	MENT LEASE	Lease Amendment No.	2	Effective Date:	
the second second second second	N DUE TO		03277	5/31/16	
FOREC	LOSURE	To Lease No. GS	03211	(Insert date of execution by Govi.)	
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 15, and is otherwise based on 48 Code of Federal Regulations Section 42.1204.					
A. DEFINITIONS. All initial capitalized words in this Agreement shall have the same meaning as specified below.					
 "Transferor": <u>TIH BOMENILLE LLC</u> [Include the full name of predecessor-lassor. If Transferor is a corporation, include the full name or corporation and state of incorporation. If Transferor is a partnership, indicate whether it is a general or limited partnership. If Transferor is different than the original lassor, attach copies of intervening deeds and priof explanation of the shall of					
(3) Signatory authorized	to bind Transferee:	Peter Kofoer	1	Servicing Office	
(4) "Transfer Date": Date transfer of assets became affective under applicable State law: March 29, 2016 (5) "Property": 411 E. Bonney, 11 Avenue [Street Address]					
	as Vecas NV	89101		[City, State and Zip Code]	
(6) "Leased Premises":	J		n shatar		
5		location of leased premises, e.g., floo	r number or sulle number.]		
B. THE PARTIES AGREE TO THE FOLLOWING FACTS:					
(1) The Government, represented by various Contracting Officers of the United States General Services Administration, has entered into that certain lease with Transferor: Lease GS The term, the "Lease", as used in this Agreement, means the above described lease, including all modifications, made between the Government and Transferor before the Effective Date of this Agreement. In addition, included in the term "Lease" are all modifications made under the terms and conditions of the Lease between the Government and Transferor.					
(2) As of the Transfer Date, Transferor has transferred to Transferee all the assets of Transferor involved in performing its obligations					
under the Lease by virtue of a					
(3) Transferee has acqu	(3) Transferee has acquired all the assets of Transferor involved in performing the Lease by virtue of the above transfer.				
(4) Transferee has assumed all obligations and liabilities of Transferor 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 Transferor have to each other pursuant to their other agreements.					
(5) Transferee is in a po	5) Transferee is in a position to fully perform all obligations that may exist under the Lease.				
(6) It is consistent with the	6) It is consistent with the Government's interest to racognize Transferee as the successor party to the Lease.				
(7) Evidence of the above	7) Evidence of the above transfer has been submitted to the Government.				
. IN CONSIDERATION OF THESE FACTS AND THE REPRESENTATIONS SET FORTH BELOW; THE PARTIES AGREE THAT BY THIS AGREEMENT:					
(1) Transferee represents that it has acquired Transferee's Interest in the Lease and fee title to the Property through foreclosure of a lien.					
(2) Transferee agrees to be bound by and to perform the Lease in accordance with the conditions contained in the Lease. Transferee also assumes all obligations and liabilities of 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, provided, however, that Transferee shall not be (I) liable for any act or omission of Transferor or any other prior lessor which occurred prior to the time the Transferee acquired the property through foreclosure, except with respect to any right Government may have to deduct from or offset against amounts due under the Lease, (II) obligated to cure any defaults of Lessor or any other prior lessor under the Lease which occurred prior to the time that Transferee acquired its interest in the property through foreclosure (except to the extent that the default is not monetary and remains in existence at the time of foreclosure).					
becomes entitled to	B) The Government recognizes Transferee as Transferor's successor in Interest in and to the Lease. Transferee by this Agreement becomes entitled to all right, title, and interest of Transferor in and to the Lease as if Transferee 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.				
HANGE OF LESSOR FORM (FORECLOSURE APRIL 5, 2018) X Margage Pass-Through Certificates, Sives 2006-LOPS PAGE 1 OF 2					

(4) Except as expressly provided in this Agreement, nothing in against Transferor.	it shall be construed as a waiver of any rights of the Government				
(5) All payments and reimbursements previously made by the Government to Transferor, and all other previous actions taken by the Government under the Lease, shall be considered to have discharged 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 Transferee, and shall constitute a complete discharge of the Government's obligations under the Lease, to the extent of the amounts paid or reimbursed.					
in the Lease-be payable to Transferee and sent to Transferee	stres, as soon as practicable, that rent checks, in the amount set forth at the following address: System for Award Mangement System				
expenses, or any related increases, directly or indirectly arisi	r Transferee for, or otherwise give effect to, any costs, taxes, or other ng out of or resulting from the transfer or this Agreement, other than Agreement would have been obligated to pay or reimburse under the				
(8) The Lease shall remain in full force and effect, except as mod	fied by this Agreement.				
authorized and existing entity, is qualified to do business in authority to enter in this Agreement, and that each and every	ansferee does hereby covenant and warrant that such entity is a duly to the state identified in Paragraph A (3) above, with full right and person signing on behalf of Transferee is authorized to do so. Upon satisfactory to Government confirming the foregoing covenants and				
(10) The Lease is amended to include the provisions set forth in Exhibit A, which is atlached to and made a part of this Agreement.					
IN WITNESS WHEREOF, each party has executed this Agreemen	it as of the day and year first above written.				
	TRANSFEREE: [Altach additional pages if necessary for multiple signatures or multiple entities]				
	By: Print				
	Tille: SERVICING OFFILER				
	I,, certify that I am the Sec-				
	retary of;				
	that, where the second				
	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. Witness my hand and the seal of this corporation this day				
	of, By				
	7				
	(CORPORATE-SEAL)				
Government:					
Name: Gugonupo Fraco	TE				
Tille: Constanting Convectory Convectory Clifcer					

CHANGE OF LESSOR FORM (FORECLOSURE APRIL 5, 2015)

U.S. Bank National Association, as Trustee, as successor in interest to Bank of America, National Association, as successor by merger to LaSalle Bank National Association, as trustee for the registered holders of J.P. Morgan Chase Commercial Mortgage Securities Trust 2006-LDP8 Commercial Mortgage Pass-Through Certificates, Series 2006-LDP8

By: C-III Asset Management LLC, a Delaware limited liability company, successor to J.E. Robert Company, Inc., in its capacity as special servicer pursuant to that certain Pooling and Servicing Agreement dated

By: Nai Titl