2) When determining MRV, the Lessor, Lessee and Consultants shall consider the terms of comparable market	
transactions which shall include, but not limited to, rent, rental adjustments, abated rent, lease term and financial conditi	on of
tenanto.	

23) Notwithstanding the foregoing, the new MRV-Base Rent shall not be less than the rent payable for the month immediately preceding the rent adjustment.

□ IV. Initial Term Adjustments.

The formula used to calculate adjustments to the Base Rent during the original Term of the Lease shallcontinue to be used during the extended term



Dated
By and Between (Lessor)
(Lessee)
Address of Premises:
Paragraph A. RENT ADJUSTMENTS: The monthly rent for each month of the adjustment period(s) specified below shall be increased using the method(s) indicated below: (Check Method(s) to be Used and Fill in Appropriately) 1. Cost of Living Adjustment(s) (COLA) a. On (Fill in COLA Dates):
the Base Rent shall be adjusted by the change, if any, from the Base Month specified below, in the Consumer Price Index of the Bureau of Labor Statistics of the U.S. Department of Labor for (select one): CPI W (Urban Wage Earners and Clerical Workers) or CPI U (All Urban Consumers), for (Fill in Urban Area):
, All Items
b. The monthly Base Rent payable in accordance with paragraph A.I.a. of this Addendum shall be calculated as follows: the Base Rent set forth in paragraph 1.5 of the attached Lease, shall be multiplied by a fraction the numerator of which shall be the CPI of the calendar month 2 months prior to the month(s) specified in paragraph A.I.a. above during which the adjustment is to take effect, and the denominator of which shall be the CPI of the calendar month which is 2 months prior to (select one): the ☐ first month of the term of this Lease as set forth in paragraph 1.3 ("Base Month") or ☐ (Fill in Other "Base Month"): ☐ The sum so calculated shall constitute the new monthly Base Rent hereunder, but in no event, shall any such new monthly Base Rent be less than the Base Rent payable for the month immediately preceding the Base Rent adjustment. c. In the event the compilation and/or publication of the CPI shall be transferred to any other governmental department or bureau or agency or shall be discontinued, then the index most nearly the same as the CPI shall be used to make such calculation. In the event that the Parties cannot agree on such alternative index, then the matter shall be submitted for decision to the American Arbitration Association in accordance with the then rules of said Association and the decision of the arbitrators shall be binding upon the parties. II. Market Rental Value Adjustment(s) (MRV) a. On (Fill in MRV Adjustment Date(s):
the Base Rent shall be adjusted to the "Market Rental Value" of the property as follows:
1) Four months prior to each Market Rental Value Adjustment Date described above, the Parties shall attempt to agree upon what the new MRV will be on the adjustment date. If agreement cannot be reached within thirty days, then:
(a) Lessor and Lessee shall immediately appoint a mutually acceptable appraiser or broker to establish the new MRV within the next 30 days. Any associated costs will be split equally between the Parties, or
(b) Both Lessor and Lessee shall each immediately make a reasonable determination of the MRV and submit such determination, in writing, to arbitration in accordance with the following provisions: (i) Within 15 days thereafter, Lessor and Lessee shall each select an ☐ appraiser or ☐ broker ("Consultant" - check one) of their choice to act as an arbitrator. The two arbitrators so appointed shall immediately select a third mutually acceptable Consultant to act as a third arbitrator. (ii) The 3 arbitrators shall within 30 days of the appointment of the third arbitrator reach a decision as to what the actual MRV for the Premises is, and whether Lessor's or Lessee's submitted MRV is the closest thereto. The decision of a majority of the arbitrators shall be binding on the Parties. The submitted MRV which is determined to be the closest to the actual MRV shall thereafter be used by the Parties.
PAGE 1 OF 2

INITIALS

INITIALS

(iii) If either of the Parties fails to appoint an arbitrator wi one of them shall reach a decision on his or her own, and said decision shall be binding on the contract of the parties fails to appoint an arbitrator with the parties fails are parties fails and the parties fails are parties fails and the parties fails are p	ithin the specified 15 days, the arbitrator timely appointed by the Parties.
(iv) The entire cost of such arbitration shall be paid by that is NOT the closest to the actual MRV. (2) When determining MRV, the Lessor, Lessee and Consultar market transactions which shall include, but not limited to, rent, reand financial condition of tenants. 23) Notwithstanding the foregoing, the new MRV Base Rentshall not preceding the rent adjustment. b. Upon the establishment of each New Market Rental Value:	ental adjustments, abated rent, lease term
1) the new MRV will become the new "Base Rent" for the purpose of calculated 2) the first month of each Market Rental Value term shall become the new Adjustments.	
☐ III. Fixed Rental Adjustment(s) (FRA)	
The Base Rent shall be increased to the following amounts on the dates set forth below: On (Fill in FRA Adjustment Date(s)):	The New Base Rent shall be:
IV. Initial Term Adjustments.	
The formula used to calculate adjustments to the Base Rent d continue to be used during the extended term.	suring the original term of the Lease shall
B. NOTICE:	
Unless specified otherwise herein, notice of any such adjustments, other than	Fixed Rental Adjustments, shall be made as specified in
paragraph 23 of the Lease.	Fixed Rental Adjustments, shall be made as specified in
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