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		IDUM TO THE CO		E BETWEEN THE U	NDERSIGNED PAR	TIES CONCERNING				
Α.	At Tenant's option, Tenant may extend the term of above-referenced lease for additional term(s) of months each. The first additional term commences upon the expiration of the term stated in the lease and any subsequent additional term commences upon the expiration of the then applicable extended term.									
В.	Tenant may exercise Tenant's option(s) to extend under Paragraph A only by providing written notice to Landlord at least days before the end of the then current term of the lease.									
С.	Ten	Tenant may not exercise Tenant's option(s) to extend under Paragraph A if the lease is terminated before Tenant exercises its option to extend or Tenant is in breach of the lease at the time Tenant exercises its option to extend.								
	<ul> <li>D. During the additional term(s), all provisions of the lease will continue as in effect immediately before the extension(s) commences except the base monthly rent during the additional term(s) will be: (Check (1), (2) or (3) only.)</li> <li>1 (1)</li> </ul>									
_	(')	Dat	tes	Rate per rentable square foot (optional) Base Monthly						
		From	То	\$ Monthly Rate	\$ Annual Rate	Rent \$				
				/ rsf / month	/ rsf / year					
				/ rsf / month	/ rsf / year					
				/ rsf / month	/ rsf / year					
				/ rsf / month	/ rsf / year					
				/ rsf / month	/ rsf / year					
	(2) adjusted to reflect increases in the Consumer Price Index for "All Urban Consumers, U.S. City Average, All Items", issued by the Bureau of Labor Statistics of the U.S. Department of Labor. The adjustment will be determined by multiplying the base monthly rent for the last month of the lease by the following fraction: (i) the numerator will be the published index number for January in the year the additional term commences; and (ii) the denominator will be the published index number for January in the year in which the original lease term commences.									
	(3) the prevailing rental rate on the 45 <sup>th</sup> day before the additional term commences for premises of comparable size, quality, condition, improvements, utility, location, and length of term for tenant's of similar credit standing as Tenant.									
E.	add cer not	litional term before t tified appraiser and later than the 15 <sup>th</sup> c	he 30 <sup>th</sup> day before deliver the appraise lay before the addit	do not agree on the a the additional term co er's written opinion of t tional term commence ate will be the averag	mmences, each part the prevailing rental res. If the appraisers'	y will employ a state- rate to the other party opinions do not vary				

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Addendum	tor.	-vtancion	()ntion	concerning
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opinions vary by more than 10%, the appraisers will jointly select a third appraiser whose fees will be shared equally by the parties. If a third appraiser is engaged, the prevailing rental rate will be the average of the two opinions that are closest in amount. If either party fails to employ or timely deliver an appraiser's opinion as required by this paragraph, the opinion rendered by the appraiser employed by the other party will determine the prevailing rental rate.

## F. Special Provisions:

Landlord:	Tenant:	Tenant:			
Ву:	By:				
By (signature):	By (signature):				
Printed Name:					
Title:					
Ву:	Ву:				
By (signature):	By (signature):				
Printed Name:	Printed Name:				
Title:	Title:				

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