U.S. GOVERNMENT LEASE CHANGE OF LESSOR FORM	Supplemental Agreement No1	Effective Date:
	To Lease No. GS-03321	(Insert date of execution by Govt.
TRANSFEROR, TRANSFEREE, and the UNITED as of the Effective Date. This Agreement is entere referenced Government lease, as well as 41 United Section 42.1204.	d into pursuant to the "Assignment of Claims" o	rovision of the General Clauses to the
A. DEFINITIONS. All initial capitalized words in	this Agreement shall have the same meaning a:	s specified below.
corporation or partnership, indicate whether it is a corporation or partnership. If Transferor is different title.]	steror is a corporation, include the full name of or general or limited partnership. Specify below the na than the original lessor, attach copies of intervening	ms of the signatory authorized to bind the deeds and brief explanation of the chain of
(2) Signatory authorized to bind Transferor:	coffrey H. Folmunds	Managing Mamber
(3) Transferee*:	LLEY PLOOP CONDENS N & Security Delivership. Specify below name of signatory authorized in the security below name of security authorized in the security authoriz	d state of Incorporation, if Transferee is
(4) Signatory authorized to bind Transferee: E	RIN SANDERS	PRESIDENT
(5) "Transfer Date": Date transfer of assets beca	name)	12/8/14
(6) *Property*: 775 E. 39 H		[Sireot Address]
	5364	
	Building e.g., floor number or suite n	
		umber.]
B. THE PARTIES AGREE TO THE FOLLOWING	G FACTS:	
	GS- <u>^337.</u>] The lerm, the "Lease", as lons, made between the Government and Trans Lease" are all modifications made under the	used in this Agreement, means the
(2) As of the Transfer Date, Transferor has transf	erred to Transferee all the assets of Transferor	involved in performing its obligations
under the Lease by virtue of a	se contract and excial v	varrantu dera
dated 12/8/110	se contract and special v	
(insert a term(s) descriptive of the legal transaction	Involved between Transferor and Transferes-for exa	imple, "a grant deed to the Property"].
(3) Transferee has acquired all the assets of Tran	sferor involved in performing the Lease by virtu	e of the above transfer.

- (4) Transferee has assumed all obligations and liabilities of Transferer under the Lease by virtue of the above transfer. Without limiting any of the Government's rights, it is noted that this provision is not intended to modify or eliminate any indemnification or other agreements which Transferee and Transferer have to each other pursuant to their other agreements.
- (5) Transferee is in a position to fully perform all obligations that may exist under the Lease.
- (6) It is consistent with the Government's interest to recognize Transferee as the successor party to the Lease.
- (7) Evidence of the above transfer has been submitted to the Government.
- C. IN CONSIDERATION OF THESE FACTS AND THE REPRESENTATIONS SET FORTH BELOW; THE PARTIES AGREE THAT BY THIS AGREEMENT:
- (1) Transferor confirms the transfer to T ransferee, and waives any claims and rights against the Government that it now has or may have in the future in connection with the Lease.
- (2) Transferee agrees to be bound by and to perform the Lease in a coordance with the conditions contained in the Lease. Transferee also assumes all obligations and liabilities of, and all claims against. Transferor under the Lease as if Transferee were the original party to the Lease and is bound by all previous actions taken by Transferor with respect to the Lease, with the same force and effect as if the action had been taken by Transferee.
- (3) The Government recognizes T ransferee as Transferor's successor in interest in and to the Lease. T ransferee by this Agreement becomes entitled to all right, title, and interest of Transferor in and to the Lease as if T ransferee were the original party to the Lease. Following the effective date of this Agreement, the term, "Lessor", as used in the Lease, shall refer to Transferee.

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(4) Except as expressly provided in this Agreement, nothing it against Transferor.		
(5) All payments and reimbursaments previously made by the Government to Transferor, and all other previous actions taken by the Government under the Lease, she ill 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 Transferoe, 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, Transfered of in the Lease, he payable to Transferes and sont to Transfere	estres, as soon as practicable, that rent checks, in the amount set forth se at the following address:	
945 N IMPERIAL AV	E. EL CENTRO, CA 92243	
chieck to, kiny custs, thiese, of chief exidens est of any relat	of obligated to pay or reimbur se either of them for, or otherwise give ed increases, directly or indirectly arising out of or resulting from the ument in the absence of this transfer or Agreement would have been	
(8) Transferor guarantees pay ment of all il abilities and the pa Agreement. Transferor waives notice of, and consents to, an	oformance of all obligations that T ransferee assumes under this y future modifications.	
(9) The Lease shall remain in full force and effect, except as mo	dified by this Agreement.	
(10) Each of the persons executing this Agreement on behalf of a suthorized and existing entity, is qualified to do business in the to enter in this Agreement, and that each and every person.	Fransferee does hereby coverient and warrent that such entity is a duty he state identified in Paragraph A (3) above, with full right and authority signing on behalf of T ransferee is authorized to do so. Upon reques t, ory to Government confirming the foregoing coverients and warrants,	
	Exhibit A. w hich is attached to and made a part of this Agreem ent.	
IN WITNESS WHEREOF, each party has executed this Agreem	ent as of the day and year first above written.	
TRANSFERCR: [Attach additional pages if necessary for multiple signatures or multiple entities] Print Name: 17 20172 17 20174 17 20174 20 20 20 20 20 20 20 20 20 20 20 20 20	Print Name: DEJN SANDERS Titia: PRESINENT CERTIFICATE I. AUDREY STANDAND, certify that I am the Secretary of INTREZIAL VALLEY FLOOR COMPLIANDS; that PRIN SANDERS who signed this Agreement for this corporation, was then PRESIDENT of this corporation; and that this Agreement was duly signed for and on behalf of this corporation by authority of its governing body and within the scope of its corporate powers.	
CORPORATE SEAL]	[CORPORATE SEAL]	
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By:	1000	
Title: MATPACTINE OF		