	New Management LTD b/b/a Midway Business Center
whose address is	212 Sangamon Avenue, #1A Chicago, IL 60607-1700
and whose interes	t in the property hereinafter described is that of OWNER
hereinafter called t	he Lessor, and the UNITED STATES OF AMERICA, hereinafter called the Government:
WITNESS	ETH: The parties hereto for the considerations hereinafter mentioned, covenant and agree as follows:
A. A total of (USF) of s Attachmer B. Twenty-fiv rent. Plus leased pre C. In accordant 1.1111052 D. In accordant	ance with the SFO paragraph entitled Common Area Factor, the common area factor is established as
beginning upon Occupancy is Proceed. The	D TO HOLD the said premises with their appurtenances for a term of ten (10) years, five (5) years firm, and on the substantial completion of the space, and acceptance by the Government as satisfactorily complete, required forty (40) working days after the Lease Contracting Officer issues the Tenant Improvement Notice to commencement date of this lease, along with any applicable termination and renewal rights, shall more a set forth in a Supplemental Lease Agreement upon substantial completion and acceptance of the space by ent.
in arrears for \$32,933.16 p	ent shall pay the Lessor an annual rent of \$579,310.00 at the rate of \$48,275.83 per month or \$27.44 per RSF Years 1-5. In years 6-10, the Government shall pay the Lessor an annual rent of \$395,197.92 at the rate of er month or \$18.72 per RSF. Accumulated operating cost adjustments will be included in the stated per at the time they become effective.
Rent for a les	ser period shall be prorated. Rent checks shall be made payable to:
	Midway Business Center PO Box 94466 Chicago, IL 60690-4486
in writing to t	ent may terminate this lease in whole or in part at any time after the firm term by giving at least 90 days' notice he Lessor, and no rental shall accrue after the effective date of termination. Said notice shall be computed with the day after the date of mailing.
5. This lease m	hay be renewed at the option of the Government, for the following terms and at the following rentals:
renewal term	se be given in writing to the Lessor at least days before the end of the original lease term or any all other terms and conditions of this lease shall remain the same during any renewal term. Said notice shall commencing with the day after the date of mailing.

U.S. GOVERNMENT LEASE FOR REAL PROPERTY

LEASE NO.

GS-05B-18669

DATE OF LEASE

THIS LEASE, made and entered into this date by and between

6. The Lessor shall furnish to the Government, as part to the rental consideration, the following:

All services, utilities, and maintenance of the building and parking lot. Also, as part of the rental consideration, the Lessor shall meet all responsibilities and obligations as defined in this lease.

- 7. The following are attached and made a part hereof:
 - A. Attachment to Standard Form 2 consisting of 2 pages;
 - B. Solicitation for Offers GS-05B-18669 dated 04/07/2011, consisting of 53 pages;
 - C. GSA Form 3517B entitled GENERAL CLAUSES (Rev. 06/08), consisting 33 pages;
 - D. GSA Form 3518A entitled REPRESENTATIONS AND CERTIFICATIONS (Rev. 01/07), consisting of 7 pages;
 - E. Floor plan showing the entirety of the space on the 2nd floor to be occupied by the tenant, consisting of 1 page;
- The following changes were made in this lease prior to its execution: PARAGRAPH 5 ABOVE WAS DELETED.

LESSOR	
MIDWAY BUSINESS	NAME OF SIGNER David L. Cotton Chief Financial Officer
Chicago, 12 60607	212 N. Sangamon, IA Chicago, 72 60607
THE PRESENCE OF (CICALATURE)	Sue Ling Gin President Manager
	NAME OF SIGNER
	CHRISTINE BECKER OFFICIAL TITLE OF SIGNER
	LEASE CONTRACTING OFFICER

- 9. The award date of this lease is the date this contract was formed as a result of the Government's acceptance of the Lessor's final proposal revision dated November 16, 2011, submitted by the Lessor under Solicitation for Offers GS-05B-18669. This lease reflects the terms and conditions of the accepted final proposal revision.
- 10. In accordance with the SFO paragraph 3.2 entitled, Tenant Improvements Included in Offer, the Lessor agrees to provide up to \$919,535.40 (\$48.3966 per USF x 19,000 USF) toward the cost of Tenant Improvements. The costs of the Tenant Improvements are amortized at 5.0% over 60 months which equates to \$9.86 per RSF. The amortized cost of these improvements is included in the stated rent in Paragraph 3 above. In the event that the tenant improvement cost is less than the amount provided above, Lessor agrees to refund such difference in the form of a reduction to base rent using a discount rate of 5.0%. The refund shall be a credit to base rent equally amortized for the first 180 months of the full term.

Fees applicable to Tenant Improvements shall not exceed:

- · General Conditions two (2) percent of total subcontractor costs
- General Contractor five (5) percent of total subcontractor costs
- Architectural/Engineering ten (10) percent of total subcontractor costs
- Lessor Project Management Fees three (3) percent of total subcontractor costs
- In accordance with SFO paragraph 4.1, Measurement of Space, the common area factor is established as 1.111105263 (21,111 RSF / 19,000 USF).
- In accordance with SFO paragraph 4.2, Tax Adjustment, the percentage of Government occupancy is established as 2.0714%. The Real Estate Tax Base is also established as \$33,200.00 per annum, or \$1.57 per RSF. The tax parcel ID number for the property is 19-09-412-034-000.
- 13. In accordance with SFO paragraph 4.3 entitled, Operating Costs, the base is established as \$76,020.00 per annum, \$3.60 per rentable square foot, based on the Government's occupied space 21,111 RSF on the second floor. If necessary, the lease shall be amended by supplemental lease agreement after the actual field measurement to establish the square footage and rental in compliance with the terms of the lease.
- 14. In accordance with SFO paragraph 4.4 entitled, *Adjustment for Vacant Premises*, the adjustment is established as \$0.00 per USF for vacant space.
- 15. In accordance SFO paragraph 4.6 entitled, Overtime Usage, the rate for overtime usage is established as \$0.00 per hour.
- 16. The total net usable square foot area referred to in Paragraph 1 of this lease is subject to adjustment but may not exceed the maximum limitation, nor the minimum usable square foot requirement defined in the Solicitation for Offers. Should there be any adjustment in the square footage delivered, which will be determined through mutual field measurement, the per annum rental referred to above shall be adjusted on the basis of \$30.49 per usable square foot per annum. If necessary, the lease shall be amended by supplemental lease agreement after the actual field measurement to establish the square footage and rental in compliance with the terms of the lease. Should the leased space not offer the minimum usable square footage required, this lease may be declared null and void by the Government, with no further obligation on the part of either party.
- SS31 S. Archer Avenue, Chicago, IL is owned by New Management, LTD d/b/a Midway Business Center with CK Cole, Managing Director having signatory authority.
- 18. Information regarding Electronic Funds Transfer Payment Methods is provided in Paragraph 24, 552.232 -76, General Clauses, Form 3517B. Per the Debt Collection Improvement Act, effective July 27, 1996, Electronic Funds Transfer (EFT) shall be required on all existing and new lease contracts after January 1, 1998. An enrollment form is attached to be completed and returned with this contract.
- 19. The Lessor is a small business, not a woman-owned business or a veteran-owned business concern. The Tax Identification Number is 18 DUNS number is 604880559.
- 20. The Lessor shall complete the Central Contractor Registration (CCR) as referenced in Paragraph 11 of the Representations and Certifications, Form 3518, as a requirement for payment of rent by the Government.

INITIALS: LESSOR & CB GOV'T

- 21. All terms and conditions of this lease as expressly contained herein represent the total obligations of the Lessor and the Government. Any agreements, written or oral between the Lessor and the Government prior to the execution of this lease are not applicable or binding. This agreement may be amended only by written instrument executed by the Lessor and Government.
- 22. The Lessor shall not construct, change, alter, remove or add to the leased premises without prior notification and approval from the General Services Administration (GSA). All questions pertaining to this lease should be referred to the Contacting Officer of the General Services Administration or his/her designee. The Government occupant is not authorized to administer this lease. The General Services Administration assumes no responsibility for any cost incurred by the Lessor except as provided by the terms of the lease or authorized in writing by the GSA Contracting Officer
- 23. The Contracting Officer represents the General Services Administration as an agent with authority to enter into this lease on behalf of the Government and executes this document in his/her official capacity only not as an individual.
- 24. Lessor shall perform alterations to the space according to approved layout drawings. The Lessor will complete alterations within 40 working days after receiving the Notice to Proceed from the Government. (Please refer to Form B, document Security Form, for procedures that must be followed in reference to Government drawings). Occupancy may occur earlier if the space is completed, the Lessor has an occupancy permit, and the Government has inspected and accepted the space and it is free of safety hazards.
- 25. In accordance with SFO paragraph 2.4, Broker Commission and Commission Credit, Jones Lang LaSalle ("JLL") is the authorized real estate broker representing GSA in connection with this Lease transaction. The Lessor and JLL have agreed to a cooperating Lease commission of per per rentable square foot per year of the firm term. This equates to roughly of the firm term value of this Lease ("Commission"). The total amount of the Commission is Commission is earned upon Lease execution and payable (i) one-half (1/2) when the Lease is fully executed and (ii) the balance upon the earlier of Tenant's occupancy of the premises pursuant to the Lease or the commencement date of the Lease. Due to the Commission Credit described in Paragraph 2.5, only which is of the Commission, will be payable to Jones Lang LaSalle when the Lease is awarded. The remaining which is of the Commission ("Commission Credit") shall be credited to the shell rental portion of the annual rental payments due and owing shall be reduced to fully recapture this Commission Credit. The reduction in shell rent shall commence with the first month of the rental payments and continue until the credit has been fully recaptured. The monthly rent schedule for the firm term is as follows:

Months	Total Monthly Rent		Monthly Shell Rent		Commission Credit		Total Net Monthly Rent	
1	\$	48,275.83.	\$	21,821.40	\$		\$	
2	\$	48,275.83	\$	21,821.40	\$		\$	
3	\$	48,275.83	\$	21,821.40	\$		\$	
4-60	\$	48,275.83	\$	21,821.40	\$		\$	

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