

TO WHOM IT MAY CONCERN: RE: Lease ("Lease") dated				, by and between			
as Lessor, and concerning the real property known as							as Lessee,
("Premises"), which Lease was amende and guaranteed by ("Guarantor(s)") (it will be presumed no a ln light of the fact that the Lessee has fa	amendments	s or guarantees	exist unle	ss they are specifie	d above).		
1. True copies of the above refere Lease, all amendments and guarantee agreements or understanding are no exceptions, write "NON	enced Lease es.) Other gs betwee	as amended an than the a	nd the gua documer oor and	rantees, if any, are nts included in Lessee with re	attached hereto mark n Exhibit 1 there espect to the Pr	are no oral or emises except	r written
The Lease term commenced or			$\overline{\bigwedge}$	and expire	s on _		
The current monthly rent and example Amore  Rent Pass Through		through, if any,	are as fol	ows: onth Due	Paid Up Thre	<u>ough</u>	<u>Year</u>
No rents or pass-throughs have been required unless set forth above.)  4. The current amount of security of the security of th	deposit held	by Lessor is \$_ in writing, since	its executi	on, except as herei	nabove identified. The	e Lease is in full force	e and effect
The improvements and space inducement nature by Lessor have beer  7. Lessor has no knowledge of an	fulfilled exc	ept (if there are	no excep	tions, write "NONE'	):		
8. There are no disputes between there are no exceptions, write "NONE"):							n, except (if
To the best of Lessor's knowled Premises, except (if there are no except)			pplete pos	session of the Prer	nises and has not assi	gned or sublet any p	ortion of the
Lessor has no knowledge of all exceptions, write "NONE"):	ny prior sale	transfer, assig	1	ncumbrance of the	Lessee's interest in th	e Lease, except (if t	there are no
11. To the best of Lessor's knowl "NONE"):	•			s or additions to the	ne Premises, except (if	f there are no excep	otions, write
If alterations or additions have been ma in accordance with the terms of the Lea "NONE"):	ise and in co	ompliance with	all applica	ble laws, rules and	nowledge, all such alte regulations, except (	rations and addition if there are no exce	s were done ptions, write
12. The guarantees of the Guaran	tors named a	above are still ir	n full force	and effect, except (	if there are no exception	ons, write "NONE"):	
13. Lessor is not currently the subsuch a proceeding, except (if there are	ject of a ban	kruptcy proceed s, write "NONE	ding and to	the best of its known	wledge neither Lessee	nor any Guarantor is	s involved in

14. Lessor is aware that buyers, lenders and others will rely upon the statements made in this Estoppel Certificate, and has therefore adjusted to language hereof as necessary to make it an accurate statement of the current facts concerning the Lease. If no such adjustments have been made said parties may rely upon the statements in this form as printed.
15. The Lessee may be contacted at:  Mailing address:
Telephone: () Facsimile: () Email:
16. Additional items (if there are no additional items, write "NONE"):
DATE:, 20
By:
Name Printed:
NOTICE: These forms are often modified to meet changing requirements of law and industry needs. Always write or call to make sure you are utilizing the most current form: AIR Commercial Real Estate Association, 800 W 6th Street, Suite 800, Los Angeles, CA 90017.  Telephone No. (213) 687-8777. Fax No.: (213) 687-8616.

