

ACTION CALENDAR September 19, 2023

To: Honorable Mayor and Members of the City Council

From: Dee Williams-Ridley, City Manager

Submitted by: Peter Radu, Assistant to the City Manager

Subject: Contract Amendment for Extending the Lease for the Real Property at 1461

University Avenue

#### RECOMMENDATION

Adopt an Urgency Ordinance authorizing the City Manager to execute an amendment to Contract No. 32200202 with Shree Jalasai Lodging, LP for the real property located at 1461 University Avenue, Berkeley, extending the term for 30 months and increasing the total cost by \$5,362,043, for a new contract not-to-exceed amount of \$8,367,313, for the purposes of extending the interim noncongregate shelter program at this location.

#### FISCAL IMPACTS OF RECOMMENDATION

Total costs for this lease are not to exceed \$124 per room per night for 43 rooms, plus a \$2000 per room fund for damages payable upon lease termination, for a total increase of \$5,362,043, which will be paid for using State of California Encampment Resolution Funding grant funds, leftover UC Berkeley donation funds from the original lease, as well as funding from Measure U1 that will no longer be needed for Homekey. These funds will be appropriated in the Second Amendment to the FY2024 Annual Appropriations Ordinance.

#### **CURRENT SITUATION AND ITS EFFECTS**

On April 26, 2022, the Council adopted an urgency ordinance to enter into a lease for the Rodeway Inn, using a combination of a California Encampment Resolution Funding grant and a UC Berkeley donation to operate noncongregate interim housing at the Rodeway Inn for the cohort of individuals currently living in the encampment at People's Park. That program, since its inception, has successfully served 110 people; of the 72 people who have exited the program, 35 (49%) have moved directly into permanent housing – a success rate approaching half of all exits.

Shortly thereafter, staff issued an RFP, and eventually an application, for the State of California's Homekey Program to purchase the motel and convert it to permanent supportive housing for people experiencing homelessness. As of the drafting of this report, the State is still reviewing the City's Homekey application. With the lease for the existing interim shelter program ending on October 31, 2023, if the application is not

accepted, the immediate future of this successful noncongregate shelter program will be at stake.

The proposed contract amendment, as specified in Exhibit A attached to this report, continues the existing master lease for 43 rooms at a flat price of \$124 per room per night, as well as a renewed damage fund not to exceed \$2000/room payable at the end of the lease, for a total amount not to exceed \$5,080,450. This includes regular cleaning, linen service, and supplies to the rooms. Staff propose to contract with Housing Consortium of the East Bay (HCEB) to provide the social services component of the program, as the current service provider, Abode Services, is not interested in continuing their contract with the city. Staff are bringing a contract with HCEB to Council in a separate report on the 10/3/23 Council agenda.

Increasing access to interim housing for persons experiencing homelessness is consistent with the City's strategic priorities, and specifically the July, 2021 endorsement of the All Home Regional Action Plan.

#### **BACKGROUND**

In February 2022, the City was awarded just over \$4.7M in State of California Encampment Resolution Funding grant funds to operate the Rodeway Inn as the primary interim housing option for people living in People's Park. On April 26, 2023, the Council approved a lease and a services contract with Abode Services to operate the Rodeway Inn as an interim noncongregate housing program. On October 31, 2023, the current lease at the Rodeway will expire.

#### ENVIRONMENTAL SUSTAINABILITY AND CLIMATE IMPACTS

There are no identifiable environmental impacts associated with this lease. Providing noncongregate interim housing for those currently living in encampments in Berkeley will reduce the negative impact of encampments on Berkeley's environment and waterways.

#### RATIONALE FOR RECOMMENDATION

If adopted, this lease amendment will allow the City to continue providing safe, low-barrier noncongregate shelter options to people living in encampments. Data from the Homeless Response Team (which will be the source of referrals for the extended Rodeway Inn program) shows that, between September 2021 and April 2023, roughly 500 shelter (both congregate and noncongregate) offers were made to people on the streets in Berkeley, with an overall acceptance rate of 43%; for noncongregate offers, that acceptance rate increased to 84%, demonstrating the effectiveness of this intervention for people living in encampments.

Adopting the agreement by Urgency Ordinance is appropriate in light of the current shelter crisis and the imminent expiration of the existing lease contract. By adopting this

agreement through an Urgency Ordinance, it will be possible to execute a lease with an effective date of November 1, 2023.

#### ALTERNATIVE ACTIONS CONSIDERED

Staff considered a short-term extension of the Rodeway Inn through March 31, 2023 (to get through the immediate rainy season) using existing ERF and Measure P funding already approved for the program, but then closing the program and saving the \$8.5M in Homekey funding already approved by Council for a future Homekey funding opportunity in 2024 or some other similar use. Staff advise against this alternative action for three reasons:

- 1. There is an immediate need for continuing this interim shelter now, and no identified locations for those living in this program have been identified, whereas the future Homekey funding and real estate opportunities are unknown at this time; and
- 2. On July 12, 2021, Council adopted the All Home Regional Action Plan, which commits the city to a 75% reduction in unsheltered homelessness over 3 years. While prioritizing funding for interim housing over future permanent housing opportunities may seem inconsistent with the 1-2-4 framework in this plan, it is actually very consistent with the plan, which acknowledges that communities such as Berkeley may need to immediately invest in interim housing up front to quickly get people off the street before finding permanent solutions to their homelessness:
  - "1-2-4" is not a prescription or a one-size-fits-all solution. It's a ratio that illustrates proportionate investment in three strategies simultaneously. In order to reduce unsheltered homelessness rapidly, most cities or counties will need to frontload investment into interim housing options, such as leasing or purchasing motels, tiny homes, mobile homes or other temporary housing options.<sup>1</sup>
  - Given that the All Home Regional Action Plan is the City Council's current endorsed unsheltered homelessness strategy, continuing this lease using freed-up Homekey funding now is consistent with this strategy.
- 3. Over the last year, the City has lost more year-round interim shelter capacity than it has gained: while we have added 27 beds at the Berkeley Inn and 23 beds at the new Super 8 program, we have lost 50 beds at Horizon and 40 safe RV parking spaces at SPARK (both at 742 Grayson, which closed in December 2022) and 22 beds at the Emergency Respite trailer program (which ended June

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<sup>&</sup>lt;sup>1</sup> See p. 13, <a href="https://berkeleyca.gov/sites/default/files/documents/2021-07-13%20">https://berkeleyca.gov/sites/default/files/documents/2021-07-13%20</a> 13%20<a href="https://berkeleyca.gov/sites/default/files/documents/2021-07-13%20</a> 13%20<a href="https://berkeleyca.gov/sites/default/files/documents/2021-07-13%20<a href="https://berkeleyca.gov/sites/documents/2021-07-13%20<a href="https://berkeleyca.gov/sites/default/files/documents/2021-07-13%20<a href="https://berkeleyca.gov/sites/documents/2021-07-13%20<a href="https://berkeleyca.gov/sites/default/files/documents/2021-07-13%20<a href="https://berkeleyca.gov/sites/documents/2021-07-13%20<a href="https://berkeleyca.gov/sit

2023) for a net loss of 62 beds/interim spaces. The City cannot afford to continue losing shelter capacity in the midst of a Council-declared shelter crisis.

#### **CONTACT PERSON**

Peter Radu, Assistant to the City Manager, 510 981-7045

#### Attachments:

1: Urgency Ordinance

Exhibit A: Contract Amendment

Exhibit B: Lease Agreement from May 1, 2022.

ACTION CALENDAR September 19, 2023

#### ORDINANCE NO. X,XXX N.S.

AUTHORIZING THE CITY MANAGER OR HER DESIGNEE TO EXTEND A LEASE AND ANY NECESSARY AMENDMENTS WITH SHREE JALASAI LODGING, LP, DBA RODEWAY INN, BERKELEY, FOR REAL PROPERTY LOCATED AT 1461 UNIVERSITY AVENUE, BERKELEY, CA.

BE IT ORDAINED by the Council of the City of Berkeley as follows:

Section 1. The City Council finds as follows:

- The City of Berkeley is facing a growing housing and homelessness crisis, in part exacerbated by the acute lack of affordable housing and supportive housing for people experiencing homelessness; and
- b. Encampments in Berkeley are inherently unhealthy for their residents and frequently problematic for surrounding neighbors; and
- c. Resolving encampments requires working with their residents to find viable alternatives to their unsheltered status, such as low-barrier, noncongregate interim housing options; and
- d. April 26, 2022, the City Council adopted Ordinance No. 7,807-N.S. to master lease the Rodeway Inn at 1461 University Avenue to operate a low-barrier noncongregate shelter for people living in encampments; and
- e. The current lease expires on Oct. 31, 2023, putting the future of the interim program currently running at the Rodeway at risk of closure; and
- f. The property owner, Shree Jalasai Lodging, LP, dba Rodeway Inn, Berkeley, has offered to extend the lease on the same terms (43 rooms at a rate of \$124 per room per night and \$2000 per room in damage funds), to the City for purposes of establishing a homeless shelter for an additional 30 months.

<u>Section 2.</u> The City Manager or her designee is hereby authorized to enter into a lease contract amendment starting November 1, 2023 with Shree Jalasai Lodging, LP, dba Rodeway Inn, Berkeley for real property located at 1461 University Avenue on substantially the same terms as set forth in Exhibit A. The rent will be \$124 per room per night, including \$2000 per room in damage funds, and will be paid by State of California Encampment Resolution Funding grant funds and City of Berkeley General Funds.

<u>Section 3.</u> This Ordinance is adopted as an urgency ordinance pursuant to the Charter of the City of Berkeley, Article XIV, Section 93 and shall be effective immediately. The City Council finds and determines that the adoption of this Ordinance as an urgency ordinance is necessary for the immediate preservation of the public peace, health and safety of the residents of the City of Berkeley.

<u>Section 4.</u> Copies of this Ordinance shall be posted for two days prior to adoption in the display case located near the walkway in front of Old City Hall, 2134 Martin Luther King Jr. Way within fifteen calendar days of adoption, copies of this Ordinance shall be filed at each branch of the Berkeley Public Library and the title shall be published in a newspaper of general circulation.

Public Public

Contract #32200202

#### AMENDMENT TO CONTRACT

THIS CONTRACT is entered into on November 1, 2023 between the CITY OF BERKELEY ("City"), a Charter City organized and existing under the laws of the State of California, and Shree Jalasai Lodging, LP dba Rodeway Inn ("Contractor") a company, doing business at 1461 University Ave, Berkeley, CA.

WHEREAS, City and Contractor previously entered into Contract Number 32200202, dated May 16, 2022, which Contract was authorized by the City Council of the City of Berkeley.

WHEREAS, on October 3,2023, by Ordinance No. -N.S., the Berkeley City Council authorized amendment of said Contract as set forth below.

THEREFORE, City and Contractor mutually agree to amend said Contract as follows:

Section 2 is amended to read as follows:

#### PAYMENT

For services referred to in Section 1, City will pay Contractor a total amount not to exceed \$8,367,313. City shall make payments to Contractor in accordance with provisions described in Exhibit B, which is attached to and made part of this Contract.

Section 3.a. is amended to read as follows:

#### **TERM**

This Contract shall begin on November 1, 2023 and end on April 30, 2026. The City Manager of the City may extend the term of this Contract by giving written notice.

3. Further, this Contract is amended to include the following language regarding the

Public

City's Sanctuary Contracting Ordinance:

#### SANCTUARY CITY CONTRACTING

Contractor hereby agrees to comply with the provisions of the Sanctuary City Contracting Ordinance, B.M.C. Chapter 13.105. In accordance with this Chapter, Contractor agrees not to provide the U.S. Immigration and Customs Enforcement Division of the United States Department of Homeland Security with any Data Broker or Extreme Vetting Services as defined herein:

- a. "Data Broker" means either of the following:
  - The collection of information, including personal information about consumers, from a wide variety of sources for the purposes of reselling such information to their customers, which include both private-sector business and government agencies;
  - The aggregation of data that was collected for another purpose from that for which it is ultimately used.
- b. "Extreme Vetting" means data mining, threat modeling, predictive risk analysis, or other similar services. Extreme Vetting does not include:
  - The City's computer-network health and performance tools;
  - ii. Cybersecurity capabilities, technologies and systems used by the City of Berkeley Department of Information Technology to predict, monitor for, prevent, and protect technology infrastructure and systems owned and operated by the City of Berkeley from potential cybersecurity events and

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Public Public

cyber-forensic based investigations and prosecutions of illegal computerbased activity.

In all other respects, the Contract dated May 16, 2022 shall remain in full force and effect.

IN WITNESS WHEREOF, City and Contractor have executed this Contract as of the date written in the first paragraph of this Contract.

# THIS CONTRACT HAS BEEN APPROVED AS TO FORM BY THE CITY ATTORNEY FOR THE CITY OF BERKELEY 02/2022 Finance Department Attest: Deputy City Clerk CONTRACTOR Saydipsinh Devdhara Name (Printed) By S.V. Devdhar (Owner) Signature and Title

Public Public

#### Public Public EXHIBIT B

#### PAYMENT

**GENERAL:** Contract Amendment is \$ 5,362,043 for a new Not to Exceed (NTE) amount of \$8,367,313.

**BILLING:** Contractor will submit invoices for services rendered monthly. Invoices for damage deposit payments will be submitted separately in accordance with the terms set forth in the lease.

INVOICES: Invoices must be fully itemized, and provide sufficient information for approving payment and audit. Invoices must be accompanied by receipt for services in order for payment to be processed. Email invoices to Accounts Payable and cc' Peter Radu, email pradu@berkeleyca.gov; (List on invoice, Attn: Peter Radu, Assistant to the City Manager) and reference contract number 32200202.

City of Berkeley
Accounts Payable
P.O. Box 700
Berkeley, CA 94710-700
Email: Accounts Payable @berkeleyca.gov
Phone: 510-981-7310

<u>Payments:</u> The City will make payment to the vendor within 30 days of receipt of a correct, approved and complete invoice.

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INTERNAL

# EXPENDITURE NON-CONSTRUCTION CONTRACT REVIEW FORM "NEW CONTRACT"

Contract # 322	00202		Vendor#5	333	4	
CONTRACTOR NAME:	Shree Jalasai Lodging, LP dba	a Rodeway Inn	Berkeley Business Lice	1 <b>se</b> # <u>Bl</u>	049456	
Subject of Contract:	Emergency Lease of Real Proj	perty - 1461 Univ	ersity Avenue			
This contract package	contains:					T
2 Original Contracts (V *The Vital Record cont Acco-fastener.	*DocuSign Agreements only require 1 Original (Vital Record) copy.					
1. CONTRACT BOILERP	LATE VENCIONS FORWAR. A	nonval by 1	Mus Legal, Signed,	$\boxtimes$	Waiver Attached	Not Required
2. Scope of Services (E	2. Scope of Services (Exhibit A @ boilerplate) Withun Contract Day.					
3. Payment Provisions	(Exhibit B @ boilerplate) Pag	he two of ca	itvact	$\boxtimes$		
A. Evidence of Competi	tive Solicitation OR Waiver by C	M or by Council R	esolution) SEDLUANCE	坯		
5. CERTIFICATIONS		-				
a. Workforce Compo	sition (businesses with 5 or mor	re employees)		$\boxtimes$		
b. Nuclear Free Berl	celey Disclosure		-			
	s Disclosure (Exception: Commu	nity-based, non-p	profit organizations)	M		
d Sanctuary City Co				×		
	€. Certification of Compliance with Living Wage Ordinance (LWO): use current form on web*					
Y. Certification of Compliance with Equal Benefits Ordinance: <b>use current form on web</b> *						
g. Community Agency: Certification of Anti-Lobbying						
M. Community Agency: Certification of Drug-Free Workplace					<del>                                     </del>	
6. Insurance Certificate/s AND Endorsement/s OR Insurance Waiver/s (originals, not copies)					<del>                                     </del>	
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Onciact Amount \$5,000	,270.00					
					Amt. \$_	
Routing and signatures All elements of the co	payment? No 🛛 Yes [ intract package, including inform	lation provided ab	If Yes, Purchase Order # ove, have been reviewed for co			accuracy
	following signatures (Project Ma				VE /2022	
Melanie E. Beasle Project Manager (P	RINT NAME/SIGN)	<u>CMO</u> <b>Department</b>	981-7005 <b>Phone No.</b>		)5/2022 <b>)ate</b>	
. <u>Peter Radu</u> <b>Department Ad<del>mis</del>ri</b>	Wetn T. Manager Strative Officer/Accounting (	PRINT NAME/S	IGN) EXECUTE		)5/2022 <b>Date</b> ,	
Department Head (	PRINT NAME/SIGN)		MAX/16 2022	15	-/しろ (2 Date	22
	etor (PRINT NAME/SIGN)				5/12/2 Date	022
Budget Manager (P	RICHSEN / APP	ROVED VIA	EMAIL "		5 / 13 Date	1202
Routing continues to the City Manager (Wil	e following persons, <u>who sigu</u> I not sign unless all signatures a	n directly on the nd dates appear a	<u>e contract</u> : above)			
	ruct Review					

<sup>\*</sup> For current vendor forms, go to City of Berkeley website: <u>Vendor Forms & Requirements</u>

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#### Radu, Peter

From:

Friedrichsen, Sharon

Sent:

Friday, May 13, 2022 9:20 AM

To:

Roben, Josh

Cc:

Rosete, Michelle; Dupaya, Maricar C.

Subject:

FW: New Contract: Shree Jalasai Lodging, LP dba Rodeway Inn

Importance:

High

Follow Up Flag:

Follow up

Due By:

Monday, May 16, 2022 7:30 AM

Flag Status:

Flagged

Josh,

**Budget Final-Approved** 

Sharon

From: Rosete, Michelle

Sent: Friday, May 13, 2022 9:19 AM

To: Friedrichsen, Sharon < SFriedrichsen@cityofberkeley.info>

Cc: Murty, Rama <RMurty@cityofberkeley.info>; Dupaya, Maricar C. <MDupaya@cityofberkeley.info>

Subject: New Contract: Shree Jalasai Lodging, LP dba Rodeway Inn

Budget Initial - APPROVED

#### Notes:

Authorizing Council Ordinance# 7,807 urgency ordinance authorizing the City Manager to execute lease agreement and necessary amendment for real property located at 1461 University Avenue.

Contract Amount: \$3,005,270

Req#12208432 - NTE \$3,005,270 (encumbered contract method)

Funding is available in account code 336-21-202-000-000-000-412-612990-

#### Michelle M. Rosete

Associate Management Analyst

City Manager's Office

Budget and Fiscal Management Division

Tel. (510) 981-7042

Email: mrosete@cityofberkeley.info

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Internal

#### CITY OF BERKELEY

#### **EMERGENCY OCCUPANCY AGREEMENT**

OCCUPANCY AGREEMENT COVERING
PREMISES LOCATED AT:
Rodeway Inn
1461 University Avenue, Berkeley, CA 94702

OWNER'S FED. TAX. I.D., NO. OR SOCIAL
SECURITY NO.:

TENANT:
City of Berkeley

File No:

#### Preamble

#### SHREE JALASAI LODGING, LP dba RODEWAY Inn, Berkeley

hereinafter called the Owner, without distinction as to number or gender, and the City of Berkeley, hereinafter called the City ("Occupancy Agreement"). This Occupancy Agreement is entered into for the purposes of providing interim housing for persons experiencing homelessness in Berkeley, California.

Owner is the record owner of or authorized party to grant such rights concerning certain real property defined as the Premises herein situated in the County of Alameda, State of California and has the authority to grant the rights contained herein this Occupancy Agreement to the City.

#### WITNESSETH

1. The Owner hereby authorizes the City and the City hereby hires from the Owner those certain premises "AS IS" with appurtenances situated in the City of Berkeley, County of Alameda, State of California, and more particularly described as follows:

#### Description

The Forty-Three (43) rooms (collectively, the "Rooms") located at 1461 University Avenue, Berkeley, CA as outlined in red on the attached Exhibit A - Aerial Site Plan, consisting of one (1) page, dated June 14, 2020, said Exhibit A, hereby being incorporated into this Occupancy Agreement, and including all parking spaces contiguous to the subject hotel building, and unlimited use of the building's common facilities (collectively, the "Premises"). The City shall have exclusive access to and use of the Premises set forth in this Occupancy Agreement twenty-four (24) hours per day, seven (7) days per week with no exceptions. During the Term, Owner shall not rent or allow occupancy of any room or facilities in the hotel.

#### Term; Early Termination

2. The term of this Occupancy Agreement shall commence on May 1, 2022, with the City taking physical occupancy on May 15, 2022, and continue for eighteen (18) months until October 31, 2023; however, at any time after the first twelve (12) months of the Term (any time after April 30, 2023), the City shall have the right to terminate this Occupancy Agreement at any time by giving written notice to the Owner at least sixty (60) days prior to the date when such termination shall become effective (the "Term"). If the City fails to move out by the end of the Term, additional rent shall be paid and prorated on a 30-day month, based

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on the actual number of days the City occupies the Premises following the effective date of termination.

Rent and Invoicing

3. Rent payments shall be paid by the City, from legally available funds and subject to the California Constitution, in arrears on the last day of each month during said term as follows:

THE DAILY ROOM RATE SHALL BE ONE HUNDRED TWENTY-FOUR AND 00/100 DOLLARS (\$124.00) PER GUEST ROOM ("RENT"), REGARDLESS OF WHETHER THE GUEST ROOM IS OCCUPIED OR NOT. OTHER THAN THE RENT AND PAYMENT FOR ROOM RESTORATION DESCRIBED BELOW, THE CITY SHALL NOT BE RESPONSIBLE FOR ANY OTHER PAYMENT TO OWNER.

Rent shall be paid to Owner at the address specified in Paragraph 4 or to such other address as the Owner may designate by a notice in writing.

Notices

4. All notices and correspondence herein provided to be given, or which may be given by either party to the other, shall be deemed to have been fully given when made in writing and either: 1) deposited in the United States Mail, certified and postage prepaid; or 2) sent via an alternate commercial overnight delivery service (i.e. FedEx or similar) with receiver's signature required; and addressed as follows:

To the Owner: Shree Jalasai Lodging, LP

Jaydipsinh (Jay) Devdhara, Manager

547 35th Avenue

San Francisco, CA 94121
Phone No.: 415-812-0756
Hotel No.: 510-848-3840
Email: jrajput86@grnail.com

To the City: City Manager's Office

City of Berkeley

2180 Milvia St, 5th Floor Berkeley, CA 94704 Attn: Peter Radu

Phone No. (510) 981-7045

Email: pradu@cityofberkeley.info

ALL NOTICES AND CORRESPONDENCE MUST REFERENCE PREMISES ADDRESS.

Rent warrants shall be made payable to:

Shree Jalasai Lodging, LP,

and mailed to: 1461 University Avenue

Berkeley, CA 94702 Attn: Jay Devdhara

Nothing herein contained shall preclude the giving of any such written notice by personal service so long as it is acknowledged in writing by the parties. The address to which notices and correspondence shall be mailed to either party may be changed by giving written notice to the other party.

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#### **Parking**

# 5. Parking spaces, upon commencement of the Term of the Occupancy Agreement, shall be unobstructed and completely accessible for City's use. Parking spaces shall be provided at no additional charge.

#### Services, Utilities, and Supplies

6. Owner, at Owner's sole cost and expense, shall furnish normal and standard hotel operation functions, such as utilities and supplies, including without limitation the following: electricity and gas for heating, ventilating, air-conditioning and gas and electric services as the City needs for its operations, sewer, trash disposal up to 3 yards per week, hot and cold water service, internet, linen and laundry service, housekeeping and janitorial service, including toiletries, not less than every 3 days.

All housekeeping/janitorial services, as well as linen/terry and laundry services shall be provided in accordance with any applicable, current health and safety protocols established by public health officials as detailed in Exhibit C.

If Owner fails to provide the foregoing services or utilities, City may furnish the same and deduct the cost, plus City's administrative expenses, from the Rent.

#### Repair and Maintenance

- 7. During the Term of this Occupancy Agreement, the Owner shall maintain the Premises in good repair and tenantable condition. With 24 hours' written notice given, Owner reserves the right to inspect any Room upon request. Owner warrants and represents the Premises shall be readily accessible to and usable by individuals with disabilities in compliance with Title III of the Americans with Disabilities Act of 1990 and California Title 24, as amended from time to time and regulations issued pursuant thereto and in effect from time to time. Any and all costs incurred to cause the Premises to comply with said Act shall be borne by Owner.
  - 8. The City shall have the right to assign this Occupancy Agreement.

#### Quiet Possession

9. The Owner agrees that the City, while keeping and performing the covenants herein contained, shall at all times during the existence of this Occupancy Agreement, peaceably and quietly have, hold, and enjoy the Premises without suit, trouble, or hindrance from the Owner or any person claiming under the Owner.

#### Destruction

10. If the Premises are totally destroyed by fire or other casualty, this Occupancy Agreement shall terminate. If such casualty shall render ten percent (10%) or less of the floor space of the Premises unusable for the purpose intended, Owner shall effect restoration of the Premises as quickly as is reasonably possible, but in any event within thirty (30) days.

In the event such casualty shall render more than ten percent (10%) of such floor space unusable but not constitute total destruction, Owner shall forthwith give notice to City of the specific number of days required to repair the same. If Owner under such circumstances shall not give such notice within fifteen (15) calendar days after such destruction, or if such notice shall specify that such repairs will require more than ninety (90) days to complete from date such notice is given, City, in either such event, at its option may terminate this Occupancy Agreement or, upon notice to Owner, may maintain occupancy and elect to undertake the repairs itself, deducting the cost thereof from the Rent due or to become due under this Occupancy Agreement and any other occupancy agreement between Owner and City.

In the event of any such destruction other than total, where the City has not terminated the Occupancy Agreement as herein provided, or pursuant to the terms hereof has not elected to make the repairs itself, Owner shall diligently prosecute the repair of said Premises and, in any event, if said repairs are not completed within the period of thirty (30) days for destruction aggregating ten percent (10%) or less of the floor space, or within the period specified in Owner's notice in connection with partial destruction aggregating more than ten percent (10%), the City shall have the option to terminate this Occupancy Agreement or complete the repairs itself, deducting the cost thereof from the Rent due or to become due under this Occupancy Agreement and any other occupancy agreement between Owner and City.

It is understood and agreed that the City or its agent has the right to enter the destroyed or partially destroyed Premises no matter what the condition. At the City's request, the Owner

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#### Internal

shall immediately identify an appropriate route through the building to access the Premises. If the Owner cannot identify an appropriate access route, it is agreed that the City may use any and all means of access at its discretion in order to enter the Premises.

#### Subrogation Waived

- 11. To the extent authorized by any fire and extended coverage insurance policy issued to Owner on the Premises, Owner hereby waives the subrogation rights of the insurer, and releases the City from liability for any loss or damage covered by said insurance.
- For those projects defined as "public works" pursuant to Labor Code §1720.2, the following shall apply:

#### Prevailing Wage Provision

- A. Owner/contractor shall comply with prevailing wage requirements and be subject to restrictions and penalties in accordance with §1770 et seq. of the Labor Code which requires prevailing wages be paid to appropriate work classifications in all bid specifications and subcontracts.
- B. The Owner/contractor shall furnish all subcontractors/employees a copy of the Department of Industrial Relations prevailing wage rates which Owner will post at the job site. All prevailing wage rates shall be obtained by the Owner/contractor from:

Department of Industrial Relations Division of Labor Statistics and Research 455 Golden Gate Avenue, 8th Floor San Francisco, California 94102 Phone: (415) 703-4774

Fax: (415) 703-4771

For further information on prevailing wage: <a href="http://www.dir.ca.gov/dlsr/statistics">http://www.dir.ca.gov/dlsr/statistics</a> research.html

- C. Owner/contractor shall comply with the payroll record keeping and availability requirement of §1776 of the Labor Code.
- D. Owner/contractor shall make travel and subsistence payments to workers needed for performance of work in accordance with the Labor Code.
- E. Prior to commencement of work, Owner/contractor shall contact the Division of Apprenticeship Standards and comply with §1777.5, §1777.6, and §1777.7 of the Labor Code and Applicable Regulations

#### Fair **Employment Practices**

13. During the Term of this Occupancy Agreement, the Owner shall not deny benefits to any person on the basis of religion, color, ethnic group identification, sex, age, physical or mental disability, nor shall they discriminate unlawfully against any employee or applicant for employment because of race, religion, color, national origin, ancestry, physical handicap, mental disability, medical condition, marital status, age, or sex. Owner shall ensure that the evaluation and treatment of employees and applicants for employment are free of such discrimination.

Owner shall comply with the provisions of the Fair Employment and Housing Act (Government Code, Section 12900 et seq.), the regulations promulgated thereunder (California Code of Regulations, Title 2, Section 11000 et seq.), the provisions of Article 9.5, Chapter 1, Part 1, Division 3, Title 2 of the Government Code (Government Code, Sections 11135-11139.8), and the regulations or standards adopted by the awarding City to implement such article.

#### **Holding Over**

14. In the event the City remains in possession of the Premises after the expiration of the Occupancy Agreement Term, or any extension or renewal thereof, this Occupancy Agreement shall be automatically extended on a month to month basis, subject to a thirty day (30) day termination by the City and otherwise on the terms and conditions herein specified, so far as applicable. If the City fails to vacate the Premises within the notice period and remains for an extended period, additional rent shall be paid and prorated on a thirty (30) day month, based on the actual number of days the City occupies the Premises following the effective date of

#### Page 17 of 41

Internal

termination. Any such payments for additional rent shall be limited to the actual number of Rooms occupied by the City following the effective date of termination.

#### Surrender of Possession

15. Upon termination or expiration of this Occupancy Agreement, the City will peacefully surrender to the Owner the Premises in good order, except for reasonable use and wear thereof and damage by earthquake, fire, public calamity, the elements, acts of God, or circumstances over which City has no control or for which Owner is responsible pursuant to this Occupancy Agreement. Notwithstanding the foregoing, City's obligation to restore the Premises shall be limited to and in accordance with paragraph 19.

#### Time of Essence, Binding upon

16. Time is of the essence of this Occupancy Agreement, and the terms and provisions of this Occupancy Agreement shall extend to and be binding upon and inure to the benefit of the heirs, executors, administrators, successors, and assigns to the respective parties hereto. All of the parties hereto shall be jointly and severally liable hereunder.

#### No Oral Agreements

17. It is mutually understood and agreed that no alterations or variations of the terms of this Occupancy Agreement shall be valid unless made in writing and signed by the parties hereto, and that no oral understanding or agreement not incorporated herein, shall be binding on any of the parties hereto.

#### Hazardous Substance

18. City agrees that it will comply with all applicable laws existing during the Term of this Occupancy Agreement pertaining to the use, storage, transportation, and disposal of any hazardous substance as that term is defined in such applicable law. In the event a government order is issued naming the City or the City incurs any liability during or after the Term of this Occupancy Agreement in connection with contamination which pre-existed the City's obligations and occupancy under this Occupancy Agreement or which were not caused by the City, Owner shall hold harmless, indemnify, and defend the City in connection therewith and shall be solely responsible as between City and Owner for all efforts and expenses thereto.

# Restoration of Premises

Upon termination of this Occupancy Agreement, Owner agrees that the equipment installed by the City shall be and remain the property of the City, and City shall remove such property when vacating the Premises. At the end of the Term, the City will reimburse the Owner a Fee not to exceed \$2,000.00 per Room for the actual out-of-pocket costs to replacing any damaged furniture, flooring and/or hard goods, beds and/or soft goods in the Rooms and any required deep cleaning, including pest control and heat treatments. Subject to the \$2,000.00 per Room cap. City shall pay the amount due to Owner within thirty (30) days of City's receipt of Owner's proof of payment including actual costs for the goods, services and labor, which may include Owner's labor expenses, in order for the hotel to be able to transition back to operating at capacity once this Occupancy Agreement terminates. City's obligation to restore the Premises to its condition prior to taking occupancy, subject to the limits in paragraph 15, shall be limited to the terms of this paragraph 19. The Owner reserves the right not to repair/replace any damages caused maliciously or intentionally by the City or its program quests in excess of the \$2,000.00 per Room reimbursement cap. The City will include language in any program guest agreement paperwork stipulating that excessive damages caused to the Room may be grounds for discharge from the program.

#### Access

20. Owner shall permit City to access to those Rooms on the Premises that are not undergoing rehabilitation or repairs beginning on May 1, 2022, and all Rooms beginning May 15, 2022, to stage and prepare the Premises for occupants, or for any other purpose the City deems necessary.

# Indemnification and Insurance

21. The City agrees to indemnify and hold harmless the Owner in the event of any claim, demand, cause of action, judgments, obligations, or liabilities, and all reasonable expenses which Owner may suffer as direct and proximate result of the negligence or other wrongful act or violation of law by the City, its employees, or any person or persons acting under the direct control and authority of the City or its employees, in connection with the City's occupancy of the Premises under and during the Term of this Occupancy Agreement and agrees to repair or pay for any damage proximately caused by reason of the City's use of the Premises during the Term of this Occupancy Agreement, including fire damage caused by City occupants' sole

J.V.D

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Internal

negligence or arson, except to the extent that any such damages suffered by Owner are the result of Owner's negligent or wrongful acts or the acts of any persons acting under or on behalf of the Owner and/or where the City is found to have no liability by reason of any immunity arising by statute or common law in connection with the fulfillment of the City's constitutional and statutory public responsibilities.

Owner agrees to indemnify and hold harmless the City in the event of any claim, demand, cause of action, judgments, obligations, or liabilities, and all reasonable expenses which City may suffer as direct and proximate result of the negligence or other wrongful act or violation of law by the Owner, its employees, or any person or persons acting under the direct control and authority of the Owner or its employees, in connection with the City's occupancy of the Premises under and during the Term of this Occupancy Agreement except to the extent that any such damages or expenses suffered by City are the result of City's sole negligence. Owner specifically waives any claim to special or consequential damages it may have against City, including but not limited to claims concerning business reputation. Owner's defense and indemnity obligations under this paragraph shall not be limited by the policy limits of any policy of insurance.

Owner shall maintain in force at all times such policies of insurance as specified in Exhibit B, and shall abide by all of the terms and conditions of Exhibit B, which are incorporated by reference as if set forth in full herein.

For the Term of this Occupancy Agreement, City shall selfinsure or maintain, at its own expense, Comprehensive general liability insurance in an amount not less than ONE MILLION DOLLARS (\$1,000,000) combined single and aggregate limits for both bodily injury and property damage. personal injury, completed operations and products liability. City insures City's personal property located on or in the Premises.

- 22. Owner is solely responsible for all tax liabilities, including property taxes.
- 23. Owner shall not rent or allow occupancy of any vacant rooms or facilities in the hotel during the Term of the City's occupancy of the Premises.

#### Occupancy of

**Exclusive Use** 

24. Owner and City understand that they shall not receive rent, fees, or any other form of payments or consideration, or gifts from occupants of Rooms in exchange for access to or use of the Premises. Owner and City also understand that neither has entered into any contract with the occupants of the Rooms related to the use of the Premises within the meaning of California Civil Code section 1925. The occupants of the Rooms are not persons who hire any dwelling unit from Owner or City within the meaning of California Civil Code section 1940 and are not subject to the benefits of the California Civil Code or any other state statutes, rules, or regulations or local government rules, regulations or ordinances that confer tenancy rights on the occupants.

#### Remedies

25. In the event of a breach by the Owner of any term or provision of this Occupancy Agreement, the City shall have the right to pursue all available remedies at law or equity, including recovery of damages and specific performance of this Occupancy Agreement. The parties hereto agree that monetary damages would not provide adequate compensation for any losses incurred by reason of a breach by Owner of any of the provisions of this Occupancy Agreement and hereby further agrees that, in the event of any action for specific performance in respect of such breach, Owner shall waive the defense that a remedy at law would be adequate. Except as expressly provided elsewhere in this Occupancy Agreement, each party's rights and remedies under this Occupancy Agreement are cumulative and in addition to, not exclusive of or in substitution for, any rights or remedies otherwise available to that party.

#### Conflict of Interest

26. By executing this Occupancy Agreement, Owner certifies that it does not know of any fact which constitutes a violation of California Government Code Section 1090, Berkeley City Charter Section 36 and B.M.C. Chapter 3.64, and further agrees promptly to notify the City if it becomes aware of any such fact during the Term of this Occupancy Agreement.

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Internal

#### HOTEL LABOR PROVISIONS

27. During the Term of this Occupancy Agreement, no employee shall be terminated except for just cause.

#### **Employment**

Health &

Safety

- 28. The Owner shall comply with all local, state and federal wage-and-hour and other employment standards laws covering employers in the hotel industry. The City shall have the right to audit the Owner for compliance with such wage-and-hour and other employment-standards laws.
- 29. In the event a room is to be cleaned while it is occupied by a guest, Owner shall ensure that at least two employees are present to do so. Owner shall furthermore ensure that personnel or a manager are readily accessible to provide assistance while such occupied rooms are being cleaned, and shall follow any local law requiring the provision of "panic buttons" or emergency contact devices to employees.

# 30. In the event that an employee has a reasonable concern that an assignment does not conform to Exhibit C and thus places their health and safety at risk, the employee may refrain from performing the assignment. No employee shall suffer retaliation from doing so. Owner shall ensure employees have read, understood and follow all safety provisions in Exhibit C, which will be updated from time to time.

- 31. Owner will comply with the March 31, 2020 Alameda County Health Order Section 13(h) and take all necessary and reasonable steps to ensure employees are in compliance with the order as it applies to Essential Businesses. As future Health Orders have been or are released, Owner shall follow all applicable requirements. Owner shall take reasonable steps to ensure employees are able to remain at least six (6) feet apart from other hotel personnel and guests while they are performing their assigned work and during breaks, in addition to any other social distancing protocols required by state or local public health agencies. In no event shall any employee be required to work within six feet of, or in the same room as, an individual who is under guarantine or in isolation, or who has or is suspected to have COVID-19.
- 32. Owner will comply with all relevant CDC standards, as listed in Exhibit C of this Occupancy Agreement.
  - 33. Employees shall be considered third-party beneficiaries of the requirements set forth in Paragraphs 27-33.

#### **Enforcement**

#### CITY OF BERKELEY PROVISIONS

- 34. <u>City Non-Discrimination Ordinance</u>. Owner hereby agrees to comply with the provisions of the Berkeley Municipal Code ("B.M.C."), including without limitation Chapter 13.26, as amended from time to time. In the performance of its obligations under this Occupancy Agreement, Owner agrees as follows:
- a. Owner shall not discriminate against any employee or applicant for employment because of race, color, religion, ancestry, national origin, age (over 40), sex, pregnancy, marital status, disability, sexual orientation or AIDS.
- b. Owner shall permit City access to records of employment, employment advertisements, application forms, EEO-1 forms, affirmative action plans and any other documents which, in the reasonable opinion of City, are necessary to monitor compliance with this non-discrimination provision. In addition, Owner shall fill out, in a timely fashion, forms supplied by City to monitor this non-discrimination provision.
- 35. Non-Discrimination Against Persons With Disabilities.

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#### Internal

- a. If Owner provides any aid, service or benefit to others on the City's behalf, Owner shall, in the provision of such aid, service or benefit, observe and comply with all applicable provisions of Title II of the Americans with Disabilities Act of 1990 and any amendments thereto. Owner shall further observe and comply with all applicable federal, state, municipal and local laws, ordinances, codes and regulations prohibiting discrimination against individuals with disabilities or ensuring that individuals with disabilities are not excluded from participating in or receiving benefits, services or activities of the City, if applicable.
- b. If Owner is or becomes a "public accommodation" as defined in Title III of the Americans with Disabilities Act of 1990, Owner shall observe and comply with all applicable provisions of the Act and any amendments thereto, and all applicable federal, state, municipal and local laws, ordinances, codes and regulations prohibiting discrimination on the basis of disability in the full and equal enjoyment of goods, services, facilities, privileges, advantages, or accommodations offered by the Owner. All of Owner's activities must be in accordance with these laws, ordinances, codes, and regulations, and Owner shall be solely responsible for complying therewith.

#### 36. Conflict of Interest Prohibited.

- a. In accordance with California Government Code Section 1090, Berkeley City Charter Section 36 and B.M.C. Chapter 3.64, neither Owner nor any employee, officer, director, partner or member of Owner, or immediate family member of any of the preceding, shall have served as an elected officer, an employee, or a committee or commission member of City, who has directly or indirectly influenced the making of this Occupancy Agreement.
- b. In accordance with California Government Code Section 1090 and the Political Reform Act, (Government Code Section 87100 et seq.,) no person who is a director, officer, partner, trustee, employee or consultant of Owner, or immediate family member of any of the preceding, shall make or participate in a decision made by City or any of its boards, commissions or committees, if it is reasonable foreseeable that the decision will have a material effect on any source of income, investment or interest in real property of that person or City, except to the extent permitted by 2 California Code of Regulations, Section 18700(c)(2).

Interpretation of this paragraph shall be governed by the definitions and provisions use in the Political Reform Act, Government Code section 87100 et seq., its implementing regulations, manuals and codes, Government Code section 1090, Berkeley City Charter section 36 and B.M.C. Chapter 3.64, as amended from time to time.

37. <u>Nuclear Free Berkeley</u>. Owner agrees to comply with B.M.C. Chapter 12.90, the Nuclear Free Berkeley Act, as amended from time to time.

#### 38. Oppressive States.

- a. In accordance with Resolution No. 59,853-N.S., Owner certifies that it has no contractual relations with, and agrees during the Term of this Occupancy Agreement to forego contractual relations to provide personal services to, the following entities:
  - i. The governing regime in any Oppressive State.
- ii. Any business or corporation organized under the authority of the governing regime of any Oppressive State.
- iii. Any individual, firm, partnership, corporation, association, or any other commercial organization, and including parent-entities and wholly-owned subsidiaries (to the extent that their operations are related to the purpose of this Occupancy Agreement) for the express purpose of assisting in business operations or trading with any public or private entity located in any Oppressive State.

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#### Internal

- b. For purposes of this Occupancy Agreement, the Tibet Autonomous Region and the provinces of Ado, Kham, and U-Tsang shall be deemed Oppressive States.
- c. Owner's failure to comply with this paragraph 60 shall constitute a default of this Occupancy Agreement and Owner may terminate this Occupancy Agreement on five days' written notice to Owner. In the event that City terminates this Occupancy Agreement due to a default under this provision, City may deem Owner a non-responsible bidder for five (5) years from the date this Occupancy Agreement is terminated.
- 39. <u>Berkeley Sanctuary City Ordinance</u>. Owner hereby agrees to comply with the provisions of the Sanctuary City Contracting Ordinance, B.M.C. Chapter 13.105. In accordance with this Chapter, Owner agrees not to provide the U.S. Immigration and Customs Enforcement Division of the United States Department of Homeland Security with any Data Broker or Extreme Vetting Services as defined herein:
- a. "Data Broker" means either of the following: (1) The collection of information, including personal information about consumers, from a wide variety of sources for the purposes of reselling such information to their customers, which include both private-sector business and government agencies; (2) the aggregation of data that was collected for another purpose from that for which it is ultimately used.
- b. "Extreme Vetting" means data mining, threat modeling, predictive risk analysis, or other similar services. Extreme Vetting does not include: (1) The City's computer-network health and performance tools; (2) Cybersecurity capabilities, technologies and systems used by the City of Berkeley Department of Information Technology to predict, monitor for, prevent, and protect technology infrastructure and systems owned and operated by the City of Berkeley from potential cybersecurity events and cyber-forensic based investigations and prosecutions of illegal computer-based activity.

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IN WITNESS WHEREOF, this Occupancy Agreement has been executed by the parties hereto as of the dates written below.

CITY:	
CITY OF BERKELEY	
By De Williams-Ridley	
Date	
Approved as to Form  Shan Stephens  By Sara Stephens	DEPUTY CITY CLERK AS ST.
Registered on behalf of the City Auditor:	
Finance Department	
OWNER:	
SHREE JALASAI LODGING, LP	
By SV Devotors  JAYDIPSINH DEVDHARA,  Managing Member	
Date <u>04-27-2022</u>	

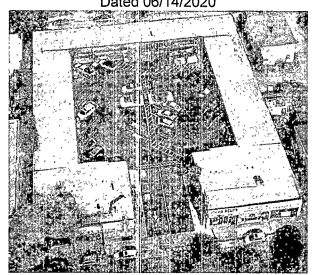
Date \_\_\_\_\_

#### Page 24 of 41

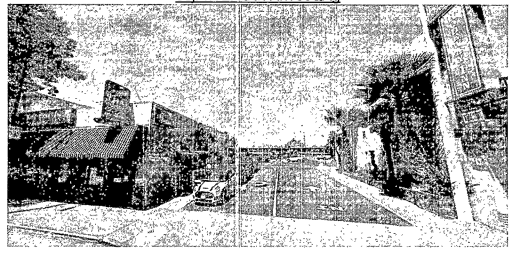
# Internal Exhibit A Aerial Site Plan

This is an aerial site plan including all parking spaces contiguous to the subject hotel building.

https://earth.google.com/web/search/1461+University+Avenue,+Berkeley,+CA,+USA/ @37.87052798,-122.28331165,29.73265671a,130.83737455d,35y,0.00000001h,44.99566261t,360r/ data=CigiJgokCREM3UOQ70JAEbC2JKSD70JAGVEzhUqikV7AlbHGd7y7kV7A Dated 06/14/2020



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#### Internal Exhibit B

#### City of Berkeley Minimum Insurance Requirements

a. Contractor shall maintain at all times during the performance of this Contract a commercial general liability insurance policy with a minimum occurrence coverage in the amount of \$2,000,000 (two million dollars); an automobile liability insurance policy in the minimum amount of \$1,000,000 (one million dollars); and, if any licensed professional performs services under this contract, a professional liability insurance policy in the minimum amount of \$1,000,000 to cover any claims arising out of Contractor's performance of services under this Contract. All insurance, except professional liability, shall name the City, its officers, agents, volunteers and employees as additional insureds or certificate holder and shall provide primary coverage with respect to the City.

All insurance policies shall: 1) provide that the insurance carrier shall not cancel, terminate or otherwise modify the terms and conditions of said policies except upon thirty (30) days written notice to the City's Contract Administrator; 2) be evidenced by the original Certificate of Insurance, specifying the required coverage and the insurance carrier's standard additional insured or certificate holder form endorsement; and 3) be approved as to form and sufficiency by the City's Contract Administrator. The original insurance certificates and all extensions to the insurance certificates should be sent to the address identified below.

- b. If the commercial general liability insurance referred to above is written on a Claims Made Form then, following termination of this Contract, coverage shall survive for a period of not less than five years. Coverage shall also provide for a retroactive date of placement coinciding with the effective date of this Contract.
- c. If Contractor employs any person, it shall carry workers' compensation and employer's liability insurance and shall provide a certificate of insurance to the City. The workers' compensation insurance shall: 1) provide that the insurance carrier shall not cancel, terminate or otherwise modify the terms and conditions of said insurance except upon thirty (30) days written notice to the City's Contract Administrator; 2) provide for a waiver of any right of subrogation against City to the extent permitted by law; and 3) shall be approved as to form and sufficiency by the Contract Administrator.
- d. Contractor shall forward all insurance documents to:

Department Name: City Manager

Department Address: 2180 Milvia Street, Berkeley, CA 94704

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#### Internal Exhibit C

#### Health and Safety Requirements for Housekeeping and Hotel Staff\*

#### Sanitation of Rooms Between Guest Departure and Arrival

In addition to standard room cleaning procedures usually followed by the hotel provider between guest departures and arrivals, hotel staff will take the following additional cleaning measure for room cleaning between guests:

- All cleaning shall be performed in alignment with guidelines as set forth in the California State Department of Public Health and CalOSHA's publication, "COVID-19 INDUSTRY GUIDANCE: Hotels and Lodging", most recent release date of May 6, 2020 and all updates issued thereafter and incorporated as procedure herein.
- Personal protective equipment and training of housekeepers will be provided in alignment with guidelines available at: <a href="https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/cleaning-disinfection.html">https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/cleaning-disinfection.html</a>
- Owners shall ensure compliance with social distancing protocol as required and updated by the local health official and as first introduced in the 3/31/20 Alameda County Health Order Section 13(k).
- Owner shall ensure that employees are provided break rooms in compliance with social distancing protocols that avoid congregate settings.
- Owner shall ensure that employees are practicing social distancing while performing all functions.

#### Sanitation of Guest Rooms During Guest Stays

Owner will provide guests cleaning supplies at the beginning of their stay to maintain cleanliness of their own rooms, and informed of their responsibility to maintain cleanliness of their rooms. Hotel staff will not enter the guest rooms during guest stays. Any towels and linens that the guest would like to be laundered may be left outside their door every third day in single-use, sealed bags within an established laundry pickup schedule every 3 days, to be exchanged for a clean set of towels and linens.

\*City reserves the right to modify these requirements as necessary to conform to any changes to rules, regulations, guidance or advice from public health officials.

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NON-DISCRIMINATION	Janama Barrio Karama	
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FOR ALL CONTRACTS: 5 OR MORE EMPLOYEES

To assist the City of Berkeley in implementing its Non-Discrimination policy, you're requested to furnish information regarding your personnel, as indicated below, and return this form to the City Department handling your contract.

ORGANIZATION

Shree Jalasai Lodging, LP dba Rodeway Inn, Berkeley

ADDRESS

1461 University Avenue, Berkeley, CA 94702

**BUSINESS LICENSE #** 

BL-049456

You may complete this online & i Occupational Category		1PLOYEES		<u>HTE</u>		ACK		IAN	<u> 1115</u>	БЧЙ <u>І</u> С	DIHER (	specify)*
(see page 2 for definitions)	Male	Female	Male	Female	Male	Female	Male	Female	Male	Female	Male	Feniale
Officials/Administrators	1	1		1			11	<u> </u>				<del>\</del>
Professionals											ļ	-
Technicians						<u> </u>						1
Protective Service Workers										<u> </u>		
Para-professionals							~			<u> </u>	<u> </u>	
Office/Clerical				<u> </u>				1			<u> </u>	
Skilled Craft Workers	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1		ļ							<del> </del>	
Service/Maintenance	1	<u>. 3</u>	1							3	<del></del>	
Other Occupation: Specify*				Aller Market and Committee of the Commit				na Mata Registration (Inc.)			-	
Totals											<u> </u>	

<sup>\*</sup>Specify other occupation:

Is your business MBE/WBE/DBE certified? No Do you have a policy of non-discrimination? Yes	If Yes, by what agency?  If Yes, please specify: or ethnic identifica	tion:
Signature J-V. Devaher Print/Type Name of Signer Jaydipsinh Devdhara		Date 04/29/2022
Verified by	t Administrator	Date

<sup>\*\*</sup>Specify other ethnicity:

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#### OCCUPATIONAL CATEGORIES

Officials and Administrators - Occupations in which employees set proac policies, exercise overall responsibility for execution of trese policies, or provide specialized consultation on a regional, district or area basis. Includes I depair ment heads, burgable chiefs, division chiefs circulters, deputy superintendents, unit supervises and kindred workers.

**Professionals** - Occupations that require specialized and theoretical knowledge that is usually accoured through college training or through well experience and other training that provides comparable knowledge. Includes opersonnal and labor relations workers, social workers, decitors, psychologists, registered nurses, economists, custians, lamyers, systems analysts, accountants, engineers, employment and vocational rehabilitation counselors, teachers or instructors, and kindred workers.

**Technicians** - Occupations that require a combination of pasic scientific or technical knowledge and manual skill that can be obtained through a recialized post-secondary school education or through equivalent on the god training. Include a non-puter programmers and operators, technical illustrators, highway technicians, technicians (medical, danfal, clockronic, physical sciences) and kindred workers.

Protective Service Workers - Occupations in which workers and entrusted with public safety, security and protection from destructive forces. Includest points officers, fire fighters, guards, sheriffs, bailiffs, corrections, officers, district insummarshals, halper patrol officers, and kindzed workers.

Para-Professionals - Occupations in which workers cerform some of the duties of a professional or technician in a supportive role, which usually requires less formal training and or experience normally required for professional or technical status. Such positions may rall within an identified pattern of a staff development and promotion under a 'Now Careces' concept. Includes library assistants, research assistants, modical aides, and support workers, bolice auxiliary, welfare service aides, recreation assistants, homemaker aides, home health aides, and kindred workers.

Office and Clerical - Occupations in which workers are responsible for internal and external communication, recording and retrieval of data and/or information and other paperwork required in an office. Includes: bookkeepers, messengers, office machine operators, clerk-hypists, stenographers, court transcribers, hearings reporters, statistical clerks, dispatchers, license distributors, payroil clerks, and kindred workers.

**Skilled Craft Workers** – Occupations in which workers perform jobs which require special manual skill and a thorough and comprehensive knowledge of the processes involved in the work which is acquired through on-the-job training as disciplinated or through apprenticeship or other formal training programs. Includes: mechanics and repairpersons, electricians, heavy equipment operators, stationary engineers, skilled machining occupations, carpenters, compositors and typesetters, and kindred workers

Service/Maintenance - Occupations in which vorkers perform duties which result in or contribute to the comfort, convenience, hygiene or safety of the general public or which contribute to the upkeep and care of our dings, includes or grounds of public property. Workers in this group may operate machinery. Includes: clipations, laundry and dry cleaning operatives, truck drivers, bus drivers, garage laborers, custodial personnel, gardeners and groundskeepers, refuse collectors, and construction laborers.

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#### OTTY OF BERKELLY Nuclear Free Zone Disclosure Form

#### I (we) certify that:

- 1. I am (we are) fully cognition of any and all contract cheld, products made or otherwise handled by this business entity, and of any such that are anticipated to be entered into, produced or handled for the duration of its contract(s) with the City of Berkeley. (To this end, more than one individual may sign it is disclosure form, if a description of which type of contracts each individual is cognitant is attached.)
- I (we) understand that Section 12.90 (To Title Nuclear Free Berkeley Aet (Berkeley Municipal Code Cl. 12.90) On nanca No. 5784 N.S. (probabits the City of Berkeley from contracting with any person or has ness that knowingly engages in work for nuclear weapons.
- 3 I over understand the meaning of the foil owing terms in set forth in Berkeley Municipal Code Section 12.90 130.

"Work for nuclear weapons" is any work the nurpose of which is the development, testing, production, maintenance or storage of nuclear weapons or the components of nuclear weapons; or any secret or classifier research or evaluation of nuclear weapons; or any operation, management or advirousirs or or fixed overs.

"Nuclear weapon" is any device, the interded explosion of which results from the energy released by reactions involving atomic in a of, either fission or fusion or both. This definition of nuclear weapons includes to, means of transporting, guiding, propelling or triggering the weapon if and only of such means is a stroyed or rendered useless in the normal propelling, triggering, or detonation of the weapon.

"Component of a nuclear weapon" is any device, radioactive or non-radioactive, the primary intended function of which is to contribute to the operation of a nuclear weapon for be a part of a nuclear weapon).

4. Neutror this ousiness entry not its pare it for any of its subsidiaries engages in work for nuclear weapons or anticipates entering more such work for the duration of its contract(s) with the City of Berkeley.

Based on the foregoing, the undersigned deel resilinder penalty of perjury under the laws of the State of California that the foregoing is true and correct

Printed Name: Jaydipsinh Devdhara	Fille: Pariner	A 400 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Signature: J.V. Devdho	Date: 04/29/2022	
Business Firtity: Shree Jalasai Lodging, LP		
Contract Description/Specification No. Attachment C		

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## CITY OF BERKELEY Oppressive States Compliance Statement for Personal Services

The undersigned, an authorized agent of Shree Jalasai Lodging, LP (hereafter "Vendor"), has had an opportunity to review the requirements of Berkeley City Council Resolution No. 59.853-N.S. (hereafter "Resolution"). Vendor understands and agrees that the City may choose with whom it will maintain business relations and may refrain from contracting with those Business Entities which maintain business relationships with morally repugnant regimes. Vendor understands the meaning of the following terms used in the Resolution:

"Business Entity" means "any individual, firm, partnership, corporation, association or any other commercial organization, including parent-entities and wholly-owned subsidiaries" (to the extent that their operations are related to the purpose of the contract with the City).

"Oppressive State" means. Tibet Autonomous Region and the Provinces of Amdo, Kham and U-Tsang

"Personal Services" means "the performance of any work or labor and shall also include acting as an independent contractor or providing any consulting advice or assistance, or otherwise acting as an agent pursuant to a contractual relationship."

Contractor understands that it is not eligible to receive or retain a City contract if at the time the contract is executed, or at any time during the term of the contract it provides Personal Services to:

- a. The governing regime in any Oppress ve State.
- Any business or corporation organized under the authority of the governing regime of any Oppressive State.
- c. Any person for the express purpose of assisting in business operations or trading with any public or private entity located in any Oppressive State.

Vendor further understands and agrees that Vendor's failure to comply with the Resolution shall constitute a default of the contract and the City Manager may terminate the contract and bar Vendor from bidding on future contracts with the City for five (5) years from the effective date of the contract termination.

The undersigned is familiar with, or has made a reasonable effort to become familiar with. Vendor's business structure and the geographic extent of its operations. By executing the Statement. Vendor certifies that it complies with the requirements of the Resolution and that if any time during the term of the contract it ceases to comply. Vendor will promptly notify the City Manager in writing.

Based on the foregoing, the undersigned declares under penalty of perjury under the laws of the State of California that the foregoing is true and correct

Printed Name: Jaydipsinh Devdhara	Title: Partner
Signature: J.V. Deuduce	Date: 04/29/2022
Business Entity: Shree Jalasai Lodging, LP	
Lam unable to execute this Statement; however, Vendor i attached a separate statement explaining the reason(s) Ve exemption.	
Signature:	Date:
Contract description/Specification No.:	and the same of th

Attachment D

#### Page 31 of 41

### CTTY CT BERKELEY Sanchury City Compilance Statement

The indersigned, an authorized agent or Shree datasa. Lodging 12 (hereafter "Contractor"), has had an importantly to review the requirements of Berkeley Code Chapter 13,105 (hereafter "Sanctuary City Contracting Ordinance" or "SCCO"). Contractor inclusional and agrees that the City may choose out whom it will not intain business relations and may refrain from contracting with any network or endit, that provides Data Broker or Extreme Vetting services to the U.S. Immigration and Customs Enforcement Division of the United States Denartment of Homeland Security (ICE"). Contractor understands the meaning of the following terms used in the School:

- a. "Data Broker" me als either of the folious als
  - 4. The collection of information, including personal information about consumers, from a made vicinity of sources, for the purposed of rese ling such information to their obstorners, which include both progression to our new and downtiment agencies.
  - The appregation of discrete was collected for mother migrose from that for which it is unimately used.
- "Extreme verting" is considered information underloop productive risk analysis, or other smalar services." Extreme Verting does accinetude.
  - The City is computer-active killeant, and performance roots.
  - If Cyberseourly expubilities, we hologous not by thems used by the City of Berkeley Department of Information Technology to predict, monitor for, provent, and protect technology infrastructure at I systems control and operated by the City of Berkeley from potential cybersecurity over some cobservations based investigations and prosecutions of illegal computer based into the

Contractor understands that it is not eligible to receive or neturn a City contract in across time the Contract is executed, or at any time during the term of the Contract, it provides Data Spokeno, exercise Ventos, services to ICE.

Contractor further understands and agrees the Contractor is far the to comply with the SCCO shall constitute a unterial detailst of the Contract and the City Manager may terminate the Contract and by Contractor from bidding on future compacts with the City for five (5) years from the effective date of the contract termination.

By executing this Statement, Contractor certifies that it computes that the requirements of the SCCO and that if any time during the term of the Contract it ceases to comply, Contractor will group by noting the Civ. Manager in writing. Any person or entity who knowingly or willingly supplies false information in violation of the SCCO shall be guilty of a misdemeanor and up to a \$1,000 fine.

Based on the foregoing, the undersigned declares under parties and correct. Executed this 29th day of April	relialty of permity under the	ic lews of the State of California that the foregoing is . California
Printed Name - Jaydipsing Devota 3	Luc Feincr	
Signess J.V. Devlu	Marc. 04/35/2022	

Rusiness Entity: Shree Jalasa (Ladging LP

# CITY OF BERKELEY Living Wage Certification for Lessees of Public Property, Licensees, Concessionaires, And Franchisees

The Berkeley Municipal Code Chapter 13.27, Berkeley's Living Wage Ordinance (LWO), provides that lessees of public property, licensees, concessionaires, and franchisees ("user of public property" or "user") shall comply with all provisions of this Ordinance. The LWO requires a user of public property to provide City-mandated minimum compensation to all eligible employees, as defined in the LWO. In order to determine whether this lease, license, concession, or franchise ("agreement") is subject to the terms of the LWO, please respond to the questions below. Please note that the LWO applies to those agreements where the user generates a certain amount of annual gross receipts. In addition, the agreement may become subject to the LWO if the status of the user's employees change (i.e. additional employees are hired) or the annual gross receipts in a subsequent year meet the threshold level, so that the user falls within the scope of the Ordinance.

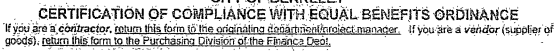
("agreement") is subject to the terms of the LWO, please respond to the questions below. Please note that the LWO applies to those agreements where the user generates a certain amount of annual gross receipts. In addition, the agreement may become subject to the LWO if the status of the user's employees change (i.e. additional employees are hired) or the annual gross receipts in a subsequent year meet the threshold level, so that the user falls within the scope of the Ordinance.
Section I.
1. PLEASE ANSWER THE FOLLOWING QUESTIONS
a. Do you generate \$350,000 or more in annual gross receipts?  XES V
If no, this agreement is NOT subject to the requirements of the LWO at this time, and you may continue to Section II. If yes, please continue to question 1(b).
b. Do you have six (6) of more employees, including part-time and stipend workers?  NO
If you have answered, "YES" to questions I(a) and I(b) this agreement IS subject to the LWO. If you responded "NO" to I(b) this agreement IS NOT subject to the LWO. Please continue to Section II.
Section II
Please read, complete, and sign the following:
THIS AGREEMENT IS SUBJECT TO THE LIVING WAGE ORDINANCE,
THIS AGREEMENT IS NOT SUBJECT TO THE LIVING WAGE ORDINANCE.
The undersigned, on behalf of himself or herself individually and on behalf of his or her business or organization, hereby certifies that he or she is fully aware of Berkeley's Living Wage Ordinance, and the applicability of the Living Wage Ordinance, as indicated above, and the applicability of the subject agreement. The undersigned further agrees to be bound by all of the terms of the Living Wage Ordinance, as mandated in the Berkeley Municipal Code, Chapter 13.27. If at any time during the term of the agreement, the answers to the questions posed herein change so that the user would be subject to the LWO, the user will promptly notify the City Manager in writing. User further understands and agrees that the failure to comply with the LWO, this certification, or the terms of the agreement as it applies to the LWO, shall constitute a default of the agreement and the City Manager may terminate the agreement and bar the user from future agreements with the City for five (5) years from the effective date of the agreement termination. If the LWO is applicable to this agreement, the user must pay a living wage to all employees who spend 25% or more of their compensated time on the leased property or engaged in work directly related to the license, concession, or franchise.
These statements are made under penalty of perjury under the laws of the state of California.  By: David Dworkin Printed Name: !s:: President  Title: One Stop Integration; inc., a California corporation On behalf of Shree Jalasai Lodging
Printed Name: Its: President Title: On behalf of Shree Jalasai Lodging  Signature: Date: 05/09/2022

#### Page 33 of 41

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subject to	Berkeley's L	iving Wage	e Ordinance.	nerorini antara	, , , , , , , , , , , , , , , , , , ,	and the second s	(	en' '	The American	an analysis	; ; ;
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To be completed by Contractor/Vendur

#### Form EBO-1 CITY OF BERKELEY





SECTION	(. CONTRACTOR/VENDO	RINFORMATION	and the second s		
Name: Shree	a Jálasai Lódging, LP dba Rodey	way Inn, Berkeley	Ven	dor No.:	and select the selection of the selectio
Address: 140	31 University Avenue	Cin Berkeley	State CA	ZIP, 94	1702
Contact Pers	son: Jay Devdhara	and the second	Telephone: 415	812-0756	and the agreement of the second
F-mail Addr	ess: jrajput85@gmáil.cóm	and a survey was a survey of large woman proper page on the state of the	Fax No.:		The second secon
SECTION :	2. COMPLIANCE QUESTI	ONS			,
	is inapplicable to this contract be Z No. (If "Yes," proceed to Section				
☐ Yes I If Ye	Company provide (of make ava J No s, continue to Question C. proceed to Section 5. (The EE		iżę) żity emplóyée ber	ı <b>ệfiţŝ</b> Ÿ	
	r company provide (or make ava se of an employee?			☐ Yes	<b>⊠</b> No
the dome If you an If you an	r company provide (or make ava stic pattner of an employee? swered "No" to both Questions swered "Yes" to both Question swered "Yes" to Question C an	s C and D, proceed to Section is C and D, please continue to	5. (The EBO is not ap Question E	Yes plicable to the	.☑No his contract.)
are availa	enefils that are available to the s ible to the domestic partner of the swered "Yes," proceed to Secti swered "No." continue to Section	e employee?	a cia l'anno a sur palabanco pela acca a a casa espa	∏ Yes	No
SECTION :	PROVISIONAL COMPL	IANCE			
A. Contracto	r/vendor is not in compliance wit	th the EBO now but will comply	y by the following date:	:	•
固	By the first effective date after the years, if the Contractor submits to	he first opensenrollment process f evidence af faking reasonable me	ollowing the contract states, with the	rrdate, not to e EBO: or	o execed two
· 🗎	At such time that administrative intrastructure, not to exceed three	steps can be taken to incorporate ee months; or	nondiscrimination in be	nefits in the C	Contractor's
	Upon expiration of the contracto	or's surrent collective baryaining	agraement(s);		
B. If you have do you ac	ve taken all reasonable measure gree to provide employees wijth a	s to comply with the EBO but a cash equivalent?*	are unable to do so.	∐ Yes	□ №
* The cash equ	livalent is the amount of money you	ř combany pays for spousal bene	lits that are unavajlable l	ar domestic p	oartijers.
SECTION :	4. REQUIRED DOCUMEN	ITATION			
employee ha	uance of purchase order or contr ndbcok, eligibility statement from n the provision of benefits.	ract award, you may be require m your plans, insurance prov	d by the City to provid ider statements, etc.)	e document to verify the	ation (copy o at you do no

Page 1

#### Page 35 of 41

#### SECTION 5. CERTIFICATION

I'declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that I am authorized to bind this entity contractually. By signing this certification, I further agree to comply with all additional obligations of the Equal Benefits Ordinance that are set forth in the Berkeley Municipal Code and in the terms of the contract or purchase order with the City.

Executed this 29th day of April in the year 2022 at Berkeley (City).

Executed this 2311 day of 7P11	in me year		· · · · · · · · · · · · · · · · · · ·
Control of the Contro	A Secretary of the second seco	(CIIV)	(State)
Jaydipsinh Devdhara		J.V. Devsu	
Name (please print)		\$ on a full	
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THE	The state of the s	Federal ID or Social Security Nu	mbet
FOR	CITY OF BERKELEY U	SE ONLY	e era garage de la maria de la companya de la comp La companya de la companya del la company
Non-Compliant (The City may not do bus	iness with this contractor/ye	ncor	
☐ One Person Contractor/Vendor	☐ Full Compliance	☐ Reasonable Me	asures
Provisional Compliance Category, Full C	ompliance by Date:		The water of the water to the second of the
Staff Name (Sign and Print):	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Date:	Company of the Compan
		The same of the sa	

#### Page 36 of 41

# Certification of Payments to Influence Federal Transactions

U.S. Department of Housing and Jrban Development Office of Public and Indian Housing

Shree Jalasai Lodging, LP	
Applicant Namo	,
Program/Activity Receiving Federal Grant Funding	
The undersigned certifies, to the best of his or her knowledge and	I belief, that:
(1) No hederal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.  (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of an agency. Member of Congress, an officer or employee of Congress or a employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Loim-LLI Disclosure Form to Report Lobbying, in accordance with its instructions	(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.  This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352. Title 31 U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
I hereby certify that all the information stated herein, as well as any in Warning: HUD will prosecute false claims and statements. Conviction may (18 U.S.C. 1001, 1010, 1012 - 31 U.S.C. 3729-3802)  Name of Authorized Orlical  Jaydipsinh Devdhara	Partner
Signature	Oale (mm/od*zyyn
Til O	04/29/2022

#### Page 37 of 41

# Certification for a Drug-Free Workplace

U.S Department of Housing and Jrban Development

Shree	Jal	asai	Lodging,	LP
O OC		<b>300</b>		щ.

Applicant Name

Program/Activity Receiving Federal Grant Funding

Acting on behalf of the above named Applicant as its Auth rized Official. I make the following certifications and agreements to the Department of Housing and Urban Development (HUD) regarding the sites listed below:

I certify that the above named Applicant will or will continue to provide a drug-free workplace by.

- a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Applicant's workplace and specifying the actions that will be taken again-nemployees for violation of such prohibition.
- b. Establishing an on-going drug-free awareness program to inform employees ---
  - (1) The dangers of drug abuse in the workpiace;
- (2) The Applicant's policy of maintaining a drug-free workplace;
- (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
- (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace
- c. Making it a requirement that each employee to be engage; in the performance of the grant be given a copy of the statement required by paragraph a.;
- d. Notifying the employee in the statement required by paragraph a, that, as a condition of employment under the grant, the employee will ---

- (1) Abide by the terms of the statement; and
- (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction:
- e. Notifying the agency in writing, within ten calendar days after receiving notice under subparagraph d.(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Feoeralagency has designated a central point for the receipt of such notices. Notice shalf include the identification number(s) of each affected grant.
- (). Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph d.(2), with respect to any employee who is so convicted ---
- (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
- (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal. State, or local health, law enforcement, or other appropriate agency:
- g. Making a good faith effort to continue to maintain a drugfree workplace through implementation of paragraphs a, thru f
- 2. Sites for Work Performance. The Applicant shall list (on separce pages) the site(s) for the performance of work done in connection with the HUD funding of the program/activity shown above. Place of Performance shall include the street address, city, county. State, and zip code, Identify each sheet with the Applicant name and address and the program activity receiving grant funding.)

Check here   if there are workplaces on file that are not	dentified on the ittached sheets
I hereby certify that all the information stated herein	, as well as any information provided in the accompaniment herewith, is true and accurate,
Warning: HUD will prosecute false claims and stateme (18 U.S.C   1001, 1010, 1012;   31 U.S.C   372	nts - Conviction may result in oriminal and/or divil penantes. 19, 3802)
Name of Authorized Official Jaydipsinh Devdhara	Partner
Signature	Úais .
x J.V. Develher	04/29/2022



#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 04/26/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER CONTACT NAME: Jagruti Pandya										
Pro-Am Insurance Agency			PHONE (A/C, No, Ext): (818) 553-1120 FAX (A/C, No):							
222 E. Glenarm Street Suite B1			E-MAIL ADDRESS: promail@kisproam.com							
									NAIC#	
Pasadena CA 91106									38920	
INSURED				071 01100						00020
Shree Jalasai Lodging LP.				INSURER B:					<del>.</del>	
	Dba Rodeway Inn				INSURER C:					
	•				INSURE					
1	1461 University Avenue				INSURE	RE:	•			
	Berkeley			CA 94702	INSURE	RF:				
				NUMBER:				REVISION NUM		
	IS IS TO CERTIFY THAT THE POLICIES DICATED. NOTWITHSTANDING ANY RE									
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LTR	TYPE OF INSURANCE  COMMERCIAL GENERAL LIABILITY	INSD	WVD	POLICY NUMBER		(MM/DD/YYYY)	(MM/DD/YYYY)		LIMITS	
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WORKERS COMPENSATION AND EMPLOYERS' LIABILITY								PER STATUTE	OTH- ER	
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?		N/A						E.L. EACH ACCIDENT	T \$	
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					}					
DESC	RIPTION OF OPERATIONS / LOCATIONS / VEHICL	.ES (A	CORD	101, Additional Remarks Schedu	le, may b	e attached if mor	e space is requir	ed)		_
The	certificate holders are additional insure	d for	the m	otel operation located at:						
	9, 1461, 1463, 1465 & 1467 University A	Avent	ле							
Berk	eley, CA, 94702									
CER	CERTIFICATE HOLDER CANCELLATION									
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN									
	County of Alamada							Y PROVISIONS.	<b></b>	
County of Alameda										
1401 Lakeside Drive, 10th Floor				AUTHORIZED REPRESENTATIVE						
				Qagridi Pandya						
Oakland, CA 94612				July 1						
						0.40	22 22 4 2 4	DD CODDODA	-1011 All 1 I	

Internal

#### REQUEST FOR WAIVER OF INSURANCE

To Contract Administr	ator				
From/Dept Contact	Peter Radu	F	Phone: <u>510-98</u>	<u> 1-7045</u>	
Department <u>City M</u>	anager's Office	<u>e – Neighborhoo</u>	od Services		
Date <u>5/2/22</u>				•	·
CONTRACTOR NAME	SHREE JALA	SAI LODGING, L	_P dba RODE	WAY Inn, Berkel	ey
				•	
INSTRUCTIONS					
A written request m submit this request				on. Please compl	ete and
We are requesting one state why this request Insurance Requiremen	meets the requ				
1. Type of service to	o be performed	for the City (expla	ain in detail)		
				iversity Avenue, Be iencing homelessn	
2. Reason/s for wa	iver requested	i (ex: service doe:	s not warrant ir	nsurance; insuranc	e not available)
Insurance is n insured to hotel provi the State of California shelter and have acce	ders for the pu a have been par	rposes of providi rtnering with this	ing homeless s s property own	er to operate a ho	County and
3. Specific insurance	e waiver/s re	quested (check a	ill that apply)	-	
_		professional liabilit		s comp 🏻	
Other or details –	please explain <sub>-</sub>				
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	· .				•
4. Other Comments The City Attorney I		·	_		
WAIVER/S RECOMM	ENDED Co	mments licuvikg	endorseaves	ras add'in	isured
WAIVER/S DENIED	_	omments	· 	,	
,	MA	<i></i>	<i>ζ</i> -	12/22	
Contract Administrat	or ///	<del>/</del>		rate	<del></del>

#### ORDINANCE NO. 7,807-N.S.

URGENCY ORDINANCE AUTHORIZING THE CITY MANAGER OR HER DESIGNEE TO EXECUTE A LEASE AND ANY NECESSARY AMENDMENTS WITH SHREE JALASAI LODGING, LP, DBA RODEWAY INN, BERKELEY, FOR REAL PROPERTY LOCATED AT 1461 UNIVERSITY AVENUE, BERKELEY, CA.

BE IT ORDAINED by the Council of the City of Berkeley as follows:

Section 1. The City Council finds as follows:

- a. The City of Berkeley is facing a growing housing and homelessness crisis, in part exacerbated by the acute lack of affordable student housing and supportive housing for people experiencing homelessness; and
- b. To help address this crisis, on December 14, 2021, the City Council affirmed its support of the development of People's Park into affordable housing, including permanent supportive housing for people experiencing homelessness, by unanimously voting to commit \$14.4M in funding to help close the financing at this development; and
- Providing low-barrier, noncongregate interim housing options will be critical to end
  the unsheltered status and avoid the mere displacement of those currently living
  in People's Park to the surrounding communities of Berkeley; and
- d. On December 29, 2021, City staff partnered with the University of California, Berkeley to submit a grant application to the State of California, requesting \$4,708,015 in Encampment Resolution Funding (ERF) grant funds for one year of operations at the Rodeway Inn on University Avenue in Berkeley, which staff proposed as the primary interim housing option for those in the Park; and
- e. On February 24, 2022, the City learned that its ERF grant had been funded by the State in full; and
- f. The property owner, Shree Jalasai Lodging, LP, dba Rodeway Inn, Berkeley, has offered to lease 43 rooms at the property at 1461 University Avenue, Berkeley, at a rate of \$124 per room per night and \$2000 per room in damage funds, to the City for purposes of establishing a homeless shelter for 18 months.

Section 2. The City Manager or her designee is hereby authorized to enter into a lease and necessary amendments starting May 1, 2022 with Shree Jalasai Lodging, LP, dba Rodeway Inn, Berkeley for real property located at 1461 University Avenue on substantially the same terms as set forth in Exhibit A. The rent will be \$124 per room per night, including \$2000 per room in damage funds, and will be paid by State of California Encampment Resolution Funding grant funds and funds from the University of California, Berkeley.

<u>Section 3.</u> This Ordinance is adopted as an urgency ordinance pursuant to the Charter of the City of Berkeley, Article XIV, Section 93 and shall be effective immediately. The City Council finds and determines that the adoption of this Ordinance as an urgency ordinance is necessary for the immediate preservation of the public peace, health and safety of the residents of the City of Berkeley.

<u>Section 4.</u> Copies of this Ordinance shall be posted for two days prior to adoption in the display case located near the walkway in front of Old City Hall, 2134 Martin Luther King Jr. Way within fifteen calendar days of adoption, copies of this Ordinance shall be filed at each branch of the Berkeley Public Library and the title shall be published in a newspaper of general circulation.

At a regular meeting of the Council of the City of Berkeley held on April 26, 2022, this Urgency Ordinance was adopted by the following vote:

Ayes:

Bartlett, Droste, Hahn, Harrison, Kesarwani, Robinson, Taplin, Wengraf,

and Arreguin.

Noes:

None.

Absent:

None.

Jesse Arreguin, Mayor

ATTEST:

Mark Numainville, City Clerk

In effect: Immediately

RECEIVED

MAY 16 2022

CITY OF BERKELEY
CITY CLERK DEPARTMENT