	Assessor's Parcel Number:	Doc Number: 0839664 03/19/2014 12:22 PM OFFICIAL RECORDS Requested By
		Requested By DC/DISTRICT ATTORNEY
	Date: MARCH 19, 2014	DOUGLAS COUNTY RECORDERS Karen Ellison - Recorder
	Recording Requested By:	Page: 1 Of 7 Fee: \$ 0.00
		Bk: 0314 Pg: 2960
/	Name: JUSTINA C/DISTRICT ATTORNEY'S OFC	Deputy: ar
		_ \ \ \
	Address:	
	City/State/Zip:	
	Real Property Transfer Tax: \$ N/A	
	COMMERCIAL LEASE & DEPOSIT RECEIPT #20	14.059
	(Title of Document)	

FILED

COMMERCIAL LEASE AND DEPOSIT RECEIPT

HO. 2014 059

AGENCY RELATIONSHIP CONFIRMATION. Note: This confirmation does NOT tall which may be required by law The following agency relationship is bereby confi	te the place of the AGENCY DISCOSINE AND
agency election (if no agency relationship, insert "NONE"):	TED THRAN
LISTING AGENT: <u>Trans-Action Realty 500/ Aaron Nelson</u> is the agent of (Pont Firm Name)	f (check one):
X the Lessor exclusively; or both the Lessee and the Lessor.	and I was
LEASING AGENT: <u>Intero Real Estate Services/ Teddy Carlson Brown</u> (if not the san	ne as the Listing Agent) is the agent of (check one)DEF
(Print Firm Name) The Lessee exclusively; or the Lessor exclusively; or both the Lessee a	nd the Lessor.
RECEIVED FROM Douglas County, a political subdivision of the State of Nevada	hereinafter referred to as LESSEE, the sum of
\$ 2.480.00 (Two Thousand Four Hundred E evidenced by as a deposit which	ighty dollars),
evidenced by as a deposit which	will belong to Lessor and will be applied as follows:
TOTAL	RECEIVED BALANCE DUE PRIOR TO OCCUPANCY
Rent for the period from2/17/14 to\$1,240.0	
Security deposit (not applicable toward last month's rent) \$1.240.0	
	_\$\$
TOTAL	
In the event this Lease is not accepted by the Lessor within3_ days, the total dep	
Lessee offers to lease from Lessor the premises described as1625 Highway88 S ("the Premises") consisting of approximately1240 rentable square feet; which is	uite 102 Minden, NV 89423 APN: 1320-30-802-002
feetage of the entire property; upon the following terms and conditions:	Co/
2 1 1 1 SM	Spid on (date)
RENT. The base rent will be \$ 1,240.00 per month payable on the 1st After the first 12 months the rent will be adjusted as follows: SELECT OPTION:	day of each month.
Price Index for All Urban Consumers (1982-84 = 100), or (other index) no annumeration, the numerator of which is the CPI for the second calendar month immediator of which is the CPI for the second calendar month preceding the community rent will not be less than that immediately preceding the adjustment. OR SELECT OPTION: FLAT LEASE: Effective upon the first day of the month immediately follows commencement of the term, and upon the expiration of each 12 months therea or	an amount equal to the monthly rent, multiplied by a nediately preceding the adjustment date, and the encement of the Lease term; provided however, that any the expiration of 12 months from the date of fter, the rent will increase% annually
All rents will be paid to Lessor or his or her authorized agent, at the following address or at such other places as may be rent is not received by Lessor within 5 days after due date, Lessee agrees to	designated by Lessor from time to time. In the event
	50,00 for each dishonored bank check. The
late charge period is not a grace period, and Lessor is entitled to make written deman	d for any rent if not paid when due.
OF NET LEASE PROVISIONS.	
Ecosoc agrees to pay, in addition to the base monthly rental set forth in Item 2, Lea	
expenses, including utility and service costs, insurance, real property taxes, and com	mon area maintenance. Lessec's share is based on
the ratte of the square feetage of the Promises to the total square feetage of the rent are a part. Lessec's monthly share of said expenses at the commencement of the ten	
4. USE. The premises are to be used for the operation of	see Addendum 1
and for no other purpose, without prior written consent of Lessor. Lessee will not come act which may disturb the quiet enjoyment of any tenant in the building.	
5. USES PROHIBITED. Lessee will not use any portion of the premises for purposes permitted to be made upon the premises, nor acts done, which will increase the ex cancellation of insurance policies covering the property. Lessee will not conduct or per Lessee [isting rate of insurance upon the property, or cause
- June value halle.	
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BK . 0314 PG : 2962 3/19/2014

Pro	perty Address	1625 Highway 88 Suite 102	Minden, NV 8942	3
6.		JBLETTING. Lessee will not assign this Lease on the unreasonably withheld. Any such assign the this Lease.		
7.	authorities now in force	TATUTES. Lessee will comply with all statutes, , or which may later be in force, regarding the ent proceeding affecting the use of the premi	use of the premises. The commencement of	r pendency of any state
8.	repair. Lessee will, at l	AIRS, ALTERATIONS. Unless otherwise indica his or her own expense, maintain the premises cating and air conditioning installations, and an	in a good and safe condition , including	- plate -glase, cleetrical -
	termination of the Lease required during the term foundations (including a	e, in as good condition as received, normal we n of the lease, except the following which will b any retrofitting required by governmental authori- ating, air conditioning, electrical wiring and plate	par and tear excepted. Lessee will be respondent maintained by Lessor: roof, exterior walk ties) and the following: Lessor agrees to pay	consible for all repairs s, parking lot ,structural
		required by law as a result of Lessee's use of t		Disabilities Act) shall be
	would otherwise be mai			
	of any substantial repair post appropriate notices	alteration of the premises will be made without r, improvement, or alteration, Lessee will give L s to avoid any liability for liens. or alteration results in an increase in real prope	essor at least two (2) days written notice in	n order that Lessor may
_	Lessee as additional re-	nt, 🔀 will be paid by Lessor.	/ \ \	1
9.	notice for the purpose of	ION. Lessee will permit Lessor or Lessor's age of inspecting the premises, and will permit Less e premises any usual "For Lease" signs, and pe	or, at any time within sixty (60) days prior	to the expiration of this
10.	occurring on the premi	 LESSOR. Lessor will not be liable for any da ises. Lessee agrees to hold Lessor harmless nify Lessor for any expense incurred by Lessor 	from any claims for damages arising out	son, or to any property, of Lessee's use of the
11.	be liable for any damag	or is unable to deliver possession of the premise e caused by the delay, nor will this Lease be vered. Lessee may terminate this Lease if pos	e void or voidable, but Lessee will not	be liable for any rent
12.	Lessee and Lessor with	E. Lessee, at his or her expense, will maintain minimum coverage as follows: Lessor with a Certificate of Insurance showing	One Million Dollars (\$1,000,000)	
	written notice to Lesse	or prior to cancellation or material change of	r coverage.	
13.	improvements throughoutrade fixtures.	CE. Lessor will maintain hazard insurance out the Lease term. Lessor's insurance will not	overing one hundred percent (100%) acti insure Lessee's personal property, leasel	ual cash value of the nold improvements, or
	any and all rights of sub	e maximum extent permitted by insurance polic rogation against each other which might otherw	rise exist.	ssor and Lessee walve
15.	☐ water	pe responsible for the payment of the following to gas electricity	☐ heat ☐ refuse ☐ jani	torial
16.	SIGNS. Lessee will not	ble for all other services and utilities, except: t place, maintain, nor permit any sign or awning of Lessor, which will not be unreasonably with	see Addendum 1 g on any exterior door, wall, or window of the	e premises without the
17.	ABANDONMENT OF P does abandon or vacate	REMISES. Lessee will not vacate or abandon the premises, or is dispossessed by process deemed to be abandoned, at the option of Less	the premises at any time during the term of of law, or otherwise, any personal property b	this Lease. If Lessee
18.	CONDEMNATION. If at Lessee, this Lease will,	ny part of the premises is condemned for public as to the part taken, terminate as of the date the ent for the remaining term as the value of the	use, and a part remains which is susce he condemnor acquires possession. Lessee	will be required to pay
\	date of condemnation; acquires possession. In this Lease will terminat	provided, however, that either party may, at his the event that the premises are condemned in e upon the date which the condemnor acquire ng solely to the Lessor; except that Lessee will be	or her option, terminate this Lease as of the whole, or the remainder is not susceptible as possession. All sums which may be payer	ne date the condemnor for use by the Lessee, able on account of any
	see [) has read this page.		
scar	ining or computerized forr	of the United States forbid the unauthorized repro mats.	duction of this form by any means including	
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Property Address	1625 Highway 88 Suite 102	Minden, NV 89423

- 19. TRADE FIXTURES. Any and all improvements made to the premises during the term will belong to the Lessor, except trade fixtures of the Lessee. Lessee may, upon termination, remove all his or her trade fixtures, but will pay for all costs necessary to repair any damage to the premises occasioned by the removal.
- 20. DESTRUCTION OF PREMISES. In the event of a partial destruction of the premises during the term, from any cause except acts or omission of Lessee, Lessor will promptly repair the premises, provided that such repairs can be reasonably made within sixty (60) days. Such partial destruction will not terminate this Lease, except that Lessee will be entitled to a proportionate reduction of rent while such repairs are being made, based upon the extent to which the making of such repairs interferes with the business of Lessee on the premises. If the repairs cannot be made within sixty (60) days, this Lease may be terminated at the option of either party by giving written notice to the other party within the sixty (60) day period.
- 21. HAZARDOUS MATERIALS. Lesses will not use, store, or dispose of any hazardous substances upon the premises, except the use and storage of such substances that are customarily used in Lessee's business, and are in compliance with all environmental laws. Hazardous substances means any hazardous waste, substance or toxic materials regulated under any environmental laws or regulations applicable to the property. Lessee will be responsible for the cost of removal of any toxic contamination caused by lessee's use of the premises.
- 22. INSOLVENCY. The appointment of a receiver, an assignment for the benefits of creditors, or the filing of a petition in bankruptcy by or against Lessee, will constitute a breach of this Lease by Lessee.
- 23. DEFAULT. In the event of any breach of this Lease by Lessee, Lessor may, at his or her option, terminate the Lease and recover from Lessee: (a) the worth at the time of award of the unpaid rent which had been earned at the time of termination; (b) the worth at the time of award of the amount by which the unpaid rent which would have been earned after termination until the time of the award exceeds the amount of such rental loss that the Lessee proves could have been reasonably avoided; (c) the worth at the time of award of the amount by which the unpaid rent for the balance of the term after the time of award exceeds the amount of such rental loss that the Lessee proves could be reasonably avoided; and (d) any other amount necessary to compensate Lessor for all the detriment proximately caused by the Lessee's failure to perform his or her obligations under the Lease or which in the ordinary course of things would be likely to result therefrom, including, but not limited to, that portion of any leasing commission paid by Lessor and applicable to the unexpired term of the lease.

Lessor may, in the alternative, continue this Lease in effect, as long as Lessor does not terminate Lessee's right to possession, and Lessor may enforce all of Lessor's rights and remedies under the Lease, including the right to recover the rent as it becomes due under the Lease. If said breach of Lease continues, Lessor may, at any time thereafter, elect to terminate the Lease.

These provisions will not limit any other rights or remedies which Lessor may have.

- 24. SECURITY. The security deposit will secure the performance of the Lessee's obligations. Lessor may, but will not be obligated to, apply all or portions of the deposit on account of Lessee's obligations. Any balance remaining upon termination will be returned to Lessee. Lessee will not have the right to apply the security deposit in payment of the last month's rent.
- 25. DEPOSIT REFUNDS. The balance of all deposits will be refunded within thirty (30) days (or as otherwise required by law), from date possession is delivered to Lessor or his or her authorized agent, together with a statement showing any charges made against the deposits by Lessor.
- 26. ATTORNEY FEES. In any action, arbitration, or other proceeding involving a dispute between Lessor and Lessee arising out of this Lease, the prevailing party will be entitled to reasonable attorney fee, expert witness fees, and costs.
- 27. WAIVER. No failure of Lessor to enforce any term of this Lease will be deemed to be a waiver.
- 28. NOTICES. Any notice which either party may or is required to give, will be given by mailing the notice, postage prepaid, to Lessee at the premises, or to Lessor at the address shown in Item 2, or at such other places as may be designated in writing by the parties from time to time. Notice will be effective five (5) days after mailing, or on personal delivery, or when receipt is acknowledged in writing.
- 29. HOLDING OVER. Any holding over after the expiration of this Lease, with the consent of Lessor, will be a month-to-month tenancy at a monthly rent equal to the rent for the month immediately preceding the expiration date, plus _ to be determined monthly rent shall be payable in advance and the occupancy subject to all of the other terms and conditions of this Lease, as applicable, until either party terminates the tenancy by giving the other party thirty (30) days written notice.
- 30. TIME. Time is of the essence of this Lease.
- 31. HEIRS, ASSIGNS, SUCCESSORS. This Lease is binding upon and inures to the benefit of the heirs, assigns, and successors of the
- 32. OPTION TO RENEW. Provided that Lessee is not in default in the performance of this Lease, Lessee will have the option to renew the Lease for an additional term of 12 months commencing at the expiration of the initial Lease term. All of the terms and conditions of the Lease will apply during the renewal term, except that the monthly rent will be the sum of \$ 1.240.00 which will be adjusted after commencement of the renewal term in accordance with any increases set forth in Paragraph Item 2.

The option will be exercised by written notice given to Lessor not less than 60 days prior to the expiration of the initial Lease term. If notice is not given within the time specified, this Option will expire.

33. AMERICANS WITH DISABILITIES ACT. The parties are alerted to the existence of the Americans With Disabilities Act, which may require costly structural modifications. The parties are advised to consult with a professional familiar with the requirements of the Act.

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Pro	perty Address	1625 Highway 88 Suite 102		Minden, NV 89423
34.	that the grantee of such		the Lessor under this Lease, a	during the term of this Lease, Lessee agrees and the original Lessor will be released of all
35.	writing: [1] certifying that certifying that this Lease, other charges are paid in	s' prior written notice from Lessor, this Lease is unmodified and in full fo as so modified, is in full force and effi advance, if any; and [2] acknowledgi ring such defaults if any are claimed.	orce and effect (or, if modified ect), the amount of any securiting that there are not, to Less	rledge, and deliver to Lessor a statement in , stating the nature of such modification and ty deposit, and the date to which the rent and ee's knowledge, any uncured defaults on the conclusively relied upon by any prospective
	conclusive upon Lessee:	n, Lessee's failure to deliver such sta [1] that this Lease is in full force and e aults in Lessor's performance; and [3]	ffect, without modification exc	pe a material breach of this Lease or will be ept as may be represented by Lessor; [2] that is rent has been paid in advance.
	designated by Lessor suc	to finance, refinance, or sell the prem th financial statements of Lessee as manager in confidence or the lender or buyer in confiden	nay be reasonably required by	see agrees to deliver to any lender or buyer such lender or buyer. All financial statements e purposes set forth.
36.	later placed upon the pro	Lease, at Lessor's option, will be sut perty; provided, however, that Lessee other provision of this lease.	pordinate to any mortgage, de s's right to quiet possession w	ed of trust, or other security now existing or ill not be disturbed if Lessee is not in default
37.	ENTIRE AGREEMENT. The foregoing constitutes the entire agreement between the parties and may be modified only in writing signed by all parties. The following exhibits are a part of this Lease: Exhibit A: Addendum 1 Exhibit B:			and may be modified only in writing signed by
38.	ADDITIONAL TERMS AN	ID CONDITIONS.		/ /
				/
Les	ees to the terms and condi- see Douglishnson, Conditions of Conditions o	Date 2/20/ILI hairman ged by	Date	Date 2/20/14 Uglas County Clerk
The	undersigned Lessor acce	ACC pts the foregoing Offer and agrees to	EPTANCE lease the premises on the term	ns and conditions set forth above.
NO		te of real estate commissions is :		set by each broker individually and may
1	the sum of \$ 892.80	_ for services rendered and authorizes	s Broker to deduct said sum fro	
	pay to Broker an addition 6 % of of the applicable extensio whichever is earlier.	al commission of <u>6</u> % of the the total rent for any, and all, additions	total rental for the first exten- al extensions. Commissions w th-to-month basis, at the term	Ifter expiration of the original term, Lessor will ded period, and an additional commission of ill be due and payable at the commencement ination of Lessee's occupancy or one year,
	sor James Micheel	10 M Date 3-5-14	•	Date
Les	sor's Address PO Box 232	0 Minden, NV 89423	Telephone	Fax
	1		E-maila	aronnelsonrealtor@gmail.com
Les	see acknowledges receipt	of a copy of the accepted Lease on (d	ate)	[] []
	-			f



ADDENDOM NO.	<u></u>	
To Agreement dated	, between	James Michael Hickey
		, concerning property located
1625 Highway 88 Suite 102		Minden, NV 89423
The analysis are a fall.		\ \
The parties agree as follows:		
<u>Utilities: Lessor agrees to pay for water, sewer, tra</u> <u>Lessee's share of gas and electricity on a prorate</u>		iteriarice, Lessee aurees to havior
Lessee's strate of gas and electricity of a profate	u. square loot pasis.	3-5-14- CM
Improvements: Lessor agrees to pay for and com	plete the following improve	ments prior to 2/17/14: counters and
sink in large open area to be removed, small pass		
glass inner wall to be removed, interior paint to be		
cause of interior ceiling and wall leaks have been	corrected, entry glass fros	<u>ted for privacy and personal property to</u>
be removed, including washing machine.		
Use: It is understood and agreed that Lessee is a	nublic antity I accor shall	not obstruct or otherwise interfere with
the services provided by Lessee at the Premises		
	OF EGGGGG A FICURE OF OPORC	
Roof Rights: Lessor grants to Lessee the right to	install such reasonable cor	mmunications equipment as Lessee
may find necessary to operate its business on the	e roof of the Premises.	
Cincon language 2011 (22 4 4 5 5 6 7		
Sinage: Lessee will be utilized as a private office,		
at the Premises will not identify Lessee or the Do	ugias County Child Suppor	t Enforcement Division.
Lessee is aware agent. Aaron Nelson, is related to	to the Lessor.	
	_ / /	
	//	
- / /		
	1 1	
		· · · · · · · · · · · · · · · · · · ·
This Addendum, upon its execution by both partic	an is made a next of the ol	nove Agraement
If checked this Addendum is of no force		
and the second s	a.m. p.m., to	d by all parties and denveres prior
		(Name of Party)
	///	2 - 1
Seller/Lessor	Date _	3-3-14
James Wichael Hiokey		
Seller/Lessor	Date	
5.10.7.200001	Date _	
α		
Buyer/Lessee	Date _	February 20, 2014
Doly Johnson, Chairma	Ä.	
Buyer/Lessee Cold Linu	an Date	February 20, 2014
Ted Thran, Douglas County (Clerk	Tegraty 201 2017
BY: Augus Suduch	, Clerk to the Bo	pard
		Day hu
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