FIRST AMENDMENT TO COMMERCIAL LEASE

	THIS F I	IRST	T AMENDMENT T	O COMM	ERCIA	L LEASE (" <u>Amendm</u>	<u>ent</u> ") is	s made to
be	effective	as	of	,	2022,	between	WYLIE	ECO	NOMIC
DE'	VELOPME	ENT	CORPORATION	("Landlor	<u>d</u> ") and	LOTERIA	FRUTE	CRIA	WYLIE,
LL	C ("Tenant"	").							

RECITALS

WHEREAS, the Pilikia 'Aina, LLC ("Original Landlord") and All The Rave Nutrition, LLC ("Original Tenant") entered into that certain Commercial Lease dated on or about March 10, 2020 (the "Lease"), regarding the use and occupancy of 104 S. Ballard Street, in Wylie, Texas as more particularly described in the Lease (the "Leased Premises"); and

WHEREAS, Original Landlord assigned the Lease to Landlord when Landlord purchased the Leased Premises from Landlord; and

WHEREAS, Original Tenant subsequently assigned the Lease to Tenant; and

WHEREAS, Landlord and Tenant desire to amend the Lease in certain respects as set forth below.

NOW THEREFORE, in consideration of the recitals set forth above and the mutual covenants and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledge, the parties agree to amend and modify the Lease as follows:

- 1. <u>Capitalized Terms</u>. Unless otherwise defined herein, capitalized terms shall have the meaning as set forth in the Lease.
- 2. <u>Landlord Termination</u>. Landlord and Tenant agree herein to modify Section 3.A. of the Lease to add the following sentence to the end of Section 3.A of the Lease:

"Notwithstanding anything to the contrary contained herein, Landlord shall have the right to terminate this Lease at any time and for any reason, in Landlord's sole discretion, by delivering ninety (90) days prior written notice to Tenant."

3. <u>Base Monthly Rent Table</u>. Landlord and Tenant agree herein to modify Section 4.A. of the Lease to delete the rent table shown therein and replace it with the table shown below:

Da	Base Monthly			
From	To	Rent \$		
12/01/2022	05/31/2023	\$2,770		
06/01/2023	05/31/2024	\$3,000		
06/01/2024	05/31/2025	\$3,150		

4. **Place for Payment**. Landlord and Tenant agree herein to modify Section 4.E. of the Lease to delete the name and address listed therein and replace it with the name and address listed below:

"Name: Wylie Economic Development Corporation Address: 250 South Highway 78, Wylie, Texas 75098."

- 5. <u>Taxes and Assessments</u>. Landlord and Tenant agree herein to delete Section 6 of the Lease in its entirety and replace it with the following Section 6.A. and 6.B.:
 - "6.A. Tenant shall pay and fully discharge all taxes, special assessments, and governmental charges of every character imposed during the term of this lease or any extensions thereof on the furniture, trade fixtures, appliances, and other personal property placed by Tenant in , on, or about the leased premises.
 - 6.B. Tenant shall pay and fully discharge all real property taxes (otherwise referred to as **Leasehold Taxes**), special assessments, and governmental charges of every character imposed on the leased premises during the term of this lease or any extensions thereof, including any special assessments imposed on or against the premises for the construction or improvement of public works. Tenant acknowledges their understanding of Leasehold Taxes assessed by the Collin Central Appraisal District (CCAD) being the cumulative tax rate assessed by the City of Wylie, Wylie ISD, Collin County, and Collin College multiplied by the **annual** Minimum Rent as referenced in section 4.A. Should the CCAD assessed leasehold taxes be assessed in the manner other than that scenario described above, Landlord and Tenant will negotiate in good faith to develop mutually beneficial language to address this section 6.B."
- 6. <u>Use of Lease Premises</u>. Landlord and Tenant agree herein to delete Section 9.A. of the Lease in its entirety and replace it with the following Section 9.A.:
 - "A. Tenant may use the leased premises for the following purpose and no other: for the sale of drinks, snacks, ice cream, and popsicles."
- 7. <u>Landlord Notice Information</u>. The Landlord contact information for notices listed in Section 34 of the Lease is deleted in its entirety and replaced with the Landlord contact information for notices listed below:

"Wylie Economic Development Corporation

Address: 250 South Highway 78, Wylie, Texas 75098

Phone: 972-442-7901

Landlord also consents to receive notices by e-mail at: jason@wylieedc.com"

8. <u>Tenant Notice Information</u>. The Tenant contact information for notices listed in Section 34 of the Lease is deleted in its entirety and replaced with the Tenant contact information for notices listed below:

"Loteria Fruteria Wylie, LLC

Address: 104 South Ballard Avenue, Wylie, Texas 75098

Phone: 469-993-5455

Tenant also consents to receive notices by e-mail at: loteriafruteriawylietx@gmail.com"

9. <u>Continued Validity</u>. Except as amended herein, each and every term of the Lease shall remain in full force and effect as originally written and executed.

- 10. <u>Deletion of Extension Addendum</u>. Landlord and Tenant agree that the Commercial Lease Addendum for Extension of Term is hereby deleted in its entirety. Tenant acknowledges and agrees that Tenant does not have any right to extend the term of the Lease beyond May 31, 2025. If Landlord and Tenant agree to extend the term of the Lease beyond May 31, 2025, the terms shall be set forth in a separate written amendment.
- 11. <u>Deletion of Right of First Refusal Addendum</u>. Landlord and Tenant agree that the Commercial Lease Addendum for Right of First Refusal is hereby deleted in its entirety. Tenant acknowledges and agrees that Tenant does not have any right of first refusal, right of option, or any other right to purchase the Leased Premises or any other property owned by Landlord.
- 12. <u>Counterparts/Delivery</u>. This instrument may be executed in any number of counterparts and by the different parties on separate counterparts, and each such counterpart shall be deemed to be an original but all such counterparts shall together constitute one and the same agreement. The parties hereto may execute and deliver this instrument by forwarding facsimile, electronic pdf, or other means of copies of this instrument showing execution by the parties sending the same. The parties agree and intend that such signature shall have the same effect as an original signature, that the parties shall be bound by such means of execution and delivery, and that the parties hereby waive any defense to validity based on any such copies or signatures.
- 13. <u>Captions</u>. Headings of paragraphs are for convenience of reference only and shall not be construed as part of this Amendment.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed as of the date set forth above.

<u>LANDLORD</u> :					
WYLIE ECONOMIC DEVELOPMENT CORPORATION					
By:					
Jason Greiner, Executive Director					
TENANT:					
LOTERIA FRUTERIA					
By:					
Name:					
Title:					