LEASE ADDENDUM CLAUSE

This Labor Addendum ("Addendum I is made and entered into by and between "Act For Cause" at 220.5

<u>Robert Street Saint Paul MN (A10)</u> heremafter referred to as "Landford," and <u>CRECER Services LLC</u>, bureinafter referred to as "Tonant," with respect to the premises located at 220 Robert street 5, Sto 1951 (CS Sunt Paul National Continuation referred to as the "Property," as of the date of execution by the painting hards.

WHEREAS, the parties desire to incorporate certain additional terms and conditions into the Lease Agreement of ited 03/01/21 (Date of Original Lease Agreement), befoliation referred to as the "Lease Agreement".

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and was sable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

Office Hours: Tenant acknowledges and agrees that the hours of building use and operation shall be as tollows.

- a. Sunday through Thursday: 5:00 AM to 10:00 PM.
- b. Friday and Saturday: 5:00 AM to 8:00 PM. Tenant further agrees that it shall abide by these designated hours and ensure that all employees, agents, and invitees comply with the same.

Prohibition of Fireworks: Tenant agrees that no fireworks, of any variety, shall be used or allowed on the Property at any time during the term of the Lease Agreement.

Alcohol Service: Tenant agrees that no alcohol shall be served on the Property, except by a cateror licensed to do so. Tenant shall ensure that any cateror serving alcohol on the Property complies with all applicable laws and regulations.

Maintenance of Log for Meeting and Conference Rooms: Tenant acknowledges and agrees to maintain a log of users of the meeting and conference rooms with an approved occupancy load of more than 20 people for a period of 30 days. Such log shall clearly indicate the tenant reserving the Space, the date and time of reservation, and the number of attendees.

Incorporation: This Addendum is hereby made a part of the Lease Agreement, and all terms and provisions of the Lease Agreement shall remain in full force and effect except as modified herein.

III WITHESS WHEREOF, the parties hereto have executed this Addendum as of the day and year first above written.

SIGNATURES AND NOTICE: This Lease shall be signed by the following parties. No notice under this Lease shall be deemed valid unless given or served in writing and forwarded by mail postage prepaid, addressed to the parties below:

The same Courses the sylver of the sylver of

Park