized cost of improvements to the original premises in an amount of One Hundred Fifty Four Thousand Nine Hundred Seven Dollars ($154,907), subject to the reimbursement terms contained in the Airport letter dated March 8, 2012 and the memorandum on file with the Airport Commission Secretary for Resolution No.12-0054, incorporated herein by reference and made a part of this Lease.

9. **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.

10. **Miscellaneous.** 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. 1. 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.

11. **Full Force and Effect.** Except as specifically amended herein, the terms and conditions of the Lease shall remain in full force and effect.

///

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK]
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
Airport Director

**TENANT:** BAYSUBWAY AIRPORT, a California corporation

By: [Signature]
Name: Robert W. Jones
Title: President

AUTHORIZED BY AIRPORT COMMISSION

Resolution No. 12-0054
Adopted: March 20, 2012

Attest: ____________________________
Secretary
Airport Commission

APPROVED AS TO FORM:
DENNIS J. HERRERA,
City Attorney

By: [Signature]
Deputy City Attorney
Exhibit A Premises

A total of two facilities comprising approximately 1558 square feet of concession space located in Terminal 3 of the San Francisco International Airport, as described on the attached drawings and broken down as follows:

<table>
<thead>
<tr>
<th>Terminal</th>
<th>App. Sq Ft</th>
<th>Food Court?</th>
</tr>
</thead>
<tbody>
<tr>
<td>T3.2.060</td>
<td>3</td>
<td>852</td>
</tr>
<tr>
<td>T3.3.020B</td>
<td>3</td>
<td>706</td>
</tr>
</tbody>
</table>

SAN FRANCISCO INTERNATIONAL AIRPORT
TERMINAL 3, BOARDING AREA E
LEASE OUTLINE DRAWING
LEASE AGREEMENT
FOR THE
DOMESTIC FOOD AND BEVERAGE LEASE NO. 03-0185
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: __________________________, 20____

Tenant: Baysubway Airport
a California Corporation

Tenant’s Notice Address:
1457 Lake Street San Francisco, CA 94118
Attn: Robert W. Jones
Fax No. (415) 661-5307
Tel. No. (415) 279-6545

City: The City and County of San Francisco, a municipal corporation, acting by and through its Airport Commission.

City’s Notice Address:
San Francisco International Airport
International Terminal, North Shoulder Bldg., 5th Floor
Attn: Airport Director
P. O. Box 8097
San Francisco, CA 94128
Fax No. (650) 821-5005
Tel. No. (650) 821-5000.

City’s Rent Payment Address:
San Francisco International Airport
Attn: Accounting
575 N. McDonnell Road, 2nd Floor
P. O. Box 7743
San Francisco, CA 94120.

City’s Insurance/Deposit Notice Address:
San Francisco International Airport
Attn: Revenue Development and Management
575 N. McDonnell Road, Suite 3-329
P. O. Box 8097
San Francisco, CA 94128
Fax No. (650) 821-4519
Tel. No. (650) 821-4500.

Summary, Page i
Premises: The following facilities in the Domestic Terminal at the San Francisco International Airport, comprised of approximately 4997 1558 total square feet of space, as described on the attached Exhibit "A", broken down as follows:

<table>
<thead>
<tr>
<th>Space</th>
<th>Terminal</th>
<th>App Sq FT</th>
</tr>
</thead>
<tbody>
<tr>
<td>E-3.2.12b (closed 11-2011)</td>
<td>3</td>
<td>604</td>
</tr>
<tr>
<td>T3.2.060 (Replacement Premises)</td>
<td>3</td>
<td>852</td>
</tr>
<tr>
<td>T3.3.020B</td>
<td>3</td>
<td>706</td>
</tr>
</tbody>
</table>

Relevant Boarding Area: Boarding Area "E"

Term: Development Term, plus the Operating Term, collectively.

Delivery Date: The date on which the Director gives notice to Tenant that a facility is ready for Tenant to take possession and commence Tenant’s work.

Development Term is the period commencing on the delivery date of the Premises (the "Commencement Date") ending at 11:59 p.m. on the day prior to the Rent Commencement Date.

Operating Term is the period commencing on the Rent Commencement Date, and ending at 11:59 p.m. on the day prior to the tenth (10th) 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 Boarding Area E 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: With respect to each Facility, 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 Boarding Area E become operational, regardless of whether Tenant is open for business in Boarding Area E.

Actual Dates (to be inserted upon determination):

<table>
<thead>
<tr>
<th>Commencement Date: June 4, 2004</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Term: June 4, 2004 - March 14, 2015</td>
</tr>
<tr>
<td>Operating Term: March 15, 2005 - March 14, 2015</td>
</tr>
<tr>
<td>Expiration Date: March 14, 2015 11:59 p.m.</td>
</tr>
<tr>
<td>Adjusted Expiration Date: October 31, 2023 11:59 p.m.</td>
</tr>
</tbody>
</table>

Reference Year: The calendar year immediately prior to the year in which this Lease is awarded: 2002.

Permitted Use: The operation of a quick-serve facility, on a non-exclusive basis, as described on the attached Exhibit B.
Base Rent: Per Lease Year (as defined below), the greater of the MAG (as defined below) or the following sum (such sum being referred to herein as the "Percentage Rent"): 

(a) 6% of Gross Revenues (as defined below) achieved up to and including $600,000, plus,
(b) 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: The period commencing on January 1 and ending on December 31 of each year.

Minimum Annual Guarantee: Fifty Two Thousand Two Hundred Eighty Dollars ($52,280) per annum; Four Thousand Three Hundred Fifty Seven Dollars ($4,357) per month, based on $40 per square foot, subject to annual adjustments upward as described below.

MAG Adjustment Date: January 1 of each year

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

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

Minimum Investment Amount: With respect to the original Premises, Two Hundred Fifty Dollars ($250) per square foot. Unless otherwise waived by Director, the foregoing Minimum Investment Amount is applicable to each Facility and may not be considered in the aggregate across all Facilities. Minimum Investment Amount: Three Hundred Twenty Six Thousand Seven Hundred Fifty Dollars ($326,750).

With respect to Replacement Premises Space No. T3.2.060, the Minimum Investment Amount applicable is Three Hundred Fifty Dollars ($350) per square foot which equals Two Hundred Ninety Eight Thousand Two Hundred Dollars ($298,200).
<table>
<thead>
<tr>
<th>Tenant Infrastructure Fee</th>
<th>Per Lease Year for original Premises: Nineteen Thousand Six Hundred Five Dollars ($19,605); calculated at Fifteen Dollars ($15.00) per square foot comprising the Premises.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food Court Fee</td>
<td>Per Lease Year of original Premises: Nineteen Thousand Six Hundred Five Dollars ($19,605); calculated at Fifteen Dollars ($15.00) per square foot comprising the Premises.</td>
</tr>
<tr>
<td>With respect to Replacement Premise Space No. T3.2.060, the Tenant Infrastructure and Food Court Fee combined per Lease Year is: Twelve Thousand Five Hundred Sixteen Dollars ($12,516); calculated at Fourteen Dollars Sixty Nine Cents ($14.69) per square foot of the Premises.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Food Court Maintenance Fee</th>
<th>For the first lease year, _________________ Dollars ($_________), subject to annual adjustments. (amount to be inserted after 2013/2014 food court maintenance fee calculation is completed in May or June 2013)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial Promotional Charge</td>
<td>One Dollar ($1.00) per square foot of the Premises (subject to adjustment)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial Tenant Representative</td>
<td>Robert W. Jones Tel. No. (415) 279-6545</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Other Agreements</th>
<th>N/A</th>
</tr>
</thead>
</table>

| Exhibits | A – Premises  
| B – Use and Operational Requirements  
| C-1 – Form of Performance Bond  
| C-2 – Form of Letter of Credit  
| D – Tenant 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 __________________________

Summary, Page iv

LEASE: DOMESTIC FOOD & BEVERAGE LEASE NO. 03-0185
TENANT: BAYSUBWAY AIRPORT

1094
AMENDMENT NO. 2 TO DOMESTIC FOOD AND BEVERAGE LEASE NO. 03-0187 AT SAN FRANCISCO INTERNATIONAL AIRPORT

THIS AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND BEVERAGE LEASE NO. 03-0187 AT THE SAN FRANCISCO AIRPORT ("Amendment No. 2"), dated as of March 20, 2012 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 LUNA AZUL CORPORATION, as tenant (the "Tenant").

RECATALS

A. The Airport and L&H, LLC entered into Lease No. 03-0187, approved by Airport Commission Resolution No. 03-0187 on September 29, 2003, dated as of February 23, 2003 (the "Original Lease") for certain food and beverage space located at the Airport in Boarding Area E. Under Resolution No. 05-0042, adopted March 22, 2005, the Airport Commission consented to the assignment of the Lease to Luna Azul Corporation ("Tenant").

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 April 14, 2011, the Airport closed Boarding Area E for approximately one calendar year for major renovation ("Renovation Period")

D. On April 5, 2011, the Airport Commission approved Amendment No. 1 under Resolution No. 11-0081, approving the conditions for the suspension and reinstatement of the Minimum Annual Guarantee, Tenant Infrastructure Fee, and Food Court Fee related to the Renovation Period.

E. 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".

F. Due to changes in the proposed design of Boarding Area E, a complete demolition of Tenant’s original premises is required, resulting in the extension of the Renovation Period, mentioned in Recital C above, by an additional eighteen (18) months until approximately November 1, 2013.

G. As a result of the revised Renovation Period extension, the Airport Commission adopted Resolution No. 12-0055 on March 20, 2012, approving certain amendments to the Lease such as replacement premises, reimbursement of unamortized construction investments, new commencement date, and other related provisions, on the terms and conditions set forth herein.
H. 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. **Recitals.** The foregoing recitals are true and correct and are incorporated herein by this reference as if fully set forth herein.

2. **Effective Date.** 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. **Lease Summary.** 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; and, an Adjusted Food Court Fee.

4. **Premises.** Exhibit A is hereby deleted in its entirety and replaced with the following:

   "Exhibit A - Premises. A total of one facility, comprising approximately 580 square feet of concession space located in Terminal 3, Boarding Area E, specifically referenced as E.2.410 Boarding Area E, 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. **Rent.** Section 4.14 Boarding Area E Renovation is hereby deleted in its entirety and replaced with the following:

   **4.14 Boarding Area E Renovation.**

   (a) **Boarding Area E Renovation Period.** The Renovation Period, as defined in Recital Paragraph B above, shall commence in or around on April 14, 2011, continue for approximately two and one half calendar years 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 Boarding Area E.
(c) **MAG Reinstatement.** 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) **Tenant Infrastructure Fee and Food Court Fee Reinstatement.** At the end of the Renovation Period, the Tenant Infrastructure Fee and Food Court Fee shall be reinstated in accordance with the Lease.

7. 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"

8. **Reimbursement.** The City shall reimburse the Tenant for the unamortized cost of improvements to the original premises in an amount of One Hundred Fifty One Thousand Three Hundred Fifty Three Dollars ($151,353), subject to the reimbursement terms contained in Airport letter dated March 8, 2012 and the memorandum on file with the Airport Commission Secretary for Resolution No.12-0055, incorporated herein by reference and made a part of this Lease.

9. **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.

10. **Miscellaneous.** 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.

11. **Full Force and Effect.** Except as specifically amended herein, the terms and conditions of the Lease shall remain in full force and effect.

///

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK]
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
Airport Director

TENANT: LUNA AZUL CORPORATION, a California corporation

By: [Signature]
Name: Jonathan Leong
Title: President

AUTHORIZED BY AIRPORT COMMISSION

Resolution No. 12-0055
Adopted: March 20, 2012

Attest: ________________________________
Secretary
Airport Commission

APPROVED AS TO FORM:
DENNIS J. HERRERA,
City Attorney

By: ________________________________
Deputy City Attorney

X:\Projects\BAC\Amend 2\Amend 2 Final\Amend 2 F B_LA DSS V4.doc
Exhibit A Premises
T3 Boarding Area E

Space E.2.410
Approximately 580 Square Feet
LEASE AGREEMENT
FOR THE
DOMESTIC FOOD AND BEVERAGE LEASE NO. 03-0187
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: ________________________________, 20__

Tenant: Luna Azul Corporation
a California Corporation

Tenant's Notice Address:
2169 Harbor Bay Parkway
Alameda, CA 94502
Attn: Jonathan Leong
Fax No. (510) 568-2700
Tel. No. (510) 568-4500

City: The City and County of San Francisco, a municipal corporation, acting by and through its Airport Commission.

City's Notice Address:
San Francisco International Airport
International Terminal, North Shoulder Bldg., 5th Floor
Attn: Airport Director
P. O. Box 8097
San Francisco, CA 94128
Fax No. (650) 821-5005
Tel. No. (650) 821-5000

City’s Rent Payment Address:
San Francisco International Airport
Attn: Accounting
575 N. McDonnell Road, 2nd Floor
P. O. Box 7743
San Francisco, CA 94120

City’s Insurance/Deposit Notice Address:
San Francisco International Airport
Attn: Revenue Development and Management
575 N. McDonnell Road, Suite 3-329
P. O. Box 8097
San Francisco, CA 94128
Fax No. (650) 821-4519
Tel. No. (650) 821-4500

Summary, Page 1
Premises:  
($§ 1$) The following facility in the Domestic Terminal at the San Francisco 
International Airport, comprised of approximately 696,580 total square feet of 
space, as described on the attached Exhibit "A", broken down as follows:

<table>
<thead>
<tr>
<th>Space</th>
<th>Terminal</th>
<th>App Sq FT</th>
</tr>
</thead>
<tbody>
<tr>
<td>T3.2.042A (closed 10-2011)</td>
<td>3</td>
<td>506</td>
</tr>
<tr>
<td>E.2.410 (Replacement Premises)</td>
<td>3</td>
<td>580</td>
</tr>
</tbody>
</table>

Relevant Boarding Area:  
($§ 4$) Boarding Area "E"

Term:  
($§ 2$) Development Term, plus the Operating Term, collectively.

Delivery Date:  
($§ 2$) The date on which the Director gives notice to Tenant that a facility is ready for 
Tenant to take possession and commence Tenant's work.

Development Term is the period commencing on the delivery date of the 
Premises (the "Commencement Date") ending at 11:59 p.m. on the day prior 
to the Rent Commencement Date.

Operating Term is the period commencing on the Rent Commencement 
Date, and ending at 11:59 p.m. on the day prior to the tenth (10th) 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 Boarding Area E 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:  
($§ 4$) With respect to each Facility, 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 Boarding Area E become operational, regardless of 
whether Tenant is open for business in Boarding Area E.

Actual Dates (to be inserted upon determination):

<table>
<thead>
<tr>
<th>Commencement Date:</th>
<th>June 4, 2004</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Term:</td>
<td>June 4, 2004 - March 14, 2015</td>
</tr>
<tr>
<td>Operating Term:</td>
<td>March 15, 2005 - March 14, 2015</td>
</tr>
<tr>
<td>Expiration Date:</td>
<td>March 14, 2015 11:59 p.m.</td>
</tr>
<tr>
<td>Adjusted Expiration Date:</td>
<td>October 31, 2023 11:59 p.m.</td>
</tr>
</tbody>
</table>

Reference Year:  
($§ 4$) The calendar year immediately prior to the year in which this Lease is 

Permitted Use:  
($§ 3$) The operation of a quick-serve facility, on a non-exclusive basis, as described 
on the attached Exhibit B.
Base Rent: Per Lease Year (as defined below), the greater of the MAG (as defined below) or the following sum (such sum being referred to herein as the "Percentage Rent"):

(a) 6% of Gross Revenues (as defined below) achieved up to and including $600,000, plus,
(b) 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: The period commencing on January 1 and ending on December 31 of each year.

Minimum Annual Guarantee: Twenty Thousand Two Hundred and Forty Dollars ($20,240) per annum; One Thousand Six Hundred Eighty Seven ($1,687) per month, based on $40 per square foot, subject to annual adjustments upward as described below.

MAG Adjustment Date: January 1 of each year

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

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

Minimum Investment Amount: With respect to the original Premises, Two Hundred Fifty Dollars ($250) per square foot. Unless otherwise waived by Director, the foregoing Minimum Investment Amount: One Hundred Twenty Six Thousand Five Hundred Dollars ($126,500).

With respect to Replacement Premises Space No. E.2.410, the Minimum Investment Amount applicable is Three Hundred Fifty Dollars ($350) per square foot which equals Two Hundred Three Thousand Dollars ($203,000).

Tenant Infrastructure and Food Court Fees: Tenant Infrastructure Fee

Per Lease Year for original Premises: Seven Thousand Five Hundred Ninety Dollars ($7,590); calculated at Fifteen Dollars ($15.00) per square foot comprising the Premises.

Tenant Food Court Fee

Per Lease Year for original Premises: Seven Thousand Five Hundred Ninety Dollars ($7,590); calculated at Fifteen Dollars ($15.00) per square foot comprising the Premises.

With respect to Replacement Premise Space No. E.2.410, the Tenant Infrastructure and Food Court Fee combined per Lease Year is: Eight Thousand Five Hundred Twenty Dollars ($8,520); calculated at Fourteen Dollars Sixty Nine Cents ($14.69) per square foot of the Premises.
For the first lease year, ______________ Dollars ($________), subject to annual adjustments. (amount to be inserted after 2013/2014 food court maintenance fee calculation is completed in May or June 2013)

Initial Promotional Charge
($11)

One Dollar ($1.00) per square foot of the Premises
(subject to adjustment)

Resolution:
Number 03-0187, approved by the Airport Commission on September 29, 2003.
Number 11-0081, approved by the Airport Commission on April 5, 2011.
Number 12-0055, approved by the Airport Commission on March 20, 2012.

Initial Tenant Representative:
Jonathan Leong
Tel. No. (510) 568-4500

Other Agreements:
N/A

($13)

Exhibits:
A – Premises
B – Use and Operational Requirements
C-1 – Form of Performance Bond
C-2 – Form of Letter of Credit
D - Tenant 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

X:\Projects\SAE\Amend 2\Lease Summary Flat\Lease Summary_LA DSS.doc
AMENDMENT NO. 2 TO DOMESTIC FOOD AND BEVERAGE LEASE NO. 03-0191 AT SAN FRANCISCO INTERNATIONAL AIRPORT

THIS AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND BEVERAGE LEASE NO. 03-0191 AT THE SAN FRANCISCO AIRPORT ("Amendment No. 2"), dated as of March 20, 2012 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 GUAVA & JAVA (SFO) INC., as tenant (the "Tenant").

RECITALS

A. The Airport and Tenant entered into Lease No. 03-0191, approved by Airport Commission Resolution No. 03-0191 on September 29, 2003, dated as of September 29, 2003 (the "Original Lease") for certain food and beverage space located at the Airport in Boarding Area E of Terminal 3 and Boarding Area C in Terminal 1.

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 April 14, 2011, the Airport closed Boarding Area E for approximately one calendar year for major renovation ("Renovation Period").

D. On April 5, 2011, the Airport Commission approved Amendment No. 1 under Resolution No. 11-0082, approving the conditions for the suspension and reinstatement of the Minimum Annual Guarantee, Tenant Infrastructure Fee, and Food Court Fee during the Renovation Period.

E. 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".

F. Due to changes in the proposed design of Boarding Area E, a complete demolition of Tenant's original premises is required, resulting in the extension of the Renovation Period, mentioned in Recital C above, by an additional eighteen (18) months until approximately November 1, 2013.

G. As a result of the revised Renovation Period extension, the Airport Commission adopted Resolution No. 12-0056 on March 20, 2012, approving certain amendments to the Lease such as replacement premises, reimbursement of unamortized construction investments, new commencement date, and other related provisions, on the terms and conditions set forth herein.

Guava & Java (SFO) Inc.
Amendment No. 2 to Lease No. 03-0191
H. 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. **Recitals.** The foregoing recitals are true and correct and are incorporated herein by this reference as if fully set forth herein.

2. **Effective Date.** 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. **Lease Summary.** 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; and, an Adjusted Food Court Fee.

4. **Premises.** Exhibit A is hereby deleted in its entirety and replaced with the following:

   "Exhibit A – Premises. A total of two facilities comprising approximately 1383 square feet of concession space located in Terminal 1 and Terminal 3 of the San Francisco International Airport, as described on the attached drawings and broken down as follows:"

<table>
<thead>
<tr>
<th>Space No.</th>
<th>Terminal</th>
<th>App. Sq Ft</th>
<th>Food Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>E.2.315</td>
<td>3</td>
<td>583</td>
<td>Yes</td>
</tr>
<tr>
<td>C.2.022</td>
<td>1</td>
<td>800</td>
<td>No</td>
</tr>
</tbody>
</table>

5. **Term.** Section 2.5, City’s Right to Extend the Term, is hereby deleted in its entirety.

6. **Rent.** Section 4.14 Boarding Area E Renovation is hereby deleted in its entirety and replaced with the following:

   **4.14 Boarding Area E Renovation.**

   (a) **Boarding Area E Renovation Period.** The Renovation Period, as defined in Recital Paragraph B above, shall commence in or around on April 14, 2011, continue for approximately two and one half calendar years and shall end when the Airport Director, in his sole and absolute discretion, determines that the renovations are complete.

Guava & Java (SFO) Inc.
Amendment No. 2 to Lease No. 03-0191

1106
(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 Boarding Area E.

(c) **MAG Reinstatement.** 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) **Tenant Infrastructure Fee and Food Court Fee Reinstatement.** At the end of the Renovation Period, the Tenant Infrastructure Fee and Food Court Fee shall be reinstated in accordance with the Lease.

7. **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"

8. **Reimbursement.** The City shall reimburse the Tenant for the unamortized cost of improvements to the original premises in an amount of One Hundred Forty Four Thousand Five Hundred Fifty Nine Dollars ($144,559), subject to the reimbursement terms contained in the Airport letter dated March 8, 2012 and the memorandum on file with the Airport Commission Secretary for Resolution No.12-0056, incorporated herein by reference and made a part of this Lease.
9. **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.

10. **Miscellaneous.** 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. 1. 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.

11. **Full Force and Effect.** Except as specifically amended herein, the terms and conditions of the Lease shall remain in full force and effect.

///

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK]
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
Airport Director

**TENANT:** GUAVA & JAVA (SFO) INC., a California corporation

By: [Signature]
Name: Rita Bhasker
Title: President

AUTHORIZED BY AIRPORT COMMISSION

Resolution No. 12-0056
Adopted: March 20, 2012

Attest: [Signature]
Secretary
Airport Commission

APPROVED AS TO FORM:
DENNIS J. HERRERA,
City Attorney

By: [Signature]
Deputy City Attorney

Guava & Java (SFO) Inc.
Amendment No. 2 to Lease No. 03-0191
A total of two facilities comprising approximately 1383 square feet of concession space located in Terminals 1 and 3 at San Francisco International Airport, as described on the attached drawings and broken down as follows:

<table>
<thead>
<tr>
<th>Terminal</th>
<th>App Sq Ft</th>
<th>Food Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>C.2.022</td>
<td>1</td>
<td>800</td>
</tr>
<tr>
<td>E.2.315</td>
<td>3</td>
<td>583</td>
</tr>
</tbody>
</table>

Guava & Java (SFO) Inc.
Amendment No. 2 to Lease No. 03-0191
LEASE AGREEMENT
FOR THE
DOMESTIC FOOD AND BEVERAGE LEASE NO. 03-0191
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 to them in this Summary.

Effective Date: ________________, 20__.

Tenant: Guava & Java (SFO) Inc.
a California Corporation

Tenant’s Notice Address:
10726 Falls Pointe Drive
Great Falls, Virginia 22066
Attn: Rita Bhasker
Fax No. (703) 759-6816
Tel. No. (703) 501-4800

City: The City and County of San Francisco, a municipal corporation, acting by and through its Airport Commission.

City’s Notice Address:
San Francisco International Airport
International Terminal, North Shoulder Bldg., 5th Floor
Attn: Airport Director
P. O. Box 8097
San Francisco, CA 94128
Fax No. (650) 821-5005
Tel. No. (650) 821-5000

City’s Rent Payment Address:
San Francisco International Airport
Attn: Accounting
575 N. McDonnell Road, 2nd Floor
P. O. Box 7743
San Francisco, CA 94120

City’s Insurance/Deposit Notice Address:
San Francisco International Airport
Attn: Revenue Development and Management
575 N. McDonnell Road, Suite 3-329
P. O. Box 8097
San Francisco, CA 94128
Fax No. (650) 821-4519
Tel. No. (650) 821-4500

Summary, Page 1

LEASE: DOMESTIC FOOD & BEVERAGE LEASE NO. 03-0191
TENANT: GUAVA & JAVA (SFO) INC.

1112
Premises: The following facilities in the Domestic Terminal at the San Francisco International Airport, comprised of approximately 4200 1383 total square feet of space, as described on the attached Exhibit A, broken down as follows:

<table>
<thead>
<tr>
<th>Space</th>
<th>Terminal</th>
<th>App Sq FT</th>
</tr>
</thead>
<tbody>
<tr>
<td>T3.D.042G (closed 4-2012)</td>
<td>3</td>
<td>499</td>
</tr>
<tr>
<td>E.2.315 (Replacement Premises)</td>
<td>3</td>
<td>583</td>
</tr>
<tr>
<td>C.2.022</td>
<td>1</td>
<td>800</td>
</tr>
</tbody>
</table>

Relevant Boarding Area: Boarding Area "E" (§4)

Term: Development Term, plus the Operating Term, collectively. (§2)

Delivery Date: The date on which the Director gives notice to Tenant that a facility is ready for Tenant to take possession and commence Tenant's work. (§2)

Development Term is the period commencing on the delivery date of the Premises (the "Commencement Date") ending at 11:59 p.m. on the day prior to the Rent Commencement Date.

Operating Term is the period commencing on the Rent Commencement Date, and ending at 11:59 p.m. on the day prior to the tenth (10th) 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 Boarding Area E 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: With respect to each Facility, 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 Boarding Area E become operational, regardless of whether Tenant is open for business in Boarding Area E.

Actual Dates (to be inserted upon determination):

<table>
<thead>
<tr>
<th>Description</th>
<th>Date Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commencement Date</td>
<td>June 4, 2004</td>
</tr>
<tr>
<td>Development Term</td>
<td>June 4, 2004 - March 14, 2015</td>
</tr>
<tr>
<td>Operating Term</td>
<td>March 15, 2005 - March 14, 2015</td>
</tr>
<tr>
<td>Expiration Date</td>
<td>March 14, 2015 - 11:59 p.m.</td>
</tr>
<tr>
<td>Adjusted Expiration Date</td>
<td>October 31, 2023 - 11:59 p.m.</td>
</tr>
</tbody>
</table>

Reference Year: The calendar year immediately prior to the year in which this Lease is awarded: 2002. (§4)

Permitted Use: The operation of a quick-serve facility, on a non-exclusive basis, as described on the attached Exhibit B. (§3)

Summary, Page ii

LEASE: DOMESTIC FOOD & BEVERAGE LEASE NO. 03-0191
TENANT: GUAVA & JAVA (SFO) INC.
Base Rent: Per Lease Year (as defined below), the greater of the MAG (as defined below) or the following sum (such sum being referred to herein as the "Percentage Rent"): (a) 6% of Gross Revenues (as defined below) achieved up to and including $600,000, plus,
(b) 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: The period commencing on January 1 and ending on December 31 of each year.

Minimum Annual Guarantee: Forty Eight Thousand Dollars ($48,000) per annum; Four Thousand ($4,000) per month, based on $40 per square foot, subject to annual adjustments upward as described below.

MAG Adjustment Date: January 1 of each year

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

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

Minimum Investment Amount: With respect to the original Premises, Two Hundred Fifty Dollars ($250) per square foot. Unless otherwise waived by Director, the foregoing Minimum Investment Amount is applicable to each Facility and may not be considered in the aggregate across all Facilities. Minimum Investment Amount: Three Hundred Thousand Dollars ($300,000).

With respect to Replacement Premises Space No. E.2.315, the Minimum Investment Amount applicable is Three Hundred Fifty Dollars ($350) per square foot which equals Two Hundred Four Thousand and Fifty Dollars ($204,050).
Tenant Infrastructure Fee
Per Lease Year for original Premises: Eighteen Thousand Dollars ($18,000); calculated at Fifteen Dollars ($15.00) per square foot comprising the Premises.

Food Court Fee
Per Lease Year for original Premises: Six Thousand Dollars ($6,000); calculated at Fifteen Dollars ($15.00) per square foot for each facility (if any) located in a food court.

With respect to Replacement Premise Space No. E2.315, the Tenant Infrastructure and Food Court Fee Combined per Lease Year is: Eight Thousand Five Hundred Sixty Four Dollars ($8,564); calculated at Fourteen Dollars Sixty Nine Cents ($14.69) per square foot of the Premises.

Food Court Maintenance Fee:
For the first lease year, _______________ Dollars ($__________), subject to annual adjustments. (amount to be inserted after 2013/2014 food court maintenance fee calculation is completed in May or June 2013)

Initial Promotional Charge
One Dollar ($1.00) per square foot of the Premises (subject to adjustment)

Resolution:
Number 03-0191, approved by the Airport Commission on September 29, 2003.
Number 11-0082, approved by the Airport Commission on April 5, 2011.
Number 12-0056, approved by the Airport Commission on March 20, 2012.

Initial Tenant Representative:
Rita Bhasker
Tel. No. (703) 501-4800

Other Agreements:
N/A

Exhibits:
A - Premises
B - Use and Operational Requirements
C-1 - Form of Performance Bond
C-2 - Form of Letter of Credit
D - Tenant 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 ____________________________
AMENDMENT NO. 2 TO
DOMESTIC FOOD AND BEVERAGE LEASE NO. 03-0199
AT SAN FRANCISCO INTERNATIONAL AIRPORT

THIS AMENDMENT NO. 2 TO DOMESTIC TERMINAL FOOD AND BEVERAGE LEASE NO. 03-0199 AT THE SAN FRANCISCO AIRPORT ("Amendment No. 2"), dated as of March 20, 2012 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 BURGER JOINT, INC. D/B/A MISSION BAR & GRILL, as tenant (the "Tenant").

REQUITALS

A. The Airport and Tenant entered into Lease No. 03-0199, approved by Airport Commission Resolution No. 03-0199 on September 29, 2003, dated as of March 10, 2004 (the "Original Lease") for certain food and beverage space located at the Airport in Boarding Area E of 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 April 14, 2011, the Airport closed Boarding Area E for approximately one calendar year for major renovations ("Renovation Period").

D. On April 5, 2011, the Airport Commission approved Amendment No. 1 under Resolution No. 11-0083, approving the conditions for the suspension and reinstatement of the Minimum Annual Guarantee, Tenant Infrastructure Fee, and Food Court Fee related to the Renovation Period.

E. 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".

F. Due to changes in the proposed design of Boarding Area E, a complete demolition of Tenant’s original premises is required, resulting in the extension of the Renovation Period, mentioned in Recital C above, by an additional eighteen (18) months until approximately November 1, 2013.

G. As a result of the revised Renovation Period extension, the Airport Commission adopted Resolution No. 12-0057 on March 20, 2012, approving certain amendments to the Lease such as replacement premises, reimbursement of unamortized construction investments, new commencement date, and other related provisions, on the terms and conditions set forth herein.
H. 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. Recitals. The foregoing recitals are true and correct and are incorporated herein by reference as if fully set forth herein.

2. Effective Date. 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. Lease Summary. 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; and, an Adjusted Food Court Fee.

4. Premises. Exhibit A is hereby deleted in its entirety and replaced with the following:

"Exhibit A - Premises. A total of one facility, comprising approximately 2680 square feet of concession space located in Terminal 3, Boarding Area E, specifically referenced as E.2.330.A Boarding Area E, 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. Rent. Section 4.14 Boarding Area E Renovation is hereby deleted in its entirety and replaced with the following:

4.14 Boarding Area E Renovation.

(a) Boarding Area E Renovation Period. The Renovation Period, as defined in Recital Paragraph B above, shall commence in or around on April 14, 2011, continue for approximately two and one half calendar years 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 Boarding Area E.
(c) **MAG Reinstatement.** 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) **Tenant Infrastructure Fee and Food Court Fee Reinstatement.** At the end of the Renovation Period, the Tenant Infrastructure Fee and Food Court Fee shall be reinstated in accordance with the Lease.

7. 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"

8. **Reimbursement.** The City shall reimburse the Tenant for the unamortized cost of improvements to the original premises in an amount of Four Hundred Fifty Five Thousand One Hundred Thirty Four Dollars ($455,134), subject to the i) reimbursement terms contained in the Airport letter dated March 8, 2012 and the ii) memorandum on file with the Airport Commission Secretary for Resolution No.12-0057, incorporated herein by reference and made a part of this Lease.

9. **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.

10. **Miscellaneous.** 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.

11. **Full Force and Effect.** Except as specifically amended herein, the terms and conditions of the Lease shall remain in full force and effect.

///

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK]
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
Airport Director

TENANT: BURGER JOINT, INC. dba MISSION BAR & GRILL, a California corporation

__________________________
By: 
Name: Nidal S. Nazzal
Title: President and Owner

AUTHORIZED BY AIRPORT COMMISSION

Resolution No. 12-0057
Adopted: March 20, 2012

Attest: Secretary
Airport Commission

APPROVED AS TO FORM:
DENNIS J. HERRERA,
City Attorney

__________________________
By: Deputy City Attorney

Burger Joint, inc. dba Mission Bar & Grill
Amendment No. 2 to Lease No. 03-0199
FORM SFEC-126:
NOTIFICATION OF CONTRACT APPROVAL
(S.F. Campaign and Governmental Conduct Code § 1.126)

<table>
<thead>
<tr>
<th>City Elective Officer Information (Please print clearly.)</th>
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<tr>
<td>Name of City elective officer(s):</td>
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<tr>
<td>Members, SF Board of Supervisors</td>
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<tr>
<td>City elective office(s) held:</td>
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<tr>
<th>Contractor Information (Please print clearly.)</th>
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<tr>
<td>Name of contractor:</td>
</tr>
<tr>
<td>Burger Joint, Inc. d/b/a Mission Bar and Grill</td>
</tr>
<tr>
<td>Please list the names of (1) members of the contractor’s board of directors; (2) the contractor’s chief executive officer, chief financial officer and chief operating officer; (3) any person who has an ownership of 20 percent or more in the contractor; (4) any subcontractor listed in the bid or contract; and (5) any political committee sponsored or controlled by the contractor. Use additional pages as necessary.</td>
</tr>
<tr>
<td>Nidal S. Nazzal, President</td>
</tr>
<tr>
<td>Contractor address:</td>
</tr>
<tr>
<td>807 Valencia Street, San Francisco, CA 94110</td>
</tr>
<tr>
<td>Date that contract was approved:</td>
</tr>
<tr>
<td>Amount of contract:</td>
</tr>
<tr>
<td>Current MAG $78,680</td>
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Describe the nature of the contract that was approved: Lease awarded through an RFP process. Amendment 1 precipitated by temporary closure of Boarding Area E in which the premises is located. Amendment 2 seeks to remedy costs associated with demolition and rebuilding of facilities.

Comments: Airport Commission approved Amendment No. 2 providing Replacement Premises, new Commencement Date, adjustment of Minimum Annual Guarantee, addition of Airport Food Sustainability Guideline and reimbursement of Investment Costs.

This contract was approved by (check applicable):

☐ the City elective officer(s) identified on this form
☐ a board on which the City elective officer(s) serves San Francisco Board of Supervisors

Print Name of Board

☐ the board of a state agency (Health Authority, Housing Authority Commission, Industrial Development Authority Board, Parking Authority, Redevelopment Agency Commission, Relocation Appeals Board, Treasure Island Development Authority) on which an appointee of the City elective officer(s) identified on this form sits

Print Name of Board

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<tr>
<td>Name of filer:</td>
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<tr>
<td>Angela Calvillo, Clerk of the Board of Supervisors</td>
</tr>
<tr>
<td>Address:</td>
</tr>
<tr>
<td>1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA 94102-4689</td>
</tr>
<tr>
<td>Contact telephone number:</td>
</tr>
<tr>
<td>(415) 554-5184</td>
</tr>
<tr>
<td>E-mail:</td>
</tr>
<tr>
<td><a href="mailto:Board.of.Supervisors@sfgov.org">Board.of.Supervisors@sfgov.org</a></td>
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Signature of City Elective Officer (if submitted by City elective officer) Date Signed

Signature of Board Secretary or Clerk (if submitted by Board Secretary or Clerk) Date Signed

1122
**FORM SFEC-126: NOTIFICATION OF CONTRACT APPROVAL**
(S.F. Campaign and Governmental Conduct Code § 1.126)

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<td>Name of contractor:</td>
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<tr>
<td>Luna Azul dba Jalapeno Taqueria</td>
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*Please list the names of (1) members of the contractor’s board of directors; (2) the contractor’s chief executive officer, chief financial officer and chief operating officer; (3) any person who has an ownership of 20 percent or more in the contractor; (4) any subcontractor listed in the bid or contract; and (5) any political committee sponsored or controlled by the contractor. Use additional pages as necessary.*

<table>
<thead>
<tr>
<th>Jonathan Leong, President</th>
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<tbody>
<tr>
<td>Contractor address:</td>
<td></td>
</tr>
<tr>
<td>101 4th Street #162, San Francisco, CA 94103</td>
<td>Amount of contract:</td>
</tr>
<tr>
<td>Date that contract was approved:</td>
<td>Current MAG $20,240.00</td>
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Describe the nature of the contract that was approved: *Lease awarded through an RFP process. Amendment 1 precipitated by temporary closure of Boarding Area E in which the premises is located. Amendment 2 seeks to remedy costs associated with demolition and rebuilding of facilities.*

Comments: *Airport Commission Approved Amendment No. 2 providing Replacement Premises, new Commencement Date, adjustment of Minimum Annual Guarantee, addition of Airport Food Sustainability Guideline and reimbursement of Investment Costs.*

This contract was approved by (check applicable):

☐ the City elective officer(s) identified on this form

☑ a board on which the City elective officer(s) serves

San Francisco Board of Supervisors

Print Name of Board

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<tr>
<td>Name of contractor:</td>
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<td>BaySubway Airport d/b/a Subway</td>
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Please list the names of (1) members of the contractor’s board of directors; (2) the contractor’s chief executive officer, chief financial officer and chief operating officer; (3) any person who has an ownership of 20 percent or more in the contractor; (4) any subcontractor listed in the bid or contract; and (5) any political committee sponsored or controlled by the contractor. Use additional pages as necessary.

Robert W. Jones, Owner
 Contractor address:
 1457 Lake Street, San Francisco, CA 94118

Date that contract was approved: Amount of contract: $52,280

Describe the nature of the contract that was approved: Lease awarded through an RFP process. Amendment 1 precipitated by temporary closure of Boarding Area E in which the premises is located. Amendment 2 seeks to remedy costs associated with demolition and rebuilding of facilities.

Comments: Airport Commission Approved Amendment No. 2 providing Replacement Premises, new Commencement Date, adjustment of Minimum Annual Guarantee, addition of Airport Food Sustainability Guideline and reimbursement of Investment Costs.

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☐ the City elective officer(s) identified on this form

☑ a board on which the City elective officer(s) serves __San Francisco Board of Supervisors___

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Contact telephone number: (415) 554-5184

E-mail: Board.of.Supervisors@sfgov.org

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<td>Guava and Java (SFO), Inc.</td>
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| Rita Bhasker, President                       |
| David Sterling, Vice President               |

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<th>Contractor address:</th>
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<tbody>
<tr>
<td>1040 Walker Mill Road</td>
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<tr>
<td>Great Falls, VA 22066</td>
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| Date that contract was approved:             |
| Amount of contract:                         |
| Current MAG $48,000                          |

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Comments: Airport Commission Approved Amendment No. 2 providing Replacement Premises, new Commencement Date, adjustment of Minimum Annual Guarantee, addition of Airport Food Sustainability Guideline and reimbursement of Investment Costs.

This contract was approved by (check applicable):

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Date Name of Board

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Signature of City Elective Officer (if submitted by City elective officer) ____________________________ Date Signed ______________

Signature of Board Secretary or Clerk (if submitted by Board Secretary or Clerk) ____________________________ Date Signed ______________