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STAFFING AGREEMENT This Staffing Agreement ("the Agreement"), executed by and between TUMI STAFFING, INC., a Texas corporation ("TUMI
STAFFING"), and Prueba de mpresa, ("HOTEL"), shall be effective as of August 4, 2018 ("Effective Date"). TUMI STAFFING and HOTEL may be referred
to individually as "Party" or collectively as "Parties". HOTEL owns or operates the property Located at xxxefasdsfsdaf ("Property"). TUMI STAFFING provides
staffing services for properties similar to or the same as Property. HOTEL intends for TUMI STAFFING to provide staffing services necessary for operation of
Property. Therefore, the Parties agree to the following: 1. DUTIES & RESPONSIBILITIES 1.1. TUMI STAFFING TUMI STAFFING will: a. Select employees
("TUMI EMPLOYEES") to perform the type of work described in Exhibit D at the location described therein; b. Pay TUMI EMPLOYEES wages, those wages
being subject to all Federal, State, and Local taxes, withholdings and garnishments; c. Pay, withhold, and transmit payroll taxes, provide unemployment insurance,
workers' compensation benefits, and handle unemployment and workers' compensation claims involving all TUMI EMPLOYEES; d. Require TUMI
EMPLOYEES assigned to work at the HOTEL to sign agreements (in the form of Exhibit B) acknowledging that they are not entitled to payment of benefits paid
by HOTEL to direct-hire employees of HOTEL, such benefits including vacations, disability benefits, insurance, pensions or retirement plans, or any other benefits
provided by HOTEL to its direct-hire employees; e. Require TUMI EMPLOYEES assigned to work at the HOTEL to sign confidentiality agreements (in the form
of Exhibit C) before they begin their assignments to HOTEL; and 1.2. HOTEL HOTEL will: a. Provide oversite of TUMI EMPLOYEES performing work for
HOTEL and be responsible for timekeeping of TUMI EMPLOYEES hours, and be responsible for HOTEL's business operations, products, services and
intellectual property; b. Properly supervise, control, and safeguard HOTEL's Property, premises, processes, equipment, property, or systems, and not permit
TUMI EMPLOYEES to operate any vehicle or mobile equipment, or entrust them with unattended premises, cash, checks, keys, credit cards, merchandise,
confidential or trade secret information, negotiable instruments, or other valuables without TUMI STAFFING's express prior written approval or as strictly
required by the job descriptions provided to TUMI STAFFING in Exhibit D of this Agreement; c. Provide TUMI EMPLOYEES with a safe work site and
provide appropriate information, training, and safety equipment with respect to any hazardous substances or conditions to which they may be exposed at the work
site; d. Provide uniforms for TUMI EMPLOYEES; e. Not change TUMI EMPLOYEES job duties without TUMI's express prior written approval; f. Schedule
TUMI EMPLOYEES on a weekly basis and provide copies of schedules and changes to schedules promptly to TUMI STAFFING. Schedule requests and
changes will be communicated promptly by both HOTEL and TUMI STAFFING. HOTEL agrees to pay TUMI STAFFING a minimum 4 hours for any TUMI
EMPLOYEE who arrives to work as scheduled, but is sent home before his work schedule is completed. Same day requests for employees will be subject to a
rate premium as outlined in Exhibit A. g. Exclude TUMI EMPLOYEES from HOTEL's benefit plans; h. Not make any comment, offer, or promise relating to
TUMI EMPLOYEES' compensation or benefits; and i. Provide connectivity for TUMI STAFFING time clock via a direct dial telephone line or Internet
connection. 2. PAYMENT TERMS BILLING RATES AND FEES 2.1. RATES; PAYMENT; INVOICING HOTEL will pay TUMI STAFFING pursuant to the
rates set forth on EXHIBIT A and will also pay any additional costs or fees set forth in this Agreement. TUMI will invoice HOTEL on a weekly basis after such
work is performed. TUMI STAFFING will support each Invoice will be supported by the pertinent time sheets or other agreed system for documenting time
worked by TUMI EMPLOYEES. HOTEL's signature or other agreed method of approval of the work time submitted for TUMI EMPLOYEES certifies that the
documented hours are correct and authorizes TUMI to bill HOTEL for those hours. If a portion of any invoice is disputed, HOTEL will pay the undisputed
portion. 2.2. DELINQUENT PAYMENTS Payment is due on receipt of invoice. Any invoice will be considered "past due" or delinquent if not received by TUMI
STAFFING within 15 days of the date on the invoice. Delinquent invoices will be subject to a 1.5% past-due penalty, compounded monthly. 2.3. PREMIUM
BILLABLE HOURS "Premium Billable Hours" shall be those hours of work performed by TUMI EMPLOYEES under this Agreement and for the benefit of
HOTEL which constitute overtime, holiday, or same day requests. TUMI EMPLOYEES shall not work or incur Premium Billable Hours unless expressly directed,
authorized, requested, or otherwise allowed by HOTEL. Premium Billable Hours will be billed by TUMI STAFFING to HOTEL at the same multiple of the
regular billing rate as TUMI STAFFING is required to apply to the TUMI EMPLOYEE's regular pay rate. (For example, when a TUMI EMPLOYEE works in
excess of 40 hours in a work week, requiring 150% pay rate to that employee, HOTEL will be billed at 150% of the base rate for that position.) 2.4. LABOR
COSTS In addition to the billing rates specified in EXHIBIT A of this AGREEMENT, HOTEL will pay TUMI STAFFING the amount of all new or increased
labor costs associated with HOTELS assigned employees from TUMI STAFFING, that TUMI STAFFING is legally required to pay - such as wage increases,
benefits, payroll taxes, social programs contributions, or charges linked to benefit levels – until the parties agree on new billing rates. 3. Term & Termination 3.1.
TERM This AGREEMENT shall remain in effect until and unless cancelled by either HOTEL or TUMI STAFFING. 3.2. RATE ADJUSTMENTS Rates in
EXHIBIT A will be adjusted at the beginning of each calendar year, or more frequently as needed, based in fluctuations in prevailing wages and worker availability
in the marketplace. 3.3. TERMINATION This Agreement may be terminated by either Party upon 30 days written notice to the other Party, except that, if a Party
becomes bankrupt or insolvent, discontinues operations, or fails to make any payments as required by this Agreement, either Party may terminate the agreement
upon 72 hours written notice. Under no circumstances shall any termination of this Agreement affect, eliminate, or otherwise alter a Party's obligations to pay any
fees or amounts outstanding to the other Party as of the date of termination. 4. INSURANCE OBLIGATIONS 4.1. INSURANCE BY TUMI STAFFING
TUMI STAFFING will cover its operations for HOTEL with at least the following types and limits of insurance of other coverage: a) Commercial General Liability
Insurance; covering all operations or activities, arising out of or connected with this Agreement providing insurance for bodily injury, property damage, personal
injury, and contractual liability, with limits of not less than $1,000,000 per occurrence and in the aggregate on $2,000,000. b) Automobile Public Liability and
Property Damage Insurance covering all vehicles, owned, leased, operated or licensed by the Contractor, with a combined single limit on $1,000,000 for each
incident for bodily injury, death or property damage. c) Worker's compensation Insurance as require by any applicable law or regulation, and, in accordance with
the laws of the state having jurisdiction over each employee and employer's liability insurance in an amount of not less than $1,000,000 policy limit for bodily injury
by disease, and $1,000,000 each employee for bodily injury by disease, d) Umbrella Liability Insurance on an occurrence basis with a minimum limit of at least
$1,000,000 combined single limit for each occurrence, in excess of the insurance under policies indicated in Sections 1 (a), (b) and (c). Minimum limit of
$2,000,000 may be met using a combination of primary and umbrella/excess policies. e) The insurance provided by TUMI STAFFING pursuant to the above
shall be provided in accordance with the following terms and conditions: i. The policy referenced in 1(a) and (b) above, shall name the "{legalname}" and their
officers, directors, employees, agents or servants as Additional insureds with respect to this Agreement; ii. Each such policy shall contain a "cross liability" clause
which shall have the effect of insuring each person, firm or corporation named in the policy as an insured in the same manner and to the same extent as if a separate
policy had been issued to each; iii. Such policies shall be primary to and non-contributory with any insurance maintained by Prueba de mpresa, with respect to
such liabilities and shall grant a waiver of subrogation; iv. Each such policy shall provide that a thirty (30) day written notice shall be given to Prueba de mpresa
prior to any material change or cancellation of such policy; and v. You will provide certificates of insurance to Prueba de mpresa when this Agreement is signed
and within a reasonable time after such coverage is renewed or replace, if the insurance certificates are not submitted within seven (7) days from the date of this
agreement or subsequent insurance renewal, this Agreement maybe cancelled at Prueba de mpresas option. f) If TUMI STAFFING uses a contractor and/or a
sub-contractor, they will ensure that the contractors and/or sub-contractors comply with the insurance provisions contained herein. g) TUMI STAFFING agrees
that the insurance coverages required to be maintained under the provisions of this Agreement shall not limit or restrict its liabilities under this Agreement. 4.2.
INSURANCE BY HOTEL HOTEL represents and warrants that Property is covered by a general liability insurance policy with limits of at least $1,000,000.00 /
$2,000,000.00. HOTEL further represents and warrants that it maintains commercial automobile liability insurance on vehicles owned, leased, or rented by
HOTEL ("HOTEL Vehicles") and which TUMI EMPLOYEES may operate in order to fulfill the duties set forth in this Agreement. Prior to any TUMI
EMPLOYEE operating any HOTEL Vehicle, HOTEL will deliver to TUMI STAFFING documentation certifying such insurance coverage further certifying that
TUMI STAFFING is identified as an additional insured under such policy. 5. PROTECTIONS 5.1. NON-SOLICITATION; NON-CIRCUMVENTION. a.
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HOTEL agrees that during the Term of this agreement, and for a period of one year following the termination of this agreement, HOTEL shall not knowingly solicit
(other than general solicitations for employment) for employment at the Hotel any employee of TUMI STAFFING. If such employee is hired to work at the Hotel
prior to such time period, either directly or through a third party, (UNAUTHORIZED EMPLOYMENT), HOTEL agrees to pay TUMI STAFFING a fee of Five
Thousand Dollars (\$5,000). HOTEL, however, shall not be responsible to pay the fee if HOTEL inadvertently hired an employee of TUMI STAFFING, but terminates that employee within 48 hours of receiving written notice from TUMI STAFFING of a violation of this provision. b. Both parties agree that once an
individual employee has completed Two Thousand and Eighty (2080) hours of billable service under TUMI STAFFING, the Hotel may request, subject to the
agreement of the employee, to convert that employee to a "Direct Hire" employee of the hotel. In such case, upon the agreement of the employee, the Hotel
agrees to pay a conversion fee of One Thousand Dollars (\$1,000). Upon completion of the payment of the conversion fee, TUMI STAFFING will then release
the employee to work as a Direct Hire of the hotel. The employee will then be an employee of the hotel and all responsibilities for payment of wages, benefits, and
insurance, will then belong to the HOTEL. TUMI STAFFING makes to warranties or guarantees that the employee will then continue to work for the hotel for an
minimum specified period of time, and is not liable should the employee quit, abandon their job, fail to perform or in any other way prove unsatisfactory as an
employee of the hotel. c. For the Purposes of this agreement an EMPLOYEE of TUMI STAFFING is defined as any person hired by TUMI STAFFING to wor
at HOTEL, at any time during the term of this agreement, without regard to the work status of the EMPLOYEE with TUMI STAFFING at the time the
UNAUTHORIZED EMPLOYMENT takes place. 6. Confidential Information For purposes of this Agreement, "Confidential Information" means information or
material of either Party which is proprietary, sensitive, valuable, or confidential to such Party, which may be, but is not limited to, network data, survey information trade secret information, customer information, ideas, technical information, scientific processes, business methods, product or business plans, marketing plans,
proposals, patent applications, forecasts, financial information, business records, "know-how" or plans, including the terms and conditions of this Agreement.
Exclusions: Confidential Information does not include information and data which the receiving Party can show (a) was publicly available at the time of disclosure
or has become publicly available through no violation of this Agreement by the receiving Party; (b) was validly in the receiving Party's possession prior to receipt
thereof from the disclosing Party; (c) was rightfully received by the receiving Party from a third party without restriction and without breach of any agreement; or
(d) was developed independently by the receiving Party without any reference to Confidential Information received from Company. 6.1. USE OF
CONFIDENTIAL INFORMATION Each Party may use the other Party's Confidential Information only for the purpose of performing his or her obligations
under this Agreement. Confidential Information shall be used for no other purpose. The receiving Party (the Party receiving Confidential Information) agrees that it
will not disclose the disclosing Party's (the Party disclosing its Confidential Information) Confidential Information to any third party without the disclosing Party's
prior written consent. The receiving Party shall not be liable, however, for any disclosure if the disclosure is required by law or order of court or governmental
agency, provided that the receiving Party notify the disclosing Party sufficiently in advance of the required disclosure so that the disclosing Party may act to protec the confidentiality of its information, and provided that the receiving Party assert the disclosing Party's claim of confidentiality in making the disclosure. 6.2. NON-
ATTRIBUTION No knowledge, possession, or use of HOTEL's Confidential Information will be imputed or attributed to TUMI STAFFING as a result of TUM
EMPLOYEES' access or ability to access to HOTEL's Confidential Information. 6.3. SURVIVABILITY; SPECIFIC PERFORMANCE. This Protections
Section shall survive termination of this Agreement and shall extend for 12 months after such termination of this Agreement. Breach of the provisions of this Section
may cause irreparable injury to TUMI STAFFING for which monetary damages are inadequate, difficult to compute, or both. Accordingly, the provisions of this
Section may be enforced by specific performance. 7. INDEMNIFICATION 7.1. DUTY TO INDEMNIFY; PROCEDURE Each Party (the "Indemnifying
Party") will defend, indemnify, and hold the other Party and its parent, subsidiaries, directors, officers, agents, representatives, and employees (the "Indemnified
Party') harmless from all claims, losses, and liabilities (including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and reasonable attorneys' fees) to the extent caused by the Indemnifying Party's breach and including court costs and including court costs are also at the index of the extent court costs and including court costs are also at the extent court costs and including court costs are also at the extent court costs and including court costs are also at the extent costs and including court costs are also at the extent costs are also at the extent costs and including court costs are also at the extent costs ar
of this Agreement; the Indemnifying Party's failure to discharge its duties and responsibilities set forth in paragraph in this Agreement; or the negligence, gross
negligence, or willful misconduct of the Indemnifying Party or its officers, employees, or authorized agents in the discharge of those duties and responsibilities. As a condition precedent to indemnification, the Indemnified Party will inform the Indemnifying Party in writing within 10 business days after it receives notice of any
claim, loss, liability, or demand for which it seeks indemnification under this Agreement. Each Party agrees to cooperate and to provide reasonable assistance to
the other Party in the investigation and resolution of any complaints, claims, actions, or proceedings that may be brought by or that may involve Turni Employees of
otherwise arises under this Agreement. 7.2. DISCLAIMER OF CONSEQUENTIAL AND SPECIAL DAMAGES TO THE MAXIMUM EXTENT
PERMITTED BY LAW, NEITHER PARTY NOR ANY RELATED ENTITY THEREOF SHALL BE LIABLE UNDER THIS AGREEMENT TO THE
OTHER PARTY, ANY RELATED ENTITY THEREOF, OR ANY OTHER THIRD PERSON FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL,
SPECIAL, RELIANCE, OR PUNITIVE DAMAGES OR FOR LOST OR IMPUTED PROFITS, LOST DATA, OR COST OF PROCUREMENT OF
SUBSTITUTE GOODS OR SERVICES WHETHER LIABILITY IS ASSERTED IN CONTRACT, TORT (INCLUDING NEGLIGENCE AND STRICT
PRODUCT LIABILITY), INDEMNITY, OR CONTRIBUTION, AND IRRESPECTIVE OF WHETHER A PARTY OR ANY RELATED ENTITY HAS
BEEN ADVISED OF THE POSSIBILITY OF ANY SUCH LOSS OR DAMAGE. 8. NO GUARANTIES TUMI STAFFING does not guaranty any performance result by TUMI EMPLOYEES. TUMI STAFFING further does not guarantee the credentials or expertise of any TUMI EMPLOYEE supplied by
TUMI STAFFING. TUMI STAFFING does not provide, and hereby disclaims, any express or implied warranties. 9. MISCELLANEOUS A. Definitions. All
capitalized terms shall have the definitions set forth herein. B. Survivability. Provisions of this Agreement, which by their terms extend beyond the termination or
non-renewal of this Agreement, will remain effective after termination or non-renewal. C. Amendment. No provision of this Agreement may be amended or
waived unless agreed to in writing and signed by both Parties. D. Severability. Should any provision of this Agreement for any reason be declared invalid or
unenforceable by final order of any court or regulatory body having jurisdiction, such decision shall not affect the validity of the remaining portions, and the
remaining portions shall remain in full force and effect as if this Agreement had been executed without the invalid portion. E. Merger. This Agreement and any
attached Exhibits contain the entire understanding between the Parties and supersede all prior agreements and understandings relating to the subject matter
contained therein. F. Binding. The provisions of this Agreement will inure to the benefit of and be binding on the parties and their respective representatives,
successors, and assigns. G. Waiver. The failure of a Party to enforce the provisions of this Agreement will not be a waiver of any provision or the right of such Party thereafter to enforce each and every provision of this Agreement. H. Assignment. HOTEL's duties under this Agreement are not assignable nor in any way
transferrable without the prior written consent of TUMI STAFFING, nor may HOTEL transfer or assign this Agreement without TUMI STAFFING's prior written
consent. I. Notice. Any notice or other communication will be deemed to be properly given only when sent via the United States Postal Service or a nationally
recognized courier, addressed as shown in the first page of this AGREEMENT. J. Force Majeure. Neither Party will be responsible for failure or delay in
performance of this Agreement if the failure or delay is due to labor disputes, strikes, fire, riot, war, terrorism, acts of God, or any other cause beyond the control
of the nonperforming Party. K. Authorization. The signatories to this Agreement represent and warrant they have the authority, permission, and ability to bind their
respective parties. EXECUTION BY THE PARTIES Authorized representative of the parties have executed this AGREEMENT below to express the parties'
agreement to its terms. HOTEL Prueba de mpresa By:
agreement to its terms. HOTEL Prueba de mpresa By: Name: Tumi STAFFING, INC. By: Name: Title: Title: Title: Title: Name: Title: Name: Name
Date: EXHIBIT A Rate Schedule EXHIBIT B Benefits Waiver EXHIBIT C Staff Confidentiality Agreement
EXHIBIT D Job Descriptions