



AMERICAN PROPERTY MANAGEMENT CORP.

2154 N.E. Broadway Portland, Oregon 97232

Mailing Address: P.O. Box 12127, Portland, Oregon 97212

Phone 503-281-7779 Fax 503-460-2616

OFFICE LEASE

This Lease ("LEASE"), dated for reference purposes only,

June 19, 2012

is made by and between

WESTON INVESTMENT CO. LLC; dba,

AMERICAN PROPERTY MANAGEMENT, ("LESSOR"), and

Multnomah County, Oregon, ("LESSEE")

AMERICAN PROPERTY MANAGEMENT Account #C-359-7982-01 and Account #C-359-7960-01

LESSOR hereby leases to LESSEE the following:

Suite 350 consisting of approximately **8,323** rentable square feet ("Premises 1")

in the **Lloyd Corporate Plaza** Office Building

located at **847 NE 19th Avenue, Portland, OR 97232** ("South Building") and

Suite 185 consisting of approximately **200** rentable square feet ("Premises 2")

located at **925 NE 19th Avenue, Portland, OR 97232** ("North Building")

(These measurements include a load factor for this suite of **9.2%**)

for a term commencing **October 1, 2012**; ("Commencement Date") (see Sections 2.2 and 46.1)

and continuing through **September 30, 2017**; ("Expiration Date")

at an initial Base Rental of **\$12,784.50 (U.S.)** per month ("Base Rent")

payable in advance on the first day of each month at

2154 N.E. Broadway, Suite #200, Portland, Oregon 97232-1561

commencing **October 1, 2012**.

12/20/07

(1)

LESSOR INITIAL____ LESSEE INITIAL____

LESSOR and LESSEE covenant and agree as follows:

1.1 STANDARD OF MEASUREMENT

These square footages are approximations only and may vary from the actual square footage. Prior to occupancy LESSEE may inspect and measure the Premises to confirm the square footage. As of occupancy LESSEE shall be deemed to have accepted the Premises, and will be deemed to have waived any objection to the square footage approximations set forth herein.

a.) Useable Square Footage

Is that area from the center of the tenant demising wall to the center of the opposite tenant demising wall which is established by the American National Standard Method of Measurement of Office Floor Space (ANSI Z65.1-1980) and the Building Owners and Manager Association (BOMA).

b.) Load Factor

Is a percentage of all the Building common areas such as Building lobby, elevator lobbies, common hallways, common restrooms, common utility service closets, common conference room, common canteen/kitchen lounge areas and designated smoking areas. Not calculated are vertical floor penetrations such as stairways, elevator shafts or mechanical shafts.

c.) Rentable Square Footage

Is the calculated useable square footage plus a percentage of the common area of the Building. The total of the two equal rentable square footage.

Formula:

7,805 useable square feet + **9.2%** Load Factor = **8,523** rentable square feet

Note: The actual common area square footage may exceed the Load Factor of this Lease.

d.) These square footages are approximations only and may vary from the actual square footage. Prior to occupancy LESSEE may inspect and measure the Premises to confirm the square footage. As of occupancy LESSEE shall be deemed to have accepted the Premises, and will be deemed to have waived any objection to the square footage approximations set forth herein

The Premises will be field measured after the demising walls are in place (prior Lease Commencement Date using the BOMA Standard of Measurement and the LEASE will be amended if necessary to reflect the adjusted square feet.

2.1 DELIVERY OF POSSESSION

Should LESSOR be unable to deliver possession of the Premises on the date fixed for the Commencement Date of the term, the Commencement Date will be deferred and LESSEE shall owe no rent until receiving notice from LESSOR tendering possession to LESSEE. If possession is not so tendered within 90 days following the Commencement Date of the term, then LESSEE may elect to cancel this LEASE by providing written notice to LESSOR within 10 days following expiration of the 90 day period. LESSOR shall have no liability to LESSEE for delay in delivering possession, nor shall such delay extend the term of this LEASE in any manner.

2.2 EARLY POSSESSION

If LESSEE occupies the Premises prior to said Commencement Date, such occupancy shall be subject to all provisions of this LEASE, such occupancy shall not advance the Expiration Date, and LESSEE shall pay rent for such period at the initial monthly rates set forth above.

After LEASE execution, LESSOR will provide LESSEE access to the Premises for communication work. LESSOR'S contractor will coordinate times of access.

2.3 ACCEPTANCE OF PREMISES

Except as may be provided for in any exhibit, appendix or rider hereto, occupancy shall be construed to mean that LESSEE expressly acknowledges that it has fully inspected the Premises and accepts the Premises in their present condition. LESSEE further acknowledges LESSOR shall not be responsible for any alterations, improvements or repairs unless by written agreement of the parties, attached to and made a part of this LEASE.

3.1 RENT PAYMENT

Upon LESSEE'S execution of the LEASE, LESSEE shall pay the Base Rent for the first calendar month of the LEASE term for which rent is payable. LESSEE shall pay the Base Rent for the Premises and any additional charges provided herein without deduction or offset. Rent for any partial month during the lease term shall be prorated to reflect the number of days during the month that LESSEE occupies the Premises based on a thirty (30) day month/360 day year. Rent or any additional charges not paid when due shall bear interest at the rate of one-and-one-half percent (1 1/2%) per month until paid in full. LESSOR may at its option impose a late charge of .10 for each \$1 due or \$50.00, whichever is greater, for rent or other additional charges paid made more than 10 days after its due date in lieu of interest for the first month of delinquency, without waiving any other remedies available for default.

4.1 SECURITY DEPOSIT

None Required

5.1 USE

LESSEE shall use the Premises for professional business office use **for County health inspectors, vital records and health inspector plan reviews for Multnomah County or other Multnomah County service offices** only with no retail sales or manufacturing and for no other purpose without LESSOR'S consent. In connection with its use, LESSEE shall at its expense promptly comply with all applicable laws, ordinances, rules and regulations of any public authority and shall not annoy, obstruct, or interfere with the rights of the other tenants of the Building. LESSEE shall create no nuisance nor allow any objectionable fumes, noise, or vibrations to be emitted from the Premises. LESSEE shall not conduct any activities that will increase LESSOR'S insurance rates for any portion of the Building or that will in any manner degrade or damage the reputation of the Building.

6.1 EQUIPMENT

LESSEE shall install in the Premises only such office equipment as is customary for general office use and shall not overload the weight capacity of the floors or the capacity of the electrical circuits of the Premises or Building or alter the plumbing or wiring of the Premises or Building. LESSOR must approve, in advance, the location and manner of installing any electrical, heat generating or communication equipment or exceptionally heavy articles. Any additional air conditioning required because of heat generating equipment or special lighting installed by the LESSEE shall be installed and maintained at LESSEE'S expense. LESSOR shall have no obligation to permit the installation of equipment by any telecommunications provider whose equipment is not then servicing the building.

7.1 SIGNS

No signs, awnings, antennas, or other apparatus shall be painted on or attached to the Building or anything placed on any glass or woodwork of the Premises or positioned so as to be visible from outside the Premises without LESSOR'S written approval as to design, size, location and color. All signs installed by LESSEE shall comply with LESSOR'S standards for signs and all applicable codes and ordinances and all signs and sign hardware shall be removed upon termination of this LEASE with the sign location restored to its former state unless LESSOR elects to retain all or any portion thereof. LESSOR shall provide and install building standard signage in the name of the LESSEE as it appears in this LEASE for the Building lobby and suite entry. LESSEE shall be responsible for all signage expense if the LEASE term is twelve months or less. Any changes thereafter requested by LESSEE and approved by LESSOR shall be at LESSEE'S sole expense.

8.1 UTILITIES AND SERVICES

The LESSOR shall furnish heat, electricity, elevator service, and if the Premises are air conditioned air conditioning during the normal Buildings hours of 7:00 A.M. to 6:00 P.M., Monday through Friday, except holidays and 7:00 A.M. to 2:00 P.M. Saturdays, except holidays. The acceptable temperature range for the Premises is between 67 degrees to 75 degrees Fahrenheit, as measured from the thermostat level which is approximately sixty inches (60") above the floor, unless there are extreme weather conditions which create an unusually hot or cold condition. In addition, the LESSOR will not be required to maintain the above temperature range in computer server rooms or in areas where the occupancy is above one person per 100 useable square feet of leased space. Janitorial service will be provided in accordance with the regular schedule of the Building, which schedule and service may change from time to time. LESSEE shall comply with all government laws and regulations regarding the use or reduction of use of utilities on the Premises. **The temporary** Interruption of services or utilities shall not be deemed an eviction or disturbance of LESSEE'S use and possession of the Premises, render LESSOR liable to LESSEE for damages, or relieve LESSEE from performance of LESSEE'S obligations under this LEASE, **provided** LESSOR shall take all reasonable steps to correct any interruptions in service. Electrical service furnished will be 110 volts unless different service already exists in the Premises. The LESSOR shall only provide repair and maintenance to building standard florescent light fixtures. The LESSOR shall not be responsible for repair, maintenance (including light bulb replacement) for non-building standard light fixtures. LESSEE shall provide its own surge protection for power furnished to the Premises.

8.2 EXTRA USAGE

If LESSEE uses excessive amounts of LESSOR provided utilities and/or services of any kind because of operation during normal Building hours and/or outside of normal Building hours, high demands from office machinery and equipment, nonstandard lighting or any other cause, LESSOR may impose a reasonable charge for supplying such extra utilities and/or services, which charge shall be payable monthly by LESSEE in conjunction with rent payments. In case of dispute over any extra charge under this paragraph, LESSOR shall designate a qualified independent engineer whose decision shall be conclusive on both parties. LESSOR and LESSEE shall each pay one-half of the cost of such determination.

8.3 REMOVAL OF DEBRIS

LESSEE shall be solely responsible for and promptly pay for the removal of all debris, cardboard, all and any other refuse generated in LESSEE'S moving into premises including the replacement of office furniture and equipment during tenancy and in vacating the Premises. Upon request, LESSOR shall supply LESSEE the name of a recycling company to remove recyclable items. LESSEE shall pay such additional charge in full upon receipt of statement.

9.1 MAINTENANCE AND REPAIRS

LESSOR shall have no liability for failure to perform required maintenance and repair unless written notice of the needed maintenance or repair is given by LESSEE and LESSOR fails to commence efforts to remedy the problem in a reasonable time and manner. LESSOR shall have the right to erect scaffolding and other

apparatus necessary for the purpose of making repairs, and LESSOR shall have no liability for **reasonable** interference with LESSEE'S use because of repairs and installations, nor shall LESSOR be required to provide LESSEE with advance written notice of LESSOR'S access to the Premises. LESSEE shall have no claim against LESSOR for any interruption or reduction of services or interference with LESSEE'S occupancy, and no such interruption or reduction shall be construed as a constructive or other eviction of LESSEE **provided such interruption and reduction is the result of LESSOR'S reasonable maintenance or repair performed under this Section.** Repair of damage caused by negligent or intentional acts or breach of this LEASE by LESSEE, its employees, or invitees shall be at LESSEE'S expense.

The LESSOR shall only provide repair and maintenance to building standard florescent light fixtures. The LESSOR shall not be responsible for repair, maintenance (including light bulb replacement) for non-building standard light fixtures.

10.1 ALTERATIONS

LESSEE shall not make any alterations, additions, or improvements to the Premises, change the color or character of the interior, or install any wall or floor covering without LESSOR'S prior written consent. Any such additions, alterations, or improvements, except for removable machinery and unattached moveable trade fixtures shall at once become part of the realty and belong to LESSOR. LESSOR may at its option require that LESSEE remove any alterations and restore the Premises to the original condition upon termination of this LEASE. LESSOR shall have the right to approve the contractor used by LESSEE for any work in the Premises, and to post notices of nonresponsibility in connection with any work being performed by LESSEE in the Premises. LESSEE agrees that any Building or fixture modifications within the LESSEE'S Premises that is required to accommodate the LESSEE, employees or invitees of the LESSEE, as required by the Americans with Disabilities Act (ADA), will be at the expense of the LESSEE.

The LESSEE shall not alter any lock or install a new or additional lock or any bolt on any door of the Premises without prior written consent of the LESSOR. In the event LESSEE desires to change or modify door locks on the Premises, LESSEE shall notify LESSOR in advance and shall use LESSOR'S authorized locksmith and LESSEE shall bear such cost.

11.1 INDEMNITY

LESSEE shall not allow any liens to attach to the Building or LESSEE'S interest in the Premises as a result of its activities. LESSEE shall indemnify and defend LESSOR from any claim, liability, damage, or loss occurring on the Premises, arising out of any activity by LESSEE, its agents, or invitees or resulting from LESSEE'S failure to comply with any term or condition of this LEASE. LESSOR shall have no liability to LESSEE because of loss or damage caused by the acts or omissions of other tenants of the Building, or by third parties.

Any obligation imposed on LESSEE under this Section or any other Section of this LEASE to defend, indemnify or hold harmless LESSOR from any claim, liability, damage or loss, shall be subject to the Oregon Constitution and the Oregon Tort Claims Act (ORS 30.260 to 30.300), and specifically subject to and within the financial limits set forth at ORS 30.272 and ORS 30.273.

12.1 INSURANCE

LESSEE shall carry liability insurance in the amount of no less than \$1,000,000.00 and which insurance shall have an endorsement naming LESSOR and LESSOR'S agent, if any, as an additional insured and covering the liability insured under Paragraph 11.1 of this LEASE. LESSEE shall furnish a certificate evidencing such insurance, which shall state that the coverage shall not be canceled or materially changed without 10 days advance written notice to LESSOR and LESSOR'S agent, if any, and a renewal certificate shall be furnished at least 10 days prior to expiration of any policy. LESSEE is responsible for their own fire insurance, see Section 14.1.

LESSEE is self insured for the risks for which insurance is required under this paragraph. So long as LESSEE remains self insured, LESSEE shall not be required to provide the insurance required by this paragraph. If requested, LESSEE shall provide to LESSOR a certificate of self-insurance.

13.1 FIRE OR CASUALTY

"Major Damage" means damage by fire or other casualty to the Building or the Premises which causes the Premises or any substantial portion of the Building to be unusable, or which will cost more than 25 percent (25%) of pre-damage value of the Building to repair, or which is not covered by insurance. In case of Major Damage, LESSOR may elect to terminate this LEASE by notice in writing to LESSEE within 60 days after such date. If this LEASE is not terminated following Major Damage, LESSOR shall promptly restore the Premises to the condition existing just prior to the damage. LESSEE shall promptly restore all damage to tenant improvements or alterations installed or paid by LESSEE or pay the cost of such restoration to LESSOR if LESSOR elects to do the restoration of such improvements. Rent shall be reduced from the date of damage until the date restoration work being performed by LESSOR is substantially complete, with the reduction to be in proportion to the area of the Premises not useable by LESSEE.

14.1 WAIVER OF SUBROGATION

LESSEE shall be responsible for insuring its personal property and trade fixtures located on the Premises. Neither LESSOR nor LESSEE shall be liable to the other for any loss or damage caused by fire, water damage, sprinkler leakage, or any of the risks that are or could be covered by a standard all risk insurance policy with an extended coverage endorsement, or for any business interruption, and there shall be no subrogated claim by one party's insurance carrier against the other party arising out of any such loss.

15.1 EMINENT DOMAIN

If a condemning authority takes title by eminent domain or by agreement in lieu thereof to the entire Building or a portion sufficient to render the Premises unsuitable for LESSEE'S use, then either party may elect to terminate this LEASE effective on the date that possession is taken by the condemning authority. Rent shall be reduced for the remainder of the term in an amount proportionate to the reduction in the area of the Premises caused by the taking. All condemnation proceeds shall belong to LESSOR, and LESSEE shall have no claim against LESSOR or the condemnation award because of the taking.

16.1 ASSIGNMENT AND SUBLETTING

This LEASE shall bind and inure to the benefit of the parties, their respective heirs, successors, and assigns, provided that LESSEE shall not assign its interest under this LEASE or sublet all or any portion of the Premises without first obtaining LESSOR'S consent in writing. This provision shall apply to all transfers by operation of law including but not limited to mergers and changes in control of LESSEE. No assignment or subletting shall relieve LESSEE of its obligation to pay rent or perform other obligations required by this LEASE, and no consent to one assignment or subletting shall be a consent to any further assignment or subletting. LESSOR shall not unreasonably withhold its consent to any assignment, or to subletting provided the subrental rate or effective rental paid by the assignee is not less than the current scheduled rental rate of the Building for comparable space and the proposed LESSEE is compatible with LESSOR'S normal standards for the Building. If LESSEE proposes a subletting or assignment to which LESSOR is required to consent under this paragraph, LESSOR shall have the option of terminating this LEASE and dealing directly with the proposed sublessee or assignee, or any third party. If an assignment or subletting is permitted, any cash profit, or the net value of any other consideration received by LESSEE as a result of such transaction shall be ~~paid to LESSOR promptly following its receipt by LESSEE~~ split 50/50. LESSEE shall pay any costs incurred by LESSOR in connection with a request for assignment or subletting.

17.1 DEFAULT

Any of the following shall constitute a default by LESSEE under this LEASE:

- (a) LESSEE'S failure to pay rent or any other charge under this LEASE within 10 days after it is due.

(6)

LESSOR INITIAL _____ LESSEE INITIAL _____

- (b) LESSEE'S failure to comply with any other term or condition within 10 days following written notice from LESSOR specifying the noncompliance. If such noncompliance cannot be cured within this 10 day period, the provision shall be satisfied if LESSEE commences correction within such period and thereafter proceeds in good faith and with reasonable diligence to effect compliance as soon as possible. Time is of the essence in the performance of this LEASE.
- (c) The making by LESSEE of any general assignment or general arrangement for the benefit of creditors; or the filing by or against LESSEE of a petition to have LESSEE adjudged a bankrupt, or a petition or reorganization or arrangement under any law relating to bankruptcy (unless, in the case of a petition filed against LESSEE, the same is dismissed within sixty (60) days); or the appointment of a trustee or a receiver to take possession of substantially all of LESSEE'S assets located at the Premises or of LESSEE'S interest in this LEASE, where possession is not restored to LESSEE within thirty (30) days; or the attachment, execution, or other judicial seizure of substantially all of LESSEE'S assets located at the Premises or of LESSEE'S interest in this LEASE, where such seizure is not discharged within thirty (30) days.
- (d) Assignment or subletting by LESSEE in violation of Paragraph 16.1.
- (e) Vacation or abandonment of the Premises without the written consent of LESSOR.

17.2 REMEDIES FOR DEFAULT

In case of default as described in Paragraph 17.1, LESSOR shall have the right to the following remedies which are intended to be cumulative and in addition to any other remedies provided under applicable law:

- (a) LESSOR may terminate the LEASE and retake possession of the Premises. Following such retaking of possession, efforts by LESSOR to relet the Premises shall be sufficient if LESSOR follows its usual procedure for finding tenants for the space at rates not less than the current rates for other comparable space in the Building. If LESSOR has other vacant space in the Building, prospective tenants may be placed in such other space without prejudice to LESSOR'S claim to damages or loss of rental from LESSEE.
- (b) LESSOR may recover all damages caused by LESSEE'S default which shall include an amount equal to rentals lost because of the default, lease commissions paid for this LEASE, the unamortized cost of any tenant improvements installed by LESSOR to meet LESSEE'S special requirements and the cost of any clean up, refurbishing, lock changes and removal of the LESSEE'S property and fixtures. LESSOR may sue periodically to recover damages as they occur throughout the lease term, and no action for accrued damages shall bar a later action for damages subsequently accruing. LESSOR may elect in any one action to recover accrued damages plus damages attributable to the remaining term of the LEASE. Such damages shall be measured based upon the rent due under this LEASE for the remainder of the term, discounted to the time of judgment at the prevailing interest rates on judgments.
- (c) LESSOR may make any payment or perform any obligation which LESSEE has failed to perform, in which case LESSOR shall be entitled to recover from LESSEE upon demand all amounts so expended, plus interest from the date of the expenditure at the rate of one-and-one-half percent (1 1/2%) per month. Any such payment or performance by LESSOR shall not waive LESSEE'S default.

18.1 SURRENDER

On the Expiration Date or early termination of this LEASE, LESSEE shall deliver all keys to LESSOR to avoid a minimum lock change charge of \$150.00 per lock and surrender the Premises broom clean and in the same condition as at the commencement date of the term subject only to reasonable wear from ordinary use. LESSEE shall remove all of its furnishings and trade fixtures that remain its property and restore all damage resulting from such removal. Failure to remove shall be an abandonment of the property and LESSOR may dispose of it in any manner without liability and LESSEE shall pay a reasonable charge for such removal and disposal. If LESSEE fails to vacate the Premises when required, including failure to remove all its personal property, LESSOR may elect either: (1) to treat LESSEE as a tenant from month to month, subject to all the provisions of this LEASE except that rent shall be one-and-one-half (1 1/2) times the total rent being charged

when the lease term expired; or (2) to eject LESSEE from the Premises and recover damages caused by wrongful holdover. During the period of sixty (60) days prior to the termination date of this LEASE, the LESSOR may post on said premises or in the windows thereof signs of appropriate size notifying the public that the premises are "For Lease."

19.1 REGULATIONS

LESSOR shall have the right (but shall not be obligated) to make, revise and enforce regulations or policies consistent with this LEASE for the purpose of moving, use of common areas, prohibiting smoking or promoting safety, health, order, economy, cleanliness, and good service to all tenants of the Building. All such regulations and policies shall be complied with as if part of this LEASE.

20.1 ACCESS

During times other than normal Building hours LESSEE'S officers and employees or those having business with LESSEE may be required to identify themselves or show passes in order to gain access to the Building. LESSOR shall have no liability for permitting or refusing to permit access by anyone. LESSOR shall have the right to enter upon the Premises at any time by passkey or otherwise to determine LESSEE'S compliance with this LEASE, to perform necessary repairs to the Building or the Premises, examine the condition of the Premises, to show the Premises to any prospective tenant or purchasers or for any other lawful purpose. Except in the case of emergency, such entry shall be at such times and in such manner as to minimize interference with the reasonable business use of the Premises by LESSEE.

21.1 FURNITURE AND BULKY ARTICLES

LESSEE shall move furniture and bulky articles in and out of the Building or make independent use of the elevators only at times approved by LESSOR following at least 24 hours' advance written notice to LESSOR of the intended move. Items of 1,000 pounds or greater shall require LESSOR'S approval.

22.1 NOTICES

Notices between the parties relating to this LEASE shall be in writing, effective when delivered, or facsimile, or if mailed, effective on the second day following mailing, postage prepaid, to the address for the party stated in this LEASE or to such other address as either party may specify by written notice to the other. Notice to LESSEE may always be delivered to the Premises. Rent shall be payable to LESSOR at the LESSOR'S address and in the same manner, but shall be considered paid only when received.

23.1 SUBORDINATION

This LEASE shall be subject and subordinate to any mortgages, deeds of trust, or land sale contracts (hereafter collectively referred to as encumbrances) now existing against the Building. At LESSOR'S option this LEASE shall be subject and subordinate to any future encumbrance hereafter placed against the Building (including the underlying land) or any modifications of existing encumbrances, and LESSEE shall execute such documents as may reasonably be requested by LESSOR or the holder of the encumbrance to evidence this subordination **provided that any such subordination documents shall not interfere with LESSEE's rights and uses under this LEASE.**

24.1 TRANSFER OF BUILDING

If the Building is sold or otherwise transferred by LESSOR or any successor, LESSEE shall attorn to the purchaser or transferee and recognize it as the LESSOR under this LEASE, and, provided the purchaser assumes all LESSOR obligations hereunder, the transferor shall have no further liability hereunder.

25.1 ESTOPPELS

Either party will within 20 days after written notice from the other execute, acknowledge and deliver to the other party a certificate certifying whether or not this LEASE has been modified and is in full force and effect; whether there are any modifications or alleged breaches by any other party; the dates to which rent has been paid in advance, and the amount of any security deposit, Lease Consideration, or prepaid rent; and any other facts that may reasonably be requested. Failure to deliver the certificate within the specified time shall be conclusive upon the party of whom the certificate was requested that the lease is in full force and effect and has not been modified except as may be represented by the party requesting the certificate. If requested by the holder of any encumbrance, or any ground lessor, LESSEE will agree to give such holder or LESSOR notice of and an opportunity to cure any default by LESSOR under this LEASE.

26.1 ATTORNEYS FEES

Deleted in its entirety.

27.1 QUIET ENJOYMENT

LESSOR warrants that so long as LESSEE complies with all terms of this LEASE, it shall be entitled to peaceable and undisturbed possession of the Premises free from any eviction or disturbance by LESSOR. Neither LESSOR nor its managing agent shall have any liability to LESSEE for loss or damages arising out of the acts, including criminal acts, of other tenants of the Building or third parties, nor any liability for any reason, which exceeds the value of its interest in the Building.

28.1 COMPLETE AGREEMENT

This LEASE and the attached Exhibits and Schedules constitute the entire agreement of the parties and supersede all prior written and oral agreements and representations. Neither LESSOR nor LESSEE is relying on any representations other than those expressly set forth herein. There are no implied covenants or other agreements between the parties except as expressly set forth in this LEASE.

29.1 CHAIR MATS

LESSEE shall provide, at LESSEE'S expense, chair mats for all desk rolling chairs within the leased space and will be responsible for carpet wear caused by chairs, which could have been avoided by the use of chair mats.

30.1 PARKING

LESSEE shall have the nonexclusive use of **ten (10)** parking spaces and exclusive use of **fifteen (15)** reserved parking spaces **in a location designated by LESSOR for a total of twenty five (25) spaces** for every **7,805** useable square feet of leased space for the use during normal business hours. LESSOR has sole control of parking and may designate areas for patrons of the property/Building and assign LESSEE and employees of the LESSEE to designated parking areas. LESSEE and employees shall park their cars only in these areas designated for the purpose by the LESSOR. LESSEE shall furnish to LESSOR license numbers of vehicles used by the LESSEE and the employees of the LESSEE, and notify LESSOR of any changes within five (5) days. If LESSEE or its employees fail to park their vehicles in designated parking areas, then LESSOR may charge LESSEE twenty dollars (\$20.00) per day per vehicle for each or partial day, in any area other than those designated, or if the area is signed as a towing area, to have the vehicle(s) towed at the LESSOR'S option and at the expense of the LESSEE and its employees. LESSEE acknowledges and agrees that LESSOR shall not be responsible for the enforcement of any parking rules or regulations in connection with reserved parking spaces contained in this LEASE and/or in the Building rules.

There shall be no overnight storage of vehicles or trailers in the parking areas or outside of Premises. LESSOR may remove vehicle from property and LESSEE shall bear the cost of such removal.

31.1 COMMON AREA

Where the Building has a common entrance or meeting room, the LESSEE may use these facilities at no cost on a first-come, first-serve basis by contacting the LESSOR and reserving the room in advance. Abusing the privilege of the rooms may result in the loss of said use.

32.1 NOTICE TO OWNERS, BUYERS, AND TENANTS REGARDING HAZARDOUS WASTES OR SUBSTANCES UNDERGROUND STORAGE TANKS

Comprehensive Federal and State laws and regulations have been enacted in the last few years in an effort to develop controls over the use, storage, handling, cleanup, removal and disposal of hazardous wastes or substances. Some of these laws and regulations, such as, for example, the so-called "Superfund Act", provide for broad liability schemes wherein an owner, tenant or other user of the property may be liable for cleanup costs and damages regardless of fault. Other laws and regulations set standards for the handling of asbestos or establish requirements for the use, modification, abandonment or closing of underground storage tanks.

It is not practical or possible to list all such laws and regulations in this LEASE. Therefore, owners, buyers and tenants are urged to consult legal counsel to determine their respective rights and liabilities with respect to the issues described in this notice as well as all other aspects of the proposed transaction. If hazardous wastes or substances have been, or are going to be used, stored, handled or disposed of on the property, or if the property has or may have underground storage tanks, it is essential that legal and technical advice be obtained to determine, among other things, what permits and approvals have been or may be required, if any, the estimated costs and expenses associated with the use, storage, handling, cleanup, removal or disposal of the hazardous wastes or substances and what contractual provisions and protections are necessary or desirable. It may also be important to obtain expert assistance for site investigations as to the likelihood of hazardous wastes or substances, or underground storage tanks being on the property.

Although LESSOR will disclose any knowledge it actually possesses with respect to the existence of hazardous wastes or substances, or underground storage tanks on the property, LESSOR has not made investigations or obtained reports regarding the subject matter of this notice, except as may be described in a separate written document signed by LESSOR. LESSOR makes no representations regarding the existence or nonexistence of hazardous wastes or substances, or underground storage tanks on the property. You should contact a professional, such as a civil engineer, geologist, industrial hygienist or other persons with experience in these matters to advise you concerning the property.

The term "hazardous wastes or substances" is used in this notice in its very broadest sense and includes, but is not limited to petroleum base products, paints and solvents, lead cyanide, DDT, printing inks, acids, pesticides, ammonium compounds, asbestos, PCBs and other chemical products. Hazardous wastes or substances and underground storage tanks may be present on all types of real property. This notice is therefore meant to apply to any transaction involving any type of real property, whether improved or unimproved.

33.1 MODIFICATION

This LEASE may not be modified except by endorsement in writing attached to this LEASE, dated and signed by all the parties hereto, and LESSOR shall not be bound by any oral or written statement of any servant, agent, or employee modifying this LEASE.

34.1 PARTIES AFFECTED

The rights, liabilities and remedies provided for herein shall extend to the heirs, legal representatives, successors and, so far as the terms of this LEASE permit, assigns of the parties hereto, and the words "LESSOR" and "LESSEE" and their accompanying verbs or pronouns, wherever used in this LEASE, shall apply equally to all persons, firms, or corporations which may be or become parties hereto.

35.1 SECURITY

LESSEE and not LESSOR, is responsible for security of the Premises. Any breach in security of the Premises, common areas, common access doors, and/or elevators shall not constitute an eviction of the LESSEE or relieve LESSEE from any of LESSEE'S obligations under this LEASE. **LESSEE shall comply with all LESSOR imposed security measures any time LESSEE is at the Premises after normal business hours.** LESSOR may modify the type or amount of security measures or services provided to the Building or the Premises at any time without notice.

36.1 RIGHT TO RELOCATE

Deleted in its entirety.

37.1 BASE RENT SCHEDULE

The LESSEE agrees to pay Base Rent based upon the following Rent Schedule:

<u>Base Rental Period</u>	<u>Base Rental Per Month</u>
October 1, 2012 through September 30, 2013	\$12,784.50
October 1, 2013 through September 30, 2014	\$13,104.11
October 1, 2014 through September 30, 2015	\$13,431.71
October 1, 2015 through September 30, 2016	\$13,767.51
October 1, 2016 through September 30, 2017	\$14,111.69

37.2 UTILITY ADJUSTMENT

LESSEE shall pay as Additional Rent, one (1) time per year, LESSEE'S proportionate share of any increase in basic utility costs for the Building.

The base period shall be **July 2011 through June 2012**, during which time the actual utility costs were **\$TBD**. The comparison period shall be defined as the twelve calendar month period directly following the base period and every consecutive twelve calendar month period thereafter. The actual utility costs shall be defined as all Building meter accounts paid by the LESSOR. For the purposes of the utility adjustment, the Utility Building size shall be the actual useable square feet less any space separately metered or submetered or **120,563** square feet and the LESSEE'S pro-rata share is **6.903%** which is based on the actual Premises useable square feet divided by the Utility Building size. Since the useable square feet of the Building can change, the above Utility Building size and LESSEE'S pro-rata share is subject to change.

The one (1) time per year utility payment, if any, shall be paid by the LESSEE annually beginning October 1, 2013.

First, before any comparison of utility costs is made, the base period actual utility costs shall be increased by the CPI percentage change using the base period CPI compared to the comparison period CPI to create an "adjusted" base amount. Next, the "adjusted" base amount shall be subtracted from the comparison period actual utility costs. Last, the difference shall be multiplied by the LESSEE'S pro-rata share. **The one (1) time per year utility payment, if any, shall be paid by the LESSEE annually beginning October 1, 2013.**

An example is as follows:

Example

1.)	Actual Building Size	20,000 useable sq. ft.
2.)	Building Tenants who pay their utilities direct on separate meters or separately read submeters.....	<u>2,500 useable sq. ft.</u>
3.)	Adjusted Building Size	17,500 useable sq. ft.
4.)	LESSEE'S Premises =	1,000 useable sq. ft.
5.)	LESSEE'S pro-rata share =	5.7%
6.)	Actual Utility Costs during <u>Base Period</u> for Entire Building	\$17,500.00 (\$1.00/rsf/yr)
	Base Period CPI.....	183.5 (May 2003)
	Comparison Period CPI.....	194.4 (May 2005)
7.)	CPI Percentage Increase.....	$\frac{x}{183.5} = 5.9\%$
8.)	"Adjusted" Base Amount.....	\$18,532.50
9.)	Actual Utility Costs during Comparison Period for Entire Building.....	<u>\$19,600.00</u> (12% increase)
10.)	Difference between Comparison Period Actual Utility Costs and "Adjusted" Base Amount.....	\$ 1,067.50
11.)	Tenant's annual Pro-rata Share 5.7% or \$60.85, which is a one (1) time per year payment made by the LESSEE.	

38.1 SMOKING - ENTIRE NON-SMOKING BUILDING

The Building in which the Premises is located has been designated as an entire NON-SMOKING Building. This includes all areas of the Building, both common areas as well as individual tenant spaces. Thus, smoking in the Premises or common areas within the Building is not permitted.

39.1 WAIVER

Any waiver by the LESSOR of any breach of any covenant herein contained to be kept and performed by the LESSEE shall not be deemed or considered as a continuing waiver, and shall not operate to bar or prevent the LESSOR from declaring a forfeiture for any succeeding breach, either of the same condition or covenant otherwise.

40.1 PERSONAL GUARANTEE

None Required

41.1 INTERIOR DESIGN & MODIFICATION

See Exhibits "B-1" and "B-2" Space Plans

42.1 LESSOR AGREED TENANT IMPROVEMENTS

See Exhibits "C-1" and "C-2" Interior Space Work Agreement

If any provisions contained in this Exhibit "C-1" and "C-2" Interior Space Work Agreement are inconsistent with any other provisions contained in this LEASE (ie: Exhibits "B-1" and "B-2" Space Plans), the provisions contained in this Exhibits "C-1" and "C-2" Interior Space Work Agreement shall control.

43.1 LESSEE TENANT IMPROVEMENTS OR ALTERATIONS

- (a) The LESSOR must review and approve in writing any LESSEE Tenant Improvements or Alterations to the Premises. The LESSOR requests a walk-through with LESSEE and LESSEE'S contractor prior to commencement of any improvements by LESSEE to the Premises.
- (b) The LESSEE shall be responsible for all Tenant Improvements or Alterations to the Premises not performed by the LESSOR and all costs associated with said LESSEE Tenant Improvements or Alterations. Said Tenant Improvements or Alterations are to comply with applicable building (including Americans With Disabilities Act, or ADA) and fire codes and are to be performed by licensed and bonded contractor with a building permit from the City of Portland or the appropriate governmental agency. Prior to the commencement of work, LESSEE'S general contractor shall provide LESSOR proof of insurance indemnifying LESSOR for claims that may arise during the course of Tenant Improvements or Alterations. All tenant improvements performed by LESSEE shall have prior written approval by LESSOR using materials of quality satisfactory to LESSOR. LESSEE shall provide construction drawings, which will be attached to the LEASE as Exhibit "D" and approved by LESSOR in writing prior to commencement of LESSEE tenant improvements.
- (c) **Has been intentionally deleted.**
- (d) LESSEE to appoint one (1) person as a LESSEE representative project manager regarding all LESSEE Tenant Improvement or Alterations coordination. LESSOR will only interface with that person. **LESSEE may replace the project manager on 24 hours notice to LESSOR.**
- (e) Before commencing any Tenant Improvements or Alterations using LESSEE outside contractors, LESSEE shall notify LESSOR of the expected commencement and completion dates of the LESSEE tenant improvement work. LESSEE shall not permit any mechanics' or materials' liens to be levied against the Premises or the Building for any labor or materials furnished to LESSEE or its agents or contractors; provided, however, that LESSEE shall not be required to pay or otherwise satisfy any claims or discharge such liens so long as LESSEE, in good faith and at its own expense, contests the same or the validity thereof by appropriated proceedings and posts a bond or takes other steps acceptable to LESSOR that stay enforcement of such lien.
- (f) LESSEE agrees that there shall be no occupancy of the Premises by LESSEE until any/all notices of mechanics' liens are removed from the property and LESSOR is in receipt of lien waivers from all trades for LESSEE Tenant Improvements or Alterations.
- (g) Prior to commencement of any LESSEE Tenant Improvements or Alterations to the Premises, LESSOR shall require LESSEE to have their General Contractor provide LESSOR with proof of Performance and Payment bond acceptable to the LESSOR listing LESSOR as an Oblige.
- (h) LESSOR also requires LESSEE'S construction agreement with LESSEE'S general contractor for the Premises to include a waiver of any right to lien against the LESSOR'S property and a statement that the General Contractor's only resource is the LESSEE and not the LESSOR for any payments related to the improvements of the Premises.
- (i) Upon completion of LESSEE'S Tenant Improvements or Alterations per the construction documents (to be attached to LEASE prior to construction start) approved by LESSOR, LESSOR'S inspection of the completed said Tenant Improvements or Alterations, and LESSEE supplying a full set of lien releases.
- (j) All materials shall be installed in a good workmanship manner, and quality.
- (k) All LESSEE Tenant Improvements or Alterations will need to be routed through the Facilities Permit Program with the City of Portland if the Building is located within the city limits of Portland. All associated charges will be billed to the LESSOR and passed through to the LESSEE for payment upon receipt. LESSEE is aware all inspections and associated fees generated by LESSEE or LESSEE'S contractor will be paid by the LESSEE. All reinspections associated with LESSEE'S Tenant Improvements or Alterations will be paid by LESSEE.
- (l) The LESSEE may not occupy the Premises until LESSOR is in receipt of a copy of a Certificate of Occupancy. (This only applies to initial Tenant Improvements).

44.1 FLOOR PLAN

See Exhibits "E-1" and "E-2" Floor Plan

45.1 TELEPHONES

LESSEE agrees, at its expense, to provide voice and data wiring to the Premises and appropriate common areas. LESSEE agrees to put any equipment associated with LESSEE'S voice and data system in the Premises. LESSEE agrees that LESSOR shall not be liable for any damages or other liability incurred by LESSEE or any other parties as a result of LESSEE'S wiring the Premises for voice and data or the existing condition of any voice and data wiring or system. LESSEE further agrees to indemnify and hold harmless LESSOR from any and all liability or claims of LESSEE or others arising or resulting from LESSEE'S wiring of the Premises for voice and data communications. The LESSEE agrees to have LESSEE'S voice/data vendor obtain a low voltage permit and coordinate Building access and installation with the LESSOR.

The LESSOR will agree to remove all existing voice and data lines/wiring prior to Commencement Date if LESSEE so requests in Exhibit "C" prior to LESSEE signing this LEASE. If LESSEE does not request in Exhibit "C" that LESSOR remove all existing voice and data lines/wiring, then LESSEE shall be responsible for any removal required.

If LESSEE decides to use any of the existing voice and data lines/wiring, the LESSOR will not be responsible for removing any existing voice and data lines/wiring.

46.1 TIME IS OF THE ESSENCE

LESSOR and LESSEE acknowledge that time is of the essence in the execution of this LEASE in order to allow LESSOR adequate time to complete the agreed upon Tenant Improvements. Due to the extent of tenant improvements described in Exhibits "B-1" and "B-2" Space Plans and Exhibit "C" Interior Space Work Agreement, the LESSOR'S contractor may require up to **sixty (60)** days after **LESSOR is in receipt of a building permit** in order to complete said improvements. LESSEE understands that the Tenant Improvements described in Exhibits "B-1" and "B-2" Space Plans and Exhibits "C-1" and "C-2" Interior Space Work Agreement may not be completed by the Lease Commencement date and LESSEE shall not take possession of Premises until said Tenant Improvements are completed.

47.1 EXPIRATION OF OFFER

This offer to lease shall be null and void at the sole option of the LESSOR if not returned to LESSOR signed by LESSEE in an acceptable form to LESSOR and accompanied by appropriate funds by **June 29, 2012**.

48.1 TAX CLAUSE

LESSEE is entitled to claim a LESSOR exemption from real property taxes for the Property. To the extent LESSEE obtains such an exemption, LESSEE shall not be liable for payment to LESSOR of any additional sum for real property taxes, but shall remain liable for payment of any special assessments for which LESSEE does not receive any exemption. Lessee will annually provide LESSOR LESSEE's calculation of real property tax exemption savings for the space and take such savings as a credit from January through June of each year.

49.1 OPTION TO EXTEND

LESSEE shall be entitled to two (2) consecutive options to extend this LEASE for a term of two (2) years commencing after the initial lease term expiration at the then prevailing market terms and conditions. Base rent during option renewal periods shall be adjusted to one hundred fifty percent (150%) of the trailing CPI for the first year of each option renewal period with a three percent (3%) increase for the remaining one (1) year of each option renewal period, with the exception that in no event will the initial option rent be less than the preceding years rent. LESSEE to provide LESSOR with no less than one hundred twenty (120) days and no more than one hundred eighty (180) days written notice evidencing LESSEE'S exercising of said option to extend prior to the expiration of the initial Lease term or first option period (if exercised). If LESSOR and LESSEE have not fully executed an extension agreement thirty (30) days prior to the expiration of the initial Lease term or first option (if exercised), this option to extend shall be null and void.

- (a.) LESSEE shall have no right to exercise said Option, notwithstanding any provision in the granting of Option to the contrary; (I) during the period commencing with the giving of any notice of Default under Paragraph 17.1 and continuing until the notice Default is cured or; (ii) during the period of time any monetary obligation due LESSOR from LESSEE is unpaid (without regard to whether notice thereof is given to LESSEE), or (iii) during the time LESSEE is in breach of this LEASE, or (iv) in the event the LESSOR has given to LESSEE three (3) or more notices of separate Defaults during the twelve (12) month period immediately preceding the exercise of said Option, whether or not the Defaults are cured.
- (b.) The Option granted to LESSEE in the LEASE is personal to the original LESSEE named on Page 1 hereof and cannot be voluntarily assigned or exercised by any person or entity other than said original LESSEE while the original LESSEE is in full and actual possession of the Premises and without the intention of thereafter assigning or subletting. The Option herein granted to LESSEE is not assignable, either as part of an assignment of this LEASE or separately or apart therefrom, and no Option may be separated from this LEASE in any manner, by reservation or otherwise.

In construing of this LEASE, it is understood that the LESSOR or the LESSEE may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine, and the neuter, and that generally

all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the respective parties have executed this instrument in duplicate on this, the day, the month, and year first hereinbelow written, any corporation signature being by authority of its Board of Directors.

LESSOR:
**WESTON INVESTMENT CO. LLC; dba,
AMERICAN PROPERTY MANAGEMENT**

(Federal Tax ID# 93-1173413*)
*Lessee need not supply Lessor a Federal 1099 Form
Address for Notices:
P.O. Box 12127
Portland, Oregon 97212-0127

By: _____
Name: Douglas D. Lindholm
Title: Senior Vice President of Commercial Property

DATE: _____

LESSEE:
Multnomah County, Oregon

Address for Notices:

By: _____
Name: _____
Title: _____

DATE: _____

S:\Stephanie\Marcia\Leases\EH Mult Co Lloyd Corp Lease 3.doc

EXHIBIT "B-1" SPACE PLAN

**Multnomah County, Oregon
Lloyd Corporate Plaza
847 NE 19th Avenue, Suite 300
Portland, OR 97232
Account #C-359-7982-01 and Account #C-359-7960-01**

**PLEASE SEE ATTACHED
EXHIBIT “B-1”**

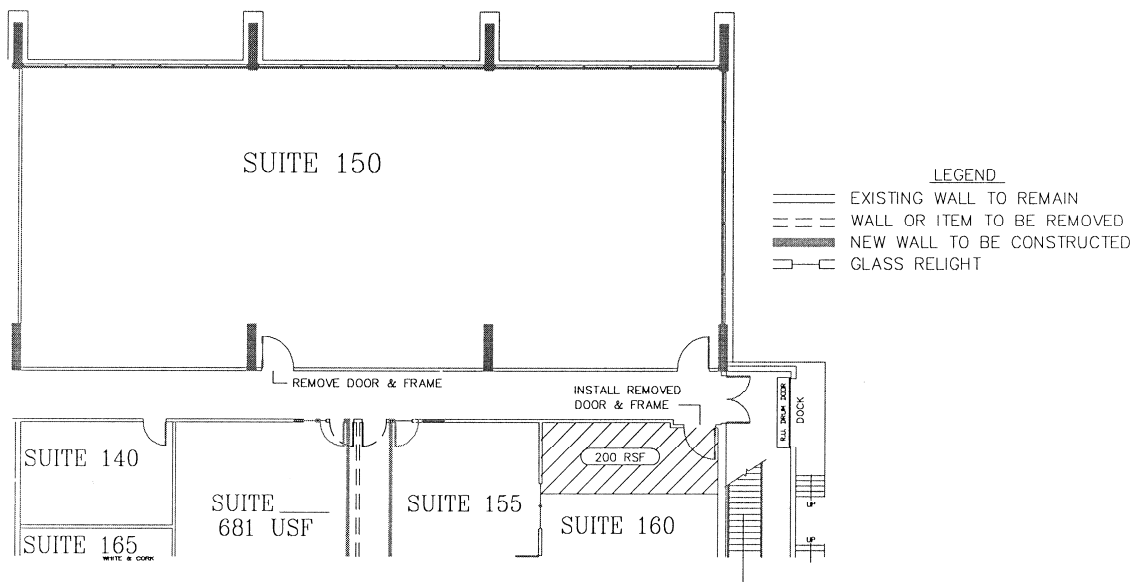
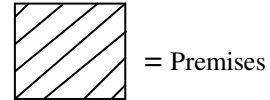
Any changes to this Exhibit "B-1" Space Plan are subject to LESSOR'S approval. Any changes to this plan shall be at LESSEE'S sole cost and expense, shall not delay the Commencement Date, and may delay LESSEE'S occupancy.

If any provision contained in Exhibit “C-1” Interior Space Work Agreement is inconsistent with any other provision contained in this LEASE (ie: Exhibit “B-1” and “B-2” Space Plans), the provisions contained in Exhibit “C-1” Interior Space Work Agreement shall control.

EXHIBIT "B-2" SPACE PLAN

Multnomah County, Oregon
Lloyd Corporate Plaza
925 NE 19th Avenue, Suite 185
Portland, OR 97232

Account #C-359-7982-01 and Account #C-359-7960-01



NOTE: The location and configuration of Suite 185 is subject to change.

Any changes to this Exhibit "B-2" Space Plan are subject to LESSOR'S approval. Any changes to this plan shall be at LESSEE'S sole cost and expense, shall not delay the Commencement Date, and may delay LESSEE'S occupancy.

If any provision contained in Exhibit "C-2" Interior Space Work Agreement is inconsistent with any other provision contained in this LEASE (ie: Exhibit "B-1" and "B-2" Space Plans), the provisions contained in Exhibit "C" Interior Space Work Agreement shall control.

EXHIBIT "C-1" INTERIOR SPACE WORK AGREEMENT**FOR "PREMISES 1" PAGE 1 of 2****Multnomah County, Oregon****Lloyd Corporate Plaza****847 NE 19th Avenue, Suite 350****Portland, OR 97232****Account #C-359-7982-01 and Account #C-359-7960-01**

<u>ITEM</u>	<u>ACCEPTED AS-IS</u>	<u>AGREED IMPROVEMENTS</u>	<u>LESSOR EXPENSE</u>	<u>LESSEE EXPENSE</u>
PAINTING: (Building Standard Color)	_____	Repaint existing painted walls using two (2) colors of Lessee selected Rodda color paint. Color to be: _____ Accent color to be: _____	<u>X</u>	_____
FLOORCOVERING: (Building Standard Direct Glue Down Carpet, Color/Cove Base Color)	_____	Re-carpet Premises using building standard carpet and cove base. Color to be: _____ Cove base to be: _____	<u>X</u>	_____
VINYL FLOORCOVERING: (Building Standard Vinyl)	_____	Install building standard 1' x 1' VCT and cove base in break room and server room per Exhibit "B-1". Color to be: _____ Cove base to be: _____	<u>X</u>	_____
LIGHTING: (Building Standard Fixtures and Distribution)	_____	All existing light fixtures to remain as is, except LESSOR will reposition existing light fixtures, only if required after build out, per space plan.	<u>X</u>	_____
ELECTRICAL: (Building Standard 110 Volt)	_____	Existing electrical in existing walls to remain as is. The only new electrical outlets and mud rings will be provided where indicated on Exhibit "B-1".	<u>X</u>	_____
CEILING: (Building Standard Acoustical Tile)	_____	The existing ceiling system will remain as is, except LESSOR will replace stained or broken ceiling tiles prior to Commencement Date, unless ceiling tile damage is caused by Lessee's voice data installation.	<u>X</u>	_____
PARTITIONS: (Building Standard Sheetrock)	_____	Remove partitions per space plan. Build partitions using building standard materials per Exhibit "B-1".	<u>X</u>	_____
DOORS/FRAMES: (Building Standard Quality)	_____	Install building standard door(s) per Exhibit "B-1".	<u>X</u>	_____
LOCKS/HARDWARE: (Building Standard Quality)	_____	Install building standard lock(s) on new building standard entry wood doors with glass inserts per Exhibit "B-1". All interior doors are to be supplied with passage doorknobs only (no locks). LESSOR to provide _____ suite entry door keys. LESSOR to provide _____ common restroom keys. LESSOR to provide _____ server room keys.	<u>X</u>	_____
RELIGHTS: (Building Standard Interior)	_____	Install building standard relight(s) per Exhibit "B-1".	<u>X</u>	_____
WINDOWCOVERING:	_____	Install building standard window coverings on	<u>X</u>	_____

(Building Standard Exterior)

exterior windows only. LESSOR to control color
and style.

**EXHIBIT "C-1" INTERIOR SPACE WORK AGREEMENT
FOR "PREMISES 1" PAGE 2 of 2**

Multnomah County, Oregon
Lloyd Corporate Plaza
847 NE 19th Avenue, Suite 350
Portland, OR 97232

Account #C-359-7982-01 and Account #C-359-7960-01

<u>ITEM</u>	<u>ACCEPTED AS-IS</u>	<u>AGREED IMPROVEMENTS</u>	<u>LESSOR EXPENSE</u>	<u>LESSEE EXPENSE</u>
TELEPHONE: (Building Standard Mud Rings)	_____	LESSOR to provide mud ring pull strings where indicated on Exhibit "B-1".	<u> X </u>	_____
CABINETRY:	_____	LESSOR to provide building standard plastic laminate upper cabinets in break room with two (2) sinks:one large sink, one small sink per Exhibit "B-1".	<u> X </u>	_____
DISHWASHER:	_____	LESSOR to install commercial grade dishwasher in break room. LESSOR will contribute \$300.00 towards the dishwasher.	_____	<u> X </u> TBD
RECEPTION:	_____	LESSOR to provide two (2) set of pass-through windows (6'wide X 3' high) with 1 plastic laminate transaction counters as drawn on Space Plan "B-1". Laminate color to be:_____	<u> X </u>	_____

EXISTING VOICE AND
DATA LINES:

Remove all existing voice and data lines/wiring?

☐

YES:

LESSOR to cut all existing plenum voice/data lines that are servicing the Premises and leave a short length of voice/data line or wiring above the ceiling tile(s) to each existing voice/data outlet within the Premises walls.

☒

NO:

All existing voice/data lines and wiring to remain "as-is" in walls and above ceiling tiles servicing LESSEE'S Premises. LESSEE'S voice/data vendor will be responsible for removing any voice/data lines, cabling, wiring that is abandoned above the Premises ceiling tiles that will not be used by the LESSEE and is not servicing other tenants in the Building. All phone and data cabling work must be performed via low voltage permit through the City of Portland Facilities Permit Program. Any LESSOR delay caused by LESSEE'S voice/data vendor related to LESSOR obtaining a certificate of occupancy will not delay the Rent Commencement Date.

EXHIBIT "C-2" INTERIOR SPACE WORK AGREEMENT**FOR "PREMISES 2" PAGE 1 of 2****Multnomah County, Oregon****Lloyd Corporate Plaza****925 NE 19th Avenue, Suite 185****Portland, OR 97232****Account #C-359-7982-01 and Account #C-359-7960-01**

<u>ITEM</u>	<u>ACCEPTED AS-IS</u>	<u>AGREED IMPROVEMENTS</u>	<u>LESSOR EXPENSE</u>	<u>LESSEE EXPENSE</u>
PAINTING: (Building Standard Color)	_____	Repaint existing painted walls using one (1) color of Lessee selected Rodda color paint. Color to be: _____	<u>X</u>	_____
FLOORCOVERING: (Building Standard Direct Glue Down Carpet, Color/Cove Base Color)	_____	Re-carpet Premises using building standard carpet and cove base. Color to be: _____ Cove base to be: _____	<u>X</u>	_____
VINYL FLOORCOVERING: (Building Standard Vinyl)	<u>X</u>	NONE	_____	_____
LIGHTING: (Building Standard Fixtures and Distribution)	_____	All existing light fixtures to remain as is, except LESSOR will reposition existing light fixtures, only if required after build out, per Exhibit "B-2".	<u>X</u>	_____
ELECTRICAL: (Building Standard 110 Volt)	_____	Existing electrical in existing walls to remain as is. The only new electrical outlets will be provided where indicated on Exhibit "B-2".	<u>X</u>	_____
CEILING: (Building Standard Acoustical Tile)	_____	The existing ceiling system will remain as is, except LESSOR will replace stained or broken ceiling tiles prior to Commencement Date, unless ceiling tile damage is caused by Lessee's voice data installation.	<u>X</u>	_____
PARTITIONS: (Building Standard Sheetrock)	_____	Build partitions using building standard materials per Exhibit "B-2".	<u>X</u>	_____
LOCKS/HARDWARE: (Building Standard Quality)	_____	Install building standard lock(s) on repositioned oversized building entry door per Exhibit "B-2". All interior doors are to be supplied with passage doorknobs only (no locks). LESSOR to provide _____ suite entry door keys.	<u>X</u>	_____
TELEPHONE: (Building Standard Mud Rings)	<u>X</u>	NONE	_____	_____

EXHIBIT "C-2" INTERIOR SPACE WORK AGREEMENT

FOR "PREMISES 2" PAGE 2 of 2

Multnomah County, Oregon

Lloyd Corporate Plaza

925 NE 19th Avenue, Suite 185

Portland, OR 97232

Account #C-359-7982-01 and Account #C-359-7960-01

**ACCEPTED
ITEM**

AS-IS

**AGREED
IMPROVEMENTS**

**LESSOR
EXPENSE**

**LESSEE
EXPENSE**

EXISTING VOICE AND
DATA LINES:

Remove all existing voice and data lines/wiring?

☐

YES:

LESSOR to cut all existing plenum voice/data lines that are servicing the Premises and leave a short length of voice/data line or wiring above the ceiling tile(s) to each existing voice/data outlet within the Premises walls.

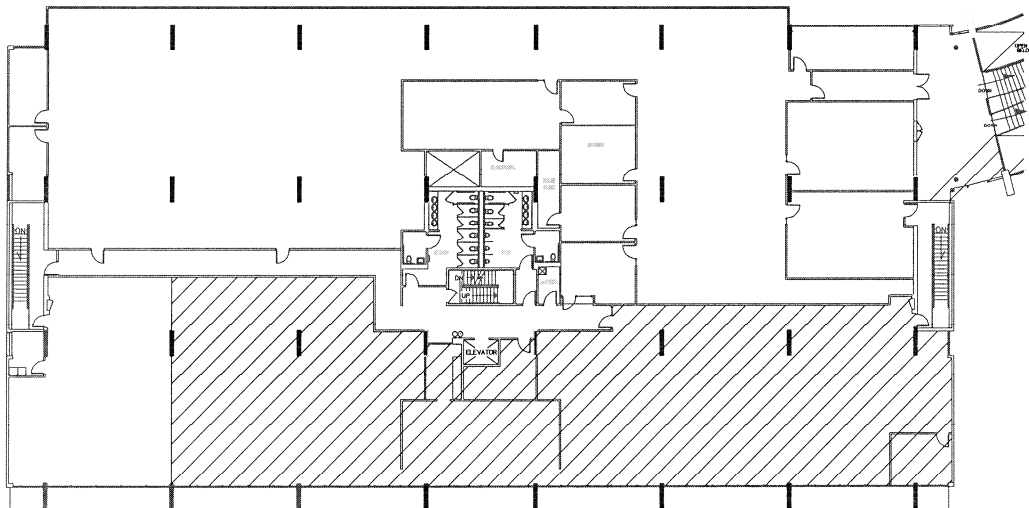
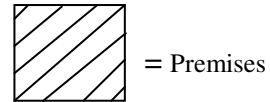
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
NO:

All existing voice/data lines and wiring to remain "as-is" in walls and above ceiling tiles servicing LESSEE'S Premises. LESSEE'S voice/data vendor will be responsible for removing any voice/data lines, cabling, wiring that is abandoned above the Premises ceiling tiles that will not be used by the LESSEE and is not servicing other tenants in the Building. All phone and data cabling work must be performed via low voltage permit through the City of Portland Facilities Permit Program. Any LESSOR delay caused by LESSEE'S voice/data vendor related to LESSOR obtaining a certificate of occupancy will not delay the Rent Commencement Date.

EXHIBIT "E-1" FLOOR PLAN

Multnomah County, Oregon
Lloyd Corporate Plaza
847 NE 19th Avenue, Suite 300
Portland, OR 97232
Account #C-359-7982-01 and Account #C-359-7960-01



 *SPACE PLAN*
3RD. FLOOR
SOUTH TOWER
847 N.E. 19TH AVE.

The above Floor Plan is meant to show the approximate location of the Premises in relation to the rest of the floor only. It may not show an accurate as-built drawing and is not meant for tenant improvement purposes.

Multnomah County, Oregon
Lloyd Corporate Plaza
925 NE 19th Avenue, Suite 185
Portland, OR 97232

The floor plan of the second floor of the White House includes the following labeled areas:

- SUITE 100**: Located at the bottom center, containing a "R.U. GATE" and a "CONFERENCE ROOM".
- SUITE 110**: A large room on the left side.
- SUITE 120**: Located at the top left.
- SUITE 130**: Located at the top center, containing a "RESTROOM" and "WOMEN" restrooms.
- SUITE 140**: Located in the center, containing a "CONFERENCE ROOM", "WOMEN" restrooms, and "MEN" restrooms.
- SUITE 150**: A large room at the top right.
- SUITE 155**: Located on the right side.
- SUITE 160**: Located on the right side, containing a "REST" area.
- SUITE 165**: A small room between Suite 140 and Suite 160, labeled "CONFERENCE ROOM".
- SUITE 170**: Located at the bottom right.
- LOBBY**: Located at the bottom right, adjacent to Suite 170.
- Support Areas**: Various smaller rooms and corridors are labeled, including "RESTROOM", "WOMEN", "MEN", "ELEVATOR", "STAIRS", and "HALL".

LESSOR INITIAL _____ LESSEE INITIAL _____