

RIGHT OF FIRST REFUSAL TO LEASE ADDITIONAL SPACE STANDARD LEASE ADDENDUM

Date: By and Between	
Lessor:	
Lessee:	
Ecssec.	
Property Address:	
(street address, city, state, zip)	-
Paragraph:	
a) Subject to the provisions of Paragraph 39 Lessee shall have a one-time right to lease (the "Right to Lease") the space described in subparagraph (b) if such spaceomes available during the term of this Lease.	ace
b) This Right to Lease shall only apply to the following space in the Project:	
(the "Additional Space").	
c) Prior to offering the Additional Space to anyone else Lessor shall give Lessee written notice of the availability of the Additional Space and the date the existing enant or occupant, if any, is expected to vacate such space. For a period of three business days following delivery of such notice, time being of the essence, Lesse shall have the right to request from Lessor a written statement setting forth the basic economic terms, including, but not limited to, Lessor's determination of the nonthly Base Rent, an improvement allowance, if any, and all other economic terms and conditions (collectively, the "Economic Terms"), upon which Lessor is willing to lease the Additional Space. Lessee must make such request in writing. If Lessor has not received such a request from Lessee within such time period Lessee shall be conclusively presumed to have elected not to lease the Additional Space and Lessee's Right to Lease the Additional Space will thereafter be null and void and of urther force or effect.	e ing all
d) In establishing the Economic Terms the Lessor will make a good faith determination of the fair market rental rate for the Additional Space. The term "fair market rate" as used in this subparagraph shall mean the rental rate that a willing, comparable, renewal tenant (excluding sublease and assignment transactions) we say, and a willing owner of a comparable quality building located in the same vicinity would accept, for comparable space taking into account (i) the age, quality are ayout of the existing improvements in the Additional Space, and (ii) items that real estate brokers customarily consider, including, but not limited to, rental rates, upace availability, length of lease term, Lessee size, Lessee improvement allowances, operating expenses and allowance, and any other economic matters then being the charged by Lessor or owners of similar buildings. In no event, however, shall the monthly Base Rent payable for the Additional Space be less, on a square foot basine then the Base Rent payable with respect to the original Premises.	ould nd ng
e) For a period of three business days after receipt of the Economic Terms from Lessor, time being of the essence, Lessee shall have the right to give written not to Lessor of Lessee's exercise of its Right to Lease the Additional Space upon the Economic Terms and the same non-Economic Terms as set forth in this Lease with respect to the Premises. If Lessee timely exercises its Right to Lease as provided herein, the parties will promptly thereafter execute an amendment to this Lease to include the Additional Space in the Premises and to document the lease terms thereof. If Lessor has not received such notice from Lessee within such time period exessee shall be conclusively presumed to have elected not to lease the Additional Space and Lessee's Right to Lease the Additional Space will thereafter be null and roid and of no further force or effect.	0
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