| U.S. GOVERNMENT LEASE   | Supplemental Agreement No.   | Effective Date:  |
|---|--|--|
| CHANGE OF LESSOR FORM   | To Lease No. GS-098-02029  | 12/20/13   |
|   |  | Onsert date of skepolion by Govi.)   |
| TRANSFEROR, TRANSFEREE, and the UNITED as of the Effective Date. This Agreement is entered referenced Government lease, as well as 41 United Section 42, 1204.  | d into pursuant to the "Assignment of Claims   | provision of the General Clauses to the  |
| A. DEFINITIONS. All initial capitalized words in t  | his Agreement shall have the same meaning  | g as specified below.  |
| (1) "Transferor" FIBETLA R  | . PATRICIAN  | 4  |
| (Include the full name of pradecassor-lessor. If Transferor is a partnership, indicate whether it is a corporation or partnership, it Transferor is different idle.)  | parteror is a corporation, include the full name general or itelited partnership. Specky below the than the original leavor, attach copies of intervenia   | name of the signatory authorized to bing the 1   |
| (2) Signatory authorized to block Transferor:   | MARILA R. PATRICIAN  |  |
|   | ,  | (Trile)  |
| (3) "Transferce": <u>Markin Valler</u> finducte full name of successor-lessor, if Transferd partnership, indicate whether general or limited partnership.   | by Beat III include full name of comporation are ship. Specify below name of control without a victorial control of the contro | on any state of incomposation of Transfered is a part to bind the corporation or peripagation.  500 Tradit Administration  |
| (4) Signatory authorized to bind Transferea:  | Jerr Carrotte  | (Titel   |
| (5) "Transfer Dale": Daje transfer of assets becar  | •  | 10.19/2  |
| (6) "Property". A420 Aubur  |  | [Straet 4ddress]   |
|   | A 95841- 4186  |  |
|   |  |  |
| [include loc  | er Soul & Inc.   | i≝ number.   |
| B. THE PARTIES AGREE TO THE FOLLOWING   | FACTS:   | 3  |
| (1) The Government, represented by various Coulont that certain fease with Transferon Loose Cabove described lease, including all modifical Agreement. In addition, included in the term between the Government and Transferee, on the content of t | SS- <u>588-53028</u> . The term, the "Lease"<br>lons, made between the Government and Tr<br>in "Lease" are all modifications made under  | to used in this Agraement, means the presented before the Effective Date of this processes and contribute of the Lease of  |
| (2) As of the Transfer Date. Transferor has transfe   |  | 4  |
| under the Lease by virtue of a DEEO   | W LIFE of former   | =  |
|   |  | The state of the s |
| Inseri e iemi(s) descriptive of the legal transaction   |  | · · · · · · · · · · · · · · · · · · ·  |
| (3) Transferee has acquired all the assets of Trans   |  | •  |
| (4) Transferee has assumed all obligations and ile<br>any of the Government's rights, it is noted it<br>agreements which Transferee and Transferor  | iat this provision is not intended to modify   | or eliminate any indemnification or other  |
| (5) Transferee is in a position to fully perform all of   | •  | ,  |
| (6) It is consistent with the Government's interest   | -  | arry to the Lease.   |
| (7) Evidence of the above transfer has been aubi-   | nitted to the Government.  | )  |
| <ul> <li>C. IN CONSIDERATION OF THESE FACTS AN<br/>BY THIS AGREEMENT:</li> </ul>  | D THE REPRESENTATIONS SET FORTH  | BELOW; THE PARTIES AGREE THAT  |
| (1) Transferor confirms the transfer to Transfero have in the future in connection with the Least   |  | it the Government that it now has or may   |
| (2) Transferee agrees to be bound by and to per<br>also assumes all obligations and liabilities of<br>party to the Lease and is bound by all previous<br>effect as if the action had been taken by Trans  | and all claims against, Transferor under the<br>ous actions taken by Transferor with respec-<br>steree.  | e Lease as if Transferse were the original of to the Lease, with the same force and  |
| (3) The Government recognizes Transferee as I becomes untitled to all right, title, and interest, ease. Following the affective date of this Ag   | st of Transferor in and to the Lease as if   | Transferee were the original party to the  |
| PAUCE OF LESSOR FORM THEY BUT 24 70 YOU   |  | DOC 10 1 Section   |

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| (4) Except as expressly provided in this Agraement, nothing in it shall be construed as a waiver of any rights of against Transferor.  (5) All payments and reimbursements previously made by the Government to Transferor, and all other previous act.  |   |
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| Government under the Lease, shall be considered to have discharged those parts of the Government's oblig<br>Lease. All payments and reimbursements made by the Government after the date of this Agreement in the name of<br>shall have the same force and effect as if made to Transferee, and shall constitute a complete discharge of to<br>obligations under the Lease, to the extent of the amounts paid or reimbursed.   | pations under the<br>of or to Transferor                  |
| (6) Following the full execution of this Agreement. Transferee desires, as soon as practicable, that rent checks, in the<br>in the Lease, be payable to Transferee and sent to Transferee at the following address:  | amount set forth  |
| 300 Park Marina Circle   |   |
| Redding. CH 46001  |   |
|  |   |
| (7) Transferor and Transferoe agree that the Government is not obligated to pay or relimburse either of them for, a effect to, any costs, toxes, or other expenses, or any related increases, directly or indirectly origing out of or a transfer or this Agreement, other than those that the Government in the absence of this transfer or Agreement obligated to pay or relimburse under the terms of the Leave.  | eaulting from the   |
| (8) Transferor guarantees payment of all liabilities and the performance of all obligations that Transferee ass<br>Agreement. Transferor waives notice of, and consents to, any future modifications.  | umes under this   |
| (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 surauthorized and existing entity, is qualified to do business in the state identified in Paragraph A (3) above, with full rise entire in this Agreement, and that each and every person arguing on behalf of Transferee is authorized to do stated and provide Government with evidence satisfactory to Government confirming the foregoing covenant. | ight and authority<br>o. Upon request,<br>s and warrants. |
| (1) The Lease is amended to include the previsions set forth in Exhibit A, which is attached to and made a part of [Exhibit A does not apply to Transferor and does not need to be filled in prior to execution of this form by Transfero.   |   |
| 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 TR   |   |
| multiple signatures or multiple entities]  |   |
|  |   |
| with X   | -   |
| Print Name: PIARTE SE PAT KICITION Print Name: Jeri Cerrat   | D   |
| Title: SUP-Credit AM   | UNISTRATO   |
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| CERTIFICATE CERTIFICATE  | National the Pas  |
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| hat that who signed this Agreement for this corporation, was then who signed this Agreement for this corporation.  | ration, was then  |
| of this corporation; and of this that this Agreement was duly signed for and on behalf of this that this Agreement was duly signed for and   |   |
| hat this Agreement was duly signed for and on behalf of this that this Agreement was duly signed for and corporation by authority of its governing body and within the scope corporate powers.   | on behalf of this id within the scope                     |
| Mitness my hand and the seal of this corporation this day of was of this corporation of  | thisday   |
| Ву   | ·   |
|  |   |
| [CORPORATE SEAL]   |   |
| Gavernment:  | <del></del>   |
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| NAMES INCORROW IN STRICTION I  |   |
| Name: Machan W. Stetani V<br>Titlo: Control City Cor   |   |