Dated the \_\_\_\_ day of June 2013

# JK PETERSON PTE LTD

### AND

## KURO MAGORO JAPANESE RESTAURANT PTE LTD

### **TENANCY AGREEMENT**

For the term from 01/08/2013 to 31/07/2016 In respect of Unit No. #01-08, No. 2 Tuas South Street 2 Singapore 637895



# TENANCY AGREEMENT

(COMMERCIAL/INDUSTRIAL)

	AGREEMI <b>(WEEN:</b> -	ENT made the	day of	Two	· Thousand and	Thirteen (2013)
Sing Lan the	gapore an dlord" whi time being	d having its office ch expression sha	, (ROC No. 2007080 at No. 80, Tuas Av II where the context eversion immediately	enue 1, Singapore so admits include t	639525 (herei he person, com	nafter called "the pany or body for
inco Sing	rporated gapore 35	in the Republic o 7784 (hereinafter	NESE RESTAURAN f Singapore and ha called "the Tenant" v nitted assigns of the T	ving its registered which expression sh	office at 45 V nall where the c	Voodsville Close
WH	EREBY IT	IS AGREED as fo	oilows: -			
1.	The Landlord hereby agrees to let and the Tenant agrees to take the area reserved as Cantee known as Unit No. #01-08, on a "As It Is Where It Is Basis" within the Factory Building known a No. 2 Tuas South Street 2, Singapore 637895 (hereinafter referred to as "the Building") together with the use of all the fixtures and fittings; scheduled in the Handover List therein belonging to the Landlord;  TO HOLD the Demised Premises unto the Tenant for a term of Three (3) years from the 1 <sup>st</sup> day of August 2013 to the 31 <sup>st</sup> day of July 2016 (hereinafter called "the term") with an option to renew for another Two (2) years PAYING THEREFOR unto the Landlord during the term: -					
	1.1	Monthly Rental	for Furniture and Fitti	ngs as follows:-		
		The monthly	1 <sup>st</sup> August 2013 to 3 y rent for furniture ar ,000.00) plus prevaili	nd fittings at Singa	pore Dollars T	welve Thousand
	1.2	Month Rental fo	r Premises as follows	<u>::-</u>		
(a) For Period 1 <sup>st</sup> August 2013 to 31 <sup>st</sup> July 2016  The month rent for premises at Singapore Dollars Eighteen Thou (S\$18,000.00) plus prevailing GST rate.						Thousand Only
	first o	day of each calend the first day of the made on the exec	called "the rent") in related the first of the first of the term hereby created the term hereby created the term of this agreeme.	f such payments of d falls on a day othe	f rent (or an ap er than the first	portioned amoun day of the month

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#### 2. The Tenant HEREBY COVENANTS with the Landlord as follows: -

- 2.1 Fitting Out Period
  - 2.1.1 In consideration of the Tenant completing the said term and complying with all the said terms and conditions applicable to this Agreement, the Landlord agrees to grant the Tenant a fitting out period commencing from 1<sup>st</sup> July 2013 to 31<sup>st</sup> July 2013 (hereinafter called the "Fitting Out Period") (free of rent) for the Tenant to carry out such fitting out or other works (hereinafter collectively called "the Tenant's works") as the Tenant may require to carry out in connection with the use and enjoyment of the Demised Premises and which shall be completed by the Tenant within the Fitting Out Period.
  - 2.1.2 In the event that the said term is prematurely terminated by the Tenant for any reason whatsoever or this Agreement is determined by the Landlord in consequences of the Tenant's breach of the said terms and conditions applicable to this Agreement, then in addition to and without prejudice to any other rights or remedies of the Landlord, the Tenant shall compensate and pay to the Landlord on demand an amount calculated:-
    - (a) at the monthly rate equivalent to the rent and the goods and services tax thereon which would haven been applicable if the Fitting Out Period constituted part of the said term: and
    - (b) for the entire duration of the Fitting Out Period.
- 2.2 To pay the said monthly rent, by GIRO payment to Landlord's bank account, on the days and in the manner aforesaid without any set-off demand or deduction whatsoever. Detail of Landlord's Bank Account is as follows: -

Name of Bank: United Overseas Bank Limited

Account No. : 375-301-626-9

Branch Address: UOB Upper Bukit Timah

148, Upper Bukit Timah Road #02-01

Singapore 588178

- To pay on or before the signing of this Agreement a security deposit equivalent to three (3) months' rent amounting to Singapore Dollars Ninety Thousand Only (\$\$90,000.00) and a Utilities Deposit of Singapore Dollars Ten Thousand Only (\$\$10,000.00) as security for the due performance and observance by the Tenant of all the agreements obligations undertakings and conditions on the part of the Tenant herein undertaken to be performed and observed and the said sum shall be retained by the Landlord until the expiration of the term hereby created.
  - 2.3.1 Provided Always in the event the Tenant shall fail to perform or observe any of the covenants conditions stipulations or agreements herein contained, then such part of the deposit as shall be necessary remedy of such breach shall be forfeited by the Landlord and applied thereto (without prejudice to the Landlord's right of action against the Tenant where the said deposit shall be insufficient for the purpose). If any amount shall be forfeited by the Landlord from the said deposit in accordance herewith the Tenant shall within seven (7) days after the date of the Landlord's written demand pay to the Landlord a sum equivalent to the amount so forfeited as deposit.

Signed by Landlord Tenant Page 2 of 11

- 2.3.2 Provided Always the said deposit shall not be deemed to be treated by the Tenant as payment of rent or other charges, and in the event the term hereby created is sooner determined by the Tenant the said deposit shall be forfeited to the Landlord absolutely but the above shall not prejudice any right of action or other remedies of the Landlord for the recovery of any rental monies, damages, loss and costs due to the Landlord by the Tenant for the earlier determination of the term hereby created or in respect of any antecedent breach by the Tenant of any of the provisions of this tenancy;
- 2.3.3 Provided always that the Tenant shall perform and observe the said stipulations conditions and covenants up to including the date of expiration of the term, the Landlord shall upon such expiration refund the deposit free of interest to the Tenant.
- 2.4 To pay the stamp fees incurred in connection with the preparation of this Agreement and any prior accompanying or future documents in any way relating to this Agreement.
- 2.5 To pay the Landlord all charges in respect of the supply of electricity and water usage in the Demised Premises, (calculated according to the sub-meter reading multiply by Utility Provider's prevailing rates plus Government tax thereon) and other charges (based on 4% of the electricity bill), in maintaining the main substation within seven days upon receipt of Landlord's invoice for utilities charges.
- 2.6 To pay directly to the service providers all charges (including the Government tax thereon) for any telephone, telex, teleprinters, facsimile and/or other services established by the Tenant for connection to the Demised Premises.
- 2.7 To pay prevailing Goods and Services Tax levied or imposed on the rent and such other moneys as are required to be paid under this Tenancy Agreement from the commencement of the term hereby created. The Landlord shall not be liable to reimburse the Tenant for any amount of taxes or impositions paid by the Tenant under this Agreement.
- 2.8 To engage at Tenant's own cost and expenses the services of a registered electrical contractor for the installation of electrical fixture or causing to be installed or repairing or causing to be repaired any or all electrical fixtures within the Demised Premises.
- 2.9 To engage at Tenant's own cost and expense, cleaners to maintain the hygiene and cleanliness of the canteen including toilets, specialist to maintain and service the Oil Interceptor and Exhaust System and Pest Control company to control pest infestation with the Demised Premises.
- To keep the interior of the Demised Premises including the electrical roller shutter door and the Landlord's fixtures and fittings therein including without limiting the generality of the foregoing, all doors locks window frames window glass and fittings floors interior plaster and other finishing materials and rendering to walls and ceiling drainage water and other pipes and sanitary water gas and electrical apparatus and wiring airconditioning and other installations from the points where the supplies exit from the meters serving the Demised Premises in good clean tenantable substantial and proper repair and condition (fair wear and tear excepted). To make good to the satisfaction of the Landlord any damage or breakage caused to the Demised Premises or other parts of the Building or to the Landlord's fixtures and fittings therein by the bringing in or removal of the Tenant's goods or effects or resulting from any neglect or malicious act or default of the Tenant or its employees invitees or visitors. If the Tenant shall fail for whatever reason to maintain the same then the Landlord may do so and the cost of maintenance or repairs shall be a debt due from the Tenant to the Landlord and be recoverable as such.

Signed by Landlord\_

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- 2.11 To keep all taps, washbasins, water closets, sinks cisterns, drains, pipes, wires, conduits, fittings, equipment and apparatus within the Demised Premises clean and in good working order and repair and (where applicable) clear and free from blockage and to make good all damage occasioned to the Demised Premises or to any other part of the Building through improper use or by the negligence of the Tenant or of any person for the time being in or using the Demised Premises or by any breach of the Tenant's obligations hereunder.
- 2.12 The Tenant accepts the Demised Premises as per existing condition and immediately upon determination of the term hereby created the Tenant shall reinstate the Demised Premises, the same as it was delivered at the beginning, at the Tenant's expense and costs in accordance to the instruction of the Landlord and deliver the Demised Premises to the Landlord in good and tenantable condition (fair wear and tear excepted) and if the Tenant shall not within fourteen (14) days after the determination of the term hereby created reinstate the Demised Premises in accordance to the Landlord's instruction the Landlord reserves the right to reinstate the Demised Premises and the cost thereof shall be a debt due from the Tenant to the Landlord and recoverable forthwith as such.
  - 2.12.1 Any alteration or redecoration or partitioning or additions of power points, meter, air-conditions, lightings, etc., to the Demised Premises or to the existing fixtures fittings therein desired by the Tenant shall be carried out by qualified contractors and at Tenant's own cost and expense subject in all cases to the prior written consent of the Landlord and provided that such works are in conformity with all relevant laws, by-laws and regulations of all relevant authorities.
  - 2.12.2 Upon determination of the term hereby created such additions and alterations shall remain a property of the Landlord and shall not be removed without first obtaining the permission of the Landlord.
  - 2.12.3 In the event the Landlord requires such additions and alterations to be removed the Tenant shall remove at Tenant's own cost and expense such addition or alteration made to the Demised Premises to the satisfaction of the Landlord and deliver the Demised Premises in good and tenantable condition (fair wear and tear excepted) and if the Tenant shall not within fourteen (14) days after the determination of the term hereby created remove such addition/alteration in accordance to the Landlord's instructions then the Landlord shall remove or cause the same to be removed and the cost thereof shall be a debt due from the Tenant to the Landlord and be recoverable forthwith as such.
- 2.13 To permit the Landlord and its duly authorised agents with or without workmen and others all reasonable times to enter upon the Demised Premises and to view the condition thereof and forthwith to repair amend and make good in a proper and workmanlike manner any defects for which the Tenant is liable and of which written notice shall be given to the Tenant or left on the Demised Premises and to pay the Landlord's costs of survey or otherwise in respect of the preparation of such notice and if the Tenant shall not within seven (7) days after the service of such notice proceed diligently with the execution of such repairs or works then the Landlord may enter upon the Demised Premises and execute such repairs or works and the cost thereof shall be a debt due from the Tenant to the Landlord and be recoverable forthwith as such.

Signed by Landlord Tenant Page 4 of 1

- 2.14 Not to store or bring upon the Demised Premises or any part thereof, any arms ammunition or unlawful goods, gun-powder or any goods or things which in the opinion of the Landlord are of an obnoxious, dangerous or hazardous nature or any explosive or combustible substance Provided Always that if any combustible or inflammable materials are stored in the Demised Premises with the consent in writing of the Landlord, any increase in the premium on fire or other insurance as may have been taken out by the Landlord for the same shall be borne by the Tenant.
- 2.15 Not to do or permit to be done anything whereby the policy or policies of insurance taken by the Landlord, against damage by fire on the Demised Premises or on the Building may become void or voidable or whereby the premium may be increased and to repay to the Landlord any sums paid by the Landlord by way of increased premium and any expenses incurred by the Landlord or rendered necessary in or about any renewal of such policy or policies by reason of a breach or non-observance of this undertaking.
- 2.16 Not to use or permit to be used the Demised Premises or common areas of the Building for any unlawful purpose or for any purposes other than those for which they were constructed and not to do or permit to be done any act or thing which may become a nuisance or interfere with the quiet occupation or comfort of the Landlord or of any of the other tenants or occupants of the Building, and not to permit anyone to sleep or reside therein.
- 2.17 Not to use the Demised Premises for any unlawful or unethical business practice or conduct the Tenant's business in such manner as to prejudice the goodwill and reputation of the Building and strictly not to operate Mini-mart or grocery store within the Demised Premises.
- 2.18 Not to use the Demised Premises or any part thereof for any purposes other than *Canteen* only and to obtain licences and permits at Tenant's own cost and expense from the relevant authorities where necessary prior to the commencement of Tenant's business.
- 2.19 Not to assign, sublet or part with the possession of the said premise or any part thereof without the consent of the Landlord which consent shall not be unreasonable withheld in the case of a respectable and responsible tenant. HSR Int'l Realtors Pte Ltd shall be the Appointed Agent to handle the Assignment upon receiving consent from the Landlord.
- Not to affix, paint or otherwise exhibit or permit to be affixed, painted or otherwise exhibited upon any part of or on the exterior wall of the Demised Premises or in any part of the Building without the prior written consent of the Landlord and the relevant Government authorities any signboard, announcement, placard, poster, advertisement, or any other notices whatsoever. The license fees or charges if any, for signages imposed by the Government authorities shall be borne by the Tenant.
- 2.21 Not to place any machinery or goods outside the Demised Premises including carparks, passageways, or park any vehicle or place any machinery within the loading/unloading bay area or any parts of the Building used in common with the Landlord and its other tenants. If the tenant shall place any machinery or goods in the area as aforesaid and shall fail to remove within 24 hours after demand to do so by the Landlord, the Landlord shall have the right to remove or cause to be removed the same at the Tenant's expense without incurring liability thereof or charge the Tenant for the space occupied accordingly at a rate to be determined by the Landlord.

Signed by Landlord

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- 2.22 Not to exceed the maximum electricity load and not to load or permit to be loaded on any part of the floors of the Demised Premises weights exceeding those specified by the Landlord or other relevant authorities (where applicable).
- 2.23 Not to allow any form of unauthorized persons, illegal workers, that is, persons not under the care control or employment of the Tenant to enter the Demised Premises; the Tenant hereby undertakes the responsibility and duty to provide ample security (whether in the form of personnel or equipment) to ensure the compliance of the clause mentioned herein.
- 2.24 Not to throw or permit to be thrown dirt, rubbish, rags, drums or other refuse except into proper bins or other containers provided by the Tenant for such purposes.
- At all times throughout the term hereby created, to effect and keep current the following insurance policies in respect of the Demised Premises and to submit proof of such insurance policies to the Landlord as soon as it is practicable. In the event that the Tenant fails to comply with this requirement, the Landlord shall be entitled to do so and all costs incurred shall be borne by the Tenant.
  - 2,25.1 Public Liability (minimum sum insured Singapore Dollars Two Million)
  - 2.25.2 Insurance policy to cover all goods belonging to or held in trust by the Tenant in the Demised Premises against loss or damage by fire;
  - 2.25.3 In the case the said premises or any part thereof shall at any time during this tenancy be destroyed or damaged by fire lightning riot explosion or any other cause beyond the control of the parties hereto so as to be unfit for occupation and use, then and in every such case (unless the insurance money shall be wholly or partially irrecoverable by reason solely or in part of any act, default, neglect or omission of the Tenant or any part of their servants agents occupiers guests or visitors), the rent hereby reserved or a just and fair proportion thereof according to the nature and extent of the destruction or damage sustained shall be suspended and cease to be payable in respect of any period while the said premises shall continue to be unfit for occupation and use by reason of such destruction or damage. In case the said premises shall be destroyed or damaged as aforesaid, either party shall be at liberty by notice in writing to the other determine this tenancy, and upon such notice being given, this tenancy or the balance thereof shall absolutely cease and determine and all the deposit paid hereunder together with a reasonable proportion of such advance rent as has been paid hereunder, where applicable, shall be refunded to the Tenant forthwith but without prejudice to any right of action of either party in respect of any antecedent breach of this Agreement by the other.
- At all times to comply with all such requirements as may be imposed on the occupier of the Demised Premises by any statutes now or hereafter in force and any orders rules requirements regulations and notices there under and to indemnify the Landlord against any loss or damage suffered by the Landlord by reason of the Tenant's breach of its obligations under this provision.
- 2.27 To give to the Landlord notice of any notices or orders served by any Government or statutory body with respect to the Demised Premises which require the attention of or compliance by the Landlord and to indemnify the Landlord against any loss or damage suffered by the Landlord by reason of the Tenant's breach of this provision.

Signed by Landlord\_

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- 2.28 The Tenant shall at his own cost and expense and subject to the prior approval in writing of the relevant governmental and statutory authorities provide suitable and proper foundation for all machinery, equipment and installations in connection with the approved usage at the sublet Demised Premises. The Landlord shall not be liable for any loss, damage or inconvenience that the Tenant may suffer in connection with any defects caused to the ground/production floor slabs or apron slabs by overloading and any subsidence or cracking of the ground/production floor slabs, aprons, drains and driveways of the sublet Demised Premises or from other defects inherent or otherwise in the sublet Demised Premises. The Landlord will provide the Tenant drawings/static calculations and details as necessary (drains, culverts, cable runs etc) that pass through or under the Demised Premises.
- 2.29 During the three (3) months immediately preceding the expiration of this Agreement and unless the Tenant shall have exercised its option to renew the tenancy, to allow at all reasonable times prospective tenants or occupiers to inspect the Demised Premises by prior appointments.
- 2.30 At the expiration or sooner determination of the term hereby created peaceably and quietly to yield up the Demised Premises to the Landlord together with the Landlord's fixtures and fittings therein hereto as good and tenantable repair and condition in accordance with the Tenant's covenants herein contained and with all locks keys and fastenings complete, and to reinstate the Demised Premises to the condition it was in when the Landlord delivered possession of the Demised Premises to the Tenant and to make good at the expense of the Tenant any damage or defacement caused by the removal of the fixtures, fittings or other property of the Tenant including the removal of any lettering or name plate and if the Tenant fails to so reinstate the Demised Premises or make good such damage or defacement the Landlord may do so and the Tenant shall pay to the Landlord the cost thereof within seven (7) days of the Landlord notifying the amount to the Tenant. The Tenant shall also pay to the Landlord as liquidated damages for the period during which the aforesaid reinstatement works or repairs are being carried out by the Landlord, an amount equivalent to the rent which the Landlord would have been entitled to receive from the Tenant for such period as though such period had been added to the term hereby created.

#### 3. The Landlord HEREBY COVENANTS with the Tenant as follows: -

- 3.1 The Tenant paying the rent and hereby reserved and performing and observing the several covenants and conditions on the Tenant's part and the conditions herein contained shall peaceably hold and enjoy the Demised Premises during the term without any interruption by the Landlord or any person rightfully claiming under or in trust of the Landlord.
- 3.2 To pay all future rates assessments taxes and outgoings in respect of the Demised Premises.
- To maintain the structural condition of the said premises and to keep the roof of the said premises in good and tenantable repair and condition.
- 3.4 The Landlord shall at its expense, apply for on behalf of the Tenant to obtain NEA food shop licence (main licence and drink stall licence only) and provide the sub-meters to facilitate the reading of Power Supply monthly charges incurred thereof.

Signed by Landlord\_

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### 4. PROVIDED ALWAYS AND IT IS HEREBY AGREED as follows: -

- 4.1 If the rent hereby reserved or any part thereof shall at any time be unpaid for seven (7) days after becoming payable whether formally demanded or not, or if any undertaking on the Tenant's part herein contained shall not be performed or observed or if the Tenant being an individual shall become bankrupt or being a company shall go into liquidation (except for the purposes of amalgamation or reconstruction) or if the Tenant shall make any assignment for the benefit of its creditors or enter into an agreement or make any arrangement with its creditors for liquidation of its debts by composition or otherwise then and in any one of the said cases it shall be lawful for the Landlord at any time thereafter to forfeit the deposit paid by the Tenant hereunder and to re-enter upon the Demised Premises or any part thereof in the name of the whole and thereupon this letting shall absolutely cease and determine but without prejudice to the right of action of the Landlord against the Tenant in respect of any antecedent breach of the Tenant's undertakings herein contained.
- 4.2 Without prejudice to the Landlord's rights under clause 4.1 above, the Tenant shall pay to the Landlord on demand interest calculated base on the prime lending rate of local Banks prevailing on the date payment of any rent or any other monies due under this Agreement from the date that the same is due up to the actual date of payment if the said monies remain unpaid for more than seven (7) days after the same are due (whether formally demanded or not).
- 4.3 Notwithstanding anything herein contained the Landlord shall not be liable to the Tenant, its agents, servants, invitees or licensees nor shall the Tenant have any claim against the Landlord in respect of: -
  - 4.3.1 any interruption in any of the services hereinbefore mentioned by reason of necessary repair or maintenance of any installations or apparatus or damage thereto or destruction thereof by fire water riot act of God or other cause beyond the Landlord's control or by reason of mechanical or other defect or breakdown or other inclement conditions or shortage of manpower, fuel, materials, electricity or water or by reason of labour disputes;
  - 4.3.2 any act, omission, default, misconduct or negligence of any watchman, attendant or other servant or employee, independent contractor or agent of the Landlord in or about the performance or purported performance of any duty relating to the provision of the said services or any of them;
  - 4.3.3 any damage, injury or loss arising out of the leakage of the piping, wiring and/or sprinkler system in the Building and/or the structure of the Building and/or any defect in the Building.
- 4.4 The Tenant shall indemnify and keep indemnified the Landlord in full from and/or against:-
  - 4.4.1 all claims demands action suits proceedings orders damages costs losses and expenses of any nature whatsoever which the Landlord may suffer or incur in connection with loss of life personal injury and/or damage to property arising from or out of any occurrence in upon or at the Demised Premises or the use of the Demised Premises or any part thereof caused by the Tenant or by any of the Tenant's employees independent contractors agents invitees or licensees;

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- 4.4.2 any part thereof and to all property therein caused directly or indirectly by the Tenant and in particular but without limiting the generality of the foregoing caused directly or indirectly by the use or misuse waste or abuse of water gas or electricity or faulty fittings or fixtures of the Tenant.
- 4.5 No waiver whether express implied or due to an oversight by the Landlord of one breach default or non-observance or non-performance of any of the provisions in this Agreement contained or implied shall operate as a waiver of any continuing or subsequent breach of the same or of any other covenant obligation or provision in this Agreement contained or implied nor shall it operate in any manner so as to default or affect in any way the rights of the Landlord in respect of any such continuing or subsequent breach default or non-observance or non-performance. The acceptance by the Landlord of rent hereby reserved shall not be deemed to operate as a waiver by the Landlord of any right to proceed against the Tenant in respect of any breach by the Tenant of any of its obligations hereunder.
  - 4.6 Any time or other indulgence granted by the Landlord under this Agreement shall be without prejudice to and shall not be taken as a waiver of any of the Landlord's rights under this Agreement nor shall it prejudice or in any way limit or affect any statutory rights powers and remedies from time to time vested in or exercisable by the Landlord.
  - 4.7 Option to renew: -
    - 4.7.1 If the Tenant shall be desirous of renewing the tenancy hereby created for a further term and shall notify the Landlord in writing to that effect not less than Three (03) months prior to the determination of the term hereby created, and provided the Tenant shall not at any time during the term hereby created have been in breach of any of the covenants conditions stipulations and undertakings herein contained and on its part to be performed and observed, and shall pay the rent hereby reserved and shall perform and observe the obligations and stipulations on the Tenant's part herein undertaken to be performed up to the expiration of the term hereby created the Landlord shall at the expense of the Tenant let the Demised Premises to the Tenant for a further term of Two (2) years (hereinafter referred to as "the second term") to commence the day immediately after the expiration of the term hereby created, at a revised rent and on terms and conditions to be mutually agreed by the Landlord and the Tenant. It is hereby agreed where applicable; the Tenancy is renewed or extended, the Landlord shall upon the execution of the new or extended Tenancy pay to the Broker a commission of half (1/2) month's revised gross rental & GST thereon for every twelve (12) months or part thereof of the new or extended Tenancy.
    - 4.7.2 The Landlord shall on the written request of the Tenant through the Broker, made not less than three (3) months before the date of expiry of this tenancy, and if there shall not at the time of such request by any existing breach of any non-observance of any of the conditions, covenants or stipulations on the part of the Tenant herein contained, at the expense of the Tenant, grant to the Tenant a tenancy of the said premises for a further term of Two (2) years from the date of this expiry of current tenancy; at a rent to be mutually agreed, based on the prevailing market rent but otherwise containing the like conditions, covenants and stipulations as are herein contained with the exception of this option for renewal. The Tenant shall within fourteen (14) days of the Tenant's receipt from the Landlord's Letter of Offer to renew, exercise the Option of Renewal, otherwise the Landlord shall be under no obligation to let the Demised Premises to the Tenant and free to terminate all negotiations with the Tenant.

Signed by Landlord

Tenant

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- 4.8 In the event of a Sale of the said premises, the Landlord shall be entitled to assign all the rights and obligations stipulated in this Agreement including to refund by way of transfer all the security deposit paid under clause (2.3) to the Purchaser of the said premises. The New Owner/Landlord shall be obligated to perform and observe the same till date of expiry of this Tenancy Agreement.
- 4.9 If any one or more of the provisions contained in this Agreement shall be deemed invalid, unlawful or unenforceable in any respect under any applicable law, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.
- 4.10 All terms & conditions as contained in the Letter Of Intent dated 23<sup>rd</sup> May 2013, shall be deemed to have full force & effect as if it contained in this Tenancy Agreement and the parties hereby covenant to perform and observe the same.
- 4.11 Any notice in writing required to be served hereunder shall be deemed to be sufficiently served on the other party if sent by prepaid registered post in any envelope addressed to that party and sent to the address of that party stipulated in this Agreement (or to such other address as shall have been previously notified in writing), or sent by facsimile transmission to that party. In addition to the above, any notice to be served on the Tenant shall also be sufficiently served if left at the Demised Premises in an envelope addressed to the Tenant.
- 4.12 The validity, construction, interpretation and enforcement of this Agreement and any other document or agreement contemplated herein and all rights remedies powers obligations and liabilities hereunder and thereunder shall be governed by the laws of the Republic of Singapore.

### 5. In this Agreement: -

- 5.1 Where the context so admits or requires:-
  - 5.1.1 words importing the singular number shall include the plural and vice versa.
  - 5.1.2 words importing the masculine gender shall include the feminine gender and neuter gender and vice versa; and
  - 5.1.3 words importing persons shall include corporations.
- Where two or more persons are included in the expression "the Tenant" all covenants, agreements, terms, conditions and restrictions shall be binding on them jointly and each of them severally and shall also be binding on their personal representatives and permitted assigns respectively jointly and severally.
- 5.3 "month" means "calendar month".

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"common areas" shall mean those parts which are note part of the Demised Premises and facilities of and in the Building which are not demised or intended to be demised by the Landlord to the Tenant or to any other tenant and which are now or hereafter provided by the Landlord for the common use of tenants in the Building and their respective agents customers employees invitees and licensees in common with the Landlord and all other persons having the like right to use the same including but without limiting the generality of the foregoing all roads walls walkways passages entrances and such other areas amenities grounds and conveniences from time to time provided or made available by the Landlord.

AS WITNESS the hands of the parties hereto the day and year first above written.

SIGNED by LANDLORD For and on behalf of JK PETERSON PTE LTD

Name: NRIC Nos:

In the presence of:-

For and on behalf of Landlord



SIGNED by TENANT
For and behalf of
KURO MAGORO JAPANESE RESTAURANT
PTE LTD

Name: Mr Hing Lee Hwa NRIC NOs: S7962806I

In the presence of:-

Jane Wan Chun R005816I HSR Int'l Realtors Pte Ltd For and on/behalf of Tenant

