EQLEG 34827'12 FM 1:12

.`	LEASE AGREE	EMENT FOR LEGISLATIVE OFFICE SPACE
andlord	RILHARD C	CumminUGS Lease Term 1/1/2002 - 13/3
Mailing Address 790 E		LAVAN AVE Term $2 y EAR$ N.Y. 14215 Starting Date $1/1/2012$
	Buffalon	N.Y. 14215 Starting Date 1/1/2012
enant	COUNTY OF ERIE 95 FRANKLIN STI BUFFALO, NY 14	ERET
otal Annual Rent	9000,00	At a Monthly rate of $\frac{$75020}{(to be paid the first of every month)}$
quare Feet of Prer	mises <u>765</u>	Suite No./Floor 790 /155 FLR
Leased Prer	nises	The Landlord has agreed to rent to the Tenant and the Tenant has agreed to rent form the Landlord the following premises:
		790 E DELAVAN AVE
	•	Buffalo, N.Y. 14211
Use		The Tenant agrees not to use the premises for any other purpose than office space for Erie County Legislator $B \in TTY$ $TEAN$ $GRANT$
Assign and S	Sublease	The Tenant must not sublease or assign this least to anyone else. If the Tenant lets anyone else use the premises the Landlord has the right to cancel the Lease as it states in the Tenants Violations and Landlord's Remedies Section 10.
Rent		The Tenant agrees to pay the rent on the first day of every month at the Landlord's Mailing Address.
-	dlord to Show d to Place Signs	Tenant agrees to allow the Landlord, in person or by agent, to enter the said premises at all reasonable times of the day and to allow the Landlord, or his agent, to place on or about said premises, notices indicating that the premises are for sale or rent; and to allow the Landlord, or his agent, to enter upon and pass through and over premises for purposes of showing the same to persons wishing to purchase or lease the same.

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-	6.	Utilities
	7.	Air Conditioning
	8.	Snow Removal
	9.	End of Term
	10.	Number Clauses
	11.	Fire Conditions
	12.	Rules
	13.	Executory
	14.	Changes

Effective Date and Signatures

The Landlord agrees to maintain the structure of the building and to keep all walks, driveways, and entrances free of snow

The Landlord shall provide at no cost to the Tenant all utilities:

The Landlord agrees that the space shall be air conditioned.

including light, heat, water and sewer.

and ice.

The Tenant must return the premises broom-clean at the expiration of the lease to the Landlord and in the same condition as when taken, reasonable wear and tear thereof accepted.

Every Numbered Clause herein contained is hereby made a condition.

In case the premises herein leased shall be partially damaged by fire, the same shall be repaired as speedily as possible by the Landlord. In case the premises shall be totally destroyed by fire, or so much damaged as to render them untenantable, either party hereto may serve personally, or by registered mail, upon the other party within ten days after such fire, a thirty-day written notice of the intention of such party to terminate this lease and the term therein provided for and at the end of such thirty days the tenant shall pay all rent to the date of said fire and surrender up to the owner and premise discharge of this lease.

Tenant must comply with Landlord's Rules. Notice of Rules will be posted or given to Tenant. Landlord need not enforce Rules against other Tenants. Landlord is not liable to Tenant if another Tenant violates the Rules. Tenant receives no rights under the Rules.

This agreement shall be deemed executory to the extent of monies available in the yearly budget of the County of Erie as approved. No liability shall be incurred by the County of Erie beyond such monies as made available for the purpose therefore.

This lease may be changed only by an agreement in writing signed by and delivered to each party.

Landlord and Tenant agree that this agreement is effective as of the date that both parties have completed copies and are signing as of the date at the top of the Lease.

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16. Termination

17. Indemnity

Insurance

18.

This Lease is automatically terminated in the event that Legislator <u>DETTY</u> <u>JEAN GRANT</u> ceases to be a member of the Erie County Legislature representing the <u>2nd</u> District.

The Landlord agrees to defend, hold harmless and indemnify the said County of Erie and Legislator

**BETTY JEAN GRANT**, staff, and invitees from all claims arising out of the acts or omissions of the Landlord, agents, employees, or subcontractors, and from all claims resulting from the Landlord's ownership of the building.

Landlord agrees to provide written proof to the said County of Erie of the existence of structural insurance coverage and liability insurance, together with any endorsements referring to contents.

Tenant has read this lease. All promises made by the Landlord are in this lease. There are no others. This lease is authorized by resolution, adopted by the Erie County Legislature on , item , page , and by resolution adopted item , page , of the Legislature's proceedings.

Landlord or Agent of Landlord R. HARS (CAMMINOS

**L**egislator Erie Countv 2 no District.

Erie County Executive

Witness

Assistant Erie County Attorney Approved as to Form

Erie County Director of Real Estate Approved as to Form

Document No.:

Date: