OFFICE LEASE

Landlord and Tenant agree to lease the Office in the Premises at the rent and for the term stated:

PREMISES:	
LANDLORD:	TENANT:
Date of Lease:	Annual Rent: \$
Lease Term:	Monthly Rent: \$
Commencement Date:	Security Deposit: \$
Possession Date:	Termination Date:

1. Use and Occupancy

Tenant shall only occu py and use the office no. referenced above (the "Office") for _____.

2. Inability to Give Possession

The failure of Landlord to give Tenant possession of the Office on the Commencement Date shall not create liability for Landlord. In the event that possession of the Office is not delivered on the Commencement Date due to the holdo ver of a ten ant, or, if a newly constructed building, a final or temporary certificate of occupancy has not been obtained, or for any other re ason which is not due to Landlord's acts or negligence, the validity of this Lease shall not be affected. Monthly Renthereunder shall begin on the date th at possession of the Office i s delivered to Tenant and shall be prorated for that portion of the month in which possession is d elivered. The Termination Date shall in no event be extended if delivery of possession is delayed. If, with Landlord's permission and consent, Tenant is to occupy the Office or another office space prior to the Commencement Date, Tenant's occupancy is subject to all the terms, condition s and provisions of this Lease except for the payment of Rent and Additional Rent. The intent of this Paragraph is to constitute "...an expre ss provision to the contrary...' contained in New York Real Property Law Section 223-a.

3. Rent

A. Tenant shall pay Monthly Rent in full on the first day of each month of the Lease. Monthly Rent shall be paid in adv ance with n o notice b eing required from Landlord. Tenant shall n ot deduct any sums from the Monthly Rent unless Landlord consents thereto in writing.

Upon signing this Lease, Tenant shall pay Landl ord the first Monthly Rent due and the Security Deposit. The entire amount of rent due for the Lease Term is due upon signing this Lease; however, Landlord consents to the Tenant paying same in monthly installments provided there exists no defaults by Tenant under the terms of this Lease.

B. Additional Rent may include, but is not limited to any additi onal insurance premiums and/or expenses paid by Lan dlord which are chargeable to Tena nt as stated hereinafter. Additional Rent is due and payable with the Mon thly Rent for the next month after Te nant receives notice form Landlord that Additional Rent is due and payable.

4. Condition of Unit

Tenant acknowledges that Tenant is accepting the Office in its "**as is**" condition. Tenant further acknowledges that Ten ant has thoroughly inspected the Office and has found the Office to be in good order.

5. Security

Tenant has deposited with the Landlord the Security Deposit to insu re Tenant's compliance with all of the terms, provisions and conditions of this Lease. If Tenant is in default under any of the term s, conditions and provisions of this Lease, Landlord may apply the Security Deposit, in whole or in part, to any su ms Tenant owes Landlord, (including Rent and Additi onal Rent), that Landlord expended or may have to expend due to Tenant's default, including but not limited to damag es or insufficiency of rent in re-renting the Office. Within ten (10) days of the Termination Date, provided Tenant has vacated the Office and is not in default under any of the terms, conditions and provisions of this Lease and the physical condition of the Office is acceptable to Landlord upon surrender, the Security Deposit will be returne d to Tenant at an address Tenant provides to Landlord.

6. Services

Provided Tenant is not in default of any of the terms, conditions and provisions of this Lease, Landlord shall provide: (a) elevator services on business days from 8 a.m. to 6 p.m., and at all other times, provide one (1) elevator on call; (b) water for ordinary bathroom purposes, however, if T enant uses water for any ot her purpose or in high quantities (which decision is in Landlord's sole judgment), a water meter may be installed by Landlord at Tenant's cost and expense, the maintenance and repair of which shall be exclusively that of Tenant, and all cha rges for water con sumption as shown by said meter shall be promptly paid by T enant; (c) heat to the Office, on busi ness days, as required by law; (d) if L andlord provides air conditioning, such air conditioning will be provided, on business days from 8 a.m. to 6 p.m., from May 1 5th to September 30^{th} of each year and if Tenant requires air conditioning for other days and for other hours, Landlord will provide Tenant with same at Tenant's sole cost at the rate s as per the rider attached (the "Services"). Tenant shall pay for Te nant's use of electricity in the Office directly with the utility company. Landlord reserves the right to interrupt the providing of the Services and other utilities, when Landlord deems it ne cessary for repairs, alterations, replacements or improvements to such Services or other utilities, the decision for such interruption and the length of such interruption shall be solely Landlord's.

7. Alterations

Absent Landlord's written consent, Tenant may make no alterations to the Office. With Landlord's written consent, Tenant, at Tenant's sole cost and expense, may make alterations, in stallations and improvements (the "Alterations") to the Off ice provided they are nonstructural in nature, whi ch do not effect the S ervices, utilities or other operations or services of the Premises and which are done by contractors and sub-contractors approved by Landlord in every instance. Before making Alterations, Tenant shall obtain all p ermits, approvals, certificates required by any and all municipal authorities or other agencies having jurisdiction of the Premises and the Alterations and upon receiving same, Tenant shall deliver duplicate or certified copies to Landlord of each and every one. Tena nt shall carry and cause to be carried by each contractor and sub-contractor, workmen's compensation, general liability, personal and property damage insurance, in such amounts as L andlord

requires, naming Landlord as in sured and Te nant shall deliver evidence of such insurance to Landlord prior to Tenant's commencing the Alteratio ns. Should a mechanic's lien be filed against the Office and/or Premises, for work done or claimed to have been done or materials supplied for T enant or to the Office, T enant shall pay or cause to be paid or file a bond in the amount stated in the mechanic's lien within thirty (30) days of said filing at Tenant's sole cost and expense. Any installation of materials, fixtures and the li ke shall become the property of Landl ord upon such installation and shall remain in the Office upon Tenant's surrender of same. However, Landlord may relinquish such righ t of ownership to the installations by giving Tenant thirty (30) days written notice prior to the Termination Date of such relinquishment of ownership, in which event, they shall become Tenant's and must be removed upon the Termination Date. Nothing herein is meant to give Landlord any ownership rights in and to Tenant's trade fixtures, office furniture a nd equipment which can be easily moved. Upon the Termination Date and surrender of possession of the Office, Tena nt shall remove all personal property and installations to which Landlord's ownership interest has been relinquished and Tenant shall immediately restore and re pair the Office to that condition existing on the Commencement Date. Any and all property of Tenant remaining in the Office after the Termination Date shall be deemed abandoned by Tenant and Landlord may either retain such abandoned property or may rem ove such abandoned property at Ten ant's expense

8. Maintenance and Repairs

Tenant shall maintain the Office in good condition. Tenant shall be responsible for any and all damage to the Office or any other part of the Premises resulting from Tenant's willful acts or negligence or the willful a cts or negligence of Tenant's agents, employees, invitees or licensees or which may arise from any work done by of for Tenant or by Tenant's business operations. Tenant shall also be responsible for any damage to the Premises caused by Tenant's moving or removal of furni ture, fixtures and/or equipment. Tenant shall only contractor and/or sub-contractors for these repairs which have been approved by Landlord in every instance. In the event that Tenant fails or refuses to make said repairs Landlord may do so at Tenant's expense which shall be Additional Rent. Landlord shall maintain in proper order and repair the exterior of the Premises as well as the common areas and the utilities servicing the Premi ses. Tenant shall give immediate notice to Landlord of any defect or interruption of service or condition. The The responsibility of Tenant to pay Rent and Additional Rent shall not be reduced or abated by reason of injury to business or annoyance to employees of Tenant caused by repairs, alterations or improvements to the Premise s or the Office. Likewise th ere shall be no liability on the part of the Landlord for su ch injury or an novance as aforesaid. Should La ndlord be in d efault under this Paragraph or any other Paragraph of this lease, Tenant's only remedy is to sue Landlord for breach of this Lease.

9. Window Cleaning

Tenant will not clean or caused to be cleaned any window in the Office from outside of the Office in violation of any of the provi sions of the Labor Law or any law, provision or rule of an y authority having juri sdiction thereof.

10. Damage, Fire or Other Casualty

In the case of fire damag e or other damage to the Office not caused by T enant, its a gents, servants, employees, invitees and/or licensees, Tenant shall give Landlord immediate notice of same. (a) If the Office i s partially damaged by fire or other casualty, Landlord shall repair the damage and the Rent and Additional Rent shall be apportioned from the day of the damage in relati on to the portion of the Office has b een rendered unusable to the day that the Office is totally damag ed and rendered wholly unusable by fire or other casualty, Landlord has the right to either repair the damages or termi nate the lease. (I) In the event that Landlord elects to repair the damages, Rent and Additional Rent shall be abated for

the period of time from the date of o ccurrence of the damage to the date that Landlord notifies Tenant that the Office can be re-occupied; (ii) In the event that Landlord elects to terminate this L ease, Landlord may do so upon giving Tenant notice of his intent to do so within the sooner of ni nety (90) days of the occurrence of the damages or thirty (30) days from the date that the insurance claim is adjusted which notice shall set forth a date on which the Lease shall expire, which date shall not be more than sixty (60) days from the date of such notice and upon which date this Lease shall terminate and all obligations owed by Landlord and Tenant to each other shall cease and all obligations due shall be paid from one to the othe r. Should thi s Lease not be terminat ed, Landlord shall make all repairs in an expeditious manner subject to delays beyond the control of Landlord. Tenant shall cooperate fully with L andlord after such damage is incurred in all of Landl ord's reasonable requests to remove undamaged items in the Office. Before makin g claim against the other for damages as a result of fire or other casualty, each p arty shall look first to their respective insurance carrier. To the extent permitted by law and by the re spective insurance policies, Landlord and Tenant hereby release and waive rights of discovery with respect to the ab ove against the other or any one claiming through them. If this condit ion can only be obtained by paying an additional premium, then the one benefiting from su ch waiver shall pay the add itional premium upon ten (10) days written notice and the one obtaining such insurance coverage is free from any other obligation with respect to waiver of subrogation. Tenant acknowledges that Landl ord shall not be obligate d to carry any insurance for the benefit of Tenant with respect to Tenant's personal property, equipment, inventory or the like and agrees that Landlord is not obligated to repair any damage to them. The provisions of New York Real Property Law Section 227 are waived by both parties and the provisions of this Paragraph shall be controlling.

11. Loss, Damage, Indemnity

Landlord shall not be liable for any loss, damage or expense to any person or property of Tenant or to property of others given to employees of the Prem ises. Landlord shall also not b e liable for a ny theft of o r by other tenants or othe rwise, nor for inj ury or d amage to persons or property resulting from any cause whatsoever, unless due to the willful acts of Landlord, it agents, servants and/or employees. Landlord shall not be liable for damages caused by construction in or ab out the Premises. Landlord shall not be liable for any damages if the windo ws are permanently or te mporarily closed, darkened, covered and Tenant shall not be entitled to any abatement or reduction in rent and Additional Rent as a result thereby nor shall same be grou nds for Te nant's claim of eviction nor shall Tenant be released from any of the terms, conditions and provisions of this Lease. Tenant shall indemnify and hold Landlord harmless from all claims, liabilities, costs and expenses, including attorneys' fees, paid or incurred by Landlord as a result of any default by Tena nt of the terms, conditions and provisions of this Lease for which Landlord is not covered or paid by insu rance. In the event that an actio n or proceeding is brought against Landlord, Tenant, upon written notice from Landlord, will, at Tenant's sole cost and expense, retain counsel approved by La ndlord to defend such action or proceeding.

12. Electricity

Tenant warrants that its use of electrical current will, at all times, not exce ed the current capacity of the electrical service into the Premises, or the risers or wiring installation. Tenant will not use or cause to be used equipment which will overload the existing service and installations or interfere with other tenants' electrical service. An y change in the cha racter or nature of electrical service to the Premi se s and/or to the Office shall not impose liability on the Landlord for any loss or damage sustained by Tenant as a result thereof.

13. Occupancy

Tenant shall not, at any time, u se or occupy the Office in violation of or c ontrary to the permitted uses contained in the Certificate of Occupancy for the Premises and/or the Office. Ten ant has fully in spected the Office a nd is accepting the Office in its "as is" condition subject to any work to be performed by either party to this Lease on the Ride r annexed hereto and designated Rider _____. Tenant has performed "due diligence" with respect to the Premi ses and accepts the Office subject to any and all violations, whether same are of record or not. Landlord makes no representations as to the con dition of the Office ex cept as specifically set forth herein and on the Rider to this Paragraph, if any.

14. Landlord's Alterations and Management

Landlord has the right to change the arrangement and/or location of e ntrances, hallways, passageways, doorways, doors, elevators, stairs or any other part of the Premises used by the general publi c, including to ilets, and to change the name and/or number of the Premises. In the event that Landlord so changes as aforesaid, the same shall not constitute an eviction n or imposes any liability on Landl ord for such election. Re nt and Additional Rent shall not be diminished or abated in such event as a result of any inconvenience, annoyance or injury to T enant's business and Landlord shall have o liability therefore. Landlord may impose rules for the access to the Premises by Tenant's social or business quests as Landlord deems proper and necessary for the security of the Premises and Tenant shall not have any claim against Landlord for any d amages resulting therefrom.

15. Condemnation

If the whol e or any part of the Pre mises and/or Office is taken by cond emnation or otherwise by any governmental authority for public or quasi-public use, this Lease shall be terminated as of the date that title is vested pursuant to said proceeding and Tenant shall not have nay claim for the val ue of the remaining portion of this Lease and Tenant assigns to La ndlord Tenant's interest in a ny award. Nothing contained herein shall prevent Tenant from making an independent claim to the authority for allowable expenses.

16. Legal Requirements, Insurance, Floor Capacity

Tenant shall, at its sole cost and expense, at all times under this Lease or prior to the Commencement Date if Tenant is in possession of the Office as provided herein, comply promptly with all laws, regulation s and orders of all municipalities and their agencies having jurisdiction over the Premises and Office including, but not limited to fire and o r insurance offices which shall impose any violation or notice of violation or affirm ative obligation upon Landlord and or the Premises, whether or not concerning Tenant's use of the Office or the Premises. Tenant shall not be req uired to make any structural alterations and/or repairs unless Tenant, as a result of Tenant's unauthorized uses and/or operations of business, violated such laws, regulations and/or rules. Tenant may appeal or object to such violations, fines etc. provided Tenant has, in Landlord's sole judgment, secured Landlord with respect to same by either deposit of sufficient monies or by a surety bond in an amount and by a company satisfactory to Landlord, for all dam ages, penalties, expenses and interest, including reasonable attorneys' fees provided same does not subject Landlord to criminal liability or cre ate a default under any lease and/or mortgage of Landlord's and does not result in a condemnation or eviction, in whole or in part. Such appeal or objection by Tenant must be undertaken in an expeditious manner and at no cost to Landlord. Tenant shall not do or cause to be done any act contrary to all laws, rules and regulations or which would violate any provision of Landlord's policies of insurance or which would subject Landlord to liability to any person or entity for personal and/or property damages. Tenant shall not ke ep any substance in the Office which i s in viol ation of any law, rule and/or regulation which would result in a cancellation of Landlord's policies of insurance. Tenant shall not use the Office in such a manner that the pre miums for Landlord's policies of insurance would be increased over that rate in effec t at the time the Tenant obtains possession of the Office. Any co st, expense, fine, damages and/or penalties incurred by Landlord as a result of Te nant's violation of a ny provision in this Paragraph shall be borne by Tenant and shall be paid by Tenant as Additional Rent. In any action or proceeding,

the schedule of premiums issued by Landlord's insurance carrier shall be conclusive evidence of the rate the refore. Tenant shall not place a lo ad on the floor of the Office contrary to the maximum floor area load permitted by law and the certificate of occup ancy. The placement of heavy machines, mechanical equipment and/or office equipment shall be app roved by Landlord and shall be placed in such manner, in Landlord's sole judgment, by Tenant to a void and prevent vibrations, noi se and annoyance to other tenants.

17. No Mortgage or Assignment

Tenant shall not assign, mortgage and/or encumber this Lease or sublet the Office or allow the Office to be used by anyone othe r than T enant without the prio r written consent of Landlord. The transfer of the majority interest in T enant shall be deemed an assignment for purposes of this Pa ragraph. Sh ould this Le ase be assigned or the Office sublet or u sed by anyone ot her than Tenant without Landlord's written consent, Landlord may collect rent from the persons or entity so occupying and using the Office should Tenant default in the payment of Rent and Addit ional Rent but such collection by Landlord shall not be deemed a waiver of the provisions of this Para graph or a consent to such assignment, sublet or u se or a release of Te nant's obligations under this Lease. Any consent given by Landlord to Tenant under this Paragraph in one instance shall not act to be a consent or waiver of Landlord's rights in another.

18. No Other Space

Tenant is afforded no other rights to use any space in the Premises other than the Office.

19. Tenant's Defaults

A. If there is a default by Tenant under the terms of this Lease, other than the obligation to pay Ren t and Additional Rent, or Tenant vacates the Office prior to the Termination Date, or if a n execution has been issued against the property of Tenant or Tenant whereby the Office is used and/or occupied by someone other than Tenant, or if this Le ase be rejected in a Bankruptcy proceeding, or should Tenant not take possession of the Office with thirty (30) days from the Possession Date, the Landlord may notify Tenant of said default

upon fifteen (15) days p rior written notice to

Tenant which sets forth Tenant's default(s) and should Tenant fail to completely cure said specifie d default(s) within said fifteen (15) days, or if the default(s), by its nature cannot be cured within said fifteen (15) days or should Tenant fail to undertake with dilig ent effort to cure the default(s) within said fi fteen (15) days, then , in su ch event, Landlord may serve upon Tenant, a written five (5) day notice canceling this Lease and Tenant, at the end of said five (5) days shall vacate and surrender the Office and Tenant shall continue to remain liable as set forth under this Lease.

B. If Tenant shall be in default in the payment of Rent and/or Additional Rent, or if the notice g iven pursuant to "A" hereinabove has expired or if Tenant is in default in payment of any other matter for which Tenant is liable to pay, then Landlord, without notice, (the giving of notice is hereby expressly waived by Tenant), may reenter the Office, by force or othe rwise, and dispossess Tenant or other o ccupant, by any lawful manner, and remove their possessions and retake the Office. Te nant expressly waives the right to receive notice of such reentry by Landlord and agrees that Landlord shall not be responsible for any dama ge sustained to the property of Tenant or other occupant. If their be an extensi on or renewal of this Lease and Tenant shall default under any term, condition and/or provision of this Lease, Landlord may cancel such renewal or extension upon three(3) days prior written notice to Tenant.

20. Bankruptcy

A. This Le ase may be cancelled upon Landlord's prior ten (10) day written notice to T enant if the re be commenced a case, whether voluntary or involuntary, by or against Tenant or any other person or entity occupying the Office, in a bankruptcy court in any State, or if Tenant or any other person or entity occupying the Office, should make an assignment for the benefit of credito rs under any law. Upon such event, Tenant or any other occupant

shall not be entitled to possession of the Office and shall immediately vacate the Office and surrender same to Landlord.

B. It is exp ressly agreed that in the event of a termination of this Lea se pursuant to "A" ab ove, notwithstanding any othe r provision contained in this Lease, Landlord shall be entitled to receive from Tenant, as and for li quidated damages, the higher of (1) the maximum amount permitted by law or (2) a n amount equal to the difference between the Rent from the date of termination as set forth pursuant to "A" ab ove to the Termination Date and the fair and reasonable market rent for the same period of time. In comp uting such amount, the same shall be discounted at the rate of three (3%) percent. If the Office shall be re-rented during that period of time, the rent paid under the re-rental agreement shall be conclusive proof of the reasonable market rent.

21. Remedies

In the event of any def ault, re-entry by Landlo rd, termination and/or eviction by summary proceedings or otherwise (a) Rent and Additional Rent up to the date of such re-entry and/or eviction or termination shall be due, (b) Landlord may re-rent the Office, in whole or in part, for a term equal to or in excess of the Termination Date, and Landlord may be free t o grant such co ncessions or charge rent in excess of the Rent as the Lan dlord sees fit, and/or (c) Tenant shall be oblig ated to Landlord for liquated damages ("Liquidated Damages") for su ch default, termination and/or eviction in an amount equal to the difference between the R ent and the rent to be charged up to the Termi nation Date and any cha rges incurred by Landlord including, but not limited to reasonable attorneys' fees, litigation costs and expenses, brokers' fees, advertising fees, maintenance charges in keeping the Office in good condition and charges incurred in getting the Office in a condition for such rerenting. Landlord's failure to re-rent the Office shall not affect or release Tenant form said liq uidated damages. The Liquidated Damages shall be paid in mo nthly installment when Rent is due prorated over the remaining term of this Lease. Landlord may, in getting the Office in condition for such re-renting, make such alterations, repairs and/or decorations in the Office as in L andlord's sole judgment are necessary and such undertakings by Landlord shall not release Tenant from liability under the terms, conditions and provisions of this Lease. Landlord shall in no way be liable to Tenant for failing to re-let the Office or to collect rent from the new tenant. The rights afforded Landlord under this Paragraph are not exclusive and Landlord may avail itself of any and all re medies available to it under law. Tenant expressly waives any right of redemption Tenant may now have or will have should Tenant be evicted from the Office or dispossessed therefrom.

22. Fees and Expenses

Should Tenant default u nder any of the term s, conditions and/or provisions of this Lease, Landlord may, after giving notice if required and upon the expiration of any grace period set forth in this Lea se, immediately and without prior notice to Tenant pe rform or cause to be performed Tenant's obligations. If in connection with the aforesaid, Landlord incurs any cost and/or expense or becomes obligated to pay money as a result the reof, including but not limited to legal fees, reasonable fees, reasonable attorneys' fees, litigation expenses, Tenant shall pay to Landlord such monies, with interest. The foregoing cost, expense or payment of m oney by Landlo rd shall be Additional Rent and shall be paid by Tenant within fifteen (15) days from the date L andlord bills Tenant. Should these billed amounts come subsequent to the Termination Date, Landlord may in stitute proceedings against Tenant for the recovery of same.

23. Access

Landlord or Landlord's agents, servants and/or employees may enter the Office for em ergency purposes at any time and at any other re asonable time in ord er to make inspections and/or make re pairs, alterations or additions as Landlord deems proper and/or necessary to the Office and/or the Premises. Tenant grants Landlord the right to use the Office to replace and/or maintain the HVAC services and facilities. For this purpose, Landlord

may bring into the Office all ne cessary materials and supplies and same shall not be deemed to give Tenant any right to claim an actual or constructive eviction or any right to an abatement of Rent and Additional Rent or to a claim for damages as a result of loss of or interruption of Tenant's business. Du ring the term of this Lease, Landlord shall have the right to e nter the Office, at reasonable times and upon reasonable notice, for the purpose of exhibiting sa me to prospective purchasers and mortgagees. Lan dlord shall also have the right, within the six months prior to the Te rmination Date, to enter the Office for the p urpose of exhibiting same to prospective tenants. Should Tenant not be present to allow access to the Office, Landlord may enter the Office by using a master key or by force providin g Landlord exercises reasonable care to insure Tenant's property and such entry shall not subject Landlord or its agents liable for any damages as re sult thereof and the obligations of Tenant under the terms, conditions and/or provisions of this L ease shall not be affected thereby. Should Tenant entirely vacate the Office within thirty (30) days of the Termin ation Date, Landlord may enter the Office and make such alterations, repairs, a dditions or changes without affecting Tenant's obligations under this Lease, including, but not limited to Tenant's obligation to pay Rent and Additional Rent or cre ating liability for Landlord to Tenant.

24. Waiver

The failure by Landlord to se ek redress or an y remedy for Tenant's default under any of the terms, conditions and/or provisions of this Lease or of any rule imposed and declared by Landlord shall not constitute a waiver by Landlord for any future defaults or violations. Landlord's receipt of Rent and Additional Rent at a time when Landlord has knowledge or should have knowledge of any default or violation shall not be deemed a waiver thereof. Only a written waiver signed by Landlord shall be effective and binding upon Landlord. Any Rent and/or Additional Rent received by Landlord which is less than the amount due shall be deemed to be "on account" and any notation or statement on Tenant's check shall be deemed payment in full or accord and satisfaction and Landlord may accept such payment without preju dice to Landlord's right to pursue such available remedy for the dy afforded balance of same or for any other reme Landlord under the terms, provisions and/or conditions of this Lease. Only a surrende r of the Office in writing signed by Landlord shall be effective and binding upon Landlord and/or Tenant and such su rrender must be made to L andlord or Landlord's authorized agent. An acceptance of a surrender of the Office and keys to same by persons other than La ndlord or its authori zed agent shall be effective as a termination of this Lease.

25. Landlord's Inability To Perform

Tenant's obligation to pay Rent and Additional Rent and/or to comply with any of the terms, provisions and/or conditions of this Lease as well as the Lease itself shall not be affected, impaired, amended or excused due to Landlord's inability to p erform any of its o bligations contained in this Lease, or to supply a ny if delayed in supplying any service or item or is unable to make, or is delayed in the making of any repair, alterations, additions, or is unable to supply or is delayed in supplying any equipment, services, fixtures or any other material to be supplied hereunder, provided that Landlord is unable to do so because of labor problems, strife or strike or any other cause whatsoever including, but not limited t o war or other emergency.

26. Excavations

In the event t hat there be an authorized excavation conducted upon lands adjacent to the Premises, Tenant shall allow the parties conducting same entry int o the Office for the purpose of performing necessary work as such party deems necessary to shore up and/or preserve the wall of the Premises from damage including but not limited to supporting the existing exterior walls and foundations. Tenant furth er agrees to waive any right Tenant may have to make a claim for damages caused thereby or indemnity therefore from that party or Landlord or for an abatement of Rent and/or Additional Rent.

27. No Representations by Landlord

Landlord and/or Landlord's agents, servants and/or employees have not m ade any representations nor promises of any kind t o Tenant as to the ph ysical condition of the Premises and/or Office or as to the financial condition and health or as to the operation of the Premises except as specifically set for th in this Lease and Tenant does not acquire any rights, easements or licenses except as specifically set forth in this Lease.

Tenant has accepted the Office in it s "**as is**" condition after having thoroughly inspecting same and wi thout relying on any representations made by La ndlord, its agents, servants and/or employees. Tenant's occupation of the Office is conclusive proof that the Office and Premises are in good a nd satisfactory condition at the date Tenant first occupies the Office.

28. Non-merger

All prior agree ments, understandings and representations are merged in this L ease which fully expresses the parties' agreement and this L ease may only be amended or modified or terminated, other than on the Termination Date, by wr itten agreement signed by Tenant and Landlord.

29. Non-Disturbance

As long as Tenant pays Rent and Additional Rent and complies fully with all of the terms, provisio ns and conditions of th is Lease on Tenant's part to b e performed, Tenant may pea cefully occupy the Office subject too any mortgage, ground lease or underlying lease.

30. Waiver

Tenant and Landlord hereby waive trial by jury in any action, proceeding or litigation brought by one against the other or in which either party is brought in by a third party, except for person al injury or property damage actions, in which any of the terms, provi sions and/or conditions of this Lease or any statutory remedy is involved or the use and/or occupancy of the Office is at issue. Tena nt and Landl ord agree that in any action seeking possession of the Office, Tenant will not im pose any counterclaim or set-off against Landlord of any kind or nature except if mandated by statute.

31. Notices

Any notice, statement or communication which Landlord is to give to Tenant, shall be deemed to be sufficiently given if it is in writing and delivered personally to Tenant or sent by certified mail or overnight courier addressed to Tenant at the Office or other business address of Tenant or at the residence of Tenant or left at any one of the add resses and the time of giving such notice, statement or communication shall be deemed given at the time same are left with or mailed or delivered to the overnight courier. Any notice to be given by Tenant to Landlord must be given by certified mail or overnight courier at Landlord's address above.

32. Rules

Tenant, its agents, servants and/or employees, licensees, business guests or visitors shall comply strictly and faithfully with the Rules that Landlord may adopt, at any time, notice of which shall be given to Tenant. Landlord may choose the manner in which said notice is the event t hat Tenant dispute s the aiven. In reasonableness of any Rule, Tenant and Landlord agree to submit such di spute to the American Arbitration Association, New York, New York for binding arbitration provided Tenant gives written notice to Landlo rd within twenty (20) days of receipt of notice of adoption of the Rule or Rules. Notwith standing the provisions of this Paragraph, Landlord is not under any obligation to enforce the Rules with respect to any other tenant in the Premises or to enforce any term, condition or provision of any other lease. Landlord is not liable to Tenant for any

damages caused by another tenant violating the Rules or any term, provision or condition of that tenant's lease.

33. Definitions

Wherever and whenever used in this Lease, the following definitions shall be ascribed to these words:

a) "Business Day" shall mean the days of the week except Saturday and Sun day and except legal holidays observed by either Staten of Federal Governments and those set forth in any union contract which applies to the Premises

b) "Office" or "Offices" shall not mean Premises but shall mean premises other than those utilized for the sale of goods and merchandise or for the display of same, or a restaurant, shop, machine shop, manufacturing plant or other retail establishment.

c) "Landlord" shall mean the owner of the Premises or a lessee thereof, or a mortgagee in possession and should there be a sale or lease of the entire Premises, Landlord is released form all obligations and liabilities under this Lease and it will be conclusively presumed that the purchaser or lessor will perform the obligations and liabilities of Landlord herein.

d) "Re-enter" and "Re-entry" are not to be strictly taken in their legal definitions.

34. Estoppel Certificate

Upon fifteen (15) prior written notice to Tena nt, Tenant shall execute and deliver to Landlord or to any other entity that Landl ord directs, a certificate, in recordable form, stating that the Lease, as it exists on the date of the certification, is in full force and effect, that it has not be a mended, modified or terminated, the date to which Rent and Additional Rent has been paid and setting forth specifically if any defaults exist on the part of Landlord.

35. Subordination

The Lease is subject and subordinate to all existing and future mortgages or ground leases or un derlying leases which affects the Premises and to all renewals, modifications or repla cements thereof without the necessity of any notice or written instruments and Tenant shall, at Lan dlord request, execute a document to this effect.

36. Surrender of Office

Upon the Termination Date or oth er termination of this Lease, Tenant shall vacate and surrender the Office in broom clean conditi on and in good condition, reasonable wear and t ear excepted and free from Tenant's property. All damages which were caused by or on behalf of Tenant shall be repai red by Ten ant at Tenant's sole cost and expense prior to the surrender of the Office. This Paragraph survives the Termination Date or the date of other termination of this Lease. Should the Termination Date be a Sunday or legal holiday, the Termination Date shall be the immediate previous day.

37. Parties Bound

This Lease is binding upon Landlord and Tenant and their respective assignees and/or successors in interest. Should Tenant obtain a judgment against Landlord, Tenant shall look only to Landlo rd's interest in the Premises for the collection of same.

38. Paragraph Headings

Paragraph headings are for reference only.

39. Effectiveness

This Lease shall become effective as of the d ate when Landlord delivers a fully executed co py hereof to Tenant or Tenant's attorney.

40. Riders

Additional terms are contained in the riders annexed hereto and designated Rider _____.

This Lease has been entered into as of the Date of Lease.

LANDLORD