LEASE OF PUBLIC PEDESTRIAN RIGHT-OF-WAY

THIS LEASE AGREEMENT, made and entered into thisday of
20, by and between the City of Council Bluffs, Iowa, a municipal corporation, and Wendy
Maloney d/b/a Maloney Real Estate, LLC, the owner of the property located at 162 W. Broadway,
Council Bluffs, Iowa 51503, and Wendy Maloney, the operator of the business Maloney's Irish
Pub which is located at the aforementioned address, herein referred to as "lessee." This leasehold
conveyance is subject to the reservations of the following terms and conditions:

1. PREMISES. The City of Council Bluffs, a municipal corporation in the State of Iowa, and its agents, contractors, and assignors, hereby grants a leasehold on the public right-of-way for purposes of a right-of-way encroachment improvement in, to, on, over, and across the following described real estate:

See attached survey (Exhibit A)

- 2. LENGTH OF TERM AND OPTION TO EXTEND. The initial term of the lease will be 5 years, and shall terminate at midnight on December 31st following the 5th anniversary of the date of the execution. Within 90 days of the termination of the initial term the parties shall negotiate and agree to any modifications of the terms and conditions of this agreement. If an agreement is reached, a 5 year extension shall be granted with the rent being due March 1st of each additional year. If either party wishes to modify any of the terms and conditions during the term(s) of this lease, notice must be given to the other party in writing no later than December 31st of the current term year. If, at any time the parties cannot come to any agreement as to the terms and conditions, the lease shall be deemed terminated.
- **3. RENT.** Lessee agrees to pay to the City of Council Bluffs an annual rental fee of \$1,000.00. The initial rent payment shall be due upon execution of this lease. All subsequent rental fees shall be due by March 1st of each year.

4. USE OF THE LEASEHOLD PROPERTY.

- a. <u>Alcohol Sales</u>: Alcohol sales and consumption shall be limited to the "Lease Area" as described in Exhibit A.
- b. <u>Notice to Patrons</u>: Lessee shall post a sign at all entrances and exits to the leasehold noting hours of legal operation and the rules regarding alcohol consumption as they relate to the leasehold property, in accordance with any local or state law.
- c. <u>RESTRICTIONS ON USE OF LEASED AREAS</u>: Lessee shall have the right of access to the leasehold area and have all rights of ingress and egress reasonably necessary for the use and enjoyment of the leasehold area described, but shall not allow or facilitate patrons carrying alcohol on or across the "Ingress/Egress Easement" as described in Exhibit A.
- d. <u>Advertising Prohibited</u>: Lessee or successors or assignors shall not erect or display signage, advertising, or menu displays on the leasehold property.

- e. <u>Erection of Structures Prohibited</u>: Lessee or successors or assignors shall not erect or place any structure over or within the leasehold area without obtaining prior written consent of the City Council, and if applicable the Council Bluffs Historical Preservation Commission for non-permanent fixtures, and prior written consent of the city engineer for permanent fixtures. Structures included within this section include serving stations, trash receptacles, and outdoor heaters.
- f. <u>Change of Grade Prohibited</u>: Lessee or successors or assignors shall not change the grade, elevation or contour of any part of the leasehold area in any way without obtaining the prior written consent of the city engineer.
- g. Removal and Replacement: The cost of removal and replacement of any unauthorized improvement or structure within the leasehold area, necessitated by the exercise of the rights under this lease, shall be borne by the lessee or the lessee's successors or assignors.
- h. Occupancy Limitations/Requirements: Lessee shall have no more than **7 tables and 22 chairs** within the "Lease Area" as described by Exhibit A. The number of individuals within the "Lease Area" shall not exceed number of chairs available at any given time.
- i. <u>Limitation of Outdoor Areas</u>: Lessee shall have no more than one outdoor area as part of its liquor license premises. The granting of this lease will require the elimination of any preexisting outdoor area from the liquor license premises, and be the basis for denial for any future application for additional outdoor areas during the term of this agreement.

5. CITY RESPONSIBILITIES.

- a. Enclosing the Premises. Alcohol sales and consumption shall be limited to the "Lease Area" as described in Exhibit A. The City of Council Bluffs shall provide fencing in a standard established by the City and in accordance with a design approved by the Historical Preservation Commission where applicable. The fence shall be installed and maintained by the City of Council Bluffs. The fencing will have designated entrances and exits, but will not be equipped with operable gates.
- b. <u>Relocation of Obstructions</u>. The City shall be responsible for relocation of obstructions in the right-of-way in conflict with the leased area and a minimum of six feet wide public walk space. Obstructions include signs, benches, trash cans, etc.

6. CARE AND MAINTENANCE.

a. <u>Duty to Repair</u>: Lessee or successors or assignors agrees that any curb, walk, or other city improvement outside of the leasehold area which may be damaged as a result of any entry made through the exercise of the lessee's right of access shall be repaired by the City at the expense of the lessee, or the lessee's successors or assignors.

- b. <u>Damage</u>: Any damage to the leased premises, fencing, or other public fixtures, normal wear and tear excepted, shall be charged to the lessee. Damage shall be charged in accordance with normal city standards and costs.
- c. Non-permanent Fixtures and Furniture: Any fixture or furniture placed within the leased premises shall be provided by the lessee, but is subject to standards established by the City and the Historical Preservation Commission where applicable. All furniture, which is stacked and stowed away on the leasehold premise after consumption hours have ended, shall be un-stacked by 10:00 a.m. the following morning.
- d. <u>Duty to Maintain</u>: Lessee or lessee's successors or assignors agree that any right-of-way encroachment improvements must be maintained in good working order for its intended use. Maintenance shall include ensuring that the improvement is not in violation of the Municipal Code. The leased premises shall be maintained in a safe and sanitary manner by the lessee, in accordance with normal city standards.
- e. <u>Waste/Garbage</u>: The lessee or lessee's successors or assignors agree to properly dispose of all refuse and waste generated by the leased premises which remains on the leased premises or that migrates into the public pedestrian right-of-way by 10:00 a.m. the morning following every day the leasehold is in use.
- **7. INSURANCE.** Lessee will be required to carry liability insurance in the amount of \$1,000,000. The Lessee agrees to name the City of Council Bluffs, its employees, successors, and assignees as additionally insured parties under said liability insurance, and shall provide the City with a copy of the policy by March 1st of each year during the current term.
- **8. INDEMNITY.** Lessee hereby agrees to indemnify, defend and hold the City, its successors or assignors harmless from and against any and all claims loss, damage, liability, or fees they may sustain by virtue of any act or omission of the lessee or lessee's successors or assignors conducted in relation to this leasehold.

9. CITY RESERVATIONS.

- a. The City reserves the right to use the Leasehold area for the maintenance of any and all utilities equipment presently in place, and for such reconstruction, re-emplacement, and repair thereof which the city and its licensees and/or franchise grantees may in the future deem necessary and proper and for the removal of any improvements emplaced thereon by the lessees or the lessees' successors or assignors, necessitated by the reconstruction, re-emplacement, or repair of such utilities, such removal to be at the sole expense of the lessee or lessee's successors or assignors and without obligation to repair or replace such improvements, and subject to any and all other easements and right-of-way of record and those not of record.
- b. The City reserves a public right-of-way across the "Ingress/Egress Easement" for all pedestrian traffic and all other public uses.

10. DEFAULT, NOTICE OF DEFAULT, AND REMEDIES.

- a. Events of Default: Each of the following shall constitute an event of default by lessee:
 - i. Failure to pay rent when due;
 - ii. Failure to observe or perform any duties, obligations, agreements, or conditions imposed on lessee pursuant to the terms of the lease;
 - iii. Failure of the lessee to maintain the permits required for business operation;
 - iv. Any conviction for the violation of the City's municipal ordinances or the laws of the State of Iowa;
 - v. Abandonment of the premises. "Abandonment" means the lessee has failed to engage in its usual and customary business activities on the premises for more than sixty (60) consecutive business days;
 - vi. Institution of voluntary bankruptcy proceedings by lessee; institution of involuntary bankruptcy proceedings in which the lessee thereafter is adjudged a bankruptcy; assignment for the benefit of creditors of the interest of lessee under this lease agreement; appointment of a receiver for the property or affairs of lessee, where the receivership is not vacated within ten (10) days after the appointment of the receiver.
- b. Notice of Default: Upon the occurrence of an Event of Default by lessee, the lessor shall give written notice of such default to the lessee. Lessee shall have 30 days from the date of such notice within which to cure such default. In the event that such Event of Default is not cured within the time period described herein, lessor shall have the right to terminate the lease in its entirety.
- 11. NOTICES AND DEMANDS. All notices shall be given to the parties hereto at the addresses designated unless either party notifies the other, in writing, of a different address. Without prejudice to any other method of notifying a party in writing or making a demand or other communication, such notice shall be considered given under the terms of this lease when it is deposited in the U.S. Mail, registered or certified, properly addressed, return receipt requested, and postage prepaid.
- **12. PROVISIONS BINDING.** Each and every covenant and agreement herein contained shall extend to and be binding upon the respective successors, heirs, administrators, executors and assigns of the parties hereto.

CITY OF COUNCIL BLUFFS, IOWA, Lessor

ADOPTED AND		
APPROVED,		, 20
	Matthew J. Walsh	Mayor
ATTEST:		
	Jodi Quakenbush	City Clerk
STATE OF IOWA)	
COUNTY OF POTTAWATTAM) ss	
	,	
		, 20 before me the undersigned, a Notary Public in ly appeared Matthew J. Walsh and Jodi Quakenbush, to
_	<u>-</u>	y sworn, did say that they are the Mayor and City Clerk
		ffs, Iowa, a Municipal Corporation, that the seal affixed
		on; that said instrument was signed and sealed on behalf authority of its City Council; and that said Matthew J.
		ficers, acknowledged the execution of said instrument to
be the voluntary act	and deed of said City, by	it and by them voluntarily executed.
		Notary Public in and for said State

<u>LESSEE</u>			
Ву:		. Maloney Real Estate, LLC	
$\frac{1}{\text{Wendy N}}$	Maloney, Property Owner	,,	
STATE OF)		
STATE OF) ss:		
COUNTY OF)		
SUBSCRIBED A	AND SWORN to before me this_	day of, 2	20
			_
	Notary Publ	ic	
AND			
By: Wendy N	Maloney, Business Operator	, Maloney's Irish Pub	
Wellay IV	varioney, Business Operator		
STATE OF)		
STATE OF) ss:		
COUNTY OF)		
SUBSCRIBED A	AND SWORN to before me this_	day of, 2	20

Notary Public