

STATE OF FLORIDA Standard Lease Agreement

Department of Management Services Form 4054

				Lease Nu	mber:	
			Lease (Commence	ment:	
reamb		1	·		20	
	THIS LEASE AGREEMENT is entere between those Parties listed below		ay of		, 20	_ by and
	between those raities listed belov	v.				
arties	Lessee:					
		,	gency Name			
	Address:str	eet	City		State	Zip Code
	Lessor:		.essor Name			
			LESSOI IVAINE			
	Address:					
		eet	City		State	Zip Code
	FEID:	OR	Social Security N	lumber:		
	(hereinafter the "Premises") descr Description:	iveu as.				
	Description:		County:			
	Description: Building: Building	Name	County:			
	Description: Building: Building Address:					
	Description: Building: Building Address: Str	Name eet	City		State	Zip Code
	Description: Building: Building Address:	Name eet <u>1</u> squ	city are feet of net renta	able space m	State neasured ir	zip Code
	Description: Building: Building Address: str consisting of an aggregate area of	Name eet 1 squ ent Services' Standard N	city are feet of net renta	able space measurement.	State neasured ir	zip Code
B.	Description: Building: Building Address: consisting of an aggregate area of with the Department of Managem	Name 1 squ ent Services' Standard N 1 net squ	city are feet of net renta Method of Space Me are feet in the build	able space measurement.	State neasured in This space	zip Code n accordand comprises
В.	Description: Building: Building: Str Consisting of an aggregate area of with the Department of Managem approximately 100.0 % of the	Name 1 squ ent Services' Standard N 1 net squa	city are feet of net renta Method of Space Me are feet in the build	able space measurement.	State neasured in This space	zip Code n accordand comprises
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	Description: Building: Building: Str. Consisting of an aggregate area of with the Department of Managem approximately 100.0 % of the	Pame 1 squ ent Services' Standard N 1 net squa exclusive pare Agreement.	city are feet of net renta Method of Space Me are feet in the build	able space m easurement. ing.	state neasured ir This space none:	zip code n accordand comprises xclusive
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<u>Ter</u>	Description: Building: Building: Address: Consisting of an aggregate area of with the Department of Managem approximately 100.0 % of the Lessor shall also provide parking spaces as part of this Lease m & Renewals The Lease shall begin on: and end at the close of business or	Name eet 1squ ent Services' Standard N net squa exclusive pare Agreement. Month Month months.	city are feet of net renta Method of Space Me are feet in the build king spaces and	able space measurement. ing. Day	state neasured ir This space none:	zip code n accordan comprises xclusive

Notices, Rental Invoices & Rental Payments			
A. All Notices to be served upon Lessee shall be	e sent by receipted mail to:		
essee:			
	Agency Name		
ddress:			
Street	City	State	(Zip Code)
. All Notices to be served upon Lessor shall be	e sent by receipted mail to:		
essor:			
	Lessor Name		
ddress:			
Street	City	State	(Zip Code)
. Rental invoices shall be submitted monthly	to Lessee at:		
essee:			
	Lessee Name		
ddress:			
Street	City	State	(Zip Code)
D. Rental Payments shall be paid to Lessor at:			
essor:			
	Lessor Name		

4. Rent

Address:

3.

The rent shall be payable the month following the month of occupancy in accordance with subsection 215.422, Florida Statutes. The rent for any fractional part of the first month shall be prorated.

A. Base Term

Lessee agrees to pay Lessor rent according to the following schedule:

	Term		Floor of	Square Footage	Rate Per Square		
Start (MM/DD/YYYY)	-	End (MM/DD/YYYY)	Building	Per Floor	Foot	Monthly Rent	Annual Rent
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	-						
	-						
	-						
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	-						
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(Zip Code)

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B. Option Term

For the renewal options as specified in article 2, the rental rate shall be:

Start DD/YYYY)			Floor of		Rate Per Square		
ן ו ו ו ו ן טט	-	End (MM/DD/YYYY)	Building	Square Footage Per Floor	Foot	Monthly Rent	Annual Rent
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– he Lessor olid waste	, stc	orm water, and o	ther power				gas, water, sew
	ne Lessor blid waste ayable du					-	

		-						
5.	Utilit	ties_						
	A.	solid waste, st		ther power	□ will pro and electric light i		d utilities including hich may become	gas, water, sewer,
	B. For the facilities in which the Lessee occupies a metered, aggregate area of 2,000 net square feet or more, Lessor agrees to provide Lessee timely and accurate data on Lessee's monthly consumption or use of electricity, natural gas, LP gas and/or fuel oil, as appropriate, pursuant to Section 255.257, Florida Statutes.						e of	
6.	Facili	ity Services						
	A.						orial supplies. Janito Lessor	
	В.	-				•	rdance with genera vering and repairs	

conform to all applicable health and safety laws, ordinances and codes, which are presently in effect or may be enacted during the term of this Lease and any renewal periods.
C. The Lessor □ or Lessee □ agrees to furnish pest control services for the leased Premises during the term of the Lease at the expense of the Lessor □ or Lessee □.
D. Lessor agrees to install light fixtures for use by Lessee. The Lessor □ or Lessee □ shall be responsible for replacement of all bulbs, lamps, tubes, and starters used in such fixtures.

interior equipment as needed due to normal use. Lessor shall maintain the exterior of the leased facility so to

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	E. All services required above shall be provided during Lessee's normal working hours, which are deer a.m. to 5:30 p.m., Monday through Friday excluding state holidays, unless otherwise stipulated below:							
			Day	From	То			
	F.	it is at the time of		of this Lease. Notwith	rior of the Premises in as good standing this obligation, reaso			
7.	Acce	essibility and Altera	ntions_					
	A.	conformance with Building Construct - 553.514, Florida 36, and the Depart	in 180 days of lease ion ("FACBC"), Amer Statutes. The Code o	execution, the require ricans With Disabilities of Federal Regulations, tion Title 49, Part 37 ar	occupancy, or will conform, or ments of the 2012 Florida Acce Accessibility Implementation A Department of Justice, Title 28 and the requirements of Florida	essibility Code for Act, Section 553.501 3, Part 35 and Part		
		and agrees to con	nply with all obligati	ons under the ADA w	llord at Landlord's expense, sl hich imposes any duty upon la mises, building or project.			
			, and hold Tenant ha		to comply with the ADA, Land or expense, including attorney			
	В.	The Florida Buildir public use leases:	ng Codes includes an	d requires the followin	g subparts, which are applicab	ole to occupied or		
					s and facilities, private building bject to this code shall comply			
		commercial faciliti and leased) faciliti	ies by individuals wit es pursuant to Section	th disabilities. This code on 553.503, Florida Sta	accessibility to place of public as shall also apply to state and lutures. It is to be applied during facilities as required by the co	ocal government (owned g the design,		
	C.	term of this Lease		otained written consen	inor alterations in and to the F t of Lessor. Lessor shall not un			
8.	Ар	plicable Laws						
		e to the size and/or	-	space leased, the follo	= ::::			
	A.			es relating to tenant im and Lessee agree that	provement costs for which Less	sor may be eligible for has		

been spent by the Lessor for improvements to the Premises and the Lessor does \square or does not \square intend to

seek reimbursement for these improvements.

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В.	☐ Section 252.385(4) (b), Florida Statutes relating to the use of the Premises as a public hurricane evacuation
	shelter. As applicable, the facility in which the Premises exist may be required to serve as a public hurricane
	evacuation shelter at the request of local emergency management agencies. It is hereby agreed and understood
	that in the event the Premises is selected for use as an emergency shelter Lessor, upon receiving notice from
	the Emergency Management Center, shall make the building available as a public hurricane evacuation shelter.

C. Cooperation with the Inspector General

Pursuant to section 20.055(5), Florida Statutes, contractor and any subcontractors understand and will comply with their duty to cooperate with the inspector general in any investigation, audit, inspection, review, or hearing.

9. Heating and Air Conditioning

Lessor agrees to furnish to Lessee heating and air conditioning equipment and maintain same in satisfactory operating condition at all times for the Premises during the term of the Lease at the expense of Lessor. Lessor agrees that thermostats in the Premises will be set to maintain an average zone temperature of 75 degrees Fahrenheit during the heating and cooling seasons.

10. Compliance with Fire Safety Standards

- A. Lessor shall provide for fire protection during the term of this Lease in accordance with the fire safety standards of the State Fire Marshal. Lessor shall be responsible for maintenance and repair of all fire protection equipment necessary to conform to the requirements of the State Fire Marshal. Lessor agrees that the Premises shall be available for inspection by the State Fire Marshal, prior to occupancy by Lessee, and at any reasonable time thereafter.
- B. To assure Lessee of facility compliance with Florida's Fire Safety Standards, Lessor agrees to provide Lessee with written Fire Safety Inspection prior to the Lessee occupying the space. Fire Safety Inspection is to be conducted by State Fire Marshal or local fire officials.
- C. In the event that the entirety or majority of the Premises is destroyed by fire, lightning, storm or other casualty, Lessor may repair the damage to Premises at its own cost and expense. Rental payments shall cease until the completion of repairs. Lessor will immediately refund the pro rata part of any rentals paid in advance by Lessee prior to the destruction. Should the Premises be only partly destroyed, leaving the major part in usable condition, then the rental shall abate on the damaged portion until the Premises is restored by Lessor. Upon the completion of such repairs, the full rental shall commence and the Lease shall then continue the balance of the term.
- D. Lessor certifies that no asbestos was used in the construction of the demised Premises or that if asbestos was used, actions have been completed to correct the hazards caused by the use of asbestos.
- E. RADON GAS: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over a period of time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department. Section 404.056(5), Florida Statutes. Lessor certifies that if any radon is present, it is at a measurement level less than 4 PCI/L.

11. Injury or Damage to Property

All property of any kind that may be on the Premises during the term of this Lease shall be at the sole risk of Lessee, and except for any negligence of Lessor, Lessor shall not be liable to Lessee for loss or damage to the property.

12. Expiration of Term

At the expiration of the term, Lessee will peaceably yield up to Lessor the Premises in good and tenantable repair. Lessor and Lessee agree that Lessee shall have the right to remove from the Premises all personal property of Lessee including all fixtures, machinery, equipment, appurtenances and appliances placed or installed on the Premises by Lessee provided that Lessee agrees to restore the Premises to as good a state of repair as found prior to the removal.

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13. Right to Inspect

Lessor, at all reasonable times, may enter into and upon the Premises for the purpose of viewing the same and for the purpose of making any such repairs as Lessor is required to make under the terms of this Lease.

14. Taxes and Insurance

Lessor shall pay all real estate taxes and fire insurance premiums on the Premises. Lessor shall not be liable to carry fire insurance on the person or property of Lessee or any other person or property that may occupy the Premises now or later.

15. Subletting and Assignment

Lessee, upon obtaining written consent of Lessor, shall have the right to sublet all or any part of the Premises or to assign all or any part of the Premises. Lessor shall not capriciously withhold written consent.

16. Wavier of Defaults

No waiver by Lessee of any breach of this Lease by Lessor shall be construed as a waiver of any subsequent breach of any duty or covenant imposed by this Lease.

17. Rental Commencement

Notwithstanding the provisions of Article 2 "Term" and Article 4 "Rent" of this Lease, term shall not commence until date of completion of the renovations of the demised premises to Lessee's satisfaction and thereby made ready for occupancy by lessee. At the time of occupancy, the rent for any fractional part of the first month of occupancy shall be prorated.

18. Availability of Funds

Pursuant to Section 255.2502, Florida Statutes, Lessor acknowledges that the State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature.

19. Breach of Covenant

- A. If Lessee neglects or fails to perform or observe any covenant herein, and such default continues for a period of thirty (30) days after receipt of written notice thereof from Lessor, then Lessor may lawfully, immediately, or at any time thereafter, and without further notice or demand, enter into and upon the Premises, and repossess the same as of their former estate and expel Lessee and remove its effects forcefully, if necessary.
- B. This action by the Lessor shall not be deemed as any manner of trespassing. Any remedy which might otherwise be used by the Lessor for arrears of rent or for any breach of Lessee's covenants is not waived by such action.

20. Not Consent to Sue

No provisions, terms, or conditions of this Lease shall be construed as consent of the State of Florida to be sued because of said leasehold.

21. Right to Terminate

Lessee shall have the right to terminate this Lease without penalty in the event a State-owned building becomes available to Lessee for occupancy, and upon the giving six (6) months advance written notice to Lessor by Certified Mail, Return Receipt Requested.

22. Public Entity Crime Statement

Section 287.133, Florida Statutes places the following restrictions on the ability of persons convicted of public entity crimes to transact business with public entities, including the department:

A person, or affiliate, who has been placed on the convicted vendor list, following a conviction for a public entity crime, may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, Florida Statutes for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.

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23. Discrimination

Section 287.134 Florida Statutes places the following restrictions on the ability of persons on the discriminatory vendor list to transact business with public entities, including the department:

An entity who has been placed on the discriminatory vendor list may not submit a bid or proposal to provide goods or services to a public entity, may not submit a bid or proposal with a public entity for the construction or repair of a public building or public work, may not submit bids or proposals on leases of real property to a public entity, may not perform work as a contractor, supplier subcontractor or consultant under contract with any public entity and may not transact business with any public entity.

24. Use of Premises

Lessee will not make or suffer any unlawful, improper, or offensive use of the Premises or any use or occupancy thereof contrary to the laws of the State of Florida or to such ordinances of the city or county in which the Premises are located, now or hereinafter made, as may be applicable to Lessee.

25. Failure to Comply

- A. In the event that Lessor fails to comply with any term or provision of this Lease after written notice, Lessee reserves the option to:
 - i. setoff and deduct from the rental amount due Lessor under this Lease such sums as Lessee determines are required to remedy the default of Lessor; and/or
 - ii. fulfill Lessor's obligations under the terms of this Lease; whereby Lessor shall reimburse Lessee on demand for any reasonable expenses which Lessee may incur in thus effecting compliance with Lessor's obligation under this Lease. Should Lessee elect this option, Lessee shall use its best efforts to mitigate damages caused thereby; and/or
 - iii. terminate this Lease and vacate the Premises, but without prejudice to any remedy which might otherwise be used by Lessee for any breach of Lessor's covenants contained herein; and/or
 - iv. bring suit for damages against Lessor for any expense (including reasonable attorney's fees) Lessee may incur by Lessor's failure to comply with any term or provision of the Lease. However, Lessee shall not bring suit for damages incurred due to a delay in the Commencement Date of this Lease if any such delay is caused solely by any delay, default or omission of Lessee.
- B. Lessee is required to give Lessor written notice setting forth in reasonable detail the nature and extent of such failure and Lessor will be given thirty (30) days to cure such failure. If such failure cannot reasonably be completely cured within that thirty (30) day period, the length of such period shall be extended for the period reasonably required thereof, only if Lessor commences curing such failure within such thirty (30) day period and continues the curing thereof with reasonable diligence and continuity.
- C. Reason for setoff of amounts due under this Lease shall include, but are not limited to, remedying heating and air conditioning equipment and roofing deficiencies.
- D. Each occasion of setoff of rental amounts due under this Lease shall be contingent upon the prior approval of Lessee's legal counsel.

26. <u>Definition of Terms</u>

- A. The terms "Lease," "Lease Agreement," or "Agreement" shall be inclusive of each other and shall also include any renewals, extensions or modifications of this Lease.
- B. The terms "Lessor" and "Lessee" shall include the successors and assigns for the parties hereto.
- C. The singular shall include the plural and the plural shall include the singular whenever the context so requires or permits.

27. Additional Terms

E.	☐ All additional covenants or conditions appear on attached Addendum(s):
D.	☐ No additional covenants or conditions form a part of this Lease

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IN WITNESS WHEREOF, the Parties hereto have hereuthis ,,		e herein expressed,
ANY MODIFICATION OF A LEASE AGREEMENT SHALL N THE DEPARTMENT OF MANAGEMENT SERVICES.	IOT BECOME LEGALLY EFFECTIVE UNTIL APP	ROVED/ACCEPTED BY
ORIGINAL SIGNATU	RES REQUESTED ON ALL COPIES	
As to Lessor – Lessor, or authorized representative and	two witnesses, must sign, print name and er	nter date.
X		/_/
Lessor or Authorized Representative	Printed Name/Title	Date
x		/ /
Witness #1	Printed Name	Date
X		/ /
Witness #2	Printed Name	Date
As to Lessee Agency – Agency Head (or authorized des Counsel, must sign, print name and enter date.	signee) and representative of Agency's Office	e of General
x		_/_/
Agency Head or Authorized Delegate	Printed Name/Title	Date
X		//
Agency Office of General Counsel	Printed Name	Date
As to the Department of Management Services – Chief (or authorized delegate) must sign, print name and ent print name and enter date.		
x		/_/
Chief Real Property Administrator	Printed Name	Date
X		_/_/
Secretary or Authorized Delegate	Printed Name /Title	Date
X		_/_/
Office of General Counsel	Printed Name	Date