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Form Serial Number: 081ADM-6C5HFF-0Q090K
This Commercial Lease is made this (month)
and Carolyn Meadows who, whether one or
more, will hereinafter be designated as Lessor, and <u>City of Jonesboro/JETS</u>
who, whether one or more, will hereinafter be designated as Lessee.
Lessor leases to Lessee the following described premises:
108 & 110 S Gee St;
LOTS 1,2, AND 4 OF MEADOWS FIRST REPLAT OF MEADOWS ADDITION A REPLAT OF PART
OF BLOCK "2" WILSON 2ND AND LOTS 8-10, BLOCK "2" WILSON 2ND, JONESBORO, AR
The term of this Commercial Lease is Forty-Five (45) months,
commencing on (month) April May (day) 1 , (year) 2007 at 8:00 a.m./p.m. and ending on
(month) <u>December</u> (day) <u>31</u> , (year) <u>2010</u> at <u>5:00</u> a.m./p.m.
The Lessee agrees to pay the Lessor the following rental, to-wit:
Base Rent: \$5,925/month □ Percentage Rent:
☐ Common Area Maintenance Contribution:
☐ Real Estate Tax Contribution:
☐ Property Insurance Contribution:
☐ Merchant Association Dues:
□ Other:
Lessee agrees to pay the rental in monthly installments, in advance, on the First day of each month. The
payments are to be made to P.O. Box 5036, Jonesboro, AR 72403
or to such other place as the Lessor may designate. Any installment of rent that is not paid when due shall be
subject to a late charge of <u>Five</u> % of the monthly rent if the rent has not been paid before the <u>Fifth</u> day of the month. Any such late charge shall be considered additional rent.
The parties hereto covenant as follows:
1. RENT: Lessee will promptly pay the stipulated rental in advance at the place designated.
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2. USE:
(a) The leased premises will be used by the Lessee only for the following lawful purpose, to-wit:
General transit/transportation business to include all applicable office uses, repair and maintenance of
vehicles, storage of vehicles and parts, storage of revenue related equipment, fuel storage and
dispensing, and other transit/transportation related business.

and for no other purpose;

- (b) Lessee will not do, or permit anything to be done, in, upon or about the leased premises that increases the fire hazard beyond that which exists by reason of the ordinary use or occupancy of the premises for the purpose specified in Paragraph 2 hereof. Lessee agrees to pay to Lessor, on demand, any increase in fire insurance premiums on the building and improvements that Lessor may have to pay because of Lessee's use or occupancy of the premises. Lessee will not do, or permit to be done, anything that will make uninsurable the leased premises or any part thereof;
- (c) Lessee will not do, or permit to be done, anything in, about or upon the leased premises that interferes with the rights of or tends to annoy other tenants of Lessor, that conflicts with the State or Municipal laws or regulations of the Fire Department or Arkansas Department of Health and Human Services, that creates a nuisance, or that is dangerous to persons or Property.
- 3. Lessee acknowledges that should any nuisance abatement or similar proceeding be commenced or threatened against Lessor, Lessee, or the leased premises by any municipal, county, state or federal nuisance abatement board or enforcement entity, wholly or partially resulting from the action or inaction of Lessee or guests of Lessee in, on or about the leased premises, such action or inaction shall constitute a material breach of this Commercial Lease by Lessee entitling Lessor to all available remedies set forth in this Commercial Lease or by applicable laws.
- 4. ASSIGNMENT OR SUBLETTING: Lessee shall not have the right to assign this Commercial Lease or sublet any part of the leased premises without the written consent of the Lessor first endorsed hereon. If Lessor consents to an assignment or subletting, the Lessee shall remain liable for payment of the specified rental and the due performance of all the agreements and conditions herein. Consent to one or more assignment or sublease shall not waive the provisions of this paragraph as to future attempts to assign or sublease.
- **5. SUCCESSORS:** Lessor's interest in this Commercial Lease shall pass to and vest in Lessor's heirs, devisees, successors and assigns.
- 6. ALTERATIONS AND IMPROVEMENTS: Lessee will not make any alterations, changes or improvements without Lessor's prior written consent. If consent is given, then the cost of such alterations, changes or improvements shall be paid by Lessee. Lessor shall have the right to require Lessee to provide a bond for any liens placed on the premises. Upon the termination of this Commercial Lease, Lessor shall have the right to retain the premises as altered, changed or improved by Lessee, or Lessor may require the Lessee to restore the premises to the conditions existing as of the date Lessee went into possession of the leased premises under the terms of this Commercial Lease. In the event any changes, alterations or additions are required by law, ordinance, regulation, Fire Department, Arkansas Department of Health and Human Services, Americans With Disabilities Act, or the Environmental Protection Agency, then the cost of such change, alterations or additions shall be paid by the Lessee.

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7. OPERATING EXPENSES: Operating expenses of the Property shall be paid by Lessor unless otherwise
noted below. The Lessor will pay the taxes assessed against the real Property and the
improvements thereon, and will keep the outside walls and roof in repair, provided however, that the Lessor
will never be held liable for damages for failure to repair the roof or outside walls. <u>Lessee</u> is to have exclusive use of the roof. In the event the walls should so deteriorate as to require rebuilding, or if the cost of
repairing the outside walls or the roof should exceed the sum of \$700,000, the Lessee shall have
the right to terminate this lease on giving thirty (30) days notice to the <u>Lessor</u> . The <u>Lessor</u> will pay the premium for Property insurance on the leased premises. Such premium shall be the cost of Property
insurance covering not less than One Hundred (100 %) percent of the replacement value of the leased premises. Such Property insurance policy shall name owner as an insured party. Any proceeds from
any insurance claim shall be paid to Lessor. <u>Lessee</u> will keep the leased premises, including plumbing, water tower, parking area, sidewalks, sewer lines, water pipes, gas pipes, and electric wiring in repair throughout the term of this lease. <u>Lessee</u> will pay for the repair and maintenance of the heating,
ventilating, and air conditioning equipment and ducts. <u>Lessor</u> will pay for the replacement of the heating, ventilating and air conditioning equipment as needed. The floors, fixtures and plate glass, including storefront doors, will be repaired or replaced as needed by <u>Lessee</u> Lessee will pay as additional
rent, any tax on rents that may from time to time be assessed by a governmental body. Lessee will
pay for janitorial and extermination services. <u>Lessee</u> will pay all utility bills, including the sanitary
sewer tax that accompanies the monthly water bill except for N/A
sewer tax that accompanies the monthly water bill except for N/A . Upon the expiration of this lease, in course or by breach of any of its provisions, Lessee will restore the leased premises to Lessor in as good condition as when possession was taken by Lessee, ordinary wear and tear excepted.
8. SIGNS: No sign, picture or advertisement shall be displayed on any part of the outside of said building or on or about the premises hereby demised without the previous consent in writing of the Lessor, and the Lessor may remove the same without notice to the Lessee and at Lessee's expense. Upon termination of this Commercial Lease, Lessee will remove any sign, advertisement or notice painted on or affixed to the leased premises and restore the place it occupied to the condition that existed as of the date this Commercial Lease takes effect.
9. HOLD HARMLESS: Lessee assumes all risk of and liability for damages to persons or Property arising during the term of this Commercial Lease from the present or future condition of the leased premises, including walls and roof, both latent and manifest, and agrees to save the Lessor harmless. Lessee has inspected and accepts the space in "as is" condition.
10. FIRE AND CASUALTY: In the event of a substantial destruction (substantial destruction as herein used
means destruction that will cost <u>Eighty</u> (80 %) percent or more of the value of the improvements prior to destruction to restore such improvements) of the leased premises by fire, cyclone, or act
of God, this Commercial Lease may be terminated on notice from the <u>Lessee</u> to the <u>Lessor</u> , or Lessor may elect to rebuild for the use of the Lessee, and in that event Lessor shall notify Lessee within sixty (60) days after said destruction, and shall then proceed with all reasonable diligence, delay due to adjustment of insurance loss and other unavoidable delays excepted, to restore the said premises; and this Commercial Lease shall continue in full force and effect, except that, as the sole and exclusive remedy of the Lessee, there shall be a proportionate abatement of the rent payable by the Lessee during the time the said premises are untenantable or in part untenantable. In the event of a partial destruction (partial destruction as herein used means
destruction that will cost less than <u>Eighty</u> (80 %) percent of the value of the improvements prior to destruction to restore such improvement) of the leased premises by fire, cyclone, or act of God, the Lessor will repair said leased premises for the use of the Lessee, and this Commercial Lease shall continue in full force and effect, except that, as the sole and exclusive remedy of the Lessee, there shall be proportionate abatement in the rent payable by the Lessee during the time the leased premises are untenantable or in part untenantable.
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- 11. HOLDING OVER: This Commercial Lease shall not be renewable except by written agreement between Lessor and Lessee. Should Lessee be allowed to remain in possession after termination of this Commercial Lease, either in course or by reason of the breach of any of its provisions by the Lessee, or should Lessor accept any rent after such termination, neither the remaining in possession nor the acceptance of the rent shall be deemed a renewal of this Commercial Lease or a tenancy from year to year, but on the contrary, the status of the Lessee shall be deemed that of a tenant at will, and the Lessee will immediately vacate the premises upon being notified to do so by the Lessor. On termination of this Commercial Lease in course Lessee agrees to surrender possession of the leased premises without demand. Failing to do so, Lessee will, in addition to the damages generally recoverable, be liable to Lessor for all damages Lessor may sustain, including claims made by any succeeding tenant against Lessor which are founded upon delay or failure in delivering possession of the leased premises to the succeeding tenant.
- **12. CONTINUOUS OCCUPANCY:** Lessee will not permit the leased premises to remain vacant or unused for the purposes for which leased for more than thirty (30) consecutive days without written consent of the Lessor.
- 13. RIGHTS OF MORTGAGEE: The Lessor hereby subordinates this Commercial Lease to any mortgage, deed of trust or encumbrance that the Lessor may have placed, or may hereafter place, on the premises. Lessee agrees to execute Estoppel documents on demand and any instrument that may be deemed necessary or desirable to render such mortgage, deed of trust or encumbrance, whenever made, superior and prior to this Commercial Lease.
- 14. BREACH OF AGREEMENT: In the event of a breach of any of the terms or conditions hereof by Lessee, Lessor may (a) take possession of the leased premises and lease the same for the account of the Lessee upon such terms as may be acceptable to Lessor, and apply the proceeds received from such leasing, after paying the expenses thereof, toward the payment of the rent that the Lessee herein is obligated to pay and collect the balance thereof from the Lessee; or (b) to take possession of the leased premises and collect from Lessee all damages sustained by reasons of such breach; or (c) to pursue any remedy or remedies that may be available at law or in equity. Should bankruptcy, insolvency, or receivership proceedings of any kind be instituted by or against Lessee, or any one of the Lessees if more than one are included in the designation "Lessee" herein, or should Lessee's interest in this Commercial Lease, or the interest of any one of the Lessees, if more than one are included under the designation "Lessee" herein, devolve or pass by operation of law to any other person or corporation, then, at the option of Lessor, that shall be considered a breach of the terms and conditions of this Commercial Lease, and Lessor may pursue the remedies provided for in Paragraph 14 hereof.
- 15. LANDLORD'S LIEN: As security for the rent herein provided for, and as security for the payment of all damages that may be sustained by Lessor in the event there is a breach of any of the terms hereof by Lessee, the Lessor shall have a lien on all the furniture, fixtures and other Property, excepting merchandise carried in stock for sale, which may be brought into or upon the leased premises. The Lessor shall have the power to sell such furniture, fixtures, and other Property at a public sale, and to apply all amounts realized therefrom to the payment of the accrued rentals or to the claim or claims of Lessor for damages. Before making such sale, Lessor shall publish a five (5)-day notice thereof by one insertion in a daily newspaper published in the City/County of Jonesboro/Craighead _________, Arkansas; such sale is to be for cash; Lessor may bid thereat as any third person might do; and Lessee hereby waives any and all rights of redemption granted by the laws of Arkansas.
- 16. TIME IS OF THE ESSENCE: Time is of the essence of each of the agreements and conditions herein to be performed by the Lessee. Further, all times and dates set forth in this Commercial Lease refer to Arkansas Central time and date. The failure of Lessor to insist upon performance of any of the agreements and conditions herein in any one or more instances shall not be waiver of the right thereafter to insist upon full and complete performance of such agreements and conditions. Receipt by the Lessor of rent with knowledge of the breach of any of the agreements and conditions hereof shall not be deemed a waiver of such breach.
- 17. **NOTICE**: All notices required and given between the parties of this Commercial Lease shall be given in writing to the Lessor at the Lessor's office located at <u>P.O. Box 5036</u>, <u>Jonesboro</u>, <u>AR 72403</u> and to the Lessee at the described premises.





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- **18. RELETTING:** Lessor may place a "for lease" sign or signs on the leased premises during the last thirty (30) days this Commercial Lease is in force.
- 19. CONDEMNATION: If the leased premises be subjected to any eminent domain proceedings, this Commercial Lease shall terminate if all of the leased premises are taken or if the portion taken is so extensive that the residue is wholly inadequate for Lessee's purposes, as set out in Paragraph 2 hereof. If the taking be partial, then Lessee's rentals shall be reduced in the proportion that the space taken bears to the space originally leased. In such condemnation proceedings Lessee may claim compensation for the taking of any removable installations that by the terms of this Commercial Lease Lessee would be permitted to remove at the expiration of this Commercial Lease, but Lessee shall be entitled to no additional award, it being agreed that any damages allocable to full fee simple ownership of the entire leased premises shall in any event be payable to Lessor.
- 20. LESSOR'S RIGHT OF ENTRY: Lessor may at any time enter the leased premises for inspection purposes.
- 21. AGENCY DISCLOSURE: The subparagraph(s) selected below shall represent the agency relationships reflected in this lease agreement:

A. Lessor Agency: When the Lessee is not represented by a separate agent, the only agency in effect is

- - (a) The agent shall not disclose to the Lessee or Lessor any personal, financial or other confidential information about the other party without that party's express written consent. This restriction excludes information related to material Property information that is known to the agent and other information that must at the agent's discretion be disclosed.
 - (b) The Lessee acknowledges notification that when the agent represents both parties, a possible conflict of interest can arise; and under this agreement the Lessee and Lessor agree to forfeit their right to receive the undivided loyalty of the agent, provided that the Lessee has also agreed, under its agreement with the agent, to forfeit their right to receive the undivided loyalty of the agent. It is understood, however, that the agent is obligated to treat each party fairly and equitably.
 - (c) The Lessee and Lessor agree to waive any claim now or hereafter arising out of the agent's representing both parties.
- **22. FAIR HOUSING:** Lessee agrees that Lessor will provide equal service to all persons regardless of race, color, religion, sex, national origin, handicap, or familial status. Additionally, Lessee agrees that the Lessor and Lessee must comply with all state and federal laws while performing this Commercial Lease.

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23. ENTIRE AGREEMENT AND LIMITATION OF WARRANTIES: Lessee has examined the premises herein leased and accepts them in the condition in that they are at present. Lessee agrees that no representation or warranty or agreement has been made by the Lessor or any agent of the Lessor that is not herein expressed.

24. SPECIAL CONDITIONS:	
a) Lessee may install signage per paragraph 8 of thi	is Lease that meets Lessor's approval, which will
not be unreasonably delayed or withheld.	
b) "General Addendum" attached.	
COUNTERPARTO, This Occasional coop may be	to differential and an analysis and an all the
25. COUNTERPARTS: This Commercial Lease may be regarded as an original hereof but all of which together st	executed in multiple counterparts each of which shall be
regarded as an original nereor but an or winon together a.	Tall Consulue one in the same.
THIS IS A LEGALLY BINDING AGREEMENT WHEN SIGNED BY THE	PARTIES BELOW. READ IT CAREFULLY. YOU MAY EMPLOY AN
ATTORNEY TO DRAFT THIS FORM FOR YOU. IF YOU DO NOT UNDIBEFORE SIGNING. REAL ESTATE AGENTS CANNOT GIVE YOU LEGA	ERSTAND THE EFFECT OF ANY PART, CONSULT YOUR ATTORNEY
HAVE AN ATTORNEY DRAFT THIS FORM AND HAVE AUTHORIZED THE	E REAL ESTATE AGENT(S) TO FILL IN THE BLANKS ON THIS FORM.
THIS FORM IS PRODUCED AND COPYRIGHTED BY THE ARKANSAS	• •
UNIQUE NUMBER NOT USED ON ANY OTHER FORM. THE SERIAL NU	UMBER BELOW SHOULD BE AN ORIGINAL PRINTING, NOT MACHINE
COPIED, OTHERWISE THE FORM MAY HAVE BEEN ALTERED. DO N	NOT SIGN THIS FORM IF IT WAS PREPARED AFTER DECEMBER 31,
2007.	
FORM SERIAL NUMBER: 081A	DM-6C5HFF-0Q090K
The above Commercial Lease is executed on	
(month) <u>Manch</u> (day) <u>A.</u> , (year) <u>7</u> at	(a.m.)(p)n.).
(mona) 711 (may) 17 (year)	
Signature: Marks	
Printed Name: Garry Meadows	
Lessor	
0 1 1000 1	
Signature: Landyn Meadows	
Printed Name: Carolyn Meadows	
Lessor	
Signature: Aulute	
	Signature:
Printed Name: John M White Lessor's Principal or Supervising Broker	Printed Name: Lessee's Principal or Supervising Broker
Lessor & Principal of Supervising Broker	Lessee's Principal of Supervising bloker
Signature:	Signature:
Printed Name: Gregory L Morris Lessor's Agent	Printed Name: Lessee's Agent
_	•
	Lessee's address other than leased premises

General Addendum





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Form Serial Number: 081ADM-6DT09C-06090S
Regarding the Real Estate Contract (Form Serial Number <u>081ADM-6C5HFF-0Q090K</u>) dated
(month) MACC (day) 2C, (year) 07 between Buyer, City of Jonesboro/JETS
and Seller, Garry and Carolyn Meadows
, covering the real property known as 108 & 110 S Gee St.
(the "Property"), the undersigned Buyer and Seller
agree that:
1. Lessee may purchase the Property after April 1, 2008 and prior to March 31, 2010 for fair market
value as determined by an appraisal to be done at the time the option to purchase is exercised by
Lessee. This option to purchase is subject to the Lessee's First Right of Refusal contained in
paragraph No. 2 below.
2. Lessor hereby grants Lessee a First Right of Refusal for the purchase of the Premises described in
this Lease. In the event that Lessor receives a bona-fide offer for the purchase of the Premises, Lessor
shall provide written notice to Lessee. Lessor agrees not to entertain, solicit or accecpt such offer
before December 1, 2008. Lessee shall have 30 days from receipt of written notice to exercise their
First Right of Refusal by executing a purchase contract with the Lessor. If Lessee fails to execute a
contract of sale for said premises within 30 days from written notice, all of Lessee's rights to purchase
Premises contained in this Lease are waived forever.
3. Lessor grants to Lessee an option to extend this Lease for a period of three (3) additional years and
during the extension, Lessee's option to purchase contained in paragraph 1 above remains in effect.
The base rent during said extension shall be \$6,425.00 a month. Lessee agrees to notify Lessor in
writing of its intention to extend this Lease prior to June 1, 2010. In exchange for the option to extend
this Lease or purchase the Premises and in the event that Lessee neither extends this Lease nor
purchases the Premises, Lessee agrees to pay Lessor an amount equal to 6 months base rent upon
expiration of this Lease. The option to purchase must be reviewed by the Federal Transportation
Administration, Region VI. Lessor understands that this option is a minimum eighteen (18) month
process during which time Lessee must be a tenant under this Lease.
4. Lessee shall have the right to sublet to any City of Jonesboro department without written consent of Lessor.
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General Addendum





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This General Addendum, upon its execution by both parties, incorporates by reference all provisions of the above-referenced Real Estate Contract not expressly modified herein.
This General Addendum may be executed in multiple counterparts each of which shall be regarded as an origina hereof but all of which together shall constitute one in the same.
EXPIRATION: This General Addendum shall not be effective unless signed by Buyer and Seller on or before
(month) (day), (year) at (a.m.)(p.m.).
THIS IS A LEGALLY BINDING ADDENDUM WHEN SIGNED BY THE PARTIES BELOW. READ IT CAREFULLY. YOU MAY EMPLOY AN ATTORNEY TO DRAFT THIS FORM FOR YOU. IF YOU DO NOT UNDERSTAND THE EFFECT OF ANY PART, CONSULT YOUR ATTORNEY BEFORE SIGNING. REAL ESTATE AGENTS CANNOT GIVE YOU LEGAL ADVICE. THE PARTIES SIGNED BELOW WAIVE THEIR RIGHT TO HAVE AN ATTORNEY DRAFT THIS FORM AND HAVE AUTHORIZED THE REAL ESTATE AGENT(S) TO FILL IN THE BLANKS ON THIS FORM.
THIS FORM IS PRODUCED AND COPYRIGHTED BY THE ARKANSAS REALTORS® ASSOCIATION. THE SERIAL NUMBER BELOW IS A UNIQUE NUMBER NOT USED ON ANY OTHER FORM. THE SERIAL NUMBER BELOW SHOULD BE AN ORIGINAL PRINTING, NOT MACHINE COPIED, OTHERWISE THE FORM MAY HAVE BEEN ALTERED. DO NOT SIGN THIS FORM IF IT WAS PREPARED AFTER DECEMBER 31 2007.
FORM SERIAL NUMBER: 081ADM-6DT09C-06090S
The above General Addendum is executed on
(month) (day), (year) at (a.m.)(p.m.).
John White Real Estate Selling Firm
Signature: Printed Name:
Printed Name:
Principal or Supervising broker
Signature:
Printed Name: Administrator Grysry L. Morns Selling Agent
The charge Occase Addendrine is accessited as
The above General Addendum is executed on (month) (day), (year) at (a.m.)(p.m.).
(month) (ady), (you) at (ann)/p
Listing Firm
A. a. t
Orginature.
Printed Name: Printed Name: Garry Meadows Principal or Supervising Broker Printed Name: Garry Meadows Seller
Signature: Signature: Capolyn Meadows
Printed Name: Carolyn Meadows Listing Agent Printed Name: Carolyn Meadows Seller

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