



Name: Erendira Torres

Taborca ID: 44547

Date of Hire: 05/09/18

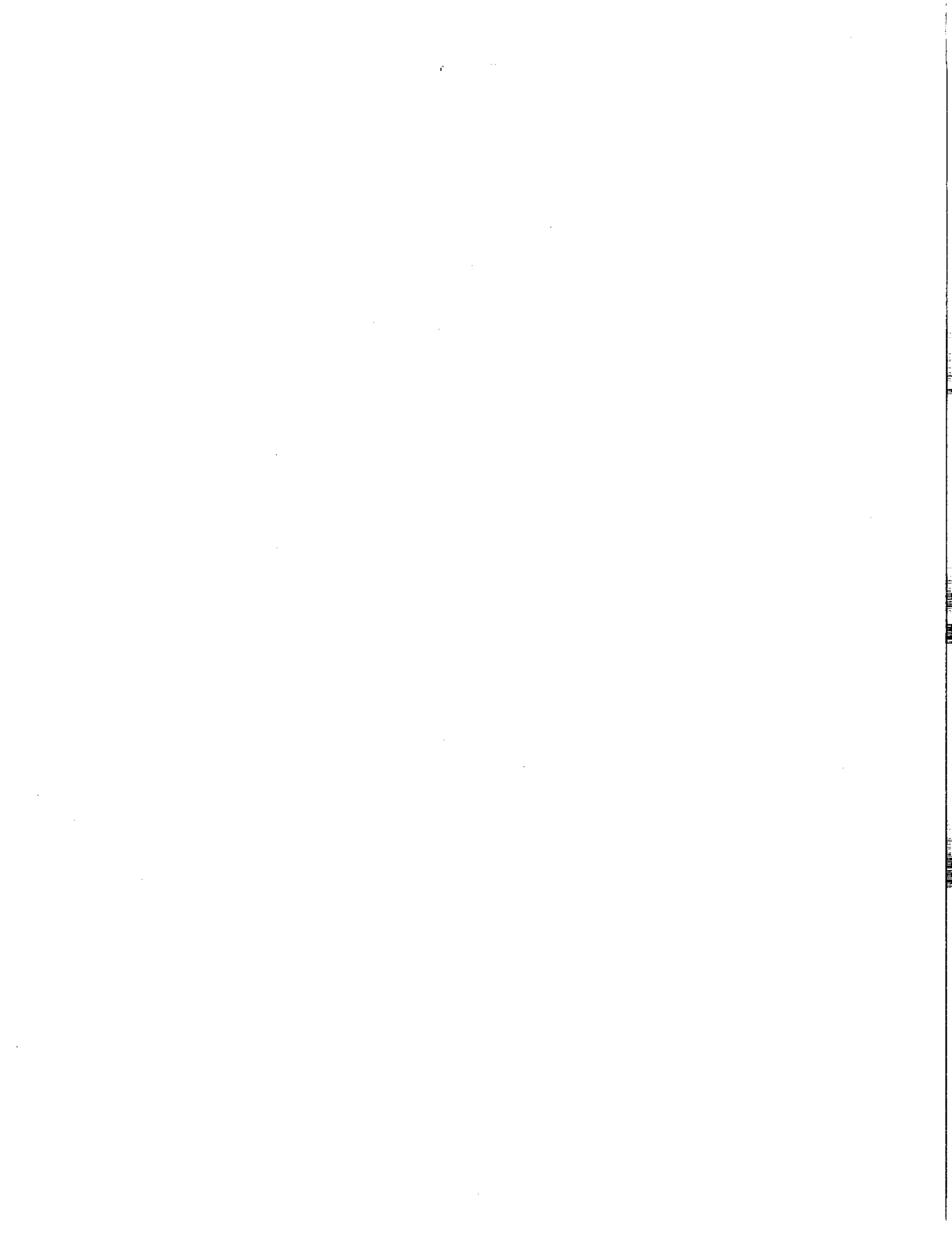
Date of Re-Act: / /

New employee set up

- E-verify
- Hire Right EE
- Hire Right Internal (upload any list A docs)
- Direct Deposit (Scan to Payroll) and/or
Global Cash Card – complete the form &
have EE sign
- Notice to Employee Completed
- Added to Orientation Time Sheet
- Attended New Hire Orientation
- Background Check (Asurint)
- New Hire List (All fields)
- Check Taborca Profile (All fields)
- Upload Resume and Skills Tests (one doc)
- Upload Food Handler's Card

Re Act employee set up (See Re Act Process for more detail)

- File and I9 pulled (new one created/done in Hire Right if old ones are gone)
- Re Act onboarding if initially hired before 1/1/16
- Check W4
- Check all demographic info and availability
- Check for skills tests, app, FHC, and resume (get new app, new resume if hired more than 1 year ago)
- Complete Notice to Employee with updated pay if necessary
- Verify pay option and take steps to Re Act any old pay options still current
- Run new BGC if more than 1 year since last shift worked
- New orientation/place on time sheet if it's been over a year since last shift
- New Hire List (all fields)
- Delete employee from the INA/TER spreadsheet if they are on it



NOTICE TO EMPLOYEE

Labor Code section 2810.5

EMPLOYEE

Employee Name: ERENDIRA TORRES

Start Date: 05/07/2018

EMPLOYER

Legal Name of Hiring Employer: S.E Scher

Is hiring employer a staffing agency/business (e.g., Temporary Services Agency; Employee Leasing Company; or Professional Employer Organization [PEO])? Yes No

Other Names Hiring Employer is "doing business as" (if applicable):

Acrobat Outsourcing

Physical Address of Hiring Employer's Main Office:

665 Third St. Suite 415, San Francisco, CA. 94107

Hiring Employer's Mailing Address (if different than above):

Hiring Employer's Telephone Number: 415-431-8826

If the hiring employer is a staffing agency/business (above box checked "Yes"), the following is the other entity for whom this employee will perform work:

Name: _____

Physical Address of Main Office: _____

Mailing Address: _____

Telephone Number: _____

WAGE INFORMATION

Rate(s) of Pay: _____ Overtime Rate(s) of Pay: _____

Rate by (check box): Hour Shift Day Week Salary Piece rate Commission

Other (provide specifics): _____

Does a written agreement exist providing the rate(s) of pay? (check box) Yes No

If yes, are all rate(s) of pay and bases thereof contained in that written agreement? Yes No

Allowances, if any, claimed as part of minimum wage (including meal or lodging allowances):

(If the employee has signed the acknowledgment of receipt below, it does not constitute a "voluntary written agreement" as required under the law between the employer and employee in order to credit any meals or lodging against the minimum wage. Any such voluntary written agreement must be evidenced by a separate document.)

Regular Payday: FRIDAY

WORKERS' COMPENSATION

Insurance Carrier's Name: Integro USA Inc. dba Integro Insurance Brokers

Address: 1 State Street Plaza, 9th floor, New York, NY. 10004

Telephone Number: 212-295-5440

Policy No.: LDC4042609 AOS

Self-Insured (Labor Code 3700) and Certificate Number for Consent to Self-Insure: _____

PAID SICK LEAVE

Unless exempt, the employee identified on this notice is entitled to minimum requirements for paid sick leave under state law which provides that an employee:

- a. May accrue paid sick leave and may request and use up to 3 days or 24 hours of accrued paid sick leave per year;
- b. May not be terminated or retaliated against for using or requesting the use of accrued paid sick leave; and
- c. Has the right to file a complaint against an employer who retaliates or discriminates against an employee for
 1. requesting or using accrued sick days;
 2. attempting to exercise the right to use accrued paid sick days;
 3. filing a complaint or alleging a violation of Article 1.5 section 245 et seq. of the California Labor Code;
 4. cooperating in an investigation or prosecution of an alleged violation of this Article or opposing any policy or practice or act that is prohibited by Article 1.5 section 245 et seq. of the California Labor Code.

The following applies to the employee identified on this notice: (Check one box)

1. Accrues paid sick leave only pursuant to the minimum requirements stated in Labor Code §245 et seq. with no other employer policy providing additional or different terms for accrual and use of paid sick leave.

2. Accrues paid sick leave pursuant to the employer's policy which satisfies or exceeds the accrual, carryover, and use requirements of Labor Code §246.

3. Employer provides no less than 24 hours (or 3 days) of paid sick leave at the beginning of each 12-month period.

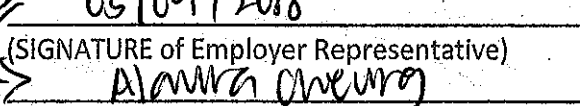
4. The employee is exempt from paid sick leave protection by Labor Code §245.5. (State exemption and specific subsection for exemption): _____

ACKNOWLEDGEMENT OF RECEIPT

(Optional)


(PRINT NAME of Employer representative)

05/09/2018


(SIGNATURE of Employer Representative)

Alvaria Oneiro

(Date)

The employee's signature on this notice merely constitutes acknowledgement of receipt.


(PRINT NAME of Employee)

Erendira TORRES

(SIGNATURE of Employee)

5-9-2018

(Date)

Labor Code section 2810.5(b) requires that the employer notify you in writing of any changes to the information set forth in this Notice within seven calendar days after the time of the changes, unless one of the following applies: (a) All changes are reflected on a timely wage statement furnished in accordance with Labor Code section 226; (b) Notice of all changes is provided in another writing required by law within seven days of the changes.

Interview Note Sheet

Applicant Information

Name: <u>Erendira Torres</u>	Interviewer: <u>Alma</u>
Date: <u>05/09/2018</u>	Rate of Pay:
Position (s) Applied for:	Referred by:

Work Experience

Work Experience					
Position	Start Date	End Date	Percentage	Job Description	Percentage
Server	/35		%	Bartender	/30
Prep Cook	/15		%	Barista	/10
Grill Cook	/40		%	Cashier	/10
Dishwasher	/10		%	Housekeeping	/16

Cardinal
Full-Time
Part-Time

Relevant Experience & Summary of Strengths

Knife Skills

Comfort Suite - cook
1 year - breakfast

Total of _____ in Food Service

Cuisines

1 El Patio - prep cook /→ Manager
2 9 months ~ 1 year

Stations:

Vallarta supermarket
3 months - dishwasher

P.O.S. Experience: Y / N details: _____

Transportation

Car

Public Transit

Carpool (Rider / Driver)

Regions Available to Work

SF City

SF North

SF Peninsula

East Bay

Outer East Bay

San Jose

South San Jose

SJ Peninsula

Certifications (if any)

TIPS

Serv-Safe

LEAD

Other

FHU

Will Submit

Availability

Open

AM only

PM only

Weekdays only

Weekends only

Details:

midshift OK / Saturdays - OK N/A on Sunday

Uniforms Owned

Bistro

Black Bistro

Tuxedo

1/2 Tuxedo

Black Vest

Long Black Tie

Chef Coat

Chef Pants

Knives

Black Pants

Non-Slip Shoes

Bow Tie

Other: _____

Would you recommend this applicant for Acrobat Academy?

Convention Candidate?

Other Languages Spoken:



Aplicación de Empleo

Acrobat Outsourcing es un empleador que ofrece igualdad de oportunidades dedicada a la no discriminación en todas las prácticas de empleo. Acrobat Outsourcing selecciona la mejor persona calificada para el trabajo basado en las calificaciones relacionadas con el trabajo sin importar la raza, la edad (40+), color, religión, sexo, origen nacional, ascendencia, estado civil, orientación sexual, discapacidad o cualquier otra condición protegida por ley.

POR FAVOR IMPRIMIR

Nombre completo: Erendira Torres Fecha: 59-18
Número telefónico de casa: (650) 720-3484 Celular: ()
Dirección Actual: 2761 twin oaks Ln San Jose Ca 95127
Dirección permanente, si es diferente del presente:
Correo Electronico Lynchec021@gmail.com

EMPLEO DESEADO

Posición a la que desea aplicar: _____ Salario deseado: _____

Esta usted registrado oh ha trabajado para otra(s) agencias? Favor de dar información: _____

Usted busca trabajo de: _____ ¿Tiempo completo? Sí No ¿Tiempo parcial? Sí No ¿Busca trabajo Temporal? (ejemplo, para el verano o para las vacaciones) Sí No Del mes de: _____ Hasta: _____

¿Cómo se entero de nuestra posición abierta? (Favor de seleccionar):

Referido Nombre de la persona que refirió _____ Periodico Feria De trabajo Agencia

Página Web Otra fuente

¿Puede trabajar horas extras, si es necesario? Sí No ¿Si es contratado, que fecha puede empezar a trabajar? 5-9-2018

Favor de tomar en cuenta que nuestros horarios pueden variar dependiendo en la posición y temporada. Nuestros horarios varían de semana a semana, dependiendo en lo que la compañía tenga disponible. Favor de incluir horas/días que está disponible para trabajar.

ESPECIFICAR HORAS DISPONIBLES	DOMINGO	LUNES	MARTES	MIÉRCOLES	JUEVES	VIERNES	SÁBADO
AM	7 am	7 am	7 am	7 am	7 am	7 am	7 am
PM	6 pm	6 pm	6 pm	6 pm	6	6pm	6pm

¿Tiene usted algunas vacaciones o viajes planeados en los siguientes 12 meses? Favor de incluir la(s) fecha:

NO

INFORMACIÓN PERSONAL

¿A aplicado o trabajado para Acrobat Outsourcing en el pasado? Sí No Si su respuesta fue si, ¿cuando? _____

¿Tiene usted amigos(as) o familiares trabajando para Acrobat Outsourcing? Sí No Si su respuesta fue si, favor de incluir nombres y la relación a usted:

¿Si es contratado, tendrá usted un transporte seguro para trabajar? Sí No

¿Si es contratado, puede presentar evidencia de su derecho legal para trabajar? Sí No

Incluya su edad si es menor de 18 _____. Si es menor de 18, su solicitud será verificada por la razón de que tenga la mínima edad para trabajar.

¿Es capaz de realizar las funciones esenciales del trabajo al que aplica? Sí No
Si no, describa las funciones que no puede realizar. (Nota: Nosotros cumplimos con el ADA y consideramos alojamiento razonable que es necesario para empleados/ solicitantes elegibles para realizar funciones esenciales.) _____

De acuerdo con todas las Iniciativas de Oportunidad Equitativa, consideraremos solicitantes calificados con registros de arresto y convicción.

EDUCACIÓN Y HABILIDADES

NOMBRE DE ESCUELA	CUIDAD Y ESTADO	GRADO COMPLETADO	¿SE GRADUÓ?
¿Tiene licencias especiales, certificados o entrenaje especial? Favor de incluir bajo "Especial."	Sí	No	
¿Usted tiene conocimiento de computadora? Favor de incluir nombres de programas que usted sabe manejar bajo "Especial."	Sí	No	
¿Es usted competente con sistemas de puntos de venta? Favor de incluir nombre de sistemas bajo "Especiales."	Sí	No	
¿Tiene alguna otra experiencia, entrenaje, calificaciones o habilidades especiales, que usted piensa que lo(la) hace ser especialmente adecuado para trabajar en Acrobat Outsourcing? Favor de incluir bajo "Especial."	Sí	No	
Especial: COSinera - Limpieza - Empacando			

HISTORIAL DE EMPLEO

A continuación, incluya su historial de empleo empezando con el más reciente (de los últimos 10 años). Si ha sido desempleado por más de 3 meses favor de indicar por cual razón.

¿Está usted actualmente empleado? Sí No Si lo está, podemos contactar a su empleador? Sí No

Nombre y dirección de Empleador/ Compañía: _____

Tipo de negocio: _____ Número de teléfono (____) _____ Nombre de Supervisor: _____

Su posición y responsabilidades: _____

Fecha de Empleo: Desde _____ Al _____

Razón de salida: _____

Nombre y dirección de Empleador/ Compañía: _____

Tipo de negocio: _____ Número de teléfono (____) _____ Nombre de Supervisor: _____

Su posición y responsabilidades: _____

Fecha de Empleo: Desde 4/3/16 Al 11/12/17

Razón de salida: cambio de ciudad de fresno a san jose

Nombre y dirección de Empleador/ Compañía: El patio mexican Restaurant

Tipo de negocio: Restaurant Número de teléfono (59)721-7757 Nombre de Supervisor: benjamin torranta

Su posición y responsabilidades: manager y cosinera

Fecha de Empleo: Desde 2/3/15 Al 4/2/16

Razón de salida: cambio de trabajo mejor pagado

Nombre y dirección de Empleador/ Compañía: comfor suites

Tipo de negocio: Hotel Número de teléfono () Nombre de Supervisor: Maria Ortega

Su posición y responsabilidades: COSINERA

Fecha de Empleo: Desde _____ Al _____

Razón de salida: _____

¿A sido usted despedido(a) de algún lugar de empleo en el pasado? Favor de explicar por qué razón: no

SERVICIO MILITAR

¿A obtenido habilidades especiales a resultado de servicio militar?

Sí No X

Favor de describir: _____

REFERENCIAS DE TRABAJO

A continuación, incluya tres personas no relacionadas con usted que tengan conocimiento de su rendimiento en el trabajo dentro de los últimos tres años.

Nombre: Sergio Quinones Número de teléfono (550) 716 - 7827

Dirección: Ø

Ocupación: campe pescando Relación: amigo Número de años familiarizados: 5

Nombre: _____ Número de teléfono (_____) _____

Dirección: _____

Ocupación: _____ Relación: _____ Número de años familiarizados: _____

Nombre: _____ Número de teléfono (_____) _____

Dirección: _____

Ocupación: _____ Relación: _____ Número de años familiarizados: _____

Favor de leer cuidadosamente, iniciar cada párrafo y firmar abajo.

____ Por lo presente, certifico que no he ocultado ninguna información que pudiera afectar adversamente mis oportunidades de empleo y que las respuestas dadas por mí son verdaderas y correctas a lo mejor de mi conocimiento. Además, certifico que yo, el solicitante, he completado esta aplicación. Entiendo que cualquier omisión o tergiversación de hechos materiales en esta solicitud o en cualquier documento usado para asegurar el empleo será motivo de rechazo de esta solicitud o para la descarga inmediata si soy empleado, independientemente del tiempo transcurrido antes del descubrimiento.

____ Por lo presente, autorizó a Acrobat Outsourcing a investigar a fondo mis referencias, registro de trabajo, educación y otros asuntos relativos a mi idoneidad para el empleo y, adicional, autorizó las referencias que e incluido que puedan revelar a la compañía cualquier carta, reporte y otra información relativa a mis registros de trabajo, sin avisarme anteriormente de cierta revelación. En adicional, por lo presente libero a la compañía, mi ex empleado(s) y todas las otras personas, corporaciones, alianzas y asociaciones de cualquier reclamo, demandas o pasivos derivados de o en cualquier modo relacionado a dicha investigación o divulgación.

____ Por lo presente, autorizó a Acrobat Outsourcing y sus representantes autorizados a solicitar información con respecto a mi historial, que pueda incluir y no está limitado a, información de mi empleo anterior, y educación, que puede estar en archivos de cualquier estado, federal.

____ Entiendo que si se selecciona para el empleo, será necesario proporcionar evidencia satisfactoria de mi identidad y autorización legal para trabajar en los Estados Unidos, y que la inmigración federal requiere que complete la forma de I-9 a este respeto dentro de los tres días de mi empleo.

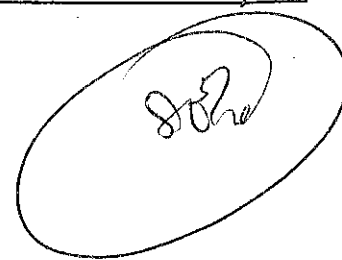
____ Acrobat Outsourcing es un empleador a voluntad. Entiendo que nada contenido en la aplicación, o transmitida en cualquier entrevista, cuales podrán ser concedidos durante mi empleo, si es contratado, se pretende crear un contrato de trabajo con la compañía y yo. Adicionalmente, entiendo y estoy de acuerdo que si soy empleado, mi empleo no es por definitivo o periodo determinable y puede ser terminado en cualquier momento, con o sin previo aviso, con o sin causa, a opción de mí o la compañía, y que ninguna promesa o representación contraria a lo anterior son vinculantes para la compañía a menos que se haga por escrito y firmada por mí y por el representante designado por la compañía.

Por lo presente, reconozco que he leído y entendido las declaraciones anteriores.

Firma de solicitante Erendira Torres **Fecha** 5-9-18

Examen de Lavaplatos

Score 8/10



- 1) ¿Después de lavarse las manos, que se debe utilizar para secarlas?
 - a) Delantal limpio
 - b) Paño de limpiar desinfectado
 - c) Toalla de papel
 - d) Paño de uso común

- 2) ¿Cuándo está lavando platos a mano, que debe tener puesto?
 - a) Guante de corte
 - b) Guante de horno
 - c) Guante de goma
 - d) Nada

- 3) ¿Cuándo debes de lavar tus manos?
 - a) Antes de empezar el trabajo
 - b) Despues de tocar artículos no de alimento (basura, dinero, químicos)
 - c) Despues de usar el baño
 - d) Todo lo de arriba

- 4) Si necesitas mover algo pesado, es mejor EMPUJAR que JALAR el objeto pesado.
 - a) Cierto
 - b) Falso

- 5) ¿Cuál de las siguientes podría presentar riesgo de quemarse?
 - a) Vapor de una olla hirviendo
 - b) Líquidos calientes (café, sopa, té)
 - c) Equipo caliente (horno, ollas, etc.)
 - d) Químicos duros
 - e) Todo lo de arriba

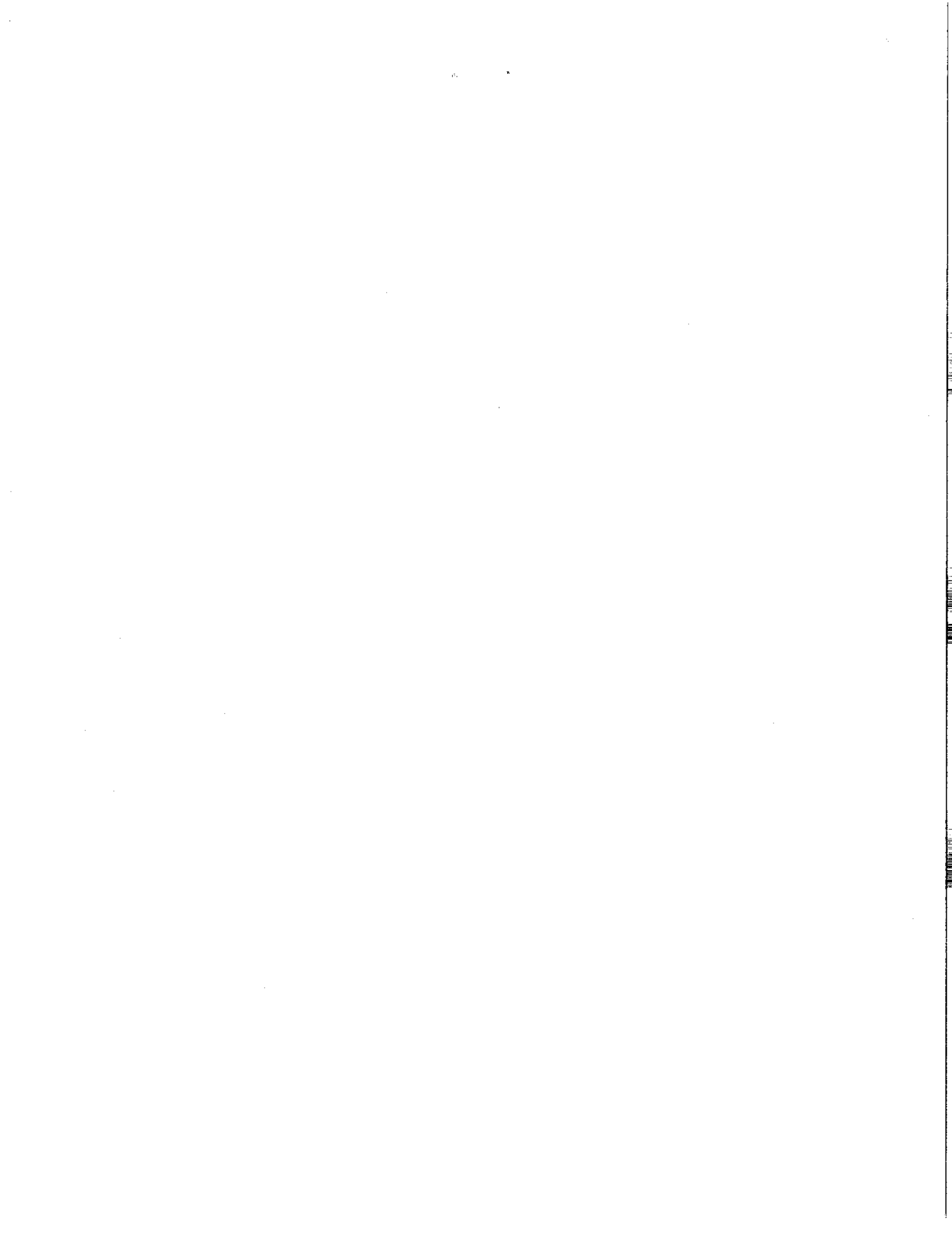
- 6) Todas heridas relacionadas al trabajo, accidentes o enfermedades se deben reportar inmediatamente a el supervisor.
 - a) Cierto
 - b) Falso

- 7) ¿Qué haces si se te escure líquido o encuentras líquido escurrido?
 - a) Dejarlo para que alguien mas lo limpie
 - b) Esperar hasta el final de tu dfa para limpiarlo
 - c) Marcarlo y limpiarlo inmediatamente
 - d) Marcarlo y dejarlo para que alguien mas lo limpie

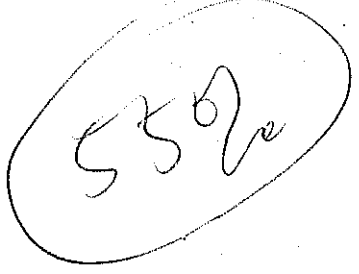
- 8) ¿Qué se debe hacer cuando está manejando cosas calientes?
 - a) Usar guantes de goma
 - b) No es necesario usar nada especial
 - c) Usar un guante de horno or toalla gruesa
 - d) Usar parte de tu ropa

- 9) ¿Si está usando un lavabo de tres compartimientos, para que se usa el segundo compartimiento?
 - a) Enjuagando
 - b) Rasando
 - c) Lavando
 - d) Desinfectando

- 10) ¿Cuál es el método apropiado para limpiar y desinfectar equipo estacionario?
 - a) Regar con una solución de limpieza fuerte y secar con un paño desinfectado
 - b) Regar con una solución desinfectante, luego enjuagar con agua limpia y secar
 - c) Lavar y enjuagar, luego secar yregar con una solucion desinfectante
 - d) Sacudir tiera suelta con un paño limpio, luego limpiar con una solucion desinfectante



Opción múltiple (1 punto cada uno)

1) Un galón es igual a _____ onzas
a. 56
b. 145
c. 32
d. 128 - 9


2) ¿Mesclun son qué tipo de vegetal?
a. Raíces
b. Frijoles
c. Ensalada Verde
d. Especies

3) ¿Qué significa el término cocinar a fuego lento?
a. Sosar rápidamente de los dos lados
b. Cocinar despacio en un sartén tapado con un poco de líquido
c. Cocinar a fuego alto y rápidamente
d. Cocinar en agua hirviendo lentamente

4) ¿A qué temperatura interna debe cocinar pollo para que sea sano comer?
a. 155 grados F
b. 165 grados F
c. 175 grados F
d. 185 grados F

5) ¿Cómo se hacen las verduras blanqueadas?
a. Sumergir unos instantes en agua hirviendo
b. Cocinar ligeramente en mantequilla a fuego medio
c. Remojar en agua fría durante la noche
d. Frotar con sal antes de cocinar

6) ¿Cuál de los siguientes ingredientes comprimirías antes de medir?
a. Aceite de oliva
b. Sal
c. Azúcar morena
d. Azúcar blanco

7) ¿Qué es Al Dente?
a. Firme, pero no duro
b. Suave al tocar
c. Muy duro
d. Muy suave

8) El alimento se debe dejar fuera no más de
a. 2 horas
b. 3 horas
c. 4 horas
d. 5 horas

(a)

9) ¿Cuál es la manera incorrecta para descongelar alimentos congelados?

- a. En el refrigerador
- b. En un fregadero con agua fría
- c. En el mostrador
- d. En el microondas

(d)

10) ¿Cuál de los siguientes se puede utilizar para apagar un fuego de grasa?

- a. Bicarbonato de sodio
- b. Levadura en polvo
- c. Harina
- d. Agua

11) ¿Cuál es el rango de temperatura de la zona de peligro?

- a. 25-135
- b. 40-140
- c. 50-160
- d. 30-130

12) ¿Dónde se debe dejar la manija de un sartén mientras estas cocinando?

- a. Sobre el fuego
- b. Dado vuelta hacia usted para un mejor control
- c. Dado vuelta hacia la izquierda o derecha
- d. Siempre sobre la encimera

13) ¿Cuándo se escalfa algo, se cocina con qué?

- a. Fideos
- b. Verduras
- c. Líquido
- d. Aceite

14) ¿Cuál cuchara se usa para quitar la grasa de las sopas y guisados?

- a. Cuchara de hilván
- b. Cucharon
- c. Cuchara ranurada
- d. Cuchara de porción

15) ¿Cuál de los siguientes significa cocinar en una pequeña cantidad de grasa?

- a. Sazonar
- b. Saltear
- c. Asar
- d. Hervir
- e. Freír

16) ¿Qué significa corta a Julien?

- a. Comida cortada en tiras largas
- b. Comida cortada en tiras largas y luego bolteadas y cortado en cubitos
- c. Comida picada en cubitos chicos y uniformes
- d. Comida pelada y cortado en forma parecida a un balón de fútbol americano.

17) ¿Cuál significa cocinar en un sartén en fuego bajo hasta que la comida suaviza y suelta humedad?

- a. Sudar
- b. Hervir
- c. Asar

Examen de Cocinero

Rellene el espacio en blanco (1 punto cada uno)

18) Sal & pimienta son los ingredientes de sazonar básicos para cualquier receta

19) Corte: significa picar en pedazos pequeños cuando uniformidad de tamaño y forma no importan.





Your Hospitality Staffing Professionals

Attendance Policy

The cost of absenteeism and lateness is difficult to estimate, no one can calculate the cost of the burden this puts on others who have to do the absent person's work. Most people will be late or sick at one time or another. But when short-term absences become more frequent, they might signal personal, medical, or job-related problems.

It is your responsibility to notify your supervisor at least 24 hours prior to your shift of any anticipated tardiness or absence. All tardiness or absences should be reported to the Emergency Line at 800.236.2276 x2207. You should provide the general reason for your absence, and understand that excessive absences and lateness will lead to disciplinary action.

Below is a breakdown of how infractions will be measured. Any employee who accumulates more than three points in a 90-day period can result in termination of employment.

Tardy – Anybody not signed/ clocked-in by their start time. 1 Point

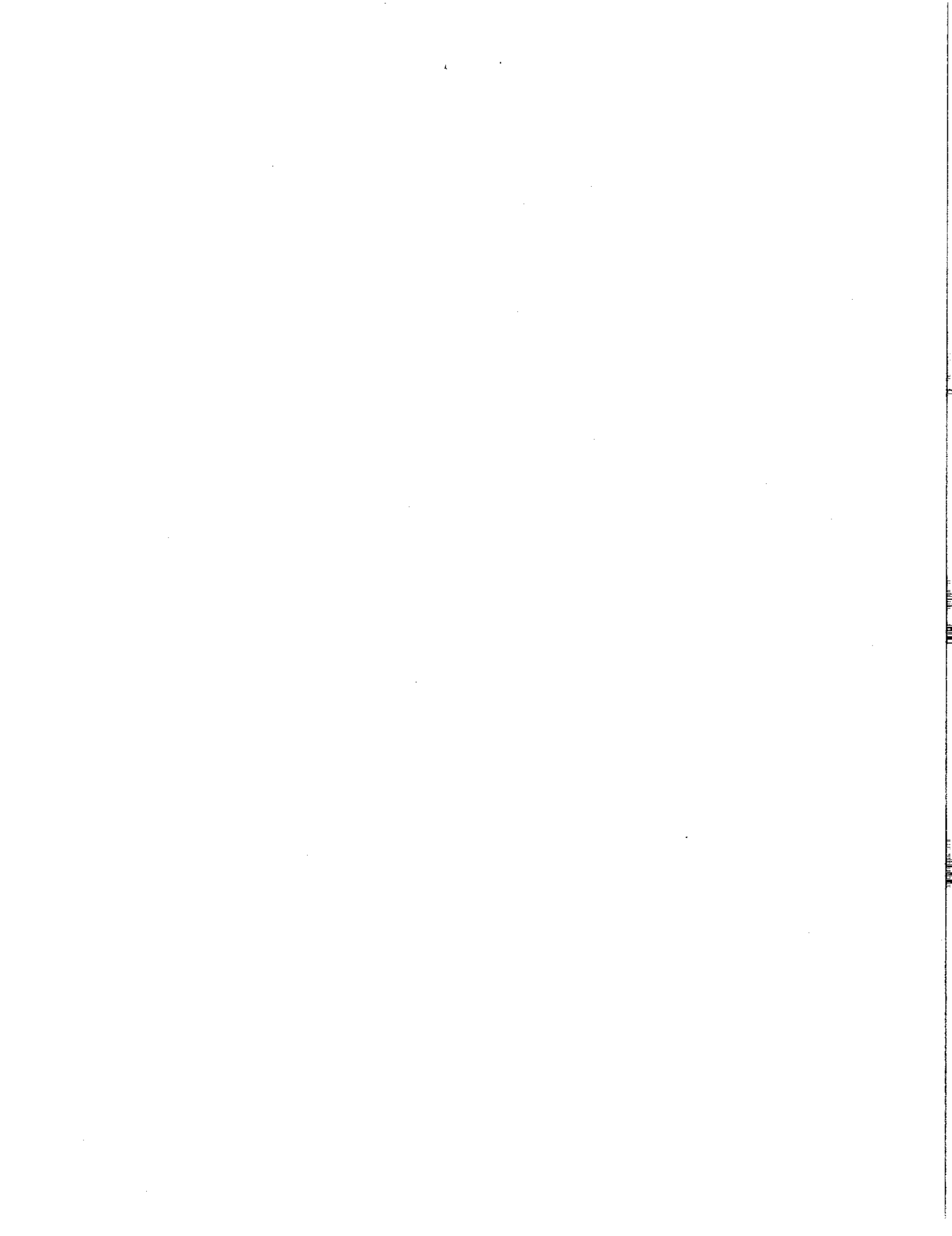
Call Off – Needing to be taken off a shift after schedules are sent out. It is your responsibility to request any desired time off in advance. 1 Point

LM Call-Out – Failing to provide Acrobat with 24-hour notice before missing a shift. 1 Points

No Call No Show – Failing to provide Acrobat with any notice before missing a shift. 3 Points

Name: Erendira Torres Date: 5-9-2018

Signature: Erendira Torres





100 Hamilton Ave. | Suite 300 | Palo Alto, CA | 650.815.0200

Hello,

As part of the Palantir Team, we would like you to have many of the same conveniences as our full time employees. This includes having access to our buildings, and technology and electronic communications systems.

In order to streamline your access we will need you to sign the following attached documents:

- Personal Information and Emergency Contact Form
- Non-Disclosure Agreement
- PIIA (Proprietary Information and Inventions Agreement) Form
- Electronic Communication and Devices Privacy Policy
- Visitor Liability Release
- We will also need a copy of your driver's license and social security card to confirm work authorization

Due to the sensitive nature of our work, we request that you follow certain guidelines while you are in the work space. Although we all enjoy a good bit of fun, maintaining a certain level of professionalism is expected. Please be discreet about things you may see or hear in and around the office. You will be trusted with access to our networks and electronic resources and we expect that you will use them appropriately.

If you have any questions, please contact People Operations at paperwork@palantir.com.

Sincerely,

People Operations

Q Palantir

For your safety and well-being, we are collecting your personal contact information. This information will be used to provide notification to your personal contacts ONLY in the event of an emergency.

Thank you!

Contracting Agency Info	
Name of Company/Employer	Academy Outourcing
Name of Contact at Agency	GUSTAVO OROZCO
Sponsor/Palantir Contact	

Personal Contact Information	
Your Name	Erendira torres
Phone	650-720-3484
Phone – SMS capable? Y/N	YES
Your Email Address	lyncheco21@gmail.com
Street Address	2761 twin oaks lane
City	San Jose
State/Province	CA
Zip/Postal Code	95127
Country	USA

Emergency Contact Information	
Emergency Contact Name	Sergio Quiñones
Phone	650-714-7827
Phone – SMS capable? Y/N	NO
Email Address	quiñones030@gmail.com
Street Address	2761 twin oaks lane
City	San Jose
State/Province	CA
Zip/Postal Code	95127
Country	USA



Non-Disclosure of Trade Secrets

In consideration of my being engaged as a contractor by Palantir Technologies, I the undersigned hereby agree and acknowledge the following:

1. That during my contracting engagement there may be disclosed to me certain trade secrets consisting of:
 - a) Technical information: methods, processes, formulae, compositions, systems, techniques, inventions, machines, computer programs and research projects.
 - b) Business information: customer lists, pricing data, sources of supply, and marketing, production, or merchandising systems or plans.
2. I agree that during and after the termination of my contracting engagement, I shall not use for myself or others, or disclose or divulge to others any trade secrets, confidential information, or any other data of the Company in violation of this agreement.
3. Upon terminating my contracting engagement with the Company:
 - a) I shall return to the Company all documents and property pertaining to the Company, including but not limited to: drawings, blueprints, records, reports, manuals, correspondence, customer lists, computer programs, inventions, and all other materials and all copies thereof relating in any way to the Company's business and in any way obtained by me during my contracting engagement I further agree that I shall not retain any copies or reproductions of the foregoing.
 - b) The Company may notify any future or prospective employer of this agreement.
 - c) This agreement shall be binding upon me and my personal representatives and successors in interest, and shall inure to the benefit of the Company, its successors and assigns.
 - d) The enforceability of any one provision to this agreement shall not impair or affect any other terms of this agreement.
 - e) In the event of any breach of this agreement, the Company shall have full rights to injunctive relief, in addition to any other existing rights, without requirement of posting bond, if permitted by law.

Erendira Torres
Contractor Name (printed)

5-9-2018
Date

Erendira Torres
Contractor Signature

Palantir Security Officer

Date

PROPRIETARY INFORMATION AND INVENTIONS AGREEMENT

The following confirms and memorializes an agreement (this "Agreement") that Palantir Technologies Inc., a Delaware corporation (the "Company"), and Ernesto Diaz have had since the commencement of my contracting engagement with the Company in any capacity (the "Effective Date") and that is and has been a material part of the consideration for my contracting engagement by Company:

1. I have not entered into, and I agree I will not enter into, any agreement either written or oral in conflict with this Agreement or my contracting engagement with Company. I will not violate any agreement with or rights of any third party or, except as expressly authorized by Company in writing hereafter, use or disclose my own or any third party's confidential information or intellectual property when acting within the scope of my contracting engagement or otherwise on behalf of Company. Further, I have not retained anything containing any confidential information of a prior employer or other third party, whether or not created by me.
2. Company shall own all right, title and interest (including patent rights, copyrights, trade secret rights, mask work rights, *sui generis* database rights and all other intellectual and industrial property rights of any sort throughout the world) relating to any and all inventions (whether or not patentable), works of authorship, mask works, designs, know-how, ideas and information made or conceived or reduced to practice, in whole or in part, by me during the term of my contracting engagement with Company, to the fullest extent allowed by applicable law (collectively "Inventions"). I will promptly disclose all Inventions to Company and, to the extent allowed by applicable law, I will also disclose anything I believe is excluded so the Company can make an independent assessment. I hereby make all assignments necessary to accomplish the foregoing. I shall further assist Company, at Company's expense, to further evidence, record and perfect such assignments, and to perfect, obtain, maintain, enforce, and defend any rights specified to be so owned or assigned. I hereby irrevocably designate and appoint Company as my agent and attorney-in-fact, coupled with an interest and with full power of substitution, to act for and in my behalf to execute and file any document and to do all other lawfully permitted acts to further the purposes of the foregoing with the same legal force and effect as if executed by me. If I wish to clarify that something created by me prior to my contracting engagement that relates to Company's actual or proposed business is not within the scope of the foregoing assignment, I have listed it on Appendix A in a manner that does not violate any third party rights. Without limiting Section 1 or Company's other rights and remedies, if, when acting within the scope of my contracting engagement or otherwise on behalf of Company, I use or (except pursuant to this Section 2) disclose my own or any third party's confidential information or intellectual property (or if any Invention cannot be fully made, used, reproduced, distributed and otherwise exploited without using or

violating the foregoing), Company will have and I hereby grant Company a perpetual, irrevocable, worldwide royalty-free, non-exclusive, sublicensable right and license to exploit and exercise all such confidential information and intellectual property rights.

3. To the extent allowed by law, paragraph 2 includes all rights of paternity, integrity, disclosure and withdrawal and any other rights that may be known as or referred to as "moral rights," "artist's rights," "droit moral," or the like (collectively "Moral Rights"). To the extent I retain any such Moral Rights under applicable law, I hereby ratify and consent to any action that may be taken with respect to such Moral Rights by or authorized by Company and agree not to assert any Moral Rights with respect thereto. I will confirm any such ratifications, consents and agreements from time to time as requested by Company.

4. I agree that all Inventions and all other business, technical and financial information (including, without limitation, the identity of and information relating to customers or employees) I develop, learn or obtain during the term of my contracting engagement that relate to Company or the business or demonstrably anticipated business of Company or that are received by or for Company in confidence, constitute "Proprietary Information." I will hold in confidence and not disclose or, except within the scope of my contracting engagement, use any Proprietary Information. However, I shall not be obligated under this paragraph with respect to information I can document is or becomes readily publicly available without restriction through no fault of mine. Upon termination of my contracting engagement, I will promptly return to Company all items containing or embodying Proprietary Information (including all copies), except that I may keep my personal copies of (i) my compensation records, (ii) materials received solely in my capacity as a shareholder or optionholder of the Company (if then applicable), and (iii) this Agreement. I also recognize and agree that I have no expectation of privacy with respect to Company's telecommunications, networking or information processing systems (including, without limitation, stored computer files, email messages and voice messages) and that my activity and any files or messages on or using any of those systems may be monitored at any time without notice.

5. I agree that during the course of my contracting engagement with Company (whether or not during business hours), I will not, in the same or materially similar capacity as I worked for the Company, without the prior written consent of the Company, whether paid or not: (i) serve as a partner, principal, licensor, licensee, employee, consultant, officer, director, manager, agent, affiliate, representative, advisor, promoter, associate, investor, or otherwise for, (ii) directly or indirectly, own, purchase, organize or take preparatory steps for the organization of, or (iii) build, design, finance, acquire, lease, operate, manage, control, invest in, work or consult for or otherwise join, participate in or affiliate myself with, any business whose business, products or operations are in any respect competitive with the Company's business. Should I obtain another contracting engagement or employment during my contracting engagement with the Company, I agree to

provide written notification to the Company as to the name and address of my new employer, the position that I expect to hold, and a general description of my duties and responsibilities, at least three (3) business days prior to starting such contracting engagement or employment.

6. To the extent allowed by applicable law, I agree that from the Effective Date until twelve (12) months immediately following the termination of my relationship with the Company, whether I resign voluntarily or am terminated by the Company involuntarily, I will not directly or indirectly solicit, or recruit, or attempt to solicit, or recruit, any employee of the Company to leave their employment with the Company, nor will I contact any employee of the Company, or cause an employee of the Company to be contacted, for the purpose of leaving employment with the Company. In the event of my breach or violation of this Section 6, or good faith allegation by the Company of my breach or violation of this Section 6, the restricted periods set forth in this Section 6 shall be tolled until such breach or violation, or dispute related to an allegation by the Company that I have breached or violated this Section 6, has been duly cured or resolved, as applicable.

7. I agree that this Agreement is not a contracting contract for any particular term and that I have the right to resign and Company has the right to terminate my contracting engagement at will, at any time, for any or no reason, with or without cause. In addition, this Agreement does not purport to set forth all of the terms and conditions of my contracting engagement, and, as a contractor of Company, I have obligations to Company which are not set forth in this Agreement. However, the terms of this Agreement govern over any inconsistent terms and can only be changed by a subsequent written agreement signed by the CEO of Company.

8. I agree that my obligations under paragraphs 2, 3, 4, 5 and 6 of this Agreement shall continue in effect after termination of my contracting engagement, regardless of the reason or reasons for termination, and whether such termination is voluntary or involuntary on my part, and that Company is entitled to communicate my obligations under this Agreement to any future employer or potential employer of mine. My obligations under paragraphs 2, 3 and 4 also shall be binding upon my heirs, executors, assigns, and administrators and shall inure to the benefit of Company, its subsidiaries, successors and assigns.

9. Any dispute in the meaning, effect or validity of this Agreement shall be resolved in accordance with the laws of the State of Delaware of the United States of America without regard to the conflict of laws provisions thereof. I further agree that if one or more provisions of this Agreement are held to be illegal or unenforceable under applicable Delaware law, such illegal or unenforceable portion(s) shall be limited or excluded from this Agreement to the minimum extent required so that this Agreement shall otherwise remain in full force and effect and enforceable in accordance with its terms. This Agreement is fully assignable and transferable by Company, but any purported assignment or transfer by me is void. I

also understand that any breach of this Agreement will cause irreparable harm to Company for which damages would not be an adequate remedy, and, therefore, Company will be entitled to injunctive relief with respect thereto in addition to any other remedies and without any requirement to post bond. I acknowledge and agree that to the extent permitted under Delaware law, I shall indemnify the Company from any and all costs, fees, or expenses incurred by the Company (including, but not limited to, attorneys' fees) in successfully enforcing the terms of this Agreement against me (including, but not limited to, a court temporarily, partially, or fully granting any application, motion, or petition by the Company for injunctive relief) as a result of my breach or threatened breach of any provision contained herein.

10. This Agreement constitutes the entire agreement and understanding with respect to the subject matter herein and supersedes all prior written and oral agreements, discussions or representations between the parties regarding such subject matter. This Agreement may be executed in counterparts and by facsimile, and each counterpart and facsimile shall have the same force and effect as an original and shall constitute an effective, binding agreement on the part of each of the undersigned.

[Remainder of Page Intentionally Left Blank]

I HAVE READ THIS AGREEMENT CAREFULLY AND I UNDERSTAND AND ACCEPT THE OBLIGATIONS WHICH IT IMPOSES UPON ME WITHOUT RESERVATION. NO PROMISES OR REPRESENTATIONS HAVE BEEN MADE TO ME TO INDUCE ME TO SIGN THIS AGREEMENT, WHICH I SIGN VOLUNTARILY AND FREELY.

5-9-2018

Date

Consultant/Contractor

Erendira Torres

Signature

Erendira Torres

Name (Printed)

Accepted and Agreed to:

Palantir Technologies Inc.

By:

Name:

APPENDIX A
PRIOR MATTER



100 Hamilton Ave. | Suite 300 | Palo Alto, CA | 650.815.0200

Personal Property Privacy Policy

Guest's personal property such as handbags, lunch containers, briefcases, and automobiles parked on Company property, are all subject to inspection by the Company with or without prior notice. You should not bring personal items onto Company property if you wish to keep the items private.

Electronic and Physical Monitoring

All employees and guests should be aware that there are Company systems in place that are capable of monitoring and recording all network traffic to and from any computer, phone, or remote access devices that employees or guests may use while on Company networks. The Company reserves the right to access, review, copy, and delete any of the information, data, or messages accessed through these systems with or without notice to the employee or guest and/or in the employee's or guest's absence. This includes, but is not limited to, all e-mail messages sent or received, all instant messenger messages sent or received, all website visits, all chat sessions, all news group activity (including groups visited, messages read, and postings), and all file transfers into and out of the Company's networks. The Company further reserves the right to retrieve previously deleted messages from e-mail or voicemail and monitor usage of the Internet, including websites visited and any information employees or guests have downloaded using Company networks. In addition, the Company may review Internet and Company Information System activity and analyze usage patterns. Accordingly, no employee or guest should have any expectation of privacy as to his or her Internet or information systems usage on Company networks and should not use these systems for information they wish to keep private.

All employees and guests should also be aware that the Company reserves the right to inspect any and all files stored in all areas of the Company's network, including those assigned to individuals, and those stored on any Company network, computer, remote access device, mobile device, or other to assure compliance with this and other Company policies.

I have read this agreement carefully and I understand and accept the obligations which it imposes upon me without reservation.

By: Erendira Torres

Date: 5-9-2018



VISITOR AGREEMENT

PARTICIPATION IN RECREATIONAL ACTIVITIES, ASSUMPTION OF RISK AND RELEASE FROM LIABILITY

1. Voluntary Participation

I, Frederick T. acknowledge that I have been invited by Palantir Technologies Inc. ("Palantir") or an employee of Palantir to participate in certain recreational activities on the premises of Palantir and/or off site locations, possibly including but not limited to use of on-site scooters and other toys, use of the on-site fitness center, or off-site sporting events or group recreational trips (together, the "Recreational Activities"). I further acknowledge that I have voluntarily requested that Palantir permit me to participate in the Recreational Activities. In consideration for such permission, I agree to enter into this Agreement For Participation In Recreational Activities, Assumption Of Risk And Release From Liability.

2. Physical Condition

I acknowledge that it is my sole responsibility to consult with my personal health care provider regarding any medical condition that might prevent or limit my participation in the Recreational Activities. I further understand and agree that I am solely responsible for abiding by my personal health care provider's recommendations as to any medical restrictions on my participation in the Recreational Activities.

3. Rules Regarding Recreational Activities

I understand and acknowledge that before I participate in the Recreational Activities it is my responsibility to become fully acquainted with the safety rules. I understand and agree to comply with all rules Palantir adopts or has adopted governing participation in the Recreational Activities. I further understand and agree that if I violate any such rules, Palantir may immediately terminate my participation in the Recreational Activities. I also understand that Palantir may at any time at its sole discretion temporarily or permanently cease to permit any participation in the Recreational Activities.

4. Assumption of Risk

I AM AWARE THAT THERE ARE RISKS AND HAZARDS ASSOCIATED WITH PARTICIPATION IN THE RECREATIONAL ACTIVITIES. I AM FURTHER AWARE THAT I WILL BE PARTICIPATING IN THE RECREATIONAL ACTIVITIES WITH OTHER PERMITTEES OF PALANTIR, INCLUDING WITH EMPLOYEES, AND THAT IT IS POSSIBLE FOR MY PERSON OR PROPERTY TO BE HARMED EITHER AS A RESULT OF MY OWN ACTIVITY OR AS A RESULT OF ACTIVITY BY SUCH OTHER PERMITTEES OR SIMPLY BY BEING PRESENT WHERE OTHERS ARE PARTICIPATING IN THE RECREATIONAL ACTIVITIES, WITH OR WITHOUT PERMISSION, AND THAT PALANTIR HAS NOT AGREED TO SUPERVISE ANY OF THESE ACTIVITIES.

I VOLUNTARILY ASSUME ALL RISK OF LOSS, DAMAGE OR INJURY TO PERSON OR PROPERTY WHICH MAY ARISE FROM OR IS RELATED TO MY PARTICIPATION IN THE RECREATIONAL ACTIVITIES, WHETHER SUCH RISK IS KNOWN OR UNKNOWN TO ME.

5. Release

In consideration of my being allowed to participate in the Recreational Activities, I do hereby waive, release and forever discharge Palantir and its officers, partners, directors, agents, employees, representatives, executors, and all others in privity with same, whether named herein or not (the "Releasees"), from all direct, indirect and consequential damages and from any and all claims, demands, liabilities, or causes of action of any kind or character whatsoever, and howsoever caused, resulting from my participation in the Recreational Activities on behalf of myself, my agents, assignees, executors, guardians, family, heirs, and legal representatives. This release expressly includes injury or damages resulting from my own acts or omissions, the acts or omissions of any other participant in the Recreational Activities or from any acts or omissions of the Releasees in any way related, directly or indirectly, to my participation in the Recreational Activities. I agree to inform my family members of this release and ensure they understand the ramifications.

6. Indemnification

I hereby agree to defend and to forever indemnify and hold harmless the Releasees from all actions, claims or demands which may be asserted against the Releasees by any person or legal entity as a result of or in any way connected to my participation in the Recreational Activities. It is expressly understood that this indemnification applies even if the parties to be indemnified were negligent, grossly negligent, strictly liable for placing a defective product into the stream of commerce or for any other reason, liable for breach of warranty or contractual breaches, liable under the California Consumer Protection Act, liable for breach of other legal duties, liable for violation of any other law, regulation, or ordinance, or liable in any other manner. This indemnification will include, but is not limited to, the amount of any claims and the costs of defending them, including attorney's fees and court costs.

7. Knowing and Voluntary Execution

I HAVE CAREFULLY READ THIS AGREEMENT AND FULLY UNDERSTAND ITS CONTENTS. I VOLUNTARILY AND OF MY OWN FREE WILL SIGN THIS AGREEMENT FOR PARTICIPATION IN RECREATIONAL ACTIVITIES, ASSUMPTION OF RISK AND RELEASE FROM LIABILITY.

Dated: 5-9-2018

Erendira Torres

Signature

Erendira Torres

Print Name



100 Hamilton Ave. | Suite 300 | Palo Alto, CA | 650.815.0200

Hello,

As part of the Palantir Team, we would like you to have many of the same conveniences as our full time employees. This includes having access to our buildings, and technology and electronic communications systems.

In order to streamline your access we will need you to sign the following attached documents:

- Personal Information and Emergency Contact Form
- Non-Disclosure Agreement
- PIIA (Proprietary Information and Inventions Agreement) Form
- Electronic Communication and Devices Privacy Policy
- Visitor Liability Release
- We will also need a copy of your driver's license and social security card to confirm work authorization

Due to the sensitive nature of our work, we request that you follow certain guidelines while you are in the work space. Although we all enjoy a good bit of fun, maintaining a certain level of professionalism is expected. Please be discreet about things you may see or hear in and around the office. You will be trusted with access to our networks and electronic resources and we expect that you will use them appropriately.

If you have any questions, please contact People Operations at paperwork@palantir.com.

Sincerely,

People Operations



Q Palantir

For your safety and well-being, we are collecting your personal contact information. This information will be used to provide notification to your personal contacts ONLY in the event of an emergency.

Thank you!

Contracting Agency Info

Name of Company/Employer	
Name of Contact at Agency	
Sponsor/Palantir Contact	

Personal Contact Information

Your Name	Erendira Torres
Phone	650-720-3484
Phone – SMS capable? Y/N	YES
Your Email Address	ErendiraT40@gmail.com
Street Address	2761 twin oaks Ln
City	San Jose CA
State/Province	CA
Zip/Postal Code	95127
Country	

Emergency Contact Information

Emergency Contact Name	Sergio Quiñones
Phone	408-685-7453
Phone – SMS capable? Y/N	YES
Email Address	
Street Address	2761 twin oaks Ln
City	San Jose
State/Province	CA
Zip/Postal Code	95127
Country	





Non-Disclosure of Trade Secrets

In consideration of my being engaged as a contractor by Palantir Technologies, I the undersigned hereby agree and acknowledge the following:

1. That during my contracting engagement there may be disclosed to me certain trade secrets consisting of:
 - a) Technical information: methods, processes, formulae, compositions, systems, techniques, inventions, machines, computer programs and research projects.
 - b) Business Information: customer lists, pricing data, sources of supply, and marketing, production, or merchandising systems or plans.
2. I agree that during and after the termination of my contracting engagement, I shall not use for myself or others, or disclose or divulge to others any trade secrets, confidential information, or any other data of the Company in violation of this agreement.
3. Upon terminating my contracting engagement with the Company:
 - a) I shall return to the Company all documents and property pertaining to the Company, including but not limited to: drawings, blueprints, records, reports, manuals, correspondence, customer lists, computer programs, inventions, and all other materials and all copies thereof relating in any way to the Company's business and in any way obtained by me during my contracting engagement I further agree that I shall not retain any copies or reproductions of the foregoing.
 - b) The Company may notify any future or prospective employer of this agreement.
 - c) This agreement shall be binding upon me and my personal representatives and successors in interest, and shall inure to the benefit of the Company, its successors and assigns.
 - d) The enforceability of any one provision to this agreement shall not impair or affect any other terms of this agreement.
 - e) In the event of any breach of this agreement, the Company shall have full rights to injunctive relief, in addition to any other existing rights, without requirement of posting bond, if permitted by law.

 Erendira Torres

Contractor Name (printed)

5-22-2018

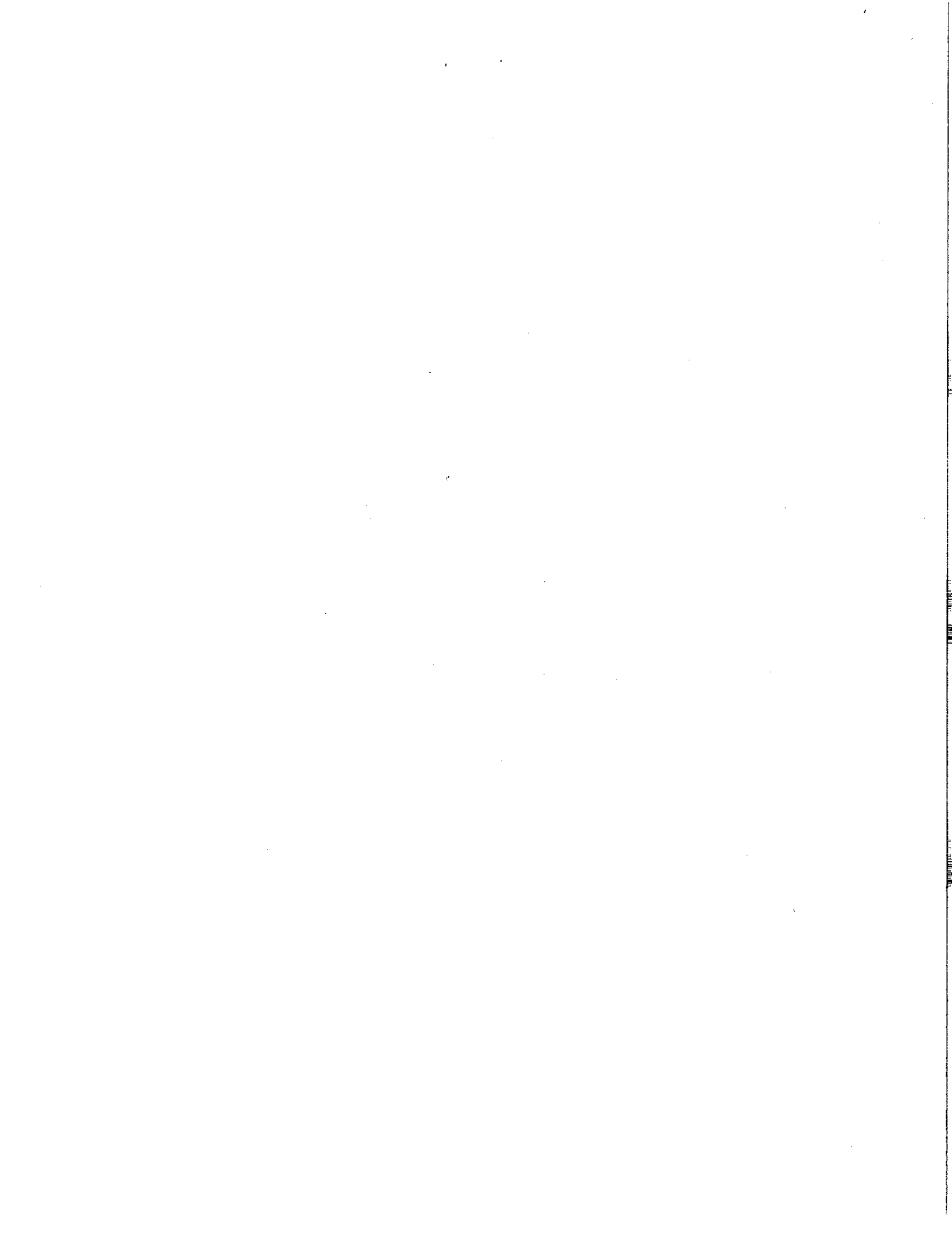
Date

 Erendira Torres

Contractor Signature

Palantir Security Officer

Date



PROPRIETARY INFORMATION AND INVENTIONS AGREEMENT

→ The following confirms and memorializes an agreement (this "Agreement") that Palantir Technologies Inc., a Delaware corporation (the "Company"), and Brandi Torkes have had since the commencement of my contracting engagement with the Company in any capacity (the "Effective Date") and that is and has been a material part of the consideration for my contracting engagement by Company:

1. I have not entered into, and I agree I will not enter into, any agreement either written or oral in conflict with this Agreement or my contracting engagement with Company. I will not violate any agreement with or rights of any third party or, except as expressly authorized by Company in writing hereafter, use or disclose my own or any third party's confidential information or intellectual property when acting within the scope of my contracting engagement or otherwise on behalf of Company. Further, I have not retained anything containing any confidential information of a prior employer or other third party, whether or not created by me.

2. Company shall own all right, title and interest (including patent rights, copyrights, trade secret rights, mask work rights, *sui generis* database rights and all other intellectual and industrial property rights of any sort throughout the world) relating to any and all inventions (whether or not patentable), works of authorship, mask works, designs, know-how, ideas and information made or conceived or reduced to practice, in whole or in part, by me during the term of my contracting engagement with Company, to the fullest extent allowed by applicable law (collectively "Inventions"). I will promptly disclose all Inventions to Company and, to the extent allowed by applicable law, I will also disclose anything I believe is excluded so the Company can make an independent assessment. I hereby make all assignments necessary to accomplish the foregoing. I shall further assist Company, at Company's expense, to further evidence, record and perfect such assignments, and to perfect, obtain, maintain, enforce, and defend any rights specified to be so owned or assigned. I hereby irrevocably designate and appoint Company as my agent and attorney-in-fact, coupled with an interest and with full power of substitution, to act for and in my behalf to execute and file any document and to do all other lawfully permitted acts to further the purposes of the foregoing with the same legal force and effect as if executed by me. If I wish to clarify that something created by me prior to my contracting engagement that relates to Company's actual or proposed business is not within the scope of the foregoing assignment, I have listed it on Appendix A in a manner that does not violate any third party rights. Without limiting Section 1 or Company's other rights and remedies, if, when acting within the scope of my contracting engagement or otherwise on behalf of Company, I use or (except pursuant to this Section 2) disclose my own or any third party's confidential information or intellectual property (or if any Invention cannot be fully made, used, reproduced, distributed and otherwise exploited without using or

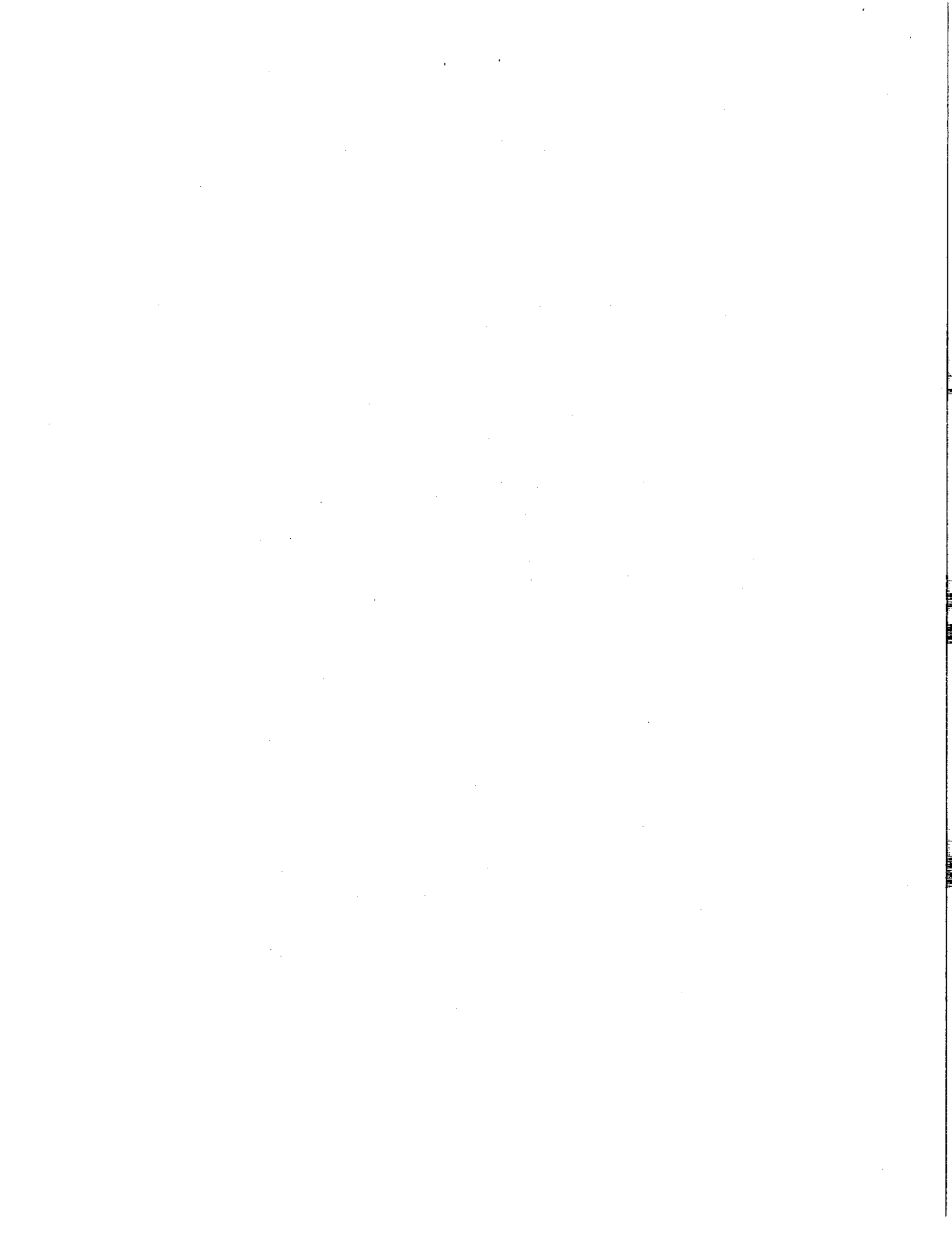


violating the foregoing), Company will have and I hereby grant Company a perpetual, irrevocable, worldwide royalty-free, non-exclusive, sublicensable right and license to exploit and exercise all such confidential information and intellectual property rights.

3. To the extent allowed by law, paragraph 2 includes all rights of paternity, integrity, disclosure and withdrawal and any other rights that may be known as or referred to as "moral rights," "artist's rights," "droit moral," or the like (collectively "Moral Rights"). To the extent I retain any such Moral Rights under applicable law, I hereby ratify and consent to any action that may be taken with respect to such Moral Rights by or authorized by Company and agree not to assert any Moral Rights with respect thereto. I will confirm any such ratifications, consents and agreements from time to time as requested by Company.

4. I agree that all Inventions and all other business, technical and financial information (including, without limitation, the identity of and information relating to customers or employees) I develop, learn or obtain during the term of my contracting engagement that relate to Company or the business or demonstrably anticipated business of Company or that are received by or for Company in confidence, constitute "Proprietary Information." I will hold in confidence and not disclose or, except within the scope of my contracting engagement, use any Proprietary Information. However, I shall not be obligated under this paragraph with respect to information I can document is or becomes readily publicly available without restriction through no fault of mine. Upon termination of my contracting engagement, I will promptly return to Company all items containing or embodying Proprietary Information (including all copies), except that I may keep my personal copies of (i) my compensation records, (ii) materials received solely in my capacity as a shareholder or optionholder of the Company (if then applicable), and (iii) this Agreement. I also recognize and agree that I have no expectation of privacy with respect to Company's telecommunications, networking or information processing systems (including, without limitation, stored computer files, email messages and voice messages) and that my activity and any files or messages on or using any of those systems may be monitored at any time without notice.

5. I agree that during the course of my contracting engagement with Company (whether or not during business hours), I will not, in the same or materially similar capacity as I worked for the Company, without the prior written consent of the Company, whether paid or not: (i) serve as a partner, principal, licensor, licensee, employee, consultant, officer, director, manager, agent, affiliate, representative, advisor, promoter, associate, investor, or otherwise for, (ii) directly or indirectly, own, purchase, organize or take preparatory steps for the organization of, or (iii) build, design, finance, acquire, lease, operate, manage, control, invest in, work or consult for or otherwise join, participate in or affiliate myself with, any business whose business, products or operations are in any respect competitive with the Company's business. Should I obtain another contracting engagement or employment during my contracting engagement with the Company, I agree to



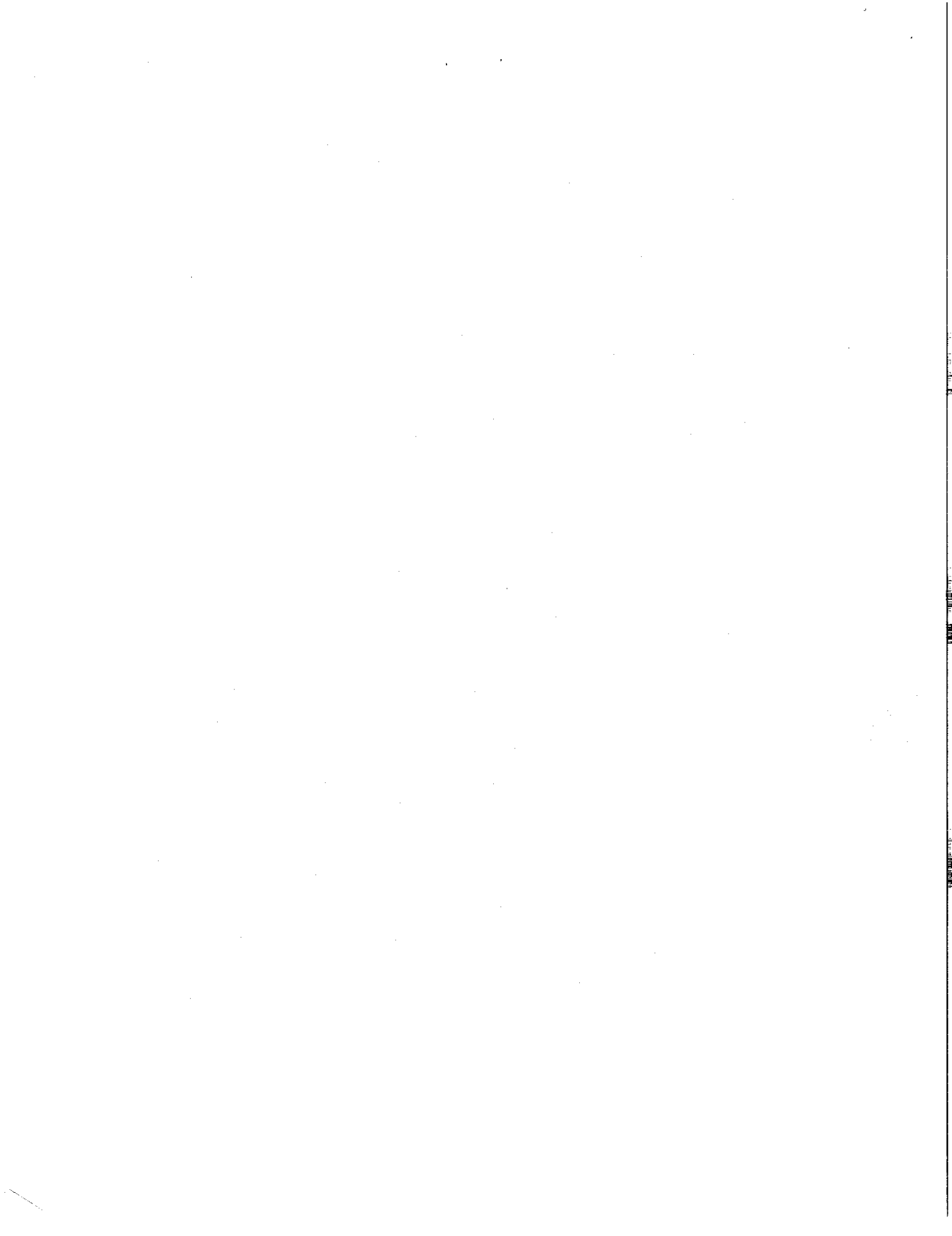
provide written notification to the Company as to the name and address of my new employer, the position that I expect to hold, and a general description of my duties and responsibilities, at least three (3) business days prior to starting such contracting engagement or employment.

6. To the extent allowed by applicable law, I agree that from the Effective Date until twelve (12) months immediately following the termination of my relationship with the Company, whether I resign voluntarily or am terminated by the Company involuntarily, I will not directly or indirectly solicit, or recruit, or attempt to solicit, or recruit, any employee of the Company to leave their employment with the Company, nor will I contact any employee of the Company, or cause an employee of the Company to be contacted, for the purpose of leaving employment with the Company. In the event of my breach or violation of this Section 6, or good faith allegation by the Company of my breach or violation of this Section 6, the restricted periods set forth in this Section 6 shall be tolled until such breach or violation, or dispute related to an allegation by the Company that I have breached or violated this Section 6, has been duly cured or resolved, as applicable.

7. I agree that this Agreement is not a contracting contract for any particular term and that I have the right to resign and Company has the right to terminate my contracting engagement at will, at any time, for any or no reason, with or without cause. In addition, this Agreement does not purport to set forth all of the terms and conditions of my contracting engagement, and, as a contractor of Company, I have obligations to Company which are not set forth in this Agreement. However, the terms of this Agreement govern over any inconsistent terms and can only be changed by a subsequent written agreement signed by the CEO of Company.

8. I agree that my obligations under paragraphs 2, 3, 4, 5 and 6 of this Agreement shall continue in effect after termination of my contracting engagement, regardless of the reason or reasons for termination, and whether such termination is voluntary or involuntary on my part, and that Company is entitled to communicate my obligations under this Agreement to any future employer or potential employer of mine. My obligations under paragraphs 2, 3 and 4 also shall be binding upon my heirs, executors, assigns, and administrators and shall inure to the benefit of Company, its subsidiaries, successors and assigns.

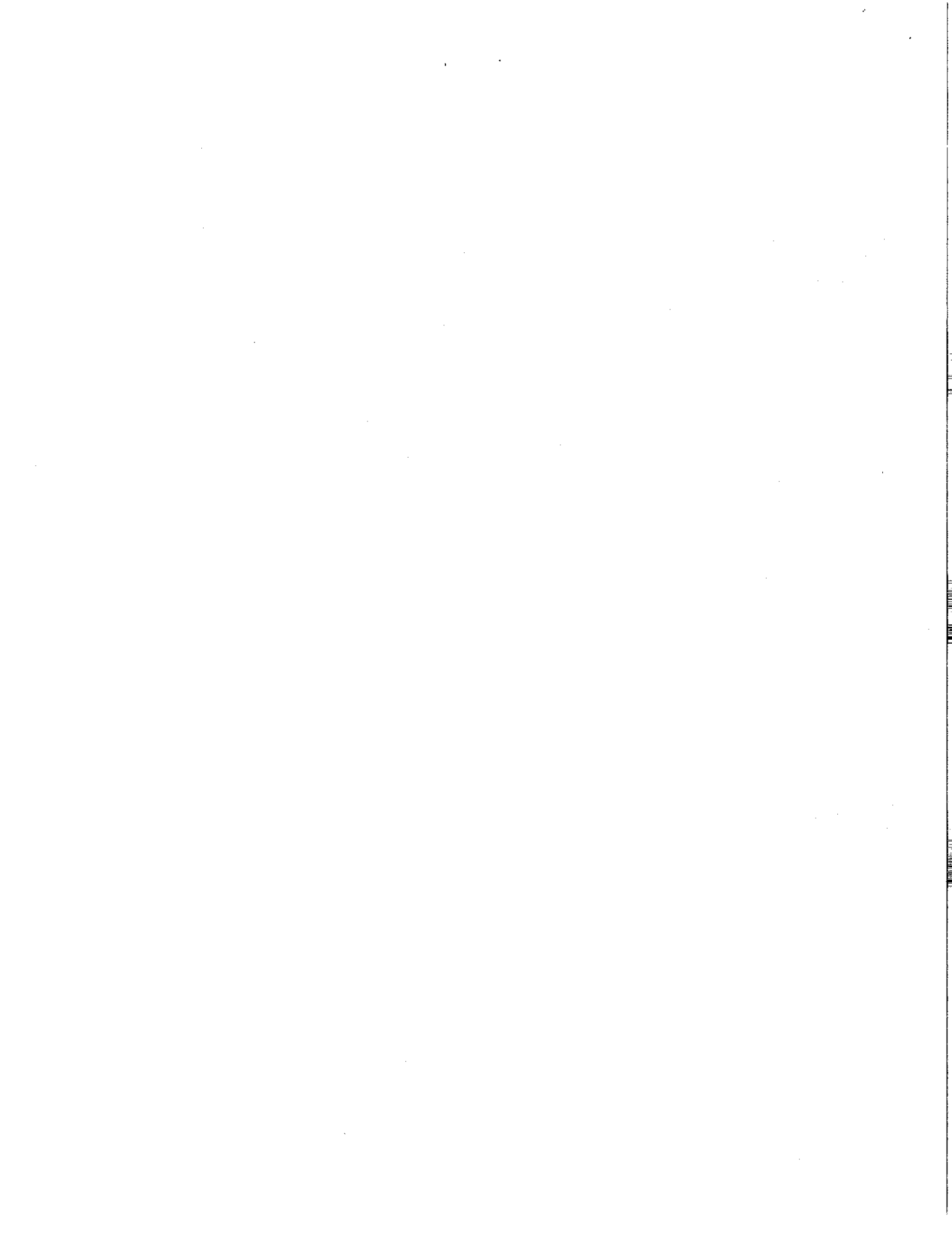
9. Any dispute in the meaning, effect or validity of this Agreement shall be resolved in accordance with the laws of the State of Delaware of the United States of America without regard to the conflict of laws provisions thereof. I further agree that if one or more provisions of this Agreement are held to be illegal or unenforceable under applicable Delaware law, such illegal or unenforceable portion(s) shall be limited or excluded from this Agreement to the minimum extent required so that this Agreement shall otherwise remain in full force and effect and enforceable in accordance with its terms. This Agreement is fully assignable and transferable by Company, but any purported assignment or transfer by me is void. I



also understand that any breach of this Agreement will cause irreparable harm to Company for which damages would not be an adequate remedy, and, therefore, Company will be entitled to injunctive relief with respect thereto in addition to any other remedies and without any requirement to post bond. I acknowledge and agree that to the extent permitted under Delaware law, I shall indemnify the Company from any and all costs, fees, or expenses incurred by the Company (including, but not limited to, attorneys' fees) in successfully enforcing the terms of this Agreement against me (including, but not limited to, a court temporarily, partially, or fully granting any application, motion, or petition by the Company for injunctive relief) as a result of my breach or threatened breach of any provision contained herein.

10. This Agreement constitutes the entire agreement and understanding with respect to the subject matter herein and supersedes all prior written and oral agreements, discussions or representations between the parties regarding such subject matter. This Agreement may be executed in counterparts and by facsimile, and each counterpart and facsimile shall have the same force and effect as an original and shall constitute an effective, binding agreement on the part of each of the undersigned.

[Remainder of Page Intentionally Left Blank]



I HAVE READ THIS AGREEMENT CAREFULLY AND I UNDERSTAND AND ACCEPT THE OBLIGATIONS WHICH IT IMPOSES UPON ME WITHOUT RESERVATION. NO PROMISES OR REPRESENTATIONS HAVE BEEN MADE TO ME TO INDUCE ME TO SIGN THIS AGREEMENT, WHICH I SIGN VOLUNTARILY AND FREELY.

5-22-2018

Date

Consultant/Contractor

Erendira Torres

Signature

Erendira Torres

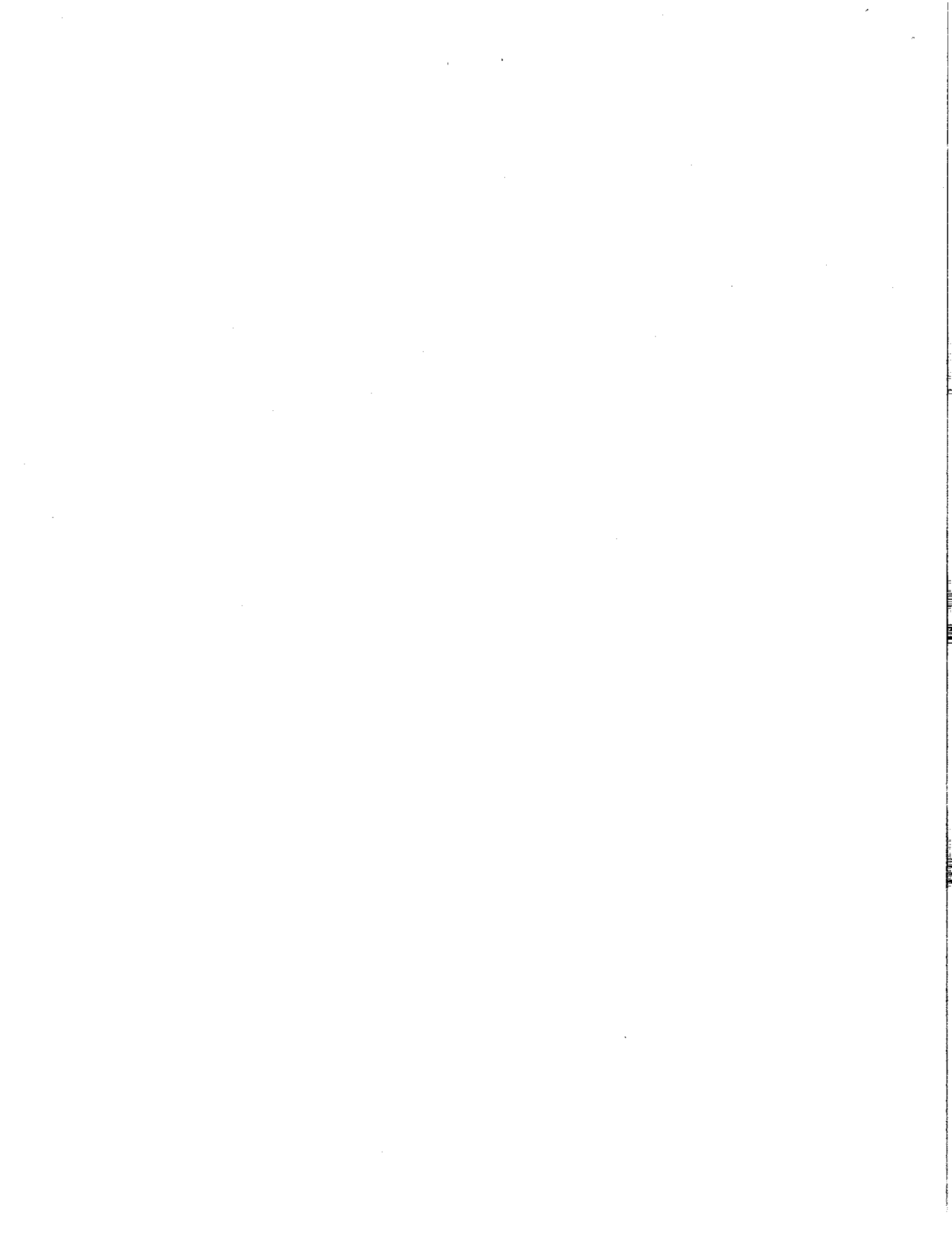
Name (Printed)

Accepted and Agreed to:

Palantir Technologies Inc.

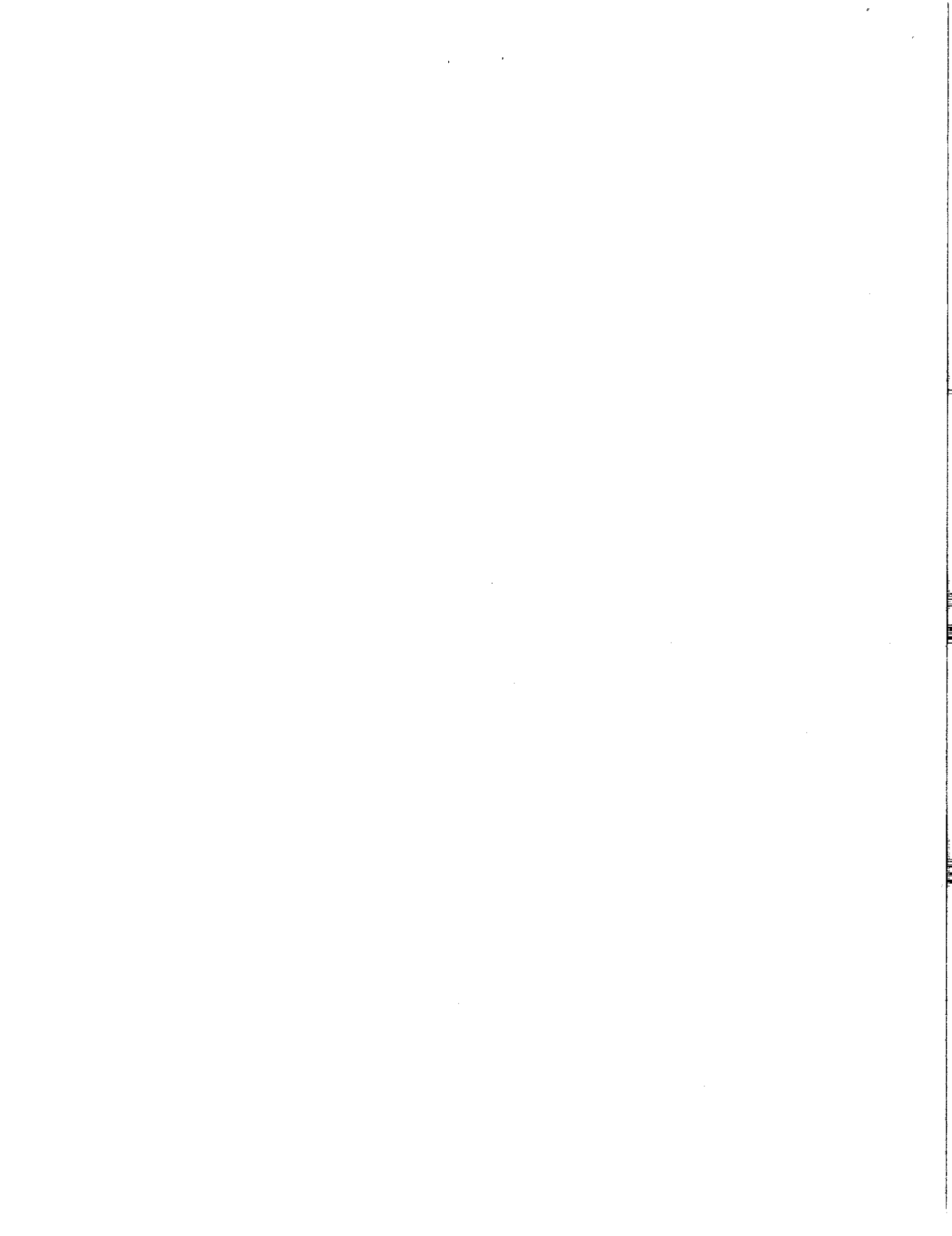
By: _____

Name: _____



APPENDIX A

PRIOR MATTER





100 Hamilton Ave. | Suite 300 | Palo Alto, CA | 650.815.0200

Personal Property Privacy Policy

Guest's personal property such as handbags, lunch containers, briefcases, and automobiles parked on Company property, are all subject to inspection by the Company with or without prior notice. You should not bring personal items onto Company property if you wish to keep the items private.

Electronic and Physical Monitoring

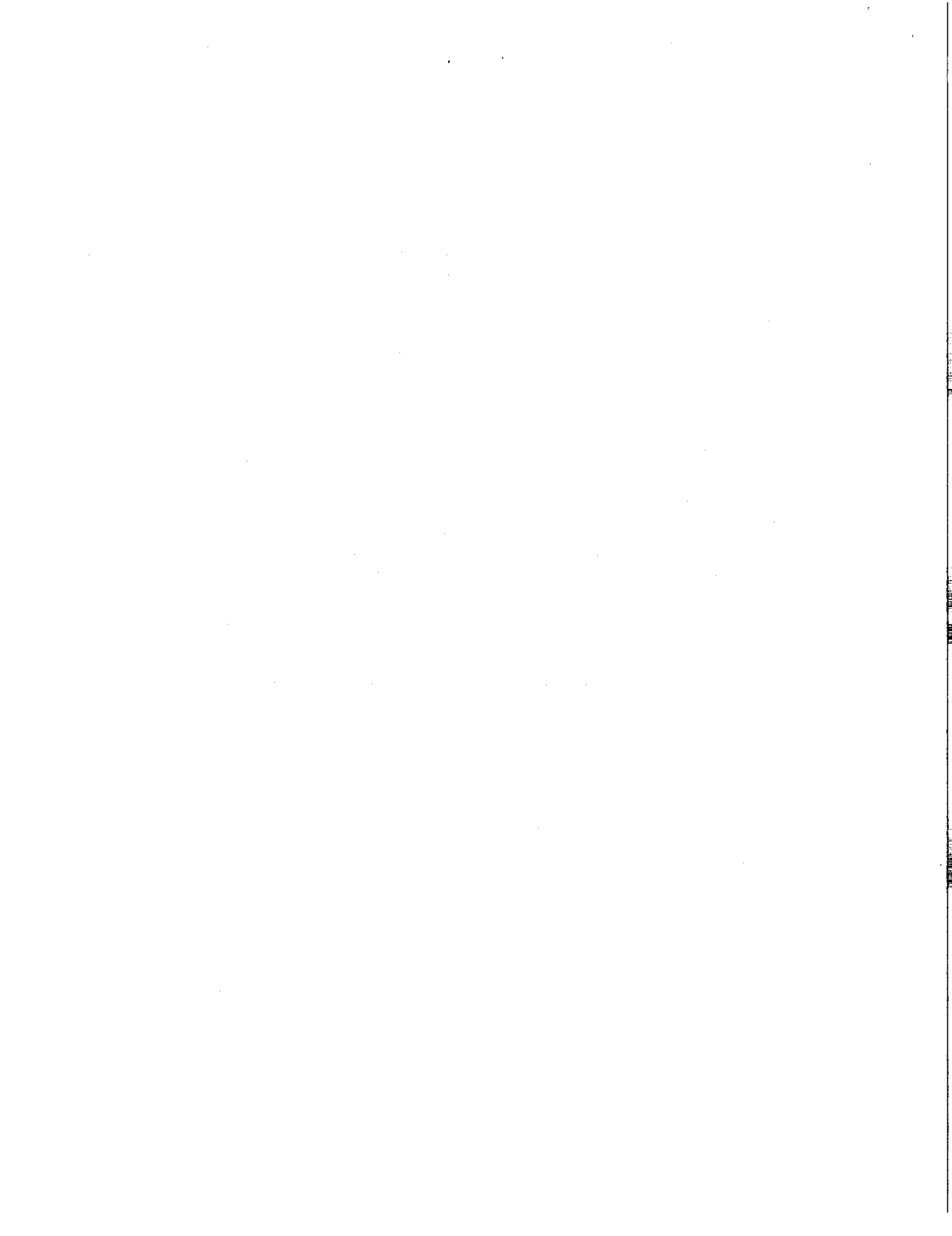
All employees and guests should be aware that there are Company systems in place that are capable of monitoring and recording all network traffic to and from any computer, phone or remote access devices that employees or guests may use while on Company networks. The Company reserves the right to access, review, copy, and delete any of the information, data, or messages accessed through these systems with or without notice to the employee or guest and/or in the employee's or guest's absence. This includes, but is not limited to, all e-mail messages sent or received, all instant messenger messages sent or received, all website visits, all chat sessions, all news group activity (including groups visited, messages read, and postings), and all file transfers into and out of the Company's networks. The Company further reserves the right to retrieve previously deleted messages from e-mail or voicemail and monitor usage of the Internet, including websites visited and any information employees or guests have downloaded using Company networks. In addition, the Company may review Internet and Company Information System activity and analyze usage patterns. Accordingly, no employee or guest should have any expectation of privacy as to his or her Internet or information systems usage on Company networks and should not use these systems for information they wish to keep private.

All employees and guests should also be aware that the Company reserves the right to inspect any and all files stored in all areas of the Company's network, including those assigned to individuals, and those stored on any Company network, computer, remote access device, mobile device, or other to assure compliance with this and other Company policies.

I have read this agreement carefully and I understand and accept the obligations which it imposes upon me without reservation.

By: Erendira Torres

Date: 5-22-2018





VISITOR AGREEMENT

PARTICIPATION IN RECREATIONAL ACTIVITIES, ASSUMPTION OF RISK AND RELEASE FROM LIABILITY

1. Voluntary Participation

→ *I, Ericendira Jones* acknowledge that I have been invited by Palantir Technologies Inc. ("Palantir") or an employee of Palantir to participate in certain recreational activities on the premises of Palantir and/or off site locations, possibly including but not limited to use of on-site scooters and other toys, use of the on-site fitness center, or off-site sporting events or group recreational trips (together, the "Recreational Activities"). I further acknowledge that I have voluntarily requested that Palantir permit me to participate in the Recreational Activities. In consideration for such permission, I agree to enter into this Agreement For Participation In Recreational Activities, Assumption Of Risk And Release From Liability.

2. Physical Condition

I acknowledge that it is my sole responsibility to consult with my personal health care provider regarding any medical condition that might prevent or limit my participation in the Recreational Activities. I further understand and agree that I am solely responsible for abiding by my personal health care provider's recommendations as to any medical restrictions on my participation in the Recreational Activities.

3. Rules Regarding Recreational Activities

I understand and acknowledge that before I participate in the Recreational Activities it is my responsibility to become fully acquainted with the safety rules. I understand and agree to comply with all rules Palantir adopts or has adopted governing participation in the Recreational Activities. I further understand and agree that if I violate any such rules, Palantir may immediately terminate my participation in the Recreational Activities. I also understand that Palantir may at any time at its sole discretion temporarily or permanently cease to permit any participation in the Recreational Activities.

4. Assumption of Risk

I AM AWARE THAT THERE ARE RISKS AND HAZARDS ASSOCIATED WITH PARTICIPATION IN THE RECREATIONAL ACTIVITIES. I AM FURTHER AWARE THAT I WILL BE PARTICIPATING IN THE RECREATIONAL ACTIVITIES WITH OTHER PERMITTEES OF PALANTIR, INCLUDING WITH EMPLOYEES, AND THAT IT IS POSSIBLE FOR MY PERSON OR PROPERTY TO BE HARMED EITHER AS A RESULT OF MY OWN ACTIVITY OR AS A RESULT OF ACTIVITY BY SUCH OTHER PERMITTEES OR SIMPLY BY BEING PRESENT WHERE OTHERS ARE PARTICIPATING IN THE RECREATIONAL ACTIVITIES, WITH OR WITHOUT PERMISSION, AND THAT PALANTIR HAS NOT AGREED TO SUPERVISE ANY OF THESE ACTIVITIES.



I VOLUNTARILY ASSUME ALL RISK OF LOSS, DAMAGE OR INJURY TO PERSON OR PROPERTY WHICH MAY ARISE FROM OR IS RELATED TO MY PARTICIPATION IN THE RECREATIONAL ACTIVITIES, WHETHER SUCH RISK IS KNOWN OR UNKNOWN TO ME.

5. Release

In consideration of my being allowed to participate in the Recreational Activities, I do hereby waive, release and forever discharge Palantir and its officers, partners, directors, agents, employees, representatives, executors, and all others in privity with same, whether named herein or not (the "Releasees"), from all direct, indirect and consequential damages and from any and all claims, demands, liabilities, or causes of action of any kind or character whatsoever, and howsoever caused, resulting from my participation in the Recreational Activities on behalf of myself, my agents, assignees, executors, guardians, family, heirs, and legal representatives. This release expressly includes injury or damages resulting from my own acts or omissions, the acts or omissions of any other participant in the Recreational Activities or from any acts or omissions of the Releasees in any way related, directly or indirectly, to my participation in the Recreational Activities. I agree to inform my family members of this release and ensure they understand the ramifications.

6. Indemnification

I hereby agree to defend and to forever indemnify and hold harmless the Releasees from all actions, claims or demands which may be asserted against the Releasees by any person or legal entity as a result of or in any way connected to my participation in the Recreational Activities. It is expressly understood that this indemnification applies even if the parties to be indemnified were negligent, grossly negligent, strictly liable for placing a defective product into the stream of commerce or for any other reason, liable for breach of warranty or contractual breaches, liable under the California Consumer Protection Act, liable for breach of other legal duties, liable for violation of any other law, regulation, or ordinance, or liable in any other manner. This indemnification will include, but is not limited to, the amount of any claims and the costs of defending them, including attorney's fees and court costs.

7. Knowing and Voluntary Execution

I HAVE CAREFULLY READ THIS AGREEMENT AND FULLY UNDERSTAND ITS CONTENTS. I VOLUNTARILY AND OF MY OWN FREE WILL SIGN THIS AGREEMENT FOR PARTICIPATION IN RECREATIONAL ACTIVITIES, ASSUMPTION OF RISK AND RELEASE FROM LIABILITY.

Dated: 5-22-2018

Erendira Torres

Signature

Erendira Torres

Print Name

