#### Lee County Board Of County Commissioners Blue Sheet No. 20060094 Agenda Item Summary 1. ACTION REQUESTED/PURPOSE: Approve lease with Weeping Willow Development of Southwest Florida, LLC for 7,200 square feet of space in the facility located at 1017-1031 S.E. 9th Place in Cape Coral. The base rental cost for the first year will be \$16.15 per square foot or \$116,280. There will also be a CAM charge of \$2.85 per square foot for the first year for a total of \$20,520. Lease will be for five years with the option to renew for an additional five years under the same terms and conditions. Lessor will allow \$20.00 per square foot to Lessee for build out costs. Lease can be terminated by giving Lessor three months advance written notice. Also approve budget resolution to accept \$144,000 from Lessor for build out costs, establish Elections/Clerk Cape renovations budget of \$1,100,000 and increase Support Budgets for lease costs for remainder of the fiscal year of \$114,900 for a total of \$1,070,900 from General Fund Reserves. 2. WHAT ACTION ACCOMPLISHES: Provides space for the Clerk of Courts and Supervisor of Elections to move their offices in the same vicinity as the Lee County Government Office Building in Cape Coral so that a major re-organization of the tenants in that building can be done to allow for all of Court Services to reside on one floor. 3. MANAGEMENT RECOMMENDATION: Approve 4. Departmental Category: 2 5. Meeting Date: 02 -/4-2006 6. Agenda: 7. Requirement/Purpose: (specify) 8. Request Initiated: Consent Statute Commissioner **Administrative Ordinance** Construction & Design Department Admin. Code AC-4-1 Appeals Division Facilities Management **Public** By: Richard Beck, Director & Other Walk-On 9. Background: In September of 2005, Court Administration came to Facilities Management seeking more space in the Lee County Government Building in Cape Coral. Court Services needed to be on one floor in the building so that area could be secured. Since the building is occupied by other county offices that serve the public on a daily basis, it was evident that Court Services be relocated to the third floor as most of that floor is currently courtrooms and jury areas. A plan for the re-organization of the tenants was created, and it became necessary to relocate the Clerk of the Courts out of that building. The Supervisor of Elections office also needed more space. Since the proposed lease space contained enough space for both departments, and was across the street from the Government Building, a lease was negotiated. <u>UPON BUDGET RESOLUTION EXECUTION, FUNDING WILL BE AVAILABLE IN THE</u> FOLLOWING ACCOUNT STRINGS: CC5120400100.504410 57,450 CLERK TO THE BOARD - SUPPORT CF5132600100.504410 \$ 57,450 **ELECTIONS SUPPORT** 40888400100.503190 \$1,100,000 ELECTIONS/CLERK CAPE RENOVATIONS Attachments: 3 Original Leases for Units 1 & 2, 3 Original Leases for Units 4 & 5 **Budget Resolution** 10. Review for Scheduling: Purchasing County Department Human County Other Manager/P.W. or Budget Services Director Resources Attorne Contracts 12/2 Director Risk Analyst Grants N/A siccole 1. 1. 64 DECEIVED BY **Commission Action:** COUNTY ADMIN: REC'D 31:64 Approved 11.51 **Deferred** COUNTY ADMIN Denied CO. ATTY

FORWARDED TO:

Other

FORWARDED TO:

12/66

# LEE COUNTY BOARD OF COUNTY COMMISSIONERS P.O. BOX 398 FT. MYERS, FL 33902-0398

THIS LEASE AGREEMENT, entered into this \_\_\_\_\_, day of \_\_\_\_\_, 20\_\_\_\_, between Weeping Willow Development of Southwest Florida, LLC, hereinafter called the Lessor, and Lee County, acting by and through the Board of County Commissioners for Lee County, a political subdivision and Charter County of the State of Florida, hereinafter called the Lessee.

### WITNESSETH:

That the Lessor, for and in consideration of the covenants and agreements hereinafter mentioned to be kept and performed by the Lessee, has demised and leased to the Lessee, for the term and under the conditions hereinafter set out, those certain premises in <u>LEE COUNTY, FLORIDA</u>, described as follows:

## 1017-1031 S.E. 9<sup>th</sup> Place Units 4 & 5, City Centrum Professional Building Cape Coral, Florida 33990

which shall constitute an aggregate area of 3,600 square feet of net rentable office space measured in accordance with the American National Standard 265.1 - 1991 as published by the Building Owners and Managers Association International, at a rate of \$16.15 per square foot per year. The Lessor shall also provide parking spaces at the building for the non-exclusive use of the Lessee as part of this Lease Agreement.

## I. TERM

**TO HAVE AND TO HOLD** the above described premises for a term commencing on the first day of the full month following the issuance of a certificate of occupancy to the Lessor and continuing for a period of sixty months, ending on the last day of the sixtieth month.

## II. RENT

The Lessor hereby leases to the Lessee and the Lessee hereby leases from the Lessor the above described premises for the term set out in this lease and the agrees the Lessee to pay the Lessor sum four thousand eight hundred forty-five dollars and no cents (\$4,845.00) per month for the first year of the rental period described in Article I of this lease. The rent for any fractional part of the first month shall be prorated. Beginning the second year of the initial term, and annually thereafter, the base rental cost will increase by 3% as shown in Exhibit A attached. Rent shall be paid to the Lessor on the first day of each month of occupancy by the Lessee, for the term of the lease. The rent shall be paid to the Lessor at: 11341 Lindburgh Blvd., Ft. Myers, Florida 33913, Attention: Brian Owens.

## III. ADDITIONAL RENT

In addition to the base rental rate, there will be an annual Common Area Maintenance (CAM) charge of \$2.85 per square foot per year, or eight hundred and fifty-five dollars and no cents (\$855.00) per month, for the first year of the initial lease term described in Article I of this lease. It is acknowledged between the Lessor and Lessee that this rate may increase or decrease on an annual basis. Lessor will provide Lessee with a statement of actual costs for Common Area Maintenance on an annual basis.

## IV. HEATING, AIR CONDITIONING AND JANITORIAL SERVICES

- 1. The Lessee agrees to install heating and air conditioning equipment. Lessee shall maintain same in satisfactory operating condition at all times for the leased premises during the term of the lease at the sole expense of the Lessee.
- 2. The Lessee agrees to furnish janitorial services and all necessary janitorial supplies for the leased premises during the term of the lease.

## V. LIGHT FIXTURES

The Lessee agrees to install in the stated premises, during construction period, suitable light fixtures for the use of the Lessee.

The Lessee shall be responsible for replacement of all bulbs, lamps, tubes and starters used in such fixtures for the purpose of furnishing sufficient light to the Lessee.

## VI. MAINTENANCE AND REPAIRS

The Lessee shall provide for interior maintenance and repairs, and replacement of interior equipment as may be necessary due to normal usage. The Lessee shall, during the term of this Lease, keep the interior of the stated premises in as good a state of repair it is at the time of the commencement of this lease; reasonable wear and tear and unavoidable casualties excepted.

The Lessor shall maintain and keep in repair the exterior of the stated premises, including the roof, during the term of this Lease and shall be responsible for the replacement of all windows broken or damaged in the stated premises, except such breakage or damage caused to the exterior of the stated premises by the Lessee, its officers, or agents.

## VII. UTILITIES

Unless otherwise indicated, the Lessee will bear their proportionate share of the cost of water service, garbage pick up and sewer service used by the Lessee. Lessee shall bear the full cost of telephone services, data services, pest control services, fire extinguisher service, and any other services provided to the leased space, at its own expense.

## VIII. HANDICAPPED STANDARDS AND ALTERATIONS

- 1. The Lessor agrees that the stated premises now conform, or that prior to Lessee's occupancy, the said premises shall, at Lessor's expense, be brought into conformance with the requirements of Sections 255.21 and 255.211, Florida Statutes and ADA requirements, as they may be revised from time to time.
- 2. The Lessee shall have the right to make reasonable alterations in and to the stated premises during the term of this lease upon first having obtained the written consent from the Lessor. The Lessor shall not unreasonably withhold consent to any such alterations.

## VIX. INJURY OR DAMAGE TO PROPERTY ON PREMISES

Lessee's property of any kind that may be placed on the premises during the continuancy of this Lease shall be at the sole risk of the Lessee. Except for the negligence of the Lessor, the Lessor shall not be liable to the Lessee or any other person for any injury, loss or damage to property or to any person on the premises.

## X. FIRE AND OTHER HAZARDS

- 1. In the event that the stated premises, or the major part thereof, are destroyed by fire, lightning, storm or other casualty, the Lessor at its option may forthwith repair the damage to stated premises at its own cost and expense. As the result, the rent shall cease until the completion of such repairs and the Lessor will immediately refund the pro rata part of any rent paid in advance by the Lessee prior to such destruction; should the premises be only partly destroyed so that the major part thereof is usable by the Lessee, then the rent shall abate to the extent that the injured or damaged part bears to the whole of such premises and such injury or damage shall be restored by the Lessor as rapidly as is practicable and upon the completion of such repairs, the full rent shall commence and the Lease shall then continue the balance of the term.
- 2. The Lessee shall provide for fire protection during the term of this lease is in accordance with the fire safety standards of the State Fire Marshall. The Lessee shall be responsible for maintenance and repair of all fire protection equipment necessary to conform to the requirements of the State Fire Marshall. The Lessor agrees that the stated premises shall be available for inspection by the State Fire Marshall, prior to occupancy by the Lessee, and at any reasonable times thereafter.
- 3. The Lessor certifies no asbestos was used in the construction of the stated premises or that if asbestos was used, actions have been completed to correct the hazards caused by the use of asbestos.

## XI. SUITABILITY FOR USE

The Lessor warrants that the premises are fit for the conduct of the governmental business of the Lessee. The Lessor further warrants that the stated premises are in compliance with all statutes and laws, either

federal, state, or local, applicable to the intended use of the premises. The legal interpretation of any such existing statute or law, or the enactment of any new statutes or laws that, in the opinion of the Lessee, result in a material interference with the peaceful entry or occupation of the stated premises, or any portion thereof by the Lessee, at the option of the Lessee, shall automatically void this lease prior to entry and occupation, or entitle the Lessee, after entry and occupation, to wholly terminate this lease by giving seven (7) calendar days notice to the Lessor of its intention to do so.

## XII. EXPIRATION OF TERM

At the expiration of the Term, the Lessee will peaceably yield up the stated premises in good and tenantable repair. It is understood and agreed between the parties that the Lessee shall have the right to remove from the premises, all personal property of the Lessee and all fixtures, machinery, equipment, appurtenances and appliances placed or installed on the premises by it, provided the Lessee restores the premises to as good a state of repair as they were prior to the removal.

## XIII. SUBLETTING AND ASSIGNMENT

The Lessee, upon the obtaining of the written consent of the Lessor, which written consent shall not unreasonably be withheld, shall have the right to sublet all or any part of the stated premises, or to assign all or any part of the stated premises.

## XIV. WAIVER OF DEFAULTS

The waiver by the Lessor of any breach of this lease by the Lessee shall not be construed as a waiver of any subsequent breach of any duty or covenant imposed by this lease.

## XV. RIGHT OF LESSOR TO INSPECT

The Lessor, at reasonable times, may enter into and upon the stated premises for the purpose of viewing the same and for the purpose of making repairs as required under the terms of this lease.

## XVI. BREACH OF COVENANT

These presents are made upon the condition that, except as provided in this lease, if the Lessee shall neglect or fail to perform or observe any covenant herein contained, which on the Lessee's part is to be performed, and such default shall continue for a period of thirty (30) days after written notice thereof from the Lessor to the Lessee, then the Lessor lawfully may, immediately, or at any time thereafter, without further notice or demand, enter into and upon the stated premises, or any part thereof, and repossess the same as of their former estate and expel the Lessee and remove its effects forcefully, if necessary, without being taken or deemed to be guilty of any manner of trespass and thereupon this demise shall terminate but without prejudice to any remedy which might otherwise be used by the Lessor for arrears of rent or for any breach of the Lessee's covenants herein contained.

## XVII. ACKNOWLEDGMENT OF ASSIGNMENT

The Lessee, upon the request of the Lessor, shall execute such acknowledgment(s) or any assignment(s), of rentals and profits made by the Lessor to any third person, firm or corporation, provided that the Lessor will not make such request unless required to do so by the Mortgagee under a mortgage(s), executed by the Lessor.

## XVIII. TAXES, INSURANCE, AND COMMISSIONS

- 1. Lessor will pay all real estate taxes and fire insurance premiums on the stated premises. Lessee shall not be liable to carry fire insurance on the premises or property of the Lessor or any other personal property of Lessor which may now or thereafter be placed on the stated premises. The Lessor shall not be liable for damages or theft to the personal property or fixtures belonging to the Lessee which are located on the rental property.
- 2. The Lessee will be liable for money damages in tort for any injuries to or losses of property, personal injury, or death caused by the negligent or wrongful act(s) or omissions (s) of any official or employee of the County while acting within the scope of the official's or employee's office or employment under circumstances in which a private person would be held to be liable in accordance with the general laws of the State of Florida, subject to the limitations as set out in Section 768.28, Florida Statues, as it may be revised or amended from time to time.
- 3. Lessor agrees, covenants, certifies and warrants to Lessee that no portion of the rent payable pursuant to Article II of this Lease Agreement includes, represents, is based on or is attributable to any commission or fee which is paid or is payable by Lessor as the result of Lessor's having utilized or contracted for the services of any real estate broker, salesman, agent or firm in any aspect of Lessor's dealings or any dealings involving the leasing of the stated premises to Lessee.
- 4. The Lessor shall purchase and maintain Commercial General Liability insurance in the amount of \$500,000 Per Person, \$1,000,000 Per Occurrence Bodily Injury and \$100,000 Per Occurrence Property Damage, or \$1,000,000 Per Occurrence Combined Single Limit of Bodily Injury and Property Damage. Coverage shall include Contractual Liability as pertaining to this contract with insurers approved by the County Risk Manager.

The Lessor must furnish an appropriate certificate of insurance naming Lee County Board of County Commissioners as Certificate Holder and Additional Insured. The Lessor agrees that the coverage granted to the Additional Insured applies on a primary basis, with the Additional Insured's coverage being excess.

The Lessor agrees that these insurance requirements shall not relieve or limit Lessor's liability and that the Lessee does not in any way represent that the insurance required is sufficient or adequate to protect the Lessor's interest or liabilities, but are merely minimums.

## XIX. AVAILABILITY OF FUNDS

The obligations of the Lessee under this lease agreement are subject to the availability of funds lawfully appropriated annually for its purposes by the Board of County Commissioners and/or the availability of funds through contract or grant programs.

## XX. USE OF PREMISES

The Lessee will not make or suffer any unlawful, improper or offensive use of the premises or make any use or occupancy thereof contrary to the laws of the State of Florida, or to Ordinances of the City, as applicable and/or County in which the stated premises are located, now or hereinafter made, as may be applicable to the Lessee.

#### XXI. RENEWAL

The Lessee is hereby granted the option to renew this Lease for one, five year renewal period upon the same terms and conditions. If the Lessee desires to renew this lease under the provisions of this Article, it shall give the Lessor written notice thereof six (6) months prior to the expiration of the term provided in Article I of this lease or any applicable renewal period.

## XXII. RIGHT TO TERMINATE

The Lessee shall have the right to terminate this lease upon giving three (3) months advance written notice to the Lessor by Certified Mail, Return Receipt Requested. The Lessor will not have any right to accelerate the lease payments for the remainder of the lease duration.

## XXIII. NOTICES AND INVOICES

All notices required to be served upon the Lessor shall be served by Registered or Certified Mail, Return Receipt Requested, at <a href="https://doi.org/10.1001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.2001/j.cs.

## XXIV. CONTACTS

For purposes of this agreement, the County representative shall be Facilities Management and the Lessor's representative shall be Brian Owens.

## XXV. DEFINITION OF TERMS

(a) The terms "Lease", "Lease Agreement", or "Agreement" shall be inclusive of each other and shall also include any renewals, extensions or modifications of this Lease.

- (b) The terms "Lessor" and "Lessee" shall include the heirs, successors and assigns for the parties hereto.
- (c) The singular shall include the plural and the plural shall include the singular whenever the context so requires or permits.

## XXVI. MISCELLANEOUS PROVISIONS

Lessor will deliver said space, of 3,600 sq. ft., as "gray shell" to Lessee. Lessor will give Lessee Tenant Improvement Allowances equal to \$72,000 as part of this lease agreement to complete interior renovations. Lessor will amortize the Tenant Improvement Allowance of \$72,000 over the initial 5 year term of this Lease. If Lessee terminates the Lease before the initial term of the Lease is over, then Lessee will pay the remainder of both amortized costs upon termination.

## XXVII. WRITTEN AGREEMENT

This lease contains the entire agreement between the parties hereto and it may be modified only by a writing, with the approval of the Board of County Commissioners and the agreement to such modification by the Lessor.

## XXVIII. OWNERSHIP

Lessor covenants and warrants that they are the owner (s) of the property that is the subject of this Lease, and as such are lawfully seized and possessed of the said described real property, have good and lawful right, power and sufficient interest to convey a leasehold in same, and that the described real property is free from any other leases or encumbrances that would otherwise interfere with the direct relationship between Lessor and Lessee herein.

THIS SPACE INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the LESSOR ar	nd LESSEE have caused this Lease Agreement
	ve and duly authorized officers on the day
and year first written above.	/(//
	<u> </u>
	Brian Owens
STATE OF FLORIDA	
	(
COUNTY OF LEE	
COUNTY OF LEE	
TT) 6	nowledged before me this // to day of Jamey,
The foregoing instrument was ackr	nowledged before me this // day ofday,
2005 by BRIAN UWLES	, who is personally known to me or who
has produced Fiberes Little	, who is personally known to me or who as identification and did/did not take an
oath. #050-061-67-042-0	<u> </u>
	0.00
	Notary
MARY ELLEN HERMAN	MARY ELLEN HERMAN
Notary Public - State of Florida	WALL CECTA LIEKWAN
Ay Commission Expires Sep 25, 2009	Distant Name of Nations
Commission # DD 436200	Printed Name of Notary
Bonded By National Notary Asen.	,
	9/25/2009
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	Commission Expires
ATTEST:	
CHADITE CREEN CLEDY	TOTAL TOTAL CONTROL TO COLUMN
CHARLIE GREEN, CLERK	TAMMARA HALL, CHAIRWOMAN, LEE COUNTY
	BOARD OF COUNTY COMMISSIONERS
BY: DEPUTY CLERK	APPROVED AS TO LEGAL FORM BY

COUNTY ATTORNEY'S OFFICE

(Lease for Units 4 & 5 City Centrum in Cape Coral/wpdocs/my documents 2))

## EXHIBIT A RENT SCHEDULE

## INITIAL TERM

YEAR	ANNUAL	MONTHLY
2	\$59,884.20	\$4,990.35
3	\$61,680.73	\$5,140.06
4	\$63,531.15	\$5,294.26
5	\$65,437.08	\$5,453.09
	RENEWAI	_ PERIOD
6	\$67,400.19	\$5,616.68
7	\$69,422.20	\$5,785.18
8	\$71,504.87	\$5,958.74
9	\$73,650.02	\$6,137.50
10	\$75,859.50	\$6,321.63

# LEE COUNTY BOARD OF COUNTY COMMISSIONERS P.O. BOX 398 FT. MYERS, FL 33902-0398

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## XI. SUITABILITY FOR USE

The Lessor warrants that the premises are fit for the conduct of the governmental business of the Lessee. The Lessor further warrants that the stated premises are in compliance with all statutes and laws, either federal, state, or local, applicable to the intended use of the premises.

The legal interpretation of any such existing statute or law, or the enactment of any new statutes or laws that, in the opinion of the Lessee, result in a material interference with the peaceful entry or occupation of the stated premises, or any portion thereof by the Lessee, at the option of the Lessee, shall automatically void this lease prior to entry and occupation, or entitle the Lessee, after entry and occupation, to wholly terminate this lease by giving seven (7) calendar days notice to the Lessor of its intention to do so.

## XII. EXPIRATION OF TERM

At the expiration of the Term, the Lessee will peaceably yield up the stated premises in good and tenantable repair. It is understood and agreed between the parties that the Lessee shall have the right to remove from the premises, all personal property of the Lessee and all fixtures, machinery, equipment, appurtenances and appliances placed or installed on the premises by it, provided the Lessee restores the premises to as good a state of repair as they were prior to the removal.

## XIII. SUBLETTING AND ASSIGNMENT

The Lessee, upon the obtaining of the written consent of the Lessor, which written consent shall not unreasonably be withheld, shall have the right to sublet all or any part of the stated premises, or to assign all or any part of the stated premises.

## XIV. WAIVER OF DEFAULTS

The waiver by the Lessor of any breach of this lease by the Lessee shall not be construed as a waiver of any subsequent breach of any duty or covenant imposed by this lease.

## XV. RIGHT OF LESSOR TO INSPECT

The Lessor, at reasonable times, may enter into and upon the stated premises for the purpose of viewing the same and for the purpose of making repairs as required under the terms of this lease.

## XVI. BREACH OF COVENANT

These presents are made upon the condition that, except as provided in this lease, if the Lessee shall neglect or fail to perform or observe any covenant herein contained, which on the Lessee's part is to be performed, and such default shall continue for a period of thirty (30) days after written notice thereof from the Lessor to the Lessee, then the Lessor lawfully may, immediately, or at any time thereafter, without further notice or demand, enter into and upon the stated premises, or any part thereof, and repossess the same as of their former estate and expel the Lessee and remove its effects forcefully, if necessary, without being taken or deemed to be guilty of any manner of trespass and thereupon this demise shall terminate but without prejudice to any remedy which might otherwise be used by the Lessor for arrears of rent or for any breach of the Lessee's covenants herein contained.

## XVII. ACKNOWLEDGMENT OF ASSIGNMENT

The Lessee, upon the request of the Lessor, shall execute such acknowledgment(s) or any assignment(s), of rentals and profits made by the Lessor to any third person, firm or corporation, provided that the Lessor will not make such request unless required to do so by the Mortgagee under a mortgage(s), executed by the Lessor.

## XVIII. TAXES, INSURANCE, AND COMMISSIONS

- 1. Lessor will pay all real estate taxes and fire insurance premiums on the stated premises. Lessee shall not be liable to carry fire insurance on the premises or property of the Lessor or any other personal property of Lessor which may now or thereafter be placed on the stated premises. The Lessor shall not be liable for damages or theft to the personal property or fixtures belonging to the Lessee which are located on the rental property.
- 2. The Lessee will be liable for money damages in tort for any injuries to or losses of property, personal injury, or death caused by the negligent or wrongful act(s) or omissions (s) of any official or employee of the County while acting within the scope of the official's or employee's office or employment under circumstances in which a private person would be held to be liable in accordance with the general laws of the State of Florida, subject to the limitations as set out in Section 768.28, Florida Statues, as it may be revised or amended from time to time.
- 3. Lessor agrees, covenants, certifies and warrants to Lessee that no portion of the rent payable pursuant to Article II of this Lease Agreement includes, represents, is based on or is attributable to any commission or fee which is paid or is payable by Lessor as the result of Lessor's having utilized or contracted for the services of any real estate broker, salesman, agent or firm in any aspect of Lessor's dealings or any dealings involving the leasing of the stated premises to Lessee.
- 4. The Lessor shall purchase and maintain Commercial General Liability insurance in the amount of \$500,000 Per Person, \$1,000,000 Per Occurrence Bodily Injury and \$100,000 Per Occurrence Property Damage, or \$1,000,000 Per Occurrence Combined Single Limit of Bodily Injury and Property Damage. Coverage shall include Contractual Liability as pertaining to this contract with insurers approved by the County Risk Manager.

The Lessor must furnish an appropriate certificate of insurance naming Lee County Board of County Commissioners as Certificate Holder and Additional Insured. The Lessor agrees that the coverage granted to the Additional Insured applies on a primary basis, with the Additional Insured's coverage being excess.

The Lessor agrees that these insurance requirements shall not relieve or limit Lessor's liability and that the Lessee does not in any way represent that the insurance required is sufficient or adequate to protect the Lessor's interest or liabilities, but are merely minimums.

## XIX. AVAILABILITY OF FUNDS

The obligations of the Lessee under5this lease agreement are subject to

the availability of funds lawfully appropriated annually for its purposes by the Board of County Commissioners and/or the availability of funds through contract or grant programs.

## XX. USE OF PREMISES

The Lessee will not make or suffer any unlawful, improper or offensive use of the premises or make any use or occupancy thereof contrary to the laws of the State of Florida, or to Ordinances of the City, as applicable and/or County in which the stated premises are located, now or hereinafter made, as may be applicable to the Lessee.

## XXI. RENEWAL

The Lessee is hereby granted the option to renew this Lease for one, five year renewal period upon the same terms and conditions. If the Lessee desires to renew this lease under the provisions of this Article, it shall give the Lessor written notice thereof six (6) months prior to the expiration of the term provided in Article I of this lease or any applicable renewal period.

## XXII. RIGHT TO TERMINATE

The Lessee shall have the right to terminate this lease upon giving three (3) months advance written notice to the Lessor by Certified Mail, Return Receipt Requested. The Lessor will not have any right to accelerate the lease payments for the remainder of the lease duration.

## XXIII. NOTICES AND INVOICES

All notices required to be served upon the Lessor shall be served by Registered or Certified Mail, Return Receipt Requested, at <a href="https://doi.org/line.100/1014/1014">11341</a> Lindburgh Blvd., Fort Myers, Florida 33913, Attention: Brian Owens and all notices required to be served upon the Lessee shall be served by Registered or Certified Mail, Return Receipt Requested, at the address of the Lessee at P.O. Box 398, Ft. Myers, Florida 33902-0398, Attention: Facilities Management. Invoices should be submitted monthly to Lee County Finance Department, P.O. Box 2238 Fort Myers, Florida 33902.

## XXIV. CONTACTS

For purposes of this agreement, the County representative shall be <u>Facilities Management</u> and the Lessor's representative shall be Brian Owens.

## XXV. DEFINITION OF TERMS

- (a) The terms "Lease", "Lease Agreement", or "Agreement" shall be inclusive of each other and shall also include any renewals, extensions or modifications of this Lease.
- (b) The terms "Lessor" and "Lessee" shall include the heirs, successors and assigns for the parties hereto.

(c) The singular shall include the plural and the plural shall include the singular whenever the context so requires or permits.

## XXVI. MISCELLANEOUS PROVISIONS

Lessor will deliver said space of 3,600 sq. ft., as "gray shell", to Lessee. Lessor will give Lessee Tenant Improvement Allowances equal to \$72,000 as part of this lease agreement to complete interior renovations. Lessor will amortize the Tenant Improvement Allowance of \$72,000 over the intial 5 year term of this Lease. If Lessee terminates the Lease before the initial term of the Lease is over, then Lessee will pay the remainder of both amortized costs upon termination.

## XXVII. WRITTEN AGREEMENT

This lease contains the entire agreement between the parties hereto and it may be modified only by a writing, with the approval of the Board of County Commissioners and the agreement to such modification by the Lessor.

## XXVIII. OWNERSHIP

Lessor covenants and warrants that they are the owner (s) of the property that is the subject of this Lease, and as such are lawfully seized and possessed of the said described real property, have good and lawful right, power and sufficient interest to convey a leasehold in same, and that the described real property is free from any other leases or encumbrances that would otherwise interfere with the direct relationship between Lessor and Lessee herein.

THIS SPACE INTENTIONALLY LEFT BLANK

to be executed by their respective an	ESSEE have caused this Lease Agreement and duly authorized officers on the day
and year first written above.	
STATE OF FLORIDA	Brian Owens
COUNTY OF LEE	
The foregoing instrument was acknowled 200% by Beian OWEN, has produced Fine on Deliver Decreases	edged before me this // day of \( \overline{Limbers} \) who is personally known to me or who identification and did/did not take an
oath. # 0520-061-47-042-0	nut
	Notary
MARY ELLEN HERMAN Notary Public - State of Florida My Commission Expires Sep 25, 2009 Commission # DD 436200 Bonded By National Notary Assn.	MARY ELLEN HERMAN
	Printed Name of Notary
and by modernal reducty rocal.	9/28/2009
	Commission Expires
ATTEST:	
CHARLIE GREEN, CLERK	TAMMADA HATI CHATDHOMAN IEE COUNTY
CHARLIE GREEN, CLERK	TAMMARA HALL, CHAIRWOMAN, LEE COUNTY BOARD OF COUNTY COMMISSIONERS

APPROVED AS TO LEGAL FORM BY COUNTY ATTORNEY'S OFFICE

BY: DEPUTY CLERK

## EXHIBIT A RENT SCHEDULE

## INITIAL TERM

YEAR	ANNUAL	MONTHLY
2	\$59,884.20	\$4,990.35
3	\$61,680.73	\$5,140.06
4	\$63,531.15	\$5,294.26
5	\$65,437.08	\$5,453.09
	RENEWAI	PERIOD
6	\$67,400.19	\$5,616.68
7	\$69,422.20	\$5,785.18
8	\$71,504.87	\$5,958.74
9	\$73,650.02	\$6,137.50
10	\$75,859.50	\$6,321.63