LEASE NO. GS-08P-LSD14884

Simplified Loase GSA FORM L201A (September 2013)

INSTRUCTIONS TO OFFERORS: Fill in this form with the required information where appropriate, initial each page, sign on this page (type in name and title), and have a witness to your signature sign also. Upon selection for award, GSA will countersign the Lease document.

This Lease is made and entered into between	
Lessor's Full Legal Name (exactly as registered in the System for Awa Webb Ranch / LLC	ard Management (SAM))
(Lessor), whose principal place of business address is PO Bo	t 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 forth herein.	General Services Administration (GSA), upon the terms and conditions set
Witnessoth: The parties hereto, for the consideration hereinafter mentioned	f, covenant and agree as follows:
Lessor hereby leases to the Government the Premises described herein, b. 24343 US Highway 21	eing all or a portion of the Property located at 2 Eagle Butte 150 57625
	the use of parking and other areas as set forth herein, to be used for such
LEASE TERM	
To Have and To Hold the said Premises with its appurtenances for the term continuing for a ported of	n beginning upon acceptance of the Premises as required by this Lease and
10 Years, 6 Years Firm,	
subject to termination and renewal rights as may be hereinafter set forth, any applicable termination and renewal rights, shall be more specifical accoptance of the Space by the Government.	The commencement date of this Lease to be October 1, 2014, along with ly be set forth in a Lease Amendment upon substantial completion and
In Wilness Whereof, the parties to this Lease evidence (heir agreement telective as of the date of delivery of the fully executed Lease to the Lease)	o all terms and conditions set forth herein by their signatures below, to be
	FO
Name: 1 tot The Man Name:	INAMEL Michael A. Gawell
TIMO: Owner of WessRanch, CCC	Lease Contracting Officer
Ently Name: Webb Karch LCC	General Services Administration, Public Buildings Service
Date: 915/14	Date: 12/11/2014
RBY:	
rent - Brone.	•
Title: Atterney for Lesson Date: 9/5/14	
Date: 9/5/14	

The information collection requirements contained in this Splicitation/Contract, that are not required by the regulation, have been approved by the Office of Management and Budget pursuant to the Paperwork Reduction Act and assigned the OMB Control No. 3090-0163.

LEASE NO. GS-08P-LSD14884

LESS OF GOVERNMENT: WAS

GSA FORM L201A (09/13)

SECTION 1 THE PREMISES, RENT, AND OTHER TERMS

1.01 THE PREMISES (SIMPLIFIED) (SEP 2013)

The Premises are as described under Exhibit A, Simplified Lease Proposal, QSA Form 1364A.

1.02 EXPRESS APPURTENANT RIGHTS (SIMPLIFIED) (JUN 2012)

The Government shall have the non-exclusive right to the use of Appurtenent Areas, and shall have the right to post Rules and Regulations Governing Conduct on Federal Property, Title 41, CPR, Part 102-74, Subpart C, within such areas. The Government will coordinate with Lessor to ensure signage is consistent with Lessor's standards. Appurtenant to the Premises and included in the Lease are rights to use parking as described under Black 16 of Exhibit A, Simplified Lease Proposal, GSA Form 1364A. In addition, the Lessor shall provide such additional parking spaces as required by the applicable code of the local-government entity having jurisdiction over the Property.

1.03 RENTAL CONSIDERATION FOR SIMPLIFIED LEASES (SEP 2013)

In consideration for the Lease, the grant of all associated rights, express or implied, and the performance or satisfaction of all of the Lessor's other obligations sot forth herein, the Government strall pay the Lessor annual rent to be computed using the rental rate(s) specified on Exhibit A, GSA Form 1364A and the actual ANSI BOMA Office Area (ABOA) delivered for occupancy and use by the Government, not to exceed the amount of ABOA squere footage stated in the Lease. Payment shall be made monthly in arrears. Rent for a lessor period shall be prorated. Rent shall be paid by Electronic Funds Transfer to an account to be designated by Lessor. Rent shall be inclusive of all costs incurred by the Lessor for the construction of Building shell and Tenant Improvements (TIs) specified in the Lease, including those described on Exhibit A, GSA Form 1364A and the Agency Specific Requirements (ASR) attached hereto, all taxes of any kind, and all operating costs. Unless a separate rate is specified on Exhibit A, GSA Form 1364A, rights to parking areas will be deemed included in the rent.

Rent shall not be adjusted for changes in taxee or operating costs.

1.04 BROKER-COMMISSION-AND-COMMISSION-CREDIT (SIMPLIFIED) (JUN-2012)

[NBG2-Broker-Name]-(Broker) is the authorized real estate broker-representing G3A-in-connection-with-this-Lease-transaction.—The tetal-amount of the commission-to-the Broker is earned upon Lease expection, payable-according to the commission agreement signed between the two parties.—Only a portion-of-the commission will be payable-to-(NBC2-Broker-Name) with the remaining penten, which is the Commission-Credit, to be credited to the initial month's real-due-the-and-ewing under this-Lease.—Beginning-with the first month's real-due-the-reduction shall-be-taken-in-equal-monthly amounted-to-fewest-number of-months until the credit-has-been-fully receptured.—The exact amount of the Commission Credit and the schedule for adjusted Monthly-Real-payments-will be determined fellowing Lease Award and documented the according to

1.05 TERMINATION RIGHTS (SIMPLIFIED) (JUN 2012)

The Government may terminate this Lease, in whole of in part, after the Firm Term of this Lease by providing not less than 90 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 (SIMPLIFIED) (APR 2014)

This Lease-may-be-renewed-at the option of the Government-for-a-term-ofgiven to the Lease-at-least-60-days before the end-of-the original Lease-term; this other-terms and conditions of this Lease, as some may-have been unended, shall remain in full-force and effect dudys only renewal term:

1.07 DOCUMENTS INCORPORATED IN THE LEASE (SIMPLIFIED) (SEP 2013)

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

DOGUMENT NAME	No. OF	EXHIDIT
Simplified Lease Proposal (GSA Form 1384A and 1384	G	Α
Agency Specific Requirements, Dated N/A	N/A	N/A
Security Regularments] 4	В
Security Unit Price List	N/A	N/A
Representations and Certifications (QSA Form 3518A)	7	0
Seismic Form C, Building Retrofit Or New Construction PreAward Commitment	N/A	N/A
Floor Plan Delinealing the Premises	1	D
Lesse Amendment(s) Issued Under RLP Améndment No.		E

1.08 PERCENTAGE OF OCCUPANCY FOR TAX-ADJUSTMENT (SIMPLIFIED) (SEP-2043)

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LESSON DOVERNMENT:

GSA FORM 1.201A (09/13)

1.11

Aa-of-the-	t.ease-Award-Date, the Governme nt's P ercentage of Occupan cy, as defined in the "Real-Estale-Tax Adjustment" paragraph of this Lease, is nt
1.09	OPERATING COST BASE (SEP 2013)
The padio	es agree, for the purpose of applying the paragraph fitled "Operating Costs Adjustment," that the Lessor's base rate for operating costs shall per RSF (\$
1.10	BUILDING IMPROVEMENTS (SEP 2012)
Before the	Government accepts the Space, the Lessor shall complete the following additional Building Improvements:
13 .	
C.	

If the Lessor is a qualified HUBZone small business concern (SBC) that did not waive the price evaluation preference them 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.

HUBZONE SMALL BUSINESS CONCERNS ADDITIONAL PERFORMANCE REQUIREMENTS (SIMPLIFIED) (MAR 2012)

If the Lessor is a HUBZone small business concern (SBC) that did not waive the price evaluation preference, the Lessor shall provide a certification within 10 days after Lease award to the LCO (or representative designated by the LCO) that the Lessor was an eligible HUBZone SBC on the date of award. If it is determined within 20 days after award that a HUBZone SBC Offeror that has been awarded the Lease was not an eligible HUBZone SBC at the time of award, and the HUBZone SBC Lessor failed to provide the LCO with information regarding a change to ite HUBZone eligibility prior to award, then the Lease shall be subject, at the LCO's discretion, to termination, and the Government will be relieved of all obligations to the Lessor in such an event and not be liable to the Lessor for any costs, claims, or damages of any nature whatsoever.