



## **TENANT ESTOPPEL CERTIFICATE**

Buyer(s)			
Seller(s)			
Property Address or Tax ID #			
			(the "Property")
	("Landlord") and		("Buyer"), have entered into
Real Estate Sale Agreement for the	eal property commonly known as _		
andlord has asked		("Tenant") to complete, sign, and deliv	ver this Tenant Estoppel Certificate (this
ertificate"). Tenant, acknowledging ates the following:	this Certificate will be relied upon	by Buyer and its lender(s) in connec	ction with the purchase of the Property
	e Property, including all amendmer	nts and modifications (collectively, the	ease agreement governing Tenant's use "Lease"). The Lease has been properly
. <b>LEASE TERM:</b> The term of the L		and filled in) to extend the term of the Lea	is scheduled to expire on (insert date) se.
. RENT: Base rent under the Lease	is (insert amount) \$	per month. Additional rent, if ar	ny, including but not limited to commor
rea maintenance and operating exp	enses, is ( <i>insert amount</i> ) \$	(zero [0] if not filled in) p	er month. Tenant has not paid any ren
nore than one month in advance, a	nd there exist no rent concession	s, allowances, rebates, or abatemen	ts, nor does Tenant have any defense
gainst or offset to the payment of rer	t.		
. SECURITY DEPOSIT: Tenant has	paid a (insert amount) \$	(zero [0] if not filled in) secu	rity deposit to Landlord.
i. PREMISES: Tenant is in possession	on and has accepted the condition	n of the premises described in the Le	ease (the "Premises"). Any obligation o
andlord to improve the Premises ha	s been fulfilled, and except as stat	ted in the Lease, Landlord has no fut	ure obligation to repair, alter, or expand
he Premises.			
. <b>DEFAULTS:</b> To the best of Tenant'	knowledge, there exist no defau	Its under the Lease by Landlord or Te	enant, and Tenant has no knowledge o
any facts or circumstances which, fol	owing notice and the expiration of	of any applicable cure period, would o	constitute a default under the Lease by
_andlord or Tenant, except for ( <i>descri</i> i	pe)		
			(none if left blank)
. OPTIONS: Tenant has no contract	right of first refusal or option to r	ourchase all or any portion of the Pro	perty, and no right to extend the Leas
	-	or (describe)	
		,	(none if left blank)
Tenant	Print	Date	a.m. 🗌 p.m. 🗲
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