LEASE NO. GS-04P-LNC60232

This Lease is made and entered into between

Baxter Run Inc.

(Lessor), whose principal place of business is 1422 Burtonwood Drive, Suite 200, Gastonia, NC 28054-4049, and whose interest in the Property described herein is that of Fee Owner, and

The United States of America

(Government), acting by and through the designated representative of the General Services Administration (GSA), upon the terms and conditions set forth herein.

Witnesseth: The parties hereto, for the consideration hereinafter mentioned, covenant and agree as follows:

Lessor hereby leases to the Government the Premises described herein, being all or a portion of the Property located at

609 Cotton Blossom Circle, Gastonia, NC 28054-5247

and more fully described in Section 1 and Exhibit A, together with rights to the use of parking and other areas as set forth herein, to be used for such purposes as determined by GSA.

LEASE TERM

To Have and To Hold the said Premises with its appurtenances for the term beginning upon August 8, 2016 and continuing for a period of

10 Years, 5 Years Firm, with two 5-Year Options

subject to termination and renewal rights as may be hereinafter set forth. The commencement date of this Lease, along with any applicable termination and renewal rights, shall be more specifically set forth in a Lease Amendment upon substantial completion and acceptance of the Space by the Government.

In Witness Whereof, the parties to this Lease evidence their agreement to all terms and conditions set forth herein by their signatures below, to be effective as of the date of delivery of the fully executed Lease to the Lessor.

FOR THE LESSOR:	FOR THE GOVERNMENT:
Name: Title: 1-resident Entity Name: Baxter Run Inc. Date: May 16, 2016	Kenneth Idle: Title: Lease Contracting Officer General Services Administration, Public Buildings Service Date:
WITNESSED FOR THE LESSOR BY:	
Name:	
Date: May 16, 2016	at that are not required by the regulation, have been approved by the Office
The information collection requirements contained in this Solicitation/Contra of Management and Budget pursuant to the Paperwork Reduction Act and	ct, that are not required by the regulation, have been approved by the Office assigned the OMB Control No. 3090-0163.

LESSOR: GOVERNMENT: _____ GSA FORM L201C (05/15)

THE PREMISES, RENT, AND OTHER TERMS SECTION 1

1.01 THE PREMISES (JUN 2012)

The Premises are described as follows

- A. <u>Quice and Related Space</u>: 11,984 regional sed IRSF), yielding 10,421 ANSHBOMA Office Area (ABOA) equate feet (SF) of office and related Space located on the 1st floor(s), of the Building, as depicted on the floor(plants) attached horder are textilated.
- B. Common Area Eactor. The Common Area Factor (CAF) is established as 14.098561 percent. This factor, which represents the conversion ABOA to rentable square test, rounded to the hearost whole percentage, shall be used for purposes of rental adjustments in accordance with the Payment Cloure of the General Clouses.

EXPRESS APPURTENANT RIGHTS (SEP 2013) 1.02

The Government areal have the non-exclusive right to the use of Appartenant Aless, and shall have the right to past Rules and Regulations Governing Conduct on Federal Property. Title 41, CFR, Part 102-74. Subport C within such dreas. The Government will coordinate with Lessor to ensure signage to consistent with Lessof's standards. Appurted ant to the Promises and archited in the Lease are rights to use the following.

- Parking. 51 parking spaces as depicted on the plan allached horoto as Exhibit A, resurved for the exclusive use of the Government, of which 61 shall be surface/outside parking spaces. In addition, the Lessor shall provide such additional parking spaces as required by the applicable code of the local government entity having jurisdiction sper (be Properly.
- Antermas, Saleillin Danies, and Britaled Transmission Davises: (1) Space because on the roof of the Building audicient in size for the installation and placement of telecommunications agripment. (2) the right to access the roof of the Building, and (3) use of all Building gross (e.g., chases, plenums, otc.) necessary for the use, operation, and maintenance of such telecommunications agripment at all times during the term of this Lease.

RENT AND OTHER CONSIDERATION (APR 2016) 1.03

The Government shall pay the Lessor annual rent, psychole in monthly installments in arreass, at the following rates and more particularly described on Exhibit K:

	Annaharan parting and a state of the state o		
	FIRM TERM	NON FIRM TERM	
	Annual Rent	ANNUAL RENT	
SHELL REMI	\$164,780.00	\$176,784.00	
TENANI IMPROVEMENTS REHTE	396.018.05	\$0.00	C
OPERATING COSTS ¹	\$ 90,239.52	\$90,239.52	->X
BUILDING SPECIFIC ANDRITZED CAPITAL (BSACY)	50.00	38-00	-Oh
PAFRIINIS ³	\$0.00	50	
TOTAL AUNUM RENT	\$381,068.67	\$267,000.62	
(Fam Turn) \$12.7610793+psc 86F nullip (non Fam Turn) \$14.74801088 par 85F nullip	milipaled by 14,984 (15)		

Operating Costs rent concustom 37.52304408 per RSF materials of 8 purcunities annual over 8 years fluxump Species Apputer (Capital (BSAC) of \$55 me americas at a color of 2 parasis per americas as 2 years Unising constitution of the color of the parameter of the color of 2 parameters of 3 parameter

B. Rent-te bublect to adjustment has of thore a mulcut on site measurement of the Space upon acceptance on to exceed XX ABOA SE-based upon the meltodology collined under the Payment double of ASA Form 36 17.

C. Rent-te-subject-to-adjustment business of ASA Form 36 17.

C Rent is subject to adjustment based upon the first formal improverbal. (TI) seet to be amortized in the mulai rate, as agreed upon by the perfect outside outside the Leves Award Date. This sub-paragraph is intentionally deleted.

- D. Rent is subject to adjustment based on the final building-Specific Americad Capital (BSAC) voot to be americad unitso (antist-rate, as agreed upon by the period subsequent to the Leave Award Date-Inturitionally struck.
- If the Covernment occupies the Primities for less than a full calender month, then cent shall be prorated based on the actual number of days of occupancy for that month

LEASE NO. GS-04P-LNC00232, PAGE 1

COVERNMENT: U

GSA FORM L201C (06)15)

F Rent shall be paid to Lessor by electronic funds transfer in accordance with the provisions of the General Clauses. Rent shall be payable to the Payee designated by the Lessor in the System for Award Management (SAM). If the payee is different from the Lessor, both payee and Lessor must be registered in SAM. G Lessor shall provide to the Government, in exchange for the payment of rental and other specified consideration, the following: The leasehold interest in the Property described in the paragraph entitled "The Premises." 2. All costs, expenses and fees to perform the work required for acceptance of the Premises in accordance with this Lease including all costs for labor, materials, and equipment, professional fees, contractor fees, autorney fees, permit fees, inspection fees, and similar such fees, and all related expenses. Performance or satisfaction of all other obligations set forth in this Lease; and all services, utilities, and maintenance required for the proper operation of the Property, the Building and the Premises in accordance with the terms of the Lease, including, but not limited to, all inspeditions. modifications, repairs, replacements, and improvements required to be made thereto to meet the requirements of this Lease. BROKER COMMISSION AND COMMISSION CREDIT (JUN 2012) 1.04 DTZ Americas, Inc., dba Cushman & Wakefield (Broker) is the authorized real estate Broker representing GSA in connection with this Lease and is earned upon Lease execution, payable according to the Commission Agreement transaction. The total amount of the Commission is two parties. Only the Commission will be payable to DTZ Americas, Inc., dba Cushman & Wakefleid with the which is the Commission Credit, to be credited to the shell rental portion of the annual rental payments due and owing to fully signed between the two parties. Only recapture this Commission Credit. The reduction in shall rent shall commence with the first month of the rental payments and continue until the credit has been fully recaptured in equal monthly installments over the shortest time practicable. Notwithstanding the "Rent and Other Consideration" paragraph of this Lease, the shell rental payments due and owing under this Lease shall be reduced to recapture fully this Commission Credit. The reduction in shelt rent shall commence with the first month of the rental payments and continue as indicated in this schedule for adjusted Monthly Rent: Month 1 Rental Payment \$29,256.71 minus prorated Commission Credit of equais adjusted 1st Month's Rent.* Month 2 Rental Payment \$29,255.71 minus prorated Commission Credit of adjusted 2nd Month's Rent. ecuais adjusted 3 to Month's Rent.* Month 3 Rental Payment \$29,255.71 minus prorated Commission Credit of equais Subject to change based on adjustments outlined under the paragraph "Rent and Other Consideration TERMINATION RIGHTS (AUG 2011) The Government may terminate this Lease, in whole or in part, at any time effective after the Firm Term of this Lease, by providing not less than 180 days' prior written notice to the Lessor. The effective date of the termination shall be the day following the expiration of the required notice period or the termination date set forth in the notice, whichever is later. No rental shall accrue after the effective date of termination 1.06 RENEWAL RIGHTS (SEP 2013) This Lease may be renewed at the cotion of the Government for a term of at the following rental rate(s):

non of the Government for a term of ______ at the following rental rate(s

	OFT	ION TER	m, Years
	ANNUAL F	RENT	ANNUAL RATE / RSF
SHELL RENTAL RATE			
SHELL REMIAL RATE			
OPERATING COSTS	FROM THE I	EFFECTI RM IS SE	IASIS SHALL CONTINUE IVE YEAR OF THE LEASE, IBJECT TO CONTINUING NTS.

provided notice is given to the Lessor at least 180 days before the end of the original Lease term, all other terms and conditions of this Lease, as same may have been amended, shall remain in full force and effect during any reneval term.

1.07 DOCUMENTS INCORPORATED IN THE LEASE (APR 2015)

The following documents are attached to and made part of the Lease:

LESSOR GOVERNMENT:

GSA FORM L201C (05/15)

LEASE NO. GS-04P-LNC60232, PAGE 2

No. of	4
PAGES	EXHIBIT
1	A
1	Α
13	В
46	C
2	D
8	E
2	F
39	G
1	H
2	I
1	J
1	Tκ
	PAGES 1 1 13 46 2 8 2

1.08 TENANT IMPROVEMENT ALLOWANCE (AUG 2011)

The Tenant Improvement Allowance (TIA) for purposes of this Lease is \$39.73 per ABOA SF. The TIA is the amount that the Lessor shall make available for the Government to be used for Tis. This amount is amortized in the rent over the Firm Term of this Lease at an annual inferest rate of 6 percent.

1.09 TENANT IMPROVEMENT RENTAL ADJUSTMENT (SEP 2013)

- A The Government, at its sole discretion, shall make all decisions as to the use of the TIA. The Government may use all or part of the TIA. The Government may return to the Lessor any unused portion of the TIA in exchange for a decrease in rent according to the agreed-upon amortization rate over the Firm Term.
- B. The Government may elect to make jump sum payments for any or all work dovered by the TIA. That part of the TIA amortized in the rent shall be reduced accordingly. At any time after occupancy and during the Firm Term of the Lease, the Government, at its sole discretion, may eject to pay tump sum for any part or all of the remaining unpaid amortized balance of the TIA. If the Government elects to make a tump sum payment for the TIA after occupancy, the payment of the TIA by the Government will result in a decrease in the rent according to the amortization rate over the Firm Term of the Lease.
- C. If it is anticipated that the Government will spend more than the allowance identified above, the Government may elect to:
 - Reduce the Ti requirements;
 - Pay lump sum for the overage upon substantial completion in accordance with the "Acceptance of Space and Certificate of Occupancy" paragraph;
 - Negotiate an increase in the rent.

1.10 TENANT IMPROVEMENT FEE SCHEDULE (JUN 2012)

For pricing TI costs, the following rates shall apply for the initial build-out of the Space.

•		Initial.
		Bullo-Out
	CONSTRUCTION COSTS)	10%
VGEMENT FEE (% OF TI CONSTRUC		10%
•	GEMENT FEE (% OF TI CONSTRUC	zs (S per ABOA SF or % of TI Construction Costs)

1.11 BUILDING SPECIFIC AMORTIZED CAPITAL (SEP 2012) INTENTIONALLY DELETED

For purposes of this Lease, the Building Specific Amortized Capital (BSAC) is \$XX.XX. per ABOA.SF.—The Leaser will make the total BSAC amount available to the Government, which will use the funds for security related improvements. This amount is amortized in the rent over the Firm Term of this lease at an annual interest rate of X percent.

		1	2
1.12	ついい りんしき そうにんじょう えんのうコブにつ	でんのほてん! ひにいてん! みひ ほばておば	NT (SEP-2013) INTENTIONALLY DELETED
1.12	- ひじにわけれる-34-ボクしいかよくはくだってはだい-	マン・ア・コントは つうぶんし ア・シュー・マルン ママ エカバカ	M

B. The Government may elect to make tump cum payments for any work covered by the BSAC. The part of the BSAC amortized in the rent shall be reduced accordingly. At any time after occupancy and during the Firm Term of the Lease, the Government, at its sole-discretion, may elect to pay a tump cum for any part or all of the remaining uppeal amortized balance of the BSAC. If the Government elects to make a tump-cum payment for the

LESSOR GOVERNMENT:

C	If it is anticipated that the Government will spend more than the BSAC identified above, the Government may elect to:
	1. Reduce the security countermeasure requirements;
	2. Pay a lump sum for the amount overage upon substantial completion in accordance with the "Acceptance of Space and Certificate of Occupancy" paragraph; or
	3. Negotiate an increase in the rent.
1.13	PERCENTAGE OF OCCUPANCY FOR TAX ADJUSTMENT (JUN 2012)
As of the 100 perc RSF.	Lease Award Date, the Government's Percentage of Occupancy, as defined in the "Real Estate Tax Adjustment" paragraph of this Lease is ent. The Percentage of Occupancy is derived by dividing the total Government Space of 11,984 RSF by the total Building space of 11,984.
1.14	REAL-ESTATE TAX BASE (SEP 2013) INTENTIONALLY DELETED
The Real	Estate Tax Base, as defined in the "Real Estate Tax Adjustment" paragraph of the Lease is \$XX. Tax adjustments shall not occur until the tax wing lease commencement has passed.
1.15	OPERATING COST BASE (SEP 2013)
The parti	es agree, for the purpose of applying the paragraph titled "Operating Costs Adjustment," that the Lessor's base rate for operating costs shall per RSF (\$90,276.00/annum).
1.16	RATE FOR ADJUSTMENT FOR VACANT LEASED PREMISES (SEP 2013)
Premise	ance with the paragraph entitled "Adjustment for Vacant Premises," if the Government fails to occupy or vacates the entire or any portion of the sprior to expiration of the term of the Lease, the operating costs paid by the Government as part of the rent shall be reduced by \$0.00 per F of Space vacated by the Government.
1.17	HOURLY OVERTIME HVAC RATES (AUG 2011)
The follo	wing rates shall apply in the application of the paragraph titled "Overtime HVAC Usage:"
	• \$ 25.00 per hour for the entire Space.
1.18	24-HOUR HVAC REQUIREMENT (SEP-2014) INTENTIONALLY DELETED
A.— The	ABOA SF of the Space shall receive cooling at all times (24 hrs a day, 365 days a year) for purposes of cooling the designated server room. BTU output of this room is established asBTU. The temperature of this room shall be maintained atdegrees F, with humidity trol not to exceed 60% relative humidity, regardless of outside temperature or seasonal changes.
to t	+24 hour cooling service shall be provided by the Lessor at an annual rate of \$X.XX per ABOA SF of the area receiving the 24-hour cooling and is no e included in the monthly operating costs.—Also, the hourly overtime HVAC rate specified under the paragraph "Hourly Overtime HVAC Rates" shal apply to any portion of the Premises that is required to have 24 hour cooling.
C. The	Lessor shall submit monthly invoices, in arrears, for this cost to the LCO or the LCO's designated representative at the address below:
=	
D. No	withstanding the foregoing, Lessor shall provide this service at no additional cost to the Government if the Lessor provides this service to other tenant he Building at no additional charge.
1.19	BUILDING IMPROVEMENTS (SEP 2012) INTENTIONALLY DELETED
1.20	HUBZONE SMALL BUSINESS CONCERNS ADDITIONAL PERFORMANCE REQUIREMENTS (MAR 2012)

If the Lessor is a qualified HUBZone small business concern (SBC) that did not waive the price evaluation preference then as required by 13 C.F.R. 126.700, the HUBZone SBC must spend at least 50% of the cost of the contract incurred for personnel on its own employees or employees of other qualified HUBZone SBC's and must meet the performance of the work requirements for subcontracting in 13 C.F.R. § 125.6(c). If the Lessor is a HUBZone joint venture, the aggregate of the qualified HUBZone SBC's to the joint venture, not each concern separately, must perform the applicable percentage of work required by this clause.

LESSOR: GOVERNMENT: