STANDARD FORM 2 GENERAL SERVICES ADMINISTRATION

US GOVERNMENT LEASE FOR REAL PROPERTY

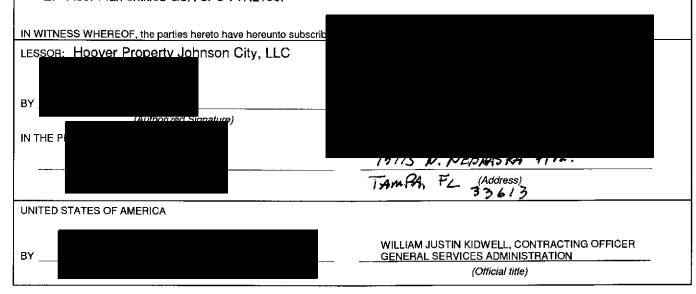
DA	TE OF LEASE	December	- 22,2009	LEASE NO. G	S-04B-50022		
THI	IS LEASE, made a	nd entered into this	s date by and between Hoo	over Property	Johnson City, LLC		
Wh is	ose address 1	3775 N. Nebr	aska Avenue				
	Т	ampa, FL 336	613-3320				
and	whose interest in	the property hereir	nafter described is that of OV	WNER			
her	einafter called the l	Lessor, and the Ul	NITED STATES OF AMERIC	CA, hereinafter call	ed the Government:		
WI	TNESSETH: The p	parties hereto for th	ne considerations hereinafter	mentioned, cover	ant and agree as follows:		
1.	The Lessor heret	The Lessor hereby leases to the Government the following described premises:					
	A total of 10,115 Rentable Square Feet (RSF) of office and related space, consisting of 9,522						
	ANSI/BOMA Office Area Square Feet (ABOASF) to be constructed at 2644 Knob Creek Road,						
	Johnson City	lohnson City, Tennessee, 37604.					
to E	e used for SUCH	PURPOSES AS	DETERMINED BY THE	GENERAL SER	VICES ADMINISTRATION	1	
2.	TO HAVE AND T	TO HAVE AND TO HOLD the said premises with their appurtenances for the term beginning on					
	February 1, 2011		through _		lanuary 31, 2026	subject to	
	termination and r	enewal rights as m	ay be hereafter set forth.				
3.	The Government shall pay the Lessor annual rent for the entire term, monthly, in arrears, as follows:						
	<u>TER</u>	<u>M</u>	ANNUAL RENT	RATE per RSE ¹	RATE per ABOASF ²	MONTHLY RATE	
	02/01/ 2011 — 02/01/2021 —		\$389,718,81 \$381,451,82	\$38,53 \$37,71	\$40.93 \$40,06	\$32,476.57 \$31,787.65	
	Note 1. The rate per rentable square foot (RSF) is determined by dividing the total annual rental by the rentable square footage set forth in Paragraph 1 above.						
	Note 2. The rate per ABOASF is determined by dividing the total annual rental by the ABOASF set forth in Paragraph 9.						
4.	The Government may terminate this lease, in whole or in part, at any time on or after February 1, 2021, by giving the Lessor at least sixty (60 days notice in writing. No rent shall accrue after the effective date of termination. Said notice shall be computed commencing with the day after the date of mailing.						
5.	This lease may be renewed at the option of the Government, for the following terms and at the following rentals:						
	<u>TERM</u>		ANNUAL RENT	RATE per RSF	RATE per ABOASF	MONTHLY RATE	
	DELETE	ĒD	DELETED	DELETED	DELETED	DELETED	
		itions of this lease				m or any renewal term; all other puted commencing with the day	



6. Rental is subject to the Government's measurement of plans submitted by the Lessor or a mutual on-site measurement of the space and will be based on the rate per ABOASF as noted in Paragraph 3 above, in accordance with Clause 27 (PAYMENT), GSA Form 3517B, General Clauses. The lease contract and the amount of rent will be adjusted accordingly, but not to exceed the maximum ABOASF requested in SFO Paragraph 1.1 (Amount and Type of Space). Rent for a lesser period shall be prorated. Rent checks shall be made payable to:

Hoover Property Johnson City, LLC 13775 N Nebraska Avenue Tampa, FL 33613-3320

- 7. The Lessor shall furnish to the Government, as part of the rental consideration, the following:
 - A. Those facilities, services, supplies, utilities, and maintenance in accordance with Solicitation for Offers (SFO) No. 7TN2106.
 - B. Buildout in accordance with Solicitation for Offers 7TN2106. Design Intent Drawings (DIDs) shall be prepared by the Government and due to the Lessor within twenty (20) working days subsequent to lease award. All tenant alterations are to be completed within one hundred twenty (120) working days of receiving notice to proceed from the Government with agency approved working/construction drawings. Lease term to be effective and rental to begin on date of occupancy, if different from Paragraph 2.
 - C. Deviations to the approved Design Intent Drawings reviewed and furnished by the Government to the Lessor subsequent to award will not be permitted unless prior written authorization is obtained from the GSA Contracting Officer.
 - D. Lessor shall provide eighteen (18) surface, on-site parking spaces which are designated and reserved for Government vehicles, at no additional cost to the Government.
- 8. The following are attached and made a part hereof:
 - A. Solicitation for Offers 7TN2016.
 - B. Special Requirements Johnson City Resident Agency
 - C. GSA Form 3517B entitled General Clauses (Rev. 06/08).
 - D. GSA Form 3518 entitled Representations and Certifications (Rev. 1/07).
 - E. Floor Plan entitled GSA SFO 7TN2106.



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- The premises described in Paragraph 1 of this Standard Form 2 shall contain 9,522 ABOASF of office and related space, as identified in SFO 7TN2106.
- 10. The rental rate in Paragraph 3 for the period 02/01/2011 through 01/31/2021 includes all Tenant Improvements. In accordance with Paragraph 1.10 of SFO 7TN2106, the Tenant Improvement allowance (T/I) provided in the lease is \$37.38 per ABOASF, or a total of \$355,976.35 amortized at an interest rate of 7% over ten (10) years yielding an annual cost of \$49,598.25 at a rate of \$5.21 per ABOASF (\$4.90 per RSF). The T/I will be used to construct the interior space in accordance with the approved Design Intent Drawings provided by the Lessor. If the T/I cost exceeds \$37.38 per ABOASF (for up to 9,522 ABOASF), the balance due the Lessor will be paid by rental adjustment or lump sum, to be determined by the Government. If the entire tenant improvement allowance of \$37.38 per ABOASF is not used, the Government will adjust the rental rate downward to off-set the difference in the T/I. The Lessor understands, in lieu of Cost and Pricing Data, his contractor or each of his subcontractors shall solicit three (3) bids for work completed as a part of the initial tenant alterations, e.g., for electrical, plumbing, etc. The lowest responsive bid will be accepted. This does not apply to the shell build-out.
- 11. In accordance with Paragraph 1.9 (Building Shell Requirements) of SFO No. 7TN2106, the annual shell cost is established as \$275,540.31 yielding \$28.94 per ABOASF (\$27.24 per RSF) which is inclusive of the rental rate in Paragraph 3 for the period 02/01/2011 through 01/31/2021. For the period 02/01/2021 through 01/31/2026, the annual shell cost steps up to \$316,871.57 yielding \$33.28 per ABOASF (\$31,33 per RSF) which is inclusive of the rental rate in Paragraph 3.
- 12. In accordance with Paragraph 3.4 (Tax Adjustment) of SFO No. 7TN2106, the percentage of Government occupancy is established as 100% (based on total building area of 10,115 RSF and the Government's occupancy of approximately 10,115 RSF). Percentage of occupancy is subject to revision based on actual measurement of Government occupied space at time of final inspection, not to exceed the maximum ABOASF stated in the SFO, and in accordance with GSA Form 3517B, GENERAL CLAUSES.
- 13. In accordance with Paragraphs 3.6 and 3.7 (Operating Costs and Operating Costs Base) of SFO No. 7TN2106, the annual operating cost is established as \$64,580.25 yielding an escalation base of \$6.78 per ABOASF (\$6.38 per RSF) which is inclusive of the rental rate in Paragraph 3 for the period 02/01/2011 through 01/31/2026.
- 14. In accordance with Paragraph 3.10 (Common Area Factor) of SFO No. 7TN2106, the common area factor (CAF) is established as 6.22% or 1.0622, based on 10,115 RSF and 9,522 ABOASF.

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- 15. In accordance with Paragraph 3.13 (Adjustment for Vacant Premises) of SFO No. 7TN2106, the rental rate reduction is established as \$1.27 per ABOASF.
- 16. In accordance with Paragraph 3,20 (Restoration Waiver) of SFO No. 7TN2106, the Lessor hereby waives all restoration rights.
- 17. In accordance with Paragraph 7.3, (Overtime Usage) of SFO No. 7TN2106, the hourly overtime usage for the entire space is established as \$14.49 per hour.
- 18. In accordance with Paragraph 8.8 (Radon in Air) of SFO No. 7TN2106, the Lessor shall complete the short test before occupancy and the standard test not later than 150 days after occupancy, with results forwarded to the Contracting Officer. Any corrective action must be completed within 30 days after tests are completed at no additional cost to the Government. Re-testing is required with results forwarded to the Contracting Officer.
- 20. Any deviation from approved construction plans or tenant alterations require approval by the Contracting Officer or Contracting Officer's Designee. Should Lessor make changes without approval, the Government will not be responsible for the cost of those changes and Lessor will not be reimbursed.
- 21. All fire and life-safety deficiencies must be corrected prior to occupancy and at no extra cost to the Government, including but not limited to the following as required by SFO No. 7TN2106:
 - A. Provision of emergency illumination in corridors, stairways, and office space.
 - B. Provision of exit lights in corridors.
 - C. Provision of two (2) exits on each floor occupied by the Government.
 - D. Provision of a fire extinguisher near every exit.
- 22. All handicapped accessibility deficiencies must be corrected prior to occupancy and at no extra cost to the Government, including but not limited to the following as required by SFO No. 7TN2106:
 - A. Door Entrances.
 - B. Exit Doors.
 - C. Parking Areas/Curb Cuts.
 - D. Restrooms.
 - E. Width of Fxit Doors.

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- 23. Within five (5) days of lease occupancy, the Lessor shall provide the tenant agency representative (with a copy forwarded to the GSA Government Representative), on site, a copy of the name and phone number of maintenance personnel in order that any cleaning, maintenance, janitorial, etc. problems can be rectified immediately.
- 24. In accordance with SFO NO. 7TN2106, Paragraph 1.13, the Lessor and the Broker have agreed to a cooperating lease commission of the firm term value of this lease. The total amount of the commission is the Lessor shall pay the Broker no additional commissions associated with this lease transaction. In accordance with the "Broker Commission and Commission Credit" paragraph, the Broker has agreed to forego for the commission that it is entitled to receive in connection with this lease transaction ("Commission Credit"). The Commission Credit is the Lessor agrees to pay the Commission less the Commission Credit to the Broker in accordance with the "Broker Commission and Commission Credit" paragraph in the SFO attached to and forming a part of this lease. The balance which equates to is to be paid to the broker as follows: Fifty percent (50%) is due and payable within 30 days after lease award and the remaining fifty percent (50%) is payable at occupancy.

Notwithstanding Paragraph 3 of this Standard Form 2, the shell rental payments due and owing under this lease 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 as indicated in this schedule for adjusted

Monthly

Rent:

First Month's Rental Payment of \$32,476.57 minus the prorated Commission Credit of equals the adjusted First Month's Rent of the commission Credit of equals the adjusted First Month's Rent of the commission Credit of equals the adjusted First Month's Rent of the commission Credit of the commission Credit of equals the commission Credit of the c

Second Month's Rental Payment of \$32,476.57 minus the prorated Commission Credit of equals the adjusted Second Month's Rent of equals the equal that equals the equals the equals the equal that equal the equal that equal

Third Month's Rental Payment of \$32,476.57 minus the prorated Commission Credit of equals the adjusted Third Month's Rent of equals the equal the equal that equals the equals the equal that equal the equal that equals the eq

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