

RESOLUTION 19-137

**A RESOLUTION TO AUTHORIZE THE MAYOR TO SIGN THE AMENDED
LEASE AGREEMENT FOR GRESHAM SMITH**

WHEREAS, the Board of Mayor and Aldermen approved a six month lease agreement with Gresham Smith for within Northfield with the option to renew for an additional six month lease that will require the signature of the Mayor and City Attorney by Resolution 19-115;

WHEREAS, Gresham Smith requests Section 14 (“Indemnity”) of the lease agreement be amended to add the following:

“Notwithstanding anything in the preceding sentence to the contrary, LESSEE shall not have any liability to the extent of property damage, personal injury or death as the result of the negligence, intentional acts or omissions of the LESSOR, its employees, agents or representatives.”

NOW, THEREFORE, BE IT RESOLVED, that the City of Spring Hill authorizes the Mayor of the City of Spring Hill, TN to sign the amended lease agreement between Gresham Smith and the City of Spring Hill, hereto attached.

Passed and adopted by the Board of Mayor and Aldermen of the City of Spring Hill, Tennessee on this 19th day of August, 2019.



Rick Graham, Mayor

ATTEST:



April Goad, City Recorder

LEGAL FORM APPROVED:



Patrick Carter, City Attorney



REQUEST: *Approval of Resolution for Gresham Smith amended lease at Northfield*

SUBMITTED BY: Missy Stahl, Senior Project Manager

DATE: August 1, 2019

RE: Gresham Smith lease at Northfield

PURPOSE:

To authorize the Mayor to execute the amended lease agreement for 257.45 square feet of space within Northfield

BACKGROUND:

The lease agreement between the City of Spring Hill and Gresham Smith was approved by Resolution 19-115. Gresham Smith has asked that one line be added to Section 14 of the lease regarding indemnity. (This line is highlighted in the lease agreement attached.) The lease term would be for still be for six months at a monthly cost of \$472.08 with an option to renew for another six months if Gresham Smith is still in need for the space. The term of the amended lease would start upon BOMA approval. The City Attorney has reviewed and staff is presenting to BOMA to amend what was previously adopted.

FINANCIAL IMPACT:

Based upon the terms contained in the lease agreement, the City can expect lease income in the amount of \$2,832.48 for six months.

Demumbra, Darlene

From: Missy Stahl <mstahl@springhilltn.org>
Sent: Tuesday, July 16, 2019 8:45 AM
To: Perry, Jon; Demumbra, Darlene
Cc: Kayce Williams; Dakota Mercer
Subject: RE: Northfield Spring Hill Lease
Attachments: Gresham Smith Lease.pdf

Jon and Darlene –

Please see attached the lease agreement that was passed last night. Please print, sign and return the original to me. Once I have that, you can get in touch with Dakota regarding a move in time / date that works for both parties.

If you have any questions, please let me know.

Thank you,
Missy

Missy Stahl, CMFO
City of Spring Hill
Senior Project Manager
P.O. Box 789
Spring Hill, TN 37174
931.486.2252 ext 202
931.486.0516 (fax)
www.springhilltn.org

From: Perry, Jon [mailto:jon.perry@greshamsmith.com]
Sent: Monday, July 15, 2019 12:36 PM
To: Demumbra, Darlene <darlene.demumbra@greshamsmith.com>; Missy Stahl <mstahl@springhilltn.org>
Subject: [External] Northfield Spring Hill Lease

****External Email****

Missy:

Once the lease is ready for signature, please send by email and copy Darlene Demumbra. Her address is included above.

Sorry for any duplicate messages. The previous one failed to send on my end.

Best regards,

Jon Perry, PE
Senior Civil Engineer
M: 615.969.6166

Gresham Smith

222 Second Avenue South, Suite 1400
Nashville, TN 37201-2308

GreshamSmith.com

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www.avast.com

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CERTIFICATE OF LIABILITY INSURANCE

DATE(MM/DD/YYYY)
06/26/2019

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Aon Risk Services South, Inc. Franklin TN Office 501 Corporate Centre Drive Suite 300 Franklin TN 37067 USA	CONTACT NAME: PHONE (A/C. No. Ext): (866) 283-7122 FAX (A/C. No.): (800) 363-0105		
	E-MAIL ADDRESS:		
INSURED Gresham Smith 222 2 Avenue South Suite 1400 Nashville TN 37201-2308 USA	INSURER(S) AFFORDING COVERAGE		NAIC #
	INSURER A: Hartford Ins Co of the Midwest		37478
	INSURER B: Hartford Fire Insurance Co.		19682
	INSURER C: Hartford Casualty Insurance Co		29424
	INSURER D: Twin City Fire Insurance Company		29459
	INSURER E: Trumbull Insurance Company		27120
INSURER F: Hartford Underwriters Insurance Company		30104	

COVERAGES **CERTIFICATE NUMBER: 570077080967** **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. **Limits shown are as requested**

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
B	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input checked="" type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:			20 UUN IA8707	08/31/2018	08/31/2019	EACH OCCURRENCE \$1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$300,000 MED EXP (Any one person) \$10,000 PERSONAL & ADV INJURY \$1,000,000 GENERAL AGGREGATE \$2,000,000 PRODUCTS - COMP/OP AGG Included
A	AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> NON-OWNED AUTOS ONLY			20 UUN IA8707	08/31/2018	08/31/2019	COMBINED SINGLE LIMIT (Ea accident) \$1,000,000 BODILY INJURY (Per person) BODILY INJURY (Per accident) PROPERTY DAMAGE (Per accident)
C	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED <input checked="" type="checkbox"/> RETENTION \$10,000			20XHUIA4674	08/31/2018	08/31/2019	EACH OCCURRENCE \$5,000,000 AGGREGATE \$5,000,000
D	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR / PARTNER / EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y/N	N/A	20WBAT1824 AOS	08/31/2018	08/31/2019	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER
E				20WBAT1824 AL, CA, VA	08/31/2018	08/31/2019	E.L. EACH ACCIDENT \$1,000,000 E.L. DISEASE-EA EMPLOYEE \$1,000,000 E.L. DISEASE-POLICY LIMIT \$1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
RE: Location: 257.47 Sq Ft located on the 1st Floor at 5000 Northfield Lane, Spring Hill, TN 37174. Scheduled Values: EDP Only \$10,000. The City of Spring Hill is included as additional insured with regards to the above referenced policies (except Workers Compensation).

CERTIFICATE HOLDER**CANCELLATION**

The City of Spring Hill Northfield Conference Center 5000 Northfield Lane Spring Hill TN 37174 USA	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE

Holder Identifier :

Certificate No : 570077080967





CERTIFICATE OF LIABILITY INSURANCE

DATE(MM/DD/YYYY)
08/08/2019

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PRODUCER Aon Risk Services South, Inc. Franklin TN Office 501 Corporate Centre Drive Suite 300 Franklin TN 37067 USA	CONTACT NAME: PHONE (A/C. No. Ext): (866) 283-7122 FAX (A/C. No.): (800) 363-0105	
	E-MAIL ADDRESS:	
INSURED Gresham Smith 222 2 Avenue South Suite 1400 Nashville TN 37201-2308 USA	INSURER(S) AFFORDING COVERAGE	
	INSURER A: Hartford Fire Insurance Co. NAIC # 19682	
	INSURER B:	
	INSURER C:	
	INSURER D:	
	INSURER E:	
INSURER F:		

COVERAGES **CERTIFICATE NUMBER: 570077808553** **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. **Limits shown are as requested**

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input checked="" type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:			20 UUN IA8707	08/31/2019	08/31/2020	EACH OCCURRENCE	\$1,000,000
							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$300,000
							MED EXP (Any one person)	\$10,000
							PERSONAL & ADV INJURY	\$1,000,000
							GENERAL AGGREGATE	\$2,000,000
							PRODUCTS - COMP/OP AGG	Included
	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO OWNED AUTOS ONLY <input type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> NON-OWNED AUTOS ONLY						COMBINED SINGLE LIMIT (Ea accident)	
							BODILY INJURY (Per person)	
							BODILY INJURY (Per accident)	
							PROPERTY DAMAGE (Per accident)	
	<input type="checkbox"/> UMBRELLA LIAB <input type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> DED <input type="checkbox"/> RETENTION						EACH OCCURRENCE	
							AGGREGATE	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR / PARTNER / EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below						PER STATUTE	OTHER
							E.L. EACH ACCIDENT	
							E.L. DISEASE-EA EMPLOYEE	
							E.L. DISEASE-POLICY LIMIT	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
 RE: Location: 257.47 Sq. Ft. located on the 1st Floor at 5000 Northfield Lane, Spring Hill, TN 37174, Scheduled Values: EDP Only \$10,000. The City of Spring Hill is included as Additional Insured in accordance with the policy provisions of the General Liability policy.

CERTIFICATE HOLDER The City of Spring Hill Northfield Conference Center 5000 Northfield Lane Spring Hill TN 37174 USA	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE

Holder Identifier :

Certificate No : 570077808553



LEASE AGREEMENT

This Lease Agreement is made and entered into this the 19th day of August, 2019, by and THE CITY OF SPRING HILL, TENNESSEE, hereinafter designated "LESSOR" and the GRESHAM SMITH, hereinafter designated "LESSEE".

WITNESSETH:

In consideration of the mutual covenants herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. **LEASED PREMISES:** LESSOR hereby leases to LESSEE approximately 257.45 square feet of heated and cooled space known as Suite 415 located inside of Door 400 on the 1st floor of the Northfield Facility at 5000 Northfield Lane, Spring Hill, Tennessee 37174, hereinafter designated the "LEASED PREMISES".

2. **TERM:** The initial term of this Lease shall be for a period of six (6) months commencing on August 1, 2019, and terminating on January 31, 2020. In addition, LESSEE shall be given one (1) six (6) month option, subject to approval by the LESSOR, to renew such Lease under the same terms.

3. **RENT:** LESSEE shall pay rent at the rate of \$22.00 per square foot.

4. **UTILITIES:** All utilities are to be included in the Lease. This specifically includes electricity, gas, water, sewer and trash.

5. **PARKING:** LESSEE shall have access to non-exclusive parking in Lot H.

6. **MAINTENANCE/REPAIRS:** LESSOR shall be responsible for the maintenance and repairs of the following items:

A. HVAC;

B. Lighting Fixtures; and

C. Restrooms/Plumbing.

7. USE: LESSEE shall use the LEASED PREMISES for the continuation of the Workforce Alliance's day to day operation.

8. SIGNAGE: LESSEE may place signage on the Northfield sign located along Highway 31. Signage placed on the Northfield monument sign must be approved in advance by LESSOR in writing and must adhere to all local codes and ordinances. Interior signage will be allowed with approval of LESSOR and at the expense of the LESSEE.

9. INSURANCE: LESSEE shall maintain at LESSEE'S expense, hazard insurance covering all of LESSEE'S personal property and fixtures installed or located on the LEASED PREMISES. All such insurance carried by LESSEE shall contain waiver of subrogation against the LESSOR. The LESSEE shall provide the LESSOR with a Certificate of Insurance as proof of insurance coverage and the "City of Spring Hill, Tennessee" shall be named an additional insured.

10. ASSIGNMENT/SUBLETTING: LESSEE shall not be allowed to sublease space.

11. FIRE OR OTHER CASUALTY: If the LEASED PREMISES should be damaged or destroyed by fire or other casualty so as to cause a material alteration in the character of the LEASED PREMISES and to prevent LESSEE from using it in substantially the manner theretofore used, either LESSOR or LESSEE may terminate this Lease upon giving notice to the other within fourteen (14) days after the casualty occurs. Should such termination occur on any day other than the last day of a monthly rental period, any unearned prepaid rental shall be refunded to LESSEE.

If the LEASED PREMISES are materially damaged by fire or other casualty and neither party elects to terminate this Lease, or if the LEASED PREMISES should be damaged by fire or other casualty and still be fit for LESSEE'S continued use in substantially the same manner as

theretofore used, then this Lease shall continue in effect and the LEASED PREMISES shall be restored by LESSOR. If the event causing damage was not caused by the fault of LESSEE, while such restoration is in progress, LESSEE shall be entitled to a fair and appropriate abatement of the rental to be paid, said abatement to be based on the amount and value of the LEASED PREMISES used by LESSEE. Should the damage necessitating such restoration occur on any day other than the last day of a monthly rental period, then the amount of prepaid rental to be refunded to LESSEE shall be based on the amount and value of undamaged space used by LESSEE during the remainder of said monthly rental period.

12. ALTERATION: The LEASED PREMISES shall not be altered, painted or changed without prior written consent of LESSOR, which shall not be unreasonably withheld, and unless otherwise provided by this Agreement. Approval or denial of the concept of such alteration shall be give within ten (10) days of submission of such alteration to LESSOR. All alterations, improvements or changes shall be done at the cost of LESSEE, and all alterations, additions or improvements made in or to the LEASED PREMISES shall be the property of the LESSOR, which shall remain and be surrendered with the premises on termination of this Lease. The LEASED PREMISES shall be surrendered in as good of condition as the same are in now, depreciation for reasonable use thereof excepted.

13. RISK OF LOSS: All personal property in the LEASED PREMISES shall be at the risk of LESSEE only. LESSOR shall not be liable for damage, either to person or property, sustained by LESSEE or other persons, due to the building of any part or appurtenance thereof, or machinery or appliances used in connection therewith, becoming out of repair or in defective condition, or arising from the bursting or leaking of water, gas, sewer or steam pipes or from any acts of negligence of the occupants of the building or any other person, or due to the happening of

any accident in or about the building except if the damage is due to the failure of the LESSOR to perform the maintenance set forth in Paragraph 6 of this Lease.

14. INDEMNITY: LESSEE hereby agrees to indemnify and save harmless LESSOR from any claim or demand, suit or proceeding against LESSOR by third persons arising out of or in any way relating to the occupancy or use of the LEASED PREMISES by the LESSEE, its agents, servants or employees. LESSEE agrees to obtain and keep in force, public liability and property damage insurance against such liability for the protection of all of such classes of persons, LESSEE and LESSOR, in a minimum amount of One Million (\$1,000,000.00) Dollars, to cover the injury to or death of persons and damage to property. LESSEE agrees to pay all reasonable costs, including attorney fees of the LESSOR in defending any such claim, demand, suit or proceeding. LESSOR shall be named insured on the policy obtained by the LESSEE and shall be furnished with a copy of said policy at the commencement of the Lease Term. Said policy shall provide that it cannot be terminated without sixty (60) days' notice to LESSOR. The LESSEE shall provide the LESSOR with a Certificate of Insurance as proof of insurance coverage and the "City of Hill, Tennessee" shall be named additional insured. Notwithstanding anything in the previous sentence to the contrary, LESSEE shall not have any liability to the extent of property damage, personal injury or death as the result of the negligence, intentional acts or omissions of the LESSOR, its employees, agents and representatives.

See addition

In the event the LESSEE, LESSOR or the LESSEE and LESSOR jointly, be liable for any damages occasioned by any person, firm or corporation on the LEASED PREMISES as a result of LESSEE'S occupancy, or because of any nuisance, negligence, or nonfeasance on or about said LEASED PREMISES as a result of LESSEE'S occupancy, the LESSEE agrees to pay all costs, including attorney fees, necessary to investigate or defend any such claim and to pay all damages

that may be awarded against the LESSEE or LESSOR and, in the event that the LESSOR is required to pay, or does so pay, any damages awarded in such proceedings, the LESSEE agrees to pay the LESSOR such an amount and to hold LESSOR harmless from all such damages if any damages or liability occurs in that portion of the premises leased by the LESSEE.

15. COMPLIANCE WITH LAWS: LESSEE must comply with all applicable and valid laws, ordinances and regulations of federal, state, county, municipal or other lawful authority pertaining to the use and occupancy of the LEASED PREMISES.

16. DEFAULT:

A. The occurrence of any one or more of the following events shall constitute a default and breach of this Lease by LESSEE:

1. The vacating or abandoning of the LEASED PREMISES by LESSEE;
2. The failure of LESSEE to make any payment of rent, or any other payment required to be made by LESSEE hereunder, as and when due;
3. Failure by LESSEE or LESSOR to observe or perform any of the covenants, conditions or provisions of this Lease, other than the payment of rent, if such failure shall continue for at least sixty (60) days after written notice by either party, such failure shall constitute default under this Lease.

B. In the event of any such default or breach by LESSEE, LESSOR may, at any time thereafter, in LESSOR'S sole discretion, with or without notice or demand and without limiting LESSOR in the exercise of a right or remedy, which LESSOR may have by reason of such default or breach:

1. Terminate this Lease by giving written notice to LESSEE specifying the date of termination. In such event, LESSEE shall immediately surrender the LEASED

PREMISES to LESSOR. If LESSEE fails to do so, LESSOR may, without prejudice to any other remedy available to LESSOR, enter upon and take possession of the LEASED PREMISES and expel or remove LESSEE, any other parties occupying the LEASED PREMISES, and any personal property and trade fixtures located therein. LESSEE agrees to pay LESSOR, on demand, the amount of all loss and damage suffered by LESSOR by reason of such termination, whether caused by the inability to relet the LEASED PREMISES upon satisfactory terms or otherwise.

2. Enter upon and take possession of the LEASED PREMISES without terminating this Lease and without relieving LESSEE of LESSEE'S obligations to make all payments of rent and any other sums owed hereunder. In such event, LESSOR may expel or remove LESSEE, any person occupying the LEASED PREMISES, and any personal property or trade fixtures located therein, and may relet the LEASED PREMISES for LESSEE'S account at any rent readily obtainable, and may receive the rent of such LEASED PREMISES. In such event, LESSEE shall pay LESSOR, on demand, any deficiency that may arise by reason of such reletting and the expenses of such reletting for the residue of the Terms of this Lease, plus all damages to LESSOR by reason of LESSEE'S default under this Lease.

C. Pursuit of any of the rights and remedies set forth in the preceding paragraphs of this section shall not preclude the pursuit of any other remedies upon default provided by law or equity, or by this Lease. Nor shall pursuit of any remedies provided by this Lease constitute forfeiture or waiver of any rent due to LESSOR hereunder or any damages accruing to LESSOR by reason of LESSEE'S default.

D. In each and every instance of default, LESSEE shall bear the cost of LESSOR'S reasonable expenses, including attorney fees and other expenses, incurred in any effort to enforce LESSOR'S rights under this Lease, whether by negotiation, litigation or otherwise, and

including all costs and charges incurred for removal and/or storage of LESSEE'S personal property.

17. NOTICE: Unless otherwise specifically provided herein, notices from the LESSEE to the LESSOR hereunder shall be sufficient if sent by Registered or Certified U. S. Mail, return receipt requested, to the following address:

To: Office of City Administrator
The City of Spring Hill, Tennessee
P.O. Box 789
Spring Hill, TN 37174

Copy to: Patrick M. Carter, Esq.
Middle Tennessee Law Group, PLLC
d/b/a Wolaver, Carter & Heffington
809 South Main Street, Suite 100
Columbia, TN 38401

Unless otherwise specifically provided herein, notice from the LESSOR to the LESSEE shall be sufficient if sent by Registered or Certified U.S. Mail, return receipt requested, to the following address:

To: Gresham Smith
Attn: K. Dwayne West
222 Second Ave. South, Suite 1400
Nashville, TN 37201

Copy to: Leased Premises

A notice sent in accordance with the provisions of this section shall be deemed to have been given by the addressee, as shown by the return receipt from the United States Post Office. Either party may change its address for the purpose of this section by giving prior notice to the other party in the manner herein provided.

18. BANKRUPTCY: In the event of bankruptcy or receivership of the LESSEE, or in the event a Trustee is appointed under any of the provisions of the Federal Bankruptcy Act, and

whether same is done voluntarily by LESSEE, or involuntarily, or by operation of law, the LESSOR must have the option to declare said Lease terminated in either of said events after being advised of such proceedings.

19. HOLDOVER: If LESSEE holds possession of the LEASED PREMISES after the term of this Lease without the consent of the LESSOR, LESSEE shall become a tenant from month to month under the terms and conditions of this Lease, and shall be such a tenant until the tenancy shall be terminated by the LESSOR, or until the LESSEE shall have given to the LESSOR a written notice of at least one hundred twenty days (120) of intention to terminate the tenancy; but nothing in this paragraph shall be construed as a consent by the LESSOR to the occupancy or possession of the LEASED PREMISES by LESSEE after the term hereof.

20. QUIET ENJOYMENT: As long as LESSEE is not in default hereunder, LESSOR covenants that LESSEE must peaceably hold and enjoy the LEASED PREMISES, subject to the terms of this Lease. All entrances, exits, approaches and means of entrance and approach, and all access to light and air now enjoyed by the LEASED PREMISES, must be and remain intact and uninterrupted by any act of LESSOR during the term of this Lease.

21. WAIVER: The failure on the part of any party to insist in any part of any instance upon the strict observance by the other of any provision of this Lease shall not be construed as a waiver of that or any other provision in this Lease, nor shall it diminish the right of such party to demand compliance therewith on any other occasion.

22. CONDEMNATION: If all of the LEASED PREMISES are taken or condemned by any competent authority for any public or quasi-public use or purpose, or conveyed under threat of condemnation proceedings, this Lease must terminate as of the time when possession thereof is required for public use and from that day the parties must be released from further obligations hereunder. In the event that a part of the Premises must be taken or condemned and (a) the part so

taken includes a substantial part of the building on the LEASED PREMISES, or (b) such partial taking must result in cutting off direct access from the LEASED PREMISES to all adjoining streets or highways, Lessee may have the option (i) to terminate this Lease effective as of the date Lessee is required to give the right to occupy or use any of the LEASED PREMISES, or (ii) to restore the Premises to as nearly the same condition as existed prior to such taking insofar as is reasonably practical.

23. ACCESS TO PREMISES: The LESSOR or its representatives may enter the LEASED PREMISES, at any reasonable business hour, for the purpose of inspection of the property, performing any work which the LESSOR elects to undertake made necessary by reason of the LESSEE'S default in the terms of this Lease or otherwise; exhibiting the LEASED PREMISES for sale, lease, or mortgage financing; or for any emergency situation. None of the foregoing shall constitute an actual or constructive eviction of the LESSEE or a deprivation of the LESSEE'S rights, nor subject LESSOR to any liability, or impose upon the LESSOR any obligation, responsibility or liability whatsoever, for the care, supervision, or the repair of the LEASED PREMISES, or any part thereof, other than as herein specifically provided; or entitle LESSEE to any compensation or diminution or abatement of rent. LESSOR shall have a master key to provide entry to the LEASED PREMISES and shall provide LESSEE with keys to the LEASED PREMISES. LESSEE agrees to return all keys to LESSOR at the termination of the Lease. LESSEE agrees not to change the locks on the LEASED PREMISES without written consent of the LESSOR and if such consent is granted, LESSEE shall pay all cost to change said locks, including any cost incurred by the LESSOR for maintaining a master key for the LEASED PREMISES. Entry to the LEASED PREMISES by LESSOR shall not be a violation of quiet enjoyment. Beginning one hundred twenty (120) days before the termination of such term,

LESSOR may show the LEASED PREMISES to persons who may wish to lease the same provided LESSEE'S occupancy is not interrupted with and provided LESSOR gives LESSEE reasonable notice at the time LESSOR will show the LEASED PREMISES.

24. ENVIRONMENTAL: LESSEE hereby represents and warrants to LESSOR that LESSEE shall not bring upon, use or allow to be brought upon the LEASED PREMISES any hazardous materials including (a) asbestos in any form; (b) urea formaldehyde foam insulation; (c) paint containing lead; (d) petroleum based chemicals; (e) transformers or other equipment containing dielectric fluid containing polychlorinated biphenyl's (commonly referred to as "PCBs"); or (f) any other hazardous, toxic, radioactive, infectious or dangerous waste, substance of materials (whether solid, liquid, gas or otherwise) determined to be a hazard to persons or the environment. LESSEE agrees to hold LESSOR harmless for any damages occasioned by hazardous materials brought upon the LEASED PREMISES during the Lease Term, and to pay all costs, including attorney's fees necessary to investigate or defend any such claim. LESSEE shall bear all clean-up cost for any hazardous, toxic, radioactive, infectious or dangerous waste, substance of materials (whether solid, liquid, gas or otherwise) determined to be a hazard to persons or the environment brought upon LEASED PREMISES by LESSEE or its agents, employees or customers.

25. HEIRS AND ASSIGNS: This Lease and all provisions, covenants, and conditions thereof must be binding upon and inure to the benefit of the heirs, legal representatives, successors and assigns of the parties hereto, except that no person, firm, corporation, nor court officer holding under or through LESSEE in violation of any of the terms, provisions or conditions of this Lease, must have any rights, interest or equity in or to this Lease, the terms of this Lease or the LEASED PREMISES covered by this Lease.

26. ENTIRETY OF AGREEMENT: All prior agreements with regard to the LEASED PREMISES are superseded by this Lease. No prior stipulation, agreement or understanding, verbal or otherwise of the parties, or their agents, shall be valid or enforceable unless embodied in the provisions of this Lease, and no amendment hereof shall be binding upon either party hereto unless in writing and signed by the parties. All signed copies of this instrument shall be treated as originals. The use of the masculine, feminine, or neutral gender or the singular or plural number shall be deemed to apply to any gender or number, as the context of any provisions of this Lease may require. The paragraph titles are for administrative purposes only and are not deemed terms of the Lease.

IN WITNESS WHEREOF, the parties hereto, have executed this Lease on the day and date first above written.

LESSEE:

GRESHAM SMITH

By: K. D. West
Its: CFO

LESSOR:

CITY OF SPRING HILL, TENNESSEE

By: [Signature]
Its: [Signature]