U	S. GOVERNMENT LEASE	Supplemental Agreeme	nt l	o. <u>1</u>	Effective Date:				
C	HANGE OF LESSOR FORM	To Lease No. GS-0311	3		(Insert date of execution by Govt.)				
TRANSFEROR, TRANSFEREE, and the UNITED STATES OF AMERICA ("Government") enter into this Agreement (the "Agreement") as of the Effective Date. This Agreement is entered into pursuant to the "Assignment of Claims" provision of the General Clauses to the referenced Government lease, as well as 41 United States Code Section 5, and is otherwise based on 48 Code of Federal Regulations Section 42.1204.									
A.	DEFINITIONS. All initial capitalized words in t	his Agreement shall have the	sar	ne meaning as sp	pecified below.				
	Transferor": XUONG SUCHAVEK AN INDIVIOUAL noting the full name of predecessor-lessor. If Transferor is a corporation Include the full name of corporation and state of incorporation. If ransferor is a partnership, indicate whether it is a general or limited partnership. Specify below the name of the signatory authorized to bind the original lessor, attach copies of intervening deeds and brief explanation of the chain of the.]								
(2)	Signatory authorized to bind Transferor: X	UONE SUCHAD	EK	<u> </u>	OWNER				
	Transferee": HIGH AESERT COM. Include full name of successor-lessor. If Transferee partnership, indicate whether general or limited partnership.	is corporat ion, include full na nership. Specify below name of	me o signa	corporation and st lory authorized to b	ARIZONA LLC late of Incorporation. If Transferee is lind the corporation or partnership.]				
	[print	name)		TYSIN.	[Title]				
(5)	"Transfer Date": Date transfer of assets becar	ne effective under applicable	Sta	te law: OC	17,2014				
(6)	"Property": 1608 STOCKTON H				Street Address				
	KINGMAN, AZ 81			<u> </u>	[City, State and Zip Code]				
(7)	"Leased Premises": 1608 STDCV-TOW	Itu ROAD, STE	# (104, KING	MAN, A2 86401				
В.	THE PARTIES AGREE TO THE FOLLOWING	G FACTS:							
(1)	The Government, represented by various Cor into that certain lease with Transferor: Lease C above described lease, including all modificati Agreement. In addition, included in the term "I between the Government and Transferee, on a	SS- <u>Ø3118</u> . The te ions, made between the Gov Lease* are all modification	rm, t ernr ons r	ที่e "Lease", as us ที่ent and Transfe ทุ่ade under the te	sed in this Agreement, means the				
(2)	As of the Transfer Date, Transferor has transfe	erred to Transferee all the a	sets	of Transferor Inv	olved in performing its obligations				
	under the Lease by virtue of a WARRAN	TY DEED AND D	EC	O OF TRU	ST TO THE				
	PROPERTY LISTED ABOUE.								

	[insert a term(s) descriptive of the legal transaction	involved between Transferor a	nd Tr	ansferee-for examp	pie, "a grant deed to the Property"].				
(3)	Transferee has acquired all the assets of Tran	sferor involved in performing	the	Lease by virtue of	of the above transfer.				
(4)	Transferee has assumed all obligations and lia any of the Government's rights, it is noted tha agreements which Transferee and Transferor	at this provision is not inten	ded	to modify or elir	minate any indemnification or o ther				
(5)	Transferee is in a position to fully perform all o	bligations that may exist uni	ier ti	ie Lease.					
(6)	It is consistent with the Government's interest	to recognize Transferee as	he s	dccessor party to	the Lease.				
(7)	Evidence of the above transfer has been subn	nitted to the Government.							
C.	IN CONSIDERATION OF THESE FACTS AN BY THIS AGREEMENT:	D THE REPRESENTATION	S SE	FORTH BELO	W; THE PARTIES AGREE THAT				
(1)	Transferor confirms the transfer to T ransfered have in the future in connection with the Lease		d rig	hts agai nst the C	Sovernment that it now has or may				
(2)	Transferee agrees to be bound by and to perfalso assumes all obligations and liabilities of, a party to the Lease and is bound by all previous affect as if the action had been taken by Trans	and all claims against, Trar ous actions taken by Transi	sfer	of under the Leas	e as if Transferee were the original				
(3)	The Government recognizes T ransferee as T becomes entitled to all right, title, and inte re Lease. Following the effective date of this Agr	st of Transferor in and to th	a Lea	așe as if Transi	feree were the original party to the				

(4) Except as expressly provided in this Agreement, nothing in it shall be construed as a waiver of any rights of the Government against Transferor. (5) All payments and reimbursements previously made by the Government to T ransferor, and all other previous actions taken by the Government under the Lease, sha II be considered to have dischar ged those parts of the Government's obligations under the Lease. All payments and reimbursements made by the Government after the date of this Agreement in the name of or to Transferor shall have the same force and effect as if made to T ransferee, and shall constitute a complete discharge of the Government's obligations under the Lease, to the extent of the amounts paid or reimbursed. (6) Following the full execution of this Agreement, Transferee desires, as soon as practicable, that rent checks, in the amount set forth in the Lease, be payable to Transferee and sent to Transferee at the following address: tigh Desert Connercial Road Testate II 08 N. Stockton H.11 Rd, Suite 104 Kinsperens AZ, 86401 (7) Transferor and T ransferee agree that the Go vernment is not obligated to pay or reimbur se either of them for, or otherwise give effect to, any costs, taxes, or other expens es, or any related increases, directly or indirectly arising out of or resulting from the transfer or this Agreement, other than thos e that the Government in the absence of this transfer or Agreement would have been obligated to pay or reimburse under the terms of the Lease. (8) Transferor guarantees pay ment of all II abilities and the performance of all obligations that T ransferee assumes under this Agreement. Transferor walves notice of, and consents to, any future modifications. (9) The Lease shall remain in full force and effect, except as modified by this Agreement. (10) Each of the persons executing this Agreement on behalf of Transferee does hereby covenant and warrant that such entity is a duly authorized and existing entity, is qualified to do business in the state identified in Paragraph A (3) above, with full right and authority to enter in this Agreement, and that leach and every person signing on behalf of T ransferee is authorized to do so. Upon reques t, Transferee shall provide Government with evidence satisfactory to Government confirming the foregoing covenants and warrants. (11) The Lease is amended to include the provisions set forth in Exhibit A, which is attached to and made a part of this Agreem ent. [Exhibit A does not apply to Transferor and does not need to be filled in prior to execution of this form by Transferor.] IN WITNESS WHEREOF, each party has executed this Agreement as of the day and year first above written. TRANSFEROR: [Attach additional pages if necessary for TCA'ISFEREE: [Attach additional pages if necessary for multiple signatures or multiple entities[multiple signatures or multiple entities? High Desert Commercial Real Estate II, AZ LLC. XUDDE SUCHANEK IPrint name of Transfereel Transferorl Print Name: XUDIG SUCHANEK Print Name:___ Title: / SOLE PROPRIETOR/OWN ER CERTIFICATE ____, certify that I am the Sec-___, certify that I am the Secretary of who signed this Agreement for who signed this Agreement for this corporation, w as then this corporation, w as then of this corporation; and of this corporation; and that this Agreement was duly signed for and on behalf of this that this Agreement was duly signed for and on behalf of this corporation by authority of its governing body and within the scope corporation by authority of its governing body and within the scope of its corporate powers. of its corporate powers. Witness my hand and the seal of this corporation this day Witness my hand and the seal of this corporation this 2/ day of October , 2014. ICORPORATE SEALI [CORPORATE SEAL] Government: UNIT

TRACTINIO OFFICER

EXHIBIT A TO U.S. GOVERNMENT LEASE CHANGE OF LESSOR FORM

Supplemental Agreement No.

To Lease No. GS-03118

The following provision is made a part of the Lease:

1. CENTRAL CONTRACTOR REGISTRATION

- (a) Definitions
 - (1) "Central Contractor Registration database " and "CCR" mean the primary Government repository for contractor information required for the conduct of business with the Government. CCR is a centrally located, searchable database which assists in the development, maintenance, and provision of sources for future procurements.
 - (2) "Registered in the CCR database" means that-
 - (i) The contractor has entered all m andatory information, including the DUNS num ber or the DUNS+ 4 number, into the CCR database; and
 - (ii) The Government has validated all mandatory data fields and has marked the record "Active."
- (b) Lessor must be registered in the CCR database during performance and through final pay ment under this Lease. Transferee must register via the Internet at http://www.ccr.gov. To remain active, Lessor Is required to update or renew its registration annually. Transferee must be registered in the CCR for this change of ownership to be approved.
- (c) Transferee represents that Transferee is registered in the CCR database.
- (d) Lessor is responsible for the accuracy and completeness of the data within the CCR database, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, Lessor is required to review and update on an annual basis (from the date of initial registration or subsequent updates) its information in the CCR database to ensure it is current, accurate and complete updating information in the CCR does not alter the terms and conditions of this contract and is not a substitute for a property executed contractual document.
- If Lessor has legally changed its business name, "doing business as" name, or division name (whichever is shown on the (e) (1) (i) lease), or has transferred the assets us led in performing the Lease, Leasor shall comply with the requirements of Subpart 42.12 of the Federal Acquisition Regulations (FAR) and provide to the responsib to Contracting Officer the representations contained in this form, fully revised and executed, along with written notification of its intention to (A) change the name in the CCR database; and (B) provide the Contracting Officer with sufficient documentation to verify and confirm the legally changed name or change in ownership.
 - (ii) If Lessor falls to comply with the requirements of paragr aph (e)(1)(i) of this clause, and, in the absence of a properly executed novation or change-of -name agreement, the CCR information that show is the Contractor to be other than the Contractor indicated in the contract will be considered to be incorrect information within the meaning of the "Suspension of Payment" paragraph of the electronic funds transfer (EFT) clause of this Lease.
 - (2) Lessor shall not change the name or addr ess for EFT payments or manual pay ments, as appropriate, in the CCR record to reflect an assignee for the purpose of assignment of claims. Assignees shall be signarately registered in the CCR database. Information provided to a contractor's CCR record that indicates payments, including those made by EFT, to an ultimate recipient other than that contractor will be considered to be incorrect information.

(f)	Offerors	and contractors may	obtain in	formation on registration and	annual confi	irmati on re	equirements via the internet at
	http://ww	w.ccr.gov or by calling	1-888-227	'-2423, or 269-961-5757.			

EXHIBIT A TO CHANGE OF LESSOR FORM (REV JUN 24, 2010)

INITIALS: TRANSFERE