

## LEASE-BUSINESS PROPERTY

		<del></del>	,	
				the "Landlord"
ose address for the p	urpose of this lease is	115 W. Court	,	terset
-	•	(Street and Number)		(City)
Iowa(State)	50273 and	WILLARD C. FOX	and LINDSAY	A. FOX
(Siare)	(2.5 330)			
		•		
			(hereinafter cal	ed the "Tenant"
se address for the n	urpose of this lease is	R.R. 1. Box 115	Peru	od mo rememe
_		(Street and Number)		(City)
Iowa (State)	50222 W	ITNESSETH THAT:		
• •	L. The Landlord, in consideration	of the cante basels	.d of the cassass=1-	and conditions beer
ly, lower to wit:	provisions herein, the following	·		Cons
Iowa	premises located at 1		•	5, 50, 1
			E.WELTY ORDER	FILED NO:
			COUNTY, IOWA	5004 40 54
		Indian	COUNTY IN IONA	BOOK_39_PA
	<b>light</b> on the last day of the lease			
	light on the last day of the lease pon the condition that the Tenant p			
2. RENTAL. Tenant agree r month, in advance, the first Strike (a	pon the condition that the Tenant p to pay to Landlord <b>es rester</b> trest payment becoming due up the execution of this lease; e	eys rent therefor, and otherwis for said term, as follow	e performs as in this	
2. RENTAL. Tenant agreer month, in advance, the first Strike (a one (b)	pon the condition that the Tenant p to pay to Landlord <b>as resta</b> trent payment becoming due up	tor said term, as followed.	e performs as in this	leese provided.
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2. RENTAL. Tenent agree r month, in advance, the first strike (a case (b) d the same amount, per mon in addition to the above month of the same amount, per month of the paid at the sy, from time to time, previously Delinquent payments shall dr. 3. POSSESSION. Tenent the Landlord at the time and deline the same and deline the	pon the condition that the Tenant post to pay to Landlord as restain treat payment becoming due up the execution of this lease; etc. the 1st. day of 1st. In advance, on the 1st. In this rental Tenant shall also pay:	tor said term, as followers  The comber 10  The day of each month the signated, or at such other place annum from the due date, unit the first day of the term except as herein otherwise expenses.	e performs as in this  rs: \$ 500.00  ereafter, during the  ce in lowa, or elsewhil paid.  of this lease, and a	term of this lease.
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2. RENTAL. Tenant agree month, in advance, the first Strike (a one (b)). I the same amount, per mon in addition to the above month of the same to time, previously Delinquent payments shall dr. 3. POSSESSION. Tenant he Landlord at the time and do to give possession on sale 4. USE OF PREMISES. To	pon the condition that the Tenant pon the condition that the Tenant post to pay to Landlord as restain the rest payment becoming due up to the 1st. day of atth, in advance, on the 1st. In the 1st. and of the close of this lease term, date, Tenant's only damages enant covenants and agrees during	for said term, as followed.  December 19 day of each month the signated, or at such other pla annum from the due date, unit the first day of the term except as herein otherwise expectable a rebating of the p	e performs as in this  rs: \$500.00  9 90  ereafter, during the  ce in lowe, or elsewhill paid.  of this lease, and cressly provided. Sherver rata rental.  and to occupy the lease.	term of this lease.  There is the Landlord their vield possession and Landlord be un-
2. RENTAL. Tenant agree r month, in advance, the first strike (a ene (b) the same amount, per mon in addition to the above mon in addition to the above mon Delinquent payments shall dr. 3. POSSESSION. Tenant he Landlord at the time and do to give possession on sale 4. USE OF PREMISES. To IS THESS DUPPOSES	pon the condition that the Tenant property is to pay to Landlord as restally trent payment becoming due up to the execution of this lease; at the last day of the last day designate in writing, raw interest at \$\frac{3}{2} \cdot \frac{10}{2} \cdot \text{w} per shell be entitled to possession on late of the close of this lease term, d date, Tenant's only damages enant covenants and agrees during the covenants agree the coven	dependent therefor, and otherwise tor said term, as followed.  December 19  day of each month the signated, or at such other place annum from the due date, until the first day of the term except as herein otherwise expended be a rebating of the place term of this lease to use the paragraphs 6 (c), 6 (d) and the parag	re: \$500.00  g-90  ereafter, during the ce in lowe, or elsewhill paid.  of this lease, and ressly provided. She re rata rental.  and to occupy the lead of 11 (b) below.	term of this lease.  There is the Landlord their vield possession and Landlord be un-
2. RENTAL. Tenent agreer month, in advance, the first Strike (a one (b) d the same amount, per mon in addition to the above month, in addition to the above month, from time to time, previously Delinquent payments shall dr. 3. POSSESSION. Tenent the Landlord at the time and de to give possession on sale 4. USE OF PREMISES. Tous incress purposes	pon the condition that the Tenant pon the condition that the Tenant post to pay to Landlord as restain the rest payment becoming due up to the 1st. day of atth, in advance, on the 1st. In the 1st. and of the close of this lease term, date, Tenant's only damages enant covenants and agrees during	for said term, as followers  December 19  day of each month the signated, or at such other pla annum from the due date, unit the first day of the term except as herein otherwise expended by the term of this lease to use the paragraphs 6 (c), 6 (d) are assid premises is	e performs as in this  rs: \$500.00  9 90  creafter, during the  ce in lowa, or elsewhill paid.  of this lease, and cressly provided. Shell  ro rata rental.  and to occupy the lead  d 11 (b) below.  fee simple	term of this lease.  There is the Landlord the translated by the t

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(b) LANDLORD'S DUTY OF CARE AND MAINTENANCE. Landlord will keep the roof, structural part of the floor, walls and other structural parts of the building in good repair.

(c) TENANT'S DUTY OF CARE AND MAINTENANCE. Tenant shall, after taking possession of said premises and until the termination of this lease and the actual removal from the premises, at its own expense, care for and maintain said premises in a reasonably safe and serviceable condition, except for structural parts of the building. Tenant will furnish its own interior and exterior decorating. Tenant will not permit or allow said premises to be demaged or depreciated in value by any act or negligence of the Tenant, its agents or employees. Without limiting the generality of the foregoing, Tenant will make necessary repairs to the sewer, the plumbing, the water pipes and electrical wiring, except as follows:

and Tenent agrees to keep faucets closed so as to prevent waste of water and flooding of premises: to promptly take care of any leakage or stoppage in any of the water, gas or waste pipes. The Tenant agrees to maintain adequate heat to prevent freezing of pipes, if and only if the other terms of this lease fix responsibility for heating upon the Tenant. Tenant at its own expense may install floor covering and will maintain such floor covering in good condition. Tenant will be responsible for the plate glass in the windows of the leased premises and for maintaining the parking area, driveways and sidewalks on and abething the leased premises, if the leased premises include the ground floor, and if the other terms of this lease include premises so described. Tenant shall make no structural alterations or improvements without the written approval of the Landlord first had and obtained, of the plans and specifications therefor.

- (d) Tenant will make no unlawful use of said premises and agrees to comply with all valid regulations of the Board of Health. City Ordinances or applicable municipality, the laws of the State of Iowa and the Faderal government, but this provision shall not be coastrued as creating any duty by Tenant to members of the general public. If Tenant, by the terms of this lease is leasing premises on the ground floor, it will not allow trash of any kind to accumulate on said premises in the halls, if any, or the alley or yard in front, side or rear thereof, and it will remove same from the premises at its own expense. Tenant also agrees to remove snow and ice and other obstacles from the sidewalk on or abutting the premises, if premises include the ground floor, and if this lease may be fairly construed to impose such liability on the Tanant.
- 7. (a) UTILITIES AND SERVICES. Tenant, during the term of this lease, shall pay, before delinquency, all charges for use of telephone, water, sewer, gas, heat, (if heating is Tenant's responsibility), electricity, power, air conditioning (if air conditioning is the Tenant's responsibility), garbage disposal, trash disposal and not limited by the foregoing all other utilities and services of whatever kind and nature which may be used in or upon the demised premises.

• •	ADITIONING equipment shall be furnished at the expense of <u>Landlord</u> and maintenance thereof at {Landlord or Tenant}
the expense of	Landlord (Landlord or Tenant)
	(Landlord or Tenant)
(c) JANITOR	(Landlord or Tenant)  R SERVICE shall be furnished at the expense of
/ // *********************************	(Landlo <b>rd or lendant)</b> Kankukakakakakakakakakakakakakakakakakaka
(d) MEAIRM	A nakes the expense of Landlord, and
	te thereof shall be at the expense of Landlord.
8. (a) SURR lease, it will surren	RENDER OF PREMISES AT END OF TERM—REMOVAL OF FIXTURES. Tenant agrees that upon the termination of this der, yield up and deliver the leased premises in good and clean condition, except the effects of ordinary wear and tear and g from lapse of time, or damage without fault or liability of Tenant. [See also II[a] and II[a] below]
(b) Tenant monot in default here	ay, at the expiration of the term of this lease, or renewal or ronewals thereof or at a reasonable time thereafter, if Tenant is under, remove any fixtures or equipment which said Tenant has installed in the leased premises, providing said Tenant repairs es caused by removal.
receipt of the spec	GOVER. Continued possession, beyond the expiratory date of the term of this lease, by the Tenant, coupled with the iffied rental by the Landlord (and obsent a written agreement by both perties for an extension of this lease, or for a new tute a month to month extension of this lease.
out the Landlord due and payable	MENT AND SUBLETTING. Any assignment of this lease or subletting of the premises or any part thereof, with- it's written permission shall, at the option of the Landlord, make the rental for the balance of the lease term is at once. Such written permission shall not be unreasonably withheld.  REAL ESTATE TAXES, except as may be otherwise expressly provided in this paragraph 10, levied or assessed by law- reasonably preserving Landlord's rights of appeal) against said real property shall be timely paid by the parties in portions: by Landlord
	r in such taxes, except as in the next paragraph provided, above the amount paid during the base year of
	400
(c) Increase	as may be defined in this paragraph) shell be paid by Landlord, 100 %; by Tenant 0 %. in such taxes caused by <b>improvements</b> of Tenant shell be paid by Landlord 100 %; by Tenant 0 %.
	IAL PROPERTY TAXES. Tenant agrees to timely pay all taxes, assessments or other public charges levied or assessed by but reasonably preserving Tenant's rights of appeal) against its personal property on the premises, during the term of this
• •	L ASSESSMENTS. Special assessments shall be timely paid by the parties in the following proportions: by the Landlord the Tenant
thereto, and the pered by extended that effect. Such	ANCE. (a) Landlord and Tenant will each keep its respective property interests in the premises and its liability in regard personal property on the premises, reasonably insured against hazards and casualties; that is, fire and those items usually covcoverago; and Tenant will procure and deliver to the Landlord a certification from the respective insurance companies to insurance shall be made payable to the parties hereto as their interests may appear, except that the Tenant's share of such is are hereby assigned and made payable to the Landlord to secure rent or other obligations then due and owing Landlord also II(e) below]

(c) Subrogation rights are not to be waived unless a special provision is attached to this lease.

this lease, has or shall have a lien.

(d) Tenant further agrees to comply with recommendations of lowe Insurance Service Bureau and to be liable for and to promptly pay, as if current rental, any increase in insurance cates on said premises and on the building of which said premises are a part, due to increased risks or hazards resulting from Tenant's use of the premises otherwise than as herein contemplated and agreed.

(b) Tenant will not do or omit the doing of any act which would vitiate any insurance, or increase the insurance rates in force upon the real estate improvements on the premises or upon any personal property of the Tenant upon which the Landlord by law or by the terms of

(e) INSURANCE PROCEEDS. Landlord shall settle and adjust any claim against any insurance company under its said policies of insurance for the premises, and said insurance monies shall be paid to and held by the Landlord to be used in payment for cost of repairs or restoration of damaged building, if the destruction is only partial. [See also II [a], above]

or not, according to its own wishes and needs.

12. INDEMNITY AND LIABILITY INSURANCE. Except as to any negligence of the Landlord, arising out of roof and structural parts of the building. Tenant will protect, indemnify and save harmless the Landlord from and against any and all loss, costs, damage and expenses occasioned by, or arising out of, any accident or other occurrence causing or inflicting injury and/or damage to any person or property, happening or done, in, upon or about the leased premises, or due directly or indirectly to the tenancy, use or occupancy thereof, or any part thereof by the Tenant or any person claiming through or under the Tenant. The Tenant further covenants and agrees that it will at its own expense procure and maintain casualty and liability insurance in a responsible company or companies authorized to
do business in the State of lowa, in amounts not less than \$100,000 for any one person injured, and
\$500,000 for any one accident, and with the limits of \$25,000 for property damage, protecting the Landlord against such claim, damages, costs or expenses on account of injury to any person or persons, or to any property belonging to any person or persons, by reason of such casualty, accident or other happening on or about the demised
premises during the term thereof. Certificates or copies of said policies, naming the Landlord, and providing for fifteen (15)
days' notice to the Landlord before cancellation shall be delivered to the Landlord within twenty (20)
days from the date of the beginning of the term of this lease. As to insurance of the Landlord for roof and structural faults.
13. FIRE AND CASUALTY. PARTIAL DESTRUCTION OF PREMISES. (a) In the event of a partial destruction or damage of the leased premises, which is a business interference, that is, which prevents the conducting of a normal business operation and which damage is reasonably repairable within sixty (60) days after its occurrence, this lease shall not terminate but the rent for the leased premises shall abate during the time of such business interference. In the event of partial destruction, Landlord shall repair such damages within 60
days of its occurrence unless prevented from so doing by acts of God, the elements, the public enemy, strikes, riots, insurrection, government regulations, city ordinances, labor, material or transportation shortages, or other causes beyond Land
lord's reasonable control.
(b) <b>ZONING.</b> Should the zoning ordinance of the city or municipality in which this property is located make it impossible for Landlord using diligent and timely effort to obtain necessary permits and to repair and/or rebuild so that Tenant is not able to conduct its business on these premises, then such partial destruction shall be treated as a total destruction as in the next paragraph provided.
(c) TOTAL DESTRUCTION OF BUSINESS USE. In the event of a destruction or damage of the leased premises including the parking area (if a parking area is a part of the subject matter of this lease) so that Tenant is not able to conduct its business on the premises or
the then current legal use for which the premises are being used and which damages cannot be repaired within sixty (60)
notice of one party to the other, within twenty (20) days after such destruction. Tenant shall surrender possession within
ten [10] days after such notice issues, and each party shall be released from all future obligations hereunder. Tenan paying rental pro rate only to the date of such destruction. In the event of such termination of this lease, Landlord at its option, may rebuild

- 14. CONDEMNATION. (a) DISPOSITION OF AWARDS. Should the whole or any part of the demised premises be condemned or taken by a competent authority for any public or quasi-public use or purpose, each party shall be entitled to retain, as its own property, any award payable to it. Or in the event that a single entire award is made on account of the condemnation, each party will then be entitled to take such proportion of said award as may be fair and reasonable.
- (b) DATE OF LEASE TERMINATION. If the whole of the demised premises shall be so condemned or taken, the Landlord shall not be liable to the Tenant except and as its rights are preserved as in paragraph 14(a) above
- TERMINATION OF LEASE AND DEFAULTS OF TENANT. (a) TERMINATION UPON EXPIRATION OR UPON NOTICE OF 15. TERMINATION OF LEASE AND DEFAULTS OF TENANT.

  [4] IERMINATION UPON EXPIRATION OR UPON NOTICE OF DEFAULTS. This lease shall terminate upon expiration of the demised term of this lease expressly and in writing provides for any option or options, and if any such option is exercised by the Tenant, then this lease will terminate at the expiration of the option term or terms. Upon default in payment of rental herein or upon any other default by Tenant in accordance with the terms and provisions of this lease, this lease may at the option of the Landlord be cancelled and forfeited, PROVIDED, HOWEVER, before any such cancellation and forfeited, PROVIDED, HOWEVER, before any such cancellation and forfeited, PROVIDED, HOWEVER, before any such cancellation and forfeited provided in 15(b) below, Landlord shall give Tenant a written notice specifying the default, or defaults, and stating that

this lease will be cancelled and forfeited ten (10) \_\_\_\_\_\_ days after the giving of such notice, unless such default, or defaults, are remedied within such grace period. (See paragraph 22, below.) As an additional optional procedure or as an alternative to the foregoing (and neither exclusive of the other). Landlord may proceed as in paragraph 21, below, provided. this lease will be cancelled and forfeited ten (10) -

- (b) BANKRUPTCY OR INSOLVENCY OF TENANT. In the event Tenant is adjudicated a bankrupt or in the event of a judicial sale or other transfer of Tenant's leasehold interest by reason by any bankruptcy or insolvency proceedings or by other operation of law, but not by death, and such bankruptcy, judicial sale or transfer has not been vacated or set aside within ten (10) days from the giving of notice thereof by Landlord to Tenant, then and in any such events. Landlord may, at its option, immediately terminate this lease, re-enter said premises, upon giving of ten (10) days' written notice by Landlord to Tenant, all to the extent permitted by applicable law.
  - (c) In (a) and (b) above, waiver as to any default shall not constitute a waiver of any subsequent default or defaults.
- (d) Acceptance of keys, advertising and re-renting by the Landlord upon the Tonant's default shall be construed only as an effort to mitigate damages by the Landlord, and not as an agreement to terminate this lease.
- 16. RIGHT OF EITHER PARTY TO MAKE GOOD ANY DEFAULT OF THE OTHER. If default shall be made by either party in the performance of, or compliance with, any of the terms, covenants or conditions of this lease, and such default shall have continued for thirty (30) days after written notice thereof from one party to the other, the person aggrieved, in addition to all other remedies now or hereafter provided by law, may, but need not, perform such term, covenant or condition, or make good such default and any amount advanced shall be repaid forthwith on demand, together with interest at the rate of \$ 10.% per annum, from date of advance.
- 17. SIGNS. (a) Tenant shall have the right and privilege of attaching, affixing, painting or exhibiting signs on the leased premises, provided only (1) that any and all signs shall comply with the ordinances of the city or municipality in which the property is located and the laws of the State of lows; (2) such signs shall not change the structure of the building; (3) such signs if and when taken down shall not damage the building; and (4) such signs shall be subject to the written approval of the Landlord, which approval shall not be unreasonably
- (b) Landlord during the last ninety [90] days of this lease, or extension, shall have the right to maintain in the windows or on the building or on the premises either or both a "For Rent" or "For Sale" sign and Tenant will permit, at such time, prospective tenants or buyers to enter and examine the premises.
- 18. MECHANIC'S LIENS. Neither the Tenant nor enyone claiming by, through, or under the Tenant, shall have the right to file or place any mechanic's lien or other lien of any kind or character whatsoever, upon said premises or upon any building or improvement thereon, or upon the leasehold interest of the Tenant therein, and notice is hereby given that no contractor, sub-contractor, or anyone else who may furnish any meterial, service or labor for any building, improvements, alteration, repairs or any part thereof, shall at any time be or become entitled to any lien thereon, and for the further security of the Landlord, the Tenant covenants and agrees to give actual notice thereof ir advance, to any and all contractors and sub-contractors who may furnish or agree to furnish any such material, service or labor.
- 19. LANDLORD'S LIEN AND SECURITY INTEREST. (a) Said Landlord shall have, in addition to the lien given by law, a security interest as provided by the Uniform Commercial Code of lowe, upon all personal property and all substitutions therefor, kept and used on said premises by Tenant. Landlord may proceed at law or in equity with any remedy provided by law or by this lease for the recovery of rent, or for termination of this lease because of Tenant's default in its performance.
- (b) **SPOUSE.** If spouse is not a Tenant, then the execution of this instrument by the spouse shall be for the sole purpose of creating a security interest on personal property and waiving rights of homestead, rights of distributive share, and exemptions.
- 20. SUBSTITUTION OF EQUIPMENT, MERCHANDISE, ETC. (a) The Tonant shall have the right, from time to time, during the term of this lease, or renewal thereof, to sell or otherwise dispose of any personal property of the Tenant situated on the said demised premises, when in the judgment of the Tenant it shall have become obsolets, outworn or unnecessary in connection with the operation of the business on said premises; provided, however, that the Tenant shall, in such instance (unless no substituted article or item is necessary) at its own expense, substitute for such items of personal property so sold or otherwise disposed of, a new or other item in substitution thereof, in like or greater value and adapted to the affixed operation of the business upon the demised premises.
- (b) Nothing herein contained shall be construed as denying to Tenant the right to dispose of inventoried merchandise in the ordinary course of the Tenant's trade or business.

- 21. RIGHTS CUMULATIVE. The various rights, powers, options, elections and remedies of either perty, provided in this lease, shall be construed as cumulative and no one of them as exclusive of the others, or exclusive of any rights, remedies or priorities allowed either party by law, and shall in no way affect or impeir the right of either party to pursue any other equitable or legal remedy to which either party may be entitled as long as any default remains in any way unremedied, unsatisfied or undischarged.
- 22. NOTICES AND DEMANDS. Notices as provided for in this lease shall be given to the respective parties hereto at the respective addresses designated on page one of this lease unless either party notifies the other, in writing, of a different address. Without prejudice to any other method of notifying a party in writing or making a demand or other communication, such message shall be considered given under the terms of this lease when sent, addressed as above designated, postage prepaid, by registered or certified mail, return receipt requested, by the United State mail and so deposited in a United States mail box.
- 23. PROVISIONS TO BIND AND BENEFIT SUCCESSORS, ASSIGNS, ETC. Each and every covenant and agreement herein contained shall extend to and be binding upon the respective successors, heirs, administrators, executors and assigns of the parties hereto; except that if any part of this lease is held in joint tenancy, the successor in interest shall be the surviving joint tenant.
- 24. CHANGES TO BE IN WRITING. None of the covenants, provisions, terms or conditions of this lease to be kept or performed by Landlord or Tenant shall be in any manner modified, waived or abandoned, except by a written instrument duly signed by the perties and delivered to the Landlord and Tenant. This lease contains the whole agreement of the parties.
- 25. **RELEASE OF DOWER.** Spouse of Landlord, appears as a party signatory to this lease solely for the purpose of releasing dower, or distributive share, unless said spouse is also a co-owner of an interest in the leased premises.
- 26. CONSTRUCTION. Words and phrases herein, including acknowledgment hereof, shall be construed as in the singular or plurel number, and as masculine, feminine or neuter gender according to the context.
  - 27. See attached sheet for additional provisions.

IN WITNESS WHEREOF, the parties hereto have duly executed this lease in duplicate the day and year first above written.

	The and live Nill
Stavroula Nikas MANDLORD'S SPOUSE (See paragraph 25)	Angelos Mkas LANDLO
Lindsay A. Fox TENANT'S SPOUSE (See paragraph 19(b))	( ):11 Oc 2 a
STATE OF COUNTY OF Madison SS.  On this 19 day of August 1996	Willard C. Fox TENAN  before me, the undersigned, a Notery Public in and for said County a
State personally appeared Trail rown to be the identical personally known to be the identical personally known as their voluntary act and	sons named in and who executed the within and foregoing instrument, a d deed.
CONFORATION.	Notan Public in end for said County and State
SATE OF	A D In
• •	A. D. 19 before me, the undersigned a Notary Public and g by me duly sworn, did say that they are the
within and foregoing instrument, that (no seal has been procured by the seal affixed thereto is the subshall of said corporation by authority of its Board of Directors: and	•
	said instrument to be the voluntary act and deed of said corporation
(SEAL)	Notary Public in and for said County and State
(SEAL)  FIDUCIARY	Notary Public in and for said County and State
	Notary Public in and for said County and State
STATE OF	, A. D. 19, before me, the undersigned, a Notary Public as Executor of the Estate
STATE OF	, A. D. 19, before me, the undersigned, a Notary Public as Executor of the Estate one known to be the identical person named in and who executed the
STATE OF	
STATE OF	, A. D. 19, before me, the undersigned, a Notary Public as Executor of the Estate one known to be the identical person named in and who executed the
FIDUCIARY  STATE OF	
STATE OF	
STATE OF	A. D. 19 before me, the undersigned, a Notary Public on the Estate as Executor of the Estate of the Estate of the Estate of the known to be the identical person named in and who executed the same as the voluntary act and deed of himself and of such fiduciary.  Notary Public in and for said County and State
STATE OF	
STATE OF	
STATE OF	

(Otticial Form No. 101).

## NIKAS - FOX LEASE

## Additional Provisions

- 1. This lease shall automatically be deemed to be renewed on December 1st of each year for four (4) successive years unless Tenants notify Landlords in writing sixty (60) days prior to the November 30th preceding the termination of any lease term.
- 2. In the event Landlords should desire to sell the real estate and building in which the lease premises is situated, Tenants shall have the right of first refusal to purchase said building and real estate. In such event, Landlords shall give Tenants written notice stating the price for which and the terms on which they are willing to sell said real estate and building. Tenants shall have ten (10) days in which to accept said offer by Landlords. If Tenants do not accept Landlords' offer to purchase said real estate and building for the price and terms offered to them, Landlords may sell said real estate to any other person at a price equal to or greater than, and on terms no more favorable than, those stated in Landlords' offer.

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