Second Amendment to Office Lease

	This Second Amendment to Office Lease (the "Second Amendment") is made and entered into as
of	, 2015 (the "Effective Date"), by and between SFOC LLC, a California limited liability
compa	ny ("Landlord"), and the City and County of San Francisco, a municipal corporation ("Tenant" or
"City").

RECITALS

- A. SFOC, LLC, a California limited liability company ("Original Owner") and Tenant entered into that certain Office Lease dated July 27, 2012 (the "Original Lease") and that certain First Amendment to Office Lease dated as of July 17, 2013 (the "First Amendment") with respect to certain premises comprised of 9,800 rentable square feet on the fourth floor ("Premises") and located in the building (the "Building") located at 711 Van Ness Avenue, San Francisco, California. The Original Lease, as modified by the First Amendment and this Second Amendment, shall be referred to in this Second Amendment as the "Lease".
- B. The expiration date of the Lease under the First Amendment is June 30, 2015, however, the Landlord and Tenant wish to amend the Lease such that the Lease shall expire three (3) years from the date the Second Amendment commences, which shall be on the date that the Second Amendment is duly executed by all parties ("Effective Date"), which may occur only after the City's Board of Supervisors and Mayor have enacted legislation authorizing the City's Director of Property to execute this Second Amendment.
- C. Landlord and Tenant wish to amend the Lease to (1) adjust the Base Rent; (2) provide that the Tenant will pay for its actual utility usage and services within the Premises and will also pay increases in operating expenses and taxes over the year 2015; and (3) delete the existing termination rights by either party.
- D. Tenant acknowledges that as of the Effective Date of the Second Amendment, the Landlord has completed the Leasehold Improvements from Section 6.1 of the Original Lease to the satisfaction of the Tenant.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Landlord and Tenant agree to amend the Lease as follows:

BASIC LEASE INFORMATION

<u>Section 1</u> of the Lease is amended to restate the following provisions and definitions:

Term (Section 3):

Expiration Date:

____, 2018; or three (3) years from the Effective Date of the

Second Amendment.

Base Rent (Section 4.1):

Annual Base Rent:

\$352,800 (or \$36.00 per sq. ft.)

Monthly payments:

\$29,400 (or \$3.00 per sq. ft.)

Leasehold Improvements:

None

Utilities (Section 9.1):

Landlord shall furnish heating, air conditioning, ventilation, elevator service, electricity, and water services to the Premises in accordance with <u>Section 9.1</u> of the Lease. City shall reimburse Landlord for its actual utility usage within the Premises on a monthly basis along with its payment of Base Rent.

Services:

Tenant shall be responsible for providing its own janitorial services within the Premises at its own cost; except that Tenant may elect to have Landlord provide janitorial services to the Premises at a rate of \$1.50 per sq. ft. per year, or \$14,700 per year (\$1,225 per month), consistent with Section 9.2.

Other Noteworthy

Provisions:

None

<u>Section 1</u> of the is amended to add the following provision:

Base Year (Section 4.6):

2015

City's Percentage Share:

11%

PREMISES

<u>Section 2</u> of the Lease is amended to restate the definition of "Parking Fees".

The following language shall be deleted from <u>Section 2.3</u> of the Original Lease:

"Landlord hereby grants to City the right to lease five reserved (5) parking spaces (collectively, the "Parking Spaces") on a monthly basis in the parking garage located in the Building (the "Garage") for current market value for such space (as charged for all parking spaces in the Garage); the market rate is currently \$210 per month for unreserved spaces and \$250 for reserved spaces, but is subject to change with 60 days prior notice to City in the event the market rate for such space changes (the "Parking Fees").";

And this deleted provision shall be replaced in the Lease with the following language:

"For so long as Landlord operates a self-parking system at the Building, Landlord hereby grants to City the right to lease five reserved (5) parking spaces (collectively, the "Parking Spaces") on a monthly basis in the parking garage located in the Building (the "Garage") for \$250 for reserved spaces (the "Parking Fees"). If Landlord modifies the Building's parking operations such that self-parking is no longer available (for example, if Landlord moves to a valet operation), Tenant shall no longer have the right to lease the Parking Spaces. Landlord shall use reasonable efforts to notify Tenant in advance of any changes to the parking operations."

RENT

Section 4.2 of the Lease is deleted in its entirety and is replaced with the following language:

"Base Rent under the Lease shall be increased annually by \$1.00 per sq. ft. per year on each anniversary date of the Effective Date of the Second Amendment, beginning on the first anniversary of the Second Amendment."

<u>Section 4.3</u> of the Lease is deleted in its entirety and is replaced with the following language:

"City shall pay to Landlord any charges or other amounts required under this Lease as additional rent ("Additional Charges"), including the charges for Real Estate Taxes and Operating Costs provided for herein below. All such Additional Charges shall be payable to Landlord at the place where the Base Rent is payable. Landlord shall have the same remedies for a default in the payment of any Additional Charges as for a default in the payment of Base Rent. The Base Rent and Additional Charges are sometimes collectively referred to in the Lease as "Rent."

<u>Section 4</u> of the Lease is amended to add the following provisions:

"4.5 Definitions

For purposes hereof, the following terms shall have the meanings hereinafter set forth:

- (a) "Base Year" means the year specified in the Basic Lease Information.
- (b) "City's Percentage Share" means the percentage specified in the Basic Lease Information.
- (c) "Expense Year" means each calendar year commencing January 1st of each year during the Term, including any partial year in which this Lease commences; provided that Landlord, upon advance written notice to City, may change the Expense Year to any other twelve (12) consecutive month period and, in the event of any such change, City's Percentage Share of Operating Costs shall be equitably adjusted for the Expense Years involved in any such change. Expense Year shall not include the Base Year.
- "Operating Costs" means the total reasonable and prudent costs and expenses actually paid or incurred by Landlord in connection with the management, operation, maintenance and repair of the Building, including, but not limited to: (1) the cost of air conditioning, electricity, steam, water, heating, mechanical, telephone, ventilating, escalator and elevator systems and all other utilities, (2) the cost of repairs and all labor and material costs related thereto, and the cost of general maintenance, cleaning and service contracts and the cost of all supplies, tools and equipment required in connection therewith, (3) the cost incurred by Landlord for all insurance required to be carried on the Building or the use or occupancy thereof, (4) wages, salaries, payroll taxes and other labor costs and employee benefits relating to employees of Landlord or its agents engaged in the operation, repair, or maintenance of the Building, allocated in proportion to the percentage of such person's working time actually spent working in connection with the Building, (5) reasonable management fees, (6) fees, charges and other costs of all independent contractors engaged by Landlord, allocated in proportion to the percentage of such person's working time actually spent working in connection with the Building, (7) accounting and legal expenses, (8) depreciation on personal property, including, without limitation, carpeting in public corridors and Common Areas and window coverings provided by Landlord, (9) the fair market rental value of offices in the Building for the property manager, (10) the cost of capital improvements made to the Building after completion of its construction as a labor-saving or energy saving device or to effect other economies in the operation or maintenance of the Building and which benefit the Premises, or made to the Building after the date of this Lease that are required under any governmental law or regulation that was not applicable to the Building at the time that permits for the construction thereof were obtained, unless caused by Landlord's deliberate or negligent violation of such law, rule or regulation, and except to the extent such improvements are attributable to or are made for the primary benefit of a tenant or occupant other than City, and (11) any other expenses reasonably incurred in connection with the management, operation, maintenance or repair of the Building (other than Real Estate Taxes and any services for which Landlord is separately and directly reimbursed by City or other tenants in the Building) which would, under generally accepted accounting principles, be considered an operating expense. The computation of Operating Costs shall be made in accordance with generally accepted accounting principles. With respect to the costs of items included in Operating Costs under (10), such costs shall be amortized over the useful life thereof, together with interest on the unamortized balance at a rate per annum equal to three (3) percentage points over the Treasury Rate charged at the time such item is constructed, but not more than the maximum rate permitted by law at the time such item is constructed.

In the event that in the Base Year for Operating Costs or in any Expense Year the Building is less than ninety-five percent (95%) occupied, the Operating Costs shall be appropriately adjusted to reflect a ninety-five percent (95%) occupancy level. In no event shall Landlord recapture more than one hundred percent (100%) of the Operating Costs in any Expense Year.

Notwithstanding the foregoing, "Operating Costs" shall exclude the items described on the attached Exhibit E.

(e) "Real Estate Taxes" means all taxes, assessments and charges levied upon or with respect to the portion of the Building owned by Landlord, or Landlord's interest in the Building. Real Estate Taxes shall include, without limitation, all general real property taxes and general and special assessments, charges, fees, or assessments for transit, housing, police, fire, or other governmental services thereof, service payments in lieu of taxes that are now or hereafter levied or assessed against Landlord by the United States of America, the State of California or any political subdivision thereof, public corporation, district, or any other political or public entity, and shall also include any other tax, fee or other excise, however described, that may be levied or assessed as a substitute for, or as an addition to, in whole or in part, any other Real Estate Taxes.

Notwithstanding the foregoing, Real Estate Taxes shall exclude (1) franchise, transfer, inheritance, gross receipts, or capital stock taxes or income taxes of Landlord from all sources unless, due to a change in the method of taxation, any of such taxes is levied or assessed against Landlord as a substitute for, or as an addition to, in whole or in part, any other tax that would otherwise constitute a Real Estate Tax, (2) any penalties, fines, interest or charges attributable to the late payment of any taxes, except to the extent attributable to City's failure to pay its portion of Real Estate Taxes hereunder, (3) any personal property taxes payable by City hereunder or by any other tenant or occupant of the Building, or (4) any increase in Real Estate Taxes due to any reassessment upon a transfer of any of Landlord's interest in the Building or the real property on which the Building is located.

(f) "Tax Year" means each calendar year during the Term, including any partial year during which this Lease may commence; provided that Landlord, upon notice to City, may change the Tax Year from time to time to any other twelve (12) consecutive month period and, in the event of any such change, City's Percentage Share of Real Estate Taxes shall be equitably adjusted for the Tax Year involved in any such change. Tax Year shall not include the Base Year.

4.6 Payment of Percentage Share of Operating Costs

During the Term, commencing after the end of the Base Year, City shall pay to Landlord each month, as Additional Charges, one twelfth (1/12) of City's Percentage Share of the amount, if any, by which Operating Costs for each Expense Year exceed the Operating Costs for the Base Year. City shall make such payments, in advance, in an amount estimated by Landlord in reasonable detail in a writing delivered to City. Landlord may revise such estimates of Operating Costs from time to time and City shall thereafter make payments on the basis of such revised estimates, provided that no such revisions shall be retroactive and Landlord may not make any such revisions more than twice in any given Expense Year and no such revision may be made any earlier than four (4) months subsequent to the prior estimate for such Expense Year. With reasonable promptness not to exceed sixty (60) days after the expiration of each Expense Year, Landlord shall furnish City with a statement (herein called "Landlord's Expense Statement"), prepared by an independent certified public accountant, setting forth in reasonable detail the Operating Costs for such Expense Year and City's Percentage Share thereof. If City's Percentage Share of the actual Operating Costs for such Expense Year exceeds the estimated Operating Costs paid by City for such Expense Year, City shall pay to Landlord (whether or not this Lease has terminated) the difference between the amount of estimated Operating Costs paid by City and City's Percentage Share of the actual Operating Costs within thirty (30) days after the receipt of Landlord's Expense Statement. If the total amount paid by City for any such Percentage Share of Operating Costs exceeds City's Operating Costs Share of the actual Operating Costs for such Expense Year, such excess shall be credited against the next installments of Operating Costs due from City to Landlord hereunder, or refunded to City, at City's option. Notwithstanding anything to the contrary contained herein, in no event shall any annual increase in City's Percentage Share of Operating Costs for any Expense Year exceed five percent (5%).

4.7 Payment of Percentage Share of Real Estate Taxes

During the Term, commencing after the end of the Base Year, City shall pay to Landlord each month, as Additional Charges, one twelfth (1/12) of City's Percentage Share of the amount, if any, by which Real Estate Taxes for each Tax Year exceed Real Estate Taxes for the Base Year. City shall make such payments, in advance, in an amount estimated by Landlord in reasonable detail in a writing delivered to City. With reasonable promptness not to exceed thirty (30) days after Landlord has received the tax bills for any Tax Year, Landlord shall furnish City with a statement ("Landlord's Tax Statement") setting forth the amount of Real Property Taxes for such Tax Year and City's Percentage Share thereof. If City's Percentage Share of the actual Real Estate Taxes for such Tax Year exceeds the estimated Real Estate Taxes paid by City for such Tax Year, City shall pay to Landlord (whether or not this Lease has terminated) City's Percentage Share of the actual Real Estate Taxes within thirty (30) days after the receipt of Landlord's Tax Statement. If the total amount of estimated Real Estate Taxes paid by City for such Tax Year exceeds City's Percentage Share of the actual Real Estate Taxes for such Tax Year, such excess shall be credited against the next installments of Real Estate Taxes due from City hereunder, or at City's option, such excess shall be refunded to City.

4.8 Proration

If the Commencement Date or Expiration Date shall occur on a date other than the first or last day of a Tax Year or Expense Year, City's Percentage Share of Real Estate Taxes or Operating Costs for the Tax Year or Expense Year in which the Commencement Date or Expiration Date occurs, shall be prorated based on a three hundred sixty-five (365)-day year.

4.9 Audits

City shall have the right, upon not less than five (5) business days' notice to Landlord, to audit the books and records of the Building related to Operating Costs and Real Estate Taxes. If such audit discloses any discrepancies which would result in a reduction of City's Percentage Share of Operating Costs for any Expense Year, Landlord shall immediately refund to City the amount of any overpayment by City. City shall pay the cost of such audit, provided that if such audit discloses any discrepancies which result in a reduction of City's Percentage Share of Operating Costs of three percent (3%) or more for any Expense Year, then Landlord shall pay the costs of such audit.

4.10 Additional Services

City reserves the right to request that Landlord, at City's cost, perform lease related services, improvements or incur additional expenses not covered under the Original Lease or First Amendment that City may require from time to time as requested by City's Real Estate Division. Tenant shall reimburse Landlord for such expenses, at rates agreed-upon in advance, and as they are incurred."

UTILITIES AND SERVICES

<u>a.</u> <u>Section 9.2</u> of the Lease is deleted in its entirety and is replaced with the following language:

"Tenant shall be responsible for providing all services to the Premises, including janitorial and security. Tenant may elect to require that Landlord provide janitorial services to the Premises at a rate of \$1.50 per sq. ft. per year, or \$14,700 per year (\$1,225 per month). Janitorial services provided by Landlord shall be consistent with those of a First Class office building in San Francisco and shall be provided regularly, consistent with a typical general office tenant. Landlord shall not be obligated to provide security services or alarm system service to the Premises."

SPECIAL PROVISIONS

Section 22 and Section 22A of the Lease are deleted in their entirety.

GENERAL PROVISIONS

The following language shall be amended as follows from Section 23.8 of the Lease:

Section 23.13 of the Lease is deleted in its entirety and is replaced with the following language:

"Should City hold over in possession of the Premises after the expiration of the Term with Landlord's consent, such holding over shall not be deemed to extend the Term or renew this Lease, but such tenancy thereafter shall continue as a month-to-month tenancy. Such tenancy shall be on all the terms and conditions set forth in this Lease and at 125% the monthly Base Rent in effect during the last month of the Term of this Lease or such other rental as Landlord and City may mutually agree in writing as a condition to Landlord's consent to such holding over, and City shall continue as a month-to-month tenant until the tenancy shall be terminated by Landlord giving City or City giving Landlord at least thirty (30) days' prior written notice of termination."

- 1. <u>Effect of Amendment</u>. Except as modified herein, the terms and conditions of the Lease shall remain unmodified and continue in full force and effect. In the event of any conflict between the terms and conditions of the Lease and this Second Amendment, the terms and conditions of the Original Lease shall prevail, except as specifically provided in this Second Amendment.
- 2. <u>Definitions</u>. Unless otherwise defined in this Second Amendment, all terms not defined in this Second Amendment shall have the meanings assigned to such terms in the Lease or the First Amendment.
- 3. <u>Authority</u>. Subject to the assignment and subletting provisions of the Lease, this Second Amendment shall be binding upon and inure to the benefit of the parties hereto, their respective heirs, legal representatives, successors and assigns. Each party hereto and the persons signing below warrant that the person signing below on such party's behalf is authorized to do so and to bind such party to the terms of this Second Amendment.
- 4. <u>Incorporation</u>. The terms and provisions of the Lease are hereby incorporated in this Second Amendment.

[SIGNATURES ON FOLLOWING PAGE]

20	15.
LANDLORD:	SFOC LLC, a California limited liability compan
	By: <u>eroly worter</u>
	Name: Carolyn Burren
	Its: Executive idirecta
TENANT:	CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation
	By: John Updike Director of Property
RECOMMENDED:	
Department of Emergency	y Management
	·
Office of the Assessor-Re	rcorder
of the Aggester-Ac	ootdel
San Francisco Public Util	ities Commission
APPROVED AS TO FO	DM.
DENNIS J. HERRERA, (
zenino i ilentena, (ny Audiney
By: Harden	
Heidi J. Gewertz,	Deputy City Attorney

EXHIBIT E

EXCLUSIONS FROM OPERATING COSTS

- 1. Costs of capital repairs, capital improvements and equipment, except for those (i) required by laws enacted on or after the date of the Lease amortized over the useful life of the improvement and/or equipment, together with interest at the actual interest rate incurred by Landlord in connection with such capital improvements, or (ii) acquired to cause, in Landlord's good faith judgment, an immediate (i.e., commencing within the first year after completion of such repairs or improvements or installation of such equipment) reduction in other Operating Costs, amortized over the useful life of such improvements at an annual rate reasonably calculated to equal the amount of Operating Costs to be saved in each calendar year throughout the Term (as determined at the time Landlord elected to proceed with the capital improvement or acquisition of the capital equipment to reduce operating expenses), together with interest at the actual interest rate incurred by Landlord;
- 2. Rentals and other related expenses for items (except when needed in connection with normal repairs and maintenance of permanent systems) which if purchased rather than rented, would constitute a capital improvement which is specifically excluded in item 1 above (excluding, however, equipment not affixed to the Building which is used in providing janitorial or similar services);
- 3. Costs incurred by Landlord for the repair of damage to the Building, to the extent that Landlord is reimbursed by insurance proceeds (excluding any deductible) and costs occasioned by the exercise of the right of eminent domain;
- 4. Costs, including, without limitation, permit, license and inspection costs, incurred with respect to the installation of improvements made for other tenants or occupants of the Building or incurred in renovating or otherwise improving, decorating, painting or redecorating vacant space for other tenants or occupants in the Building;
- 5. Depreciation, amortization and interest payments, except to the extent provided herein pursuant to items 1(i) and 1(ii) above and except on materials, tools, supplies and vendor-type equipment purchased by Landlord to enable Landlord to supply services Landlord might otherwise contract for with a third party where such depreciation, amortization and interest payments would otherwise have been included in the charge for such third party's services, all as determined in accordance with generally accepted accounting principles, consistently applied (as applied to commercial real estate), and when depreciation or amortization is permitted or required, the item shall be amortized over its reasonably anticipated useful life (as reasonably determined by Landlord);
- 6. Leasing commissions, attorneys' and other professionals' fees, space planning costs and all other costs and expenses in connection with negotiations with present or prospective tenants or other occupants in the Building or any present or future ground lessors or holders of any mortgages or other encumbrances affecting any of the Building or the defense of Landlord's title to the Building or the real property on which it is located;
- 7. Expenses in connection with services or other benefits which are not offered to City or for which City is charged directly but which are provided to another tenant or occupant of the Building;
- 8. Costs incurred by Landlord due to violation by Landlord or any other tenant or occupant of the Building of applicable laws, rules or regulations, the terms and conditions of any lease, ground lease, mortgage or deed of trust, or other covenants, conditions or restrictions encumbering the Building or the real property on which it is located;

- 9. Overhead and profit increments paid to Landlord or to subsidiaries or affiliates of Landlord, or to any party as a result of a non-competitive selection process, for management, or other services, supplies or materials, to the extent the same exceed the costs of such goods and/or services rendered by unaffiliated third parties on a competitive, arms-length basis;
- 10. Any ground lease rental or rental under any other underlying leases;
- 11. Except as specifically permitted by items 1(i) and 1(ii) above, interest, principal, points and fees on debts or amortization on any mortgage, deed of trust or any other debt instrument encumbering any of the Building or the real property on which it is located;
- 12. Any compensation paid to clerks, attendants or other persons in commercial concessions operated by Landlord or in the parking garage in the Building;
- 13. All items and services for which City or any other tenant or occupant of the Building separately reimburses Landlord (other than through such tenant's or occupant's proportionate share of operating expenses), or which Landlord provides selectively to one or more other tenants or occupants without reimbursement, or which are not provided in reasonable proportion to the space leased by City but which Landlord provides to another tenant or other occupant of the Building;
- 14. Advertising or promotional expenditures, and the costs of acquiring and installing signs in or on any of the Building identifying the owner of the Building or any other tenant or occupant of the Building;
- 15. Electric power costs for which any tenant or occupant directly contracts with the local public service company (provided that the charge for such services shall be computed for purposes of the gross-up provision of the Lease (i.e., expenses to be grossed up to reflect full occupancy of the Building) to reflect an average charge for power costs);
- 16. Services provided, taxes attributable to, and costs incurred in connection with the operation of retail, restaurant and garage operations in the Building;
- 17. Costs incurred in connection with upgrading the Building to comply with disabled access, life, fire and safety codes in effect prior to the date of the Lease, and costs incurred in connection with upgrading the Building to comply with the Americans with Disabilities Act of 1990 and Title 24 of the California Code of Regulations (or its successor), the San Francisco Sprinkler Ordinance and the San Francisco Unreinforced Masonry Building Ordinance;
- 18. Tax penalties incurred as a result of Landlord's negligence, inability or unwillingness to make payments when due;
- 19. Costs arising from the presence of Hazardous Material in or about the Building including, without limitation, groundwater or soil conditions, except if such Hazardous Material is brought onto the Building by City in violation of applicable laws;
- 20. Landlord's charitable or political contributions;
- 21. To the extent the following costs arise during any applicable warranty periods, costs as a result of repairs of latent defects in the Building core and shell or improvements installed by Landlord or in the Building Systems, and any costs incurred by Landlord in the event any portion of the Building is made untenantable by fire or other casualty required to be insured against pursuant to the terms of the Lease;
- 22. Capital costs for sculpture, paintings or other objects of art;
- 23. Costs (including, without limitation, all attorneys' fees and costs of settlement, judgments and payments in lieu thereof) arising from claims, disputes or potential disputes, including, without limitation, tax disputes where the tenants of the Building would receive benefits if Landlord prevails) in connection with potential or actual claims, litigation or arbitrations pertaining to Landlord or the Building;

- 24. All direct cost of refinancing, selling, exchanging or otherwise transferring ownership of the Building or the real property on which it is located or any interest therein or portion thereof, including broker commissions, attorney's fees and closing costs;
- 25. Reserves for bad debts, rent loss, capital items or further Operating Costs;
- 26. Landlord's general corporate overhead and general and administrative expenses not related to the operation or management of the Building; and
- 27. Any other expense that under generally accepted accounting principles would not be considered a maintenance or operating expense.