MEMORANDUM

Agenda Item No. 8(F)(1)

TO:

Honorable Chairman Jean Monestime

and Members, Board of County Commissioners

FROM:

R. A. Cuevas, Jr.

County Attorney

DATE:

February 3, 2015

SUBJECT:

Resolution, pursuant to Section

125.38, Florida Statutes, approving terms of and authorizing execution by the County Mayor, of a Retroactive

Lease Agreement between

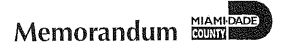
Miami-Dade County and Moving Lives Kids Arts Center (MLK Arts Center) Inc., a Pennsylvania not-for-profit corporation, for the premises located at the Culmer Neighborhood Service Center

This item was amended from the original version as stated in the County Mayor's memorandum.

The accompanying resolution was prepared by the Internal Services Department and placed on the agenda at the request of Prime Sponsor Commissioner Audrey M. Edmonson.

County Attorney

RAC/cp



Date:

February 3, 2015

To:

Honorable Chairman Jean Monestime

and Members, Board of County Commissioners

From:

Carlos A. Gimenez

Mayor

Subject:

Lease Agreement with Moving Lives Kids Arts Center Located at the Culmer

Neighborhood Center, 1600 NW 3 Avenue, Room 106, Miami, FL, for the Community

Action and Human Services Department

Lease No. 01-3136-064-0020-L04

This item was amended at the January 13, 2015 meeting of the Finance Committee to reflect that the Board will be approving a retroactive Lease Agreement.

Recommendation

It is recommended that the Board of County Commissioners (Board) approve the attached resolution authorizing the execution of a retroactive Lease Agreement between the County and Moving Lives Kids Arts Center Inc. (Tenant), a Pennsylvania not-for-profit corporation. More specifically, the resolution does the following:

- Authorizes the leasing of 1,500 square feet of air-conditioned office space, together with parking in common with other tenants, at the Culmer Neighborhood Service Center, located at 1600 NW 3 Avenue, Room 106, Miami, Florida; and
- Authorizes an initial lease term of one year, plus five additional one-year renewal option periods.

Scope

The property is located in County Commission District 3, which is represented by Commissioner Audrey M. Edmonson.

Fiscal Impact/Funding Source

The revenue to the County for the one-year initial term of the Lease Agreement is estimated to be \$8,400 (\$6 per square foot), which will be paid in 12 equal installments of \$700 per month.

For the five, one-year renewal option periods, the annual base rent shall be subject to annual adjustments based upon the operating cost of the building as determined by Community Action and Human Services. The estimated minimum revenue to Community Action and Human Services for the one-year initial term, plus the five additional one-year renewal option periods, is estimated to be \$50,400. Rent payments from the leasing of the County-owned space are proprietary revenues for the Community Action and Human Services Department, which are utilized for services to support victims of domestic violence.

The \$6 per square foot rental rate has been granted to the various social services agencies who are tenants at Culmer Neighborhood Center in light of their outstanding service to Miami-Dade County residents of various special needs.

Track Record/Monitor

The County has no record of negative performance issues with the Tenant. Dirk Duval, of the Real Estate Development Division in the Internal Services Department, is the lease monitor. Pursuant to R-791-14, a copy of this lease will be transmitted to the Property Appraiser's Office within 30 days of its execution.

Delegation of Authority

Authorizes the County Mayor, or the County Mayor's designee, to execute the attached Lease Agreement, and exercise all other rights conferred herein.

Honorable Chairman Jean Monestime and Members, Board of County Commissioners Page 2

Background

The Tenant has a need to lease this currently vacant facility to provide programing which focuses on the arts, education, and youth development. If the Lease Agreement is approved, it will be the first time that the Tenant will occupy the space.

Additional lease details are as follows:

COMPANY PRINCIPALS:

Kyle Holebrook, Executive Director

Marcus Harvey, President

LEASE TERM:

One year, plus five additional one-year renewal option

periods.

EFFECTIVE DATES:

Commencing on January 1, 2015 and terminating

December 31, 2015.

RENTAL RATE:

The annual rent for the initial lease term will be \$8,400. For the five, one-year renewal option periods, the annual base

rent shall be subject to annual adjustments based upon the operating cost of the building, as determined by Community

Action and Human Services.

LEASE CONDITIONS:

The County, during the term of the Lease Agreement, will be responsible for all utilities, maintenance of the building, common areas, along with janitorial and custodial services.

The Tenant, during the term of the Lease Agreement, is responsible for telephone and data equipment, including installation and maintenance, and any other cost associated

with phone and data service.

CANCELLATION PROVISION:

Either the County or Tenant may cancel at any time by

giving the non-canceling party written notice at least 30 days

prior to the effective date.

Attachment

Russell Benford Deputy Mayor TO:

Honorable Chairman Jean Monestime

and Members, Board of County Commissioners

DATE:

February 3, 2015

FROM:

R. A. Cuevas, Jr.) County Attorney SUBJECT: Agenda Item No. 8(F)(1)

Pleas	se note any items checked.
	"3-Day Rule" for committees applicable if raised
	6 weeks required between first reading and public hearing
	4 weeks notification to municipal officials required prior to public hearing
	Decreases revenues or increases expenditures without balancing budget
	Budget required
	Statement of fiscal impact required
	Ordinance creating a new board requires detailed County Mayor's report for public hearing
	No committee review
	Applicable legislation requires more than a majority vote (i.e., 2/3's, 3/5's, unanimous) to approve
·	Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

Approved _	· · · · · · · · · · · · · · · · · · ·	Mayor	Agenda Item No.	8(F)(1)
Veto			2-3-15	
Override				

RESOLUTION NO.

RESOLUTION, PURSUANT TO SECTION 125.38, FLORIDA STATUTES, APPROVING TERMS OF AND AUTHORIZING EXECUTION BY THE COUNTY MAYOR, OR THE COUNTY MAYOR'S DESIGNEE, OF A RETROACTIVE LEASE AGREEMENT BETWEEN MIAMI-DADE COUNTY AND MOVING LIVES KIDS ARTS CENTER (MLK ARTS CENTER) INC.. **PENNSYLVANIA** Α NOT-FOR-PROFIT CORPORATION, FOR THE PREMISES LOCATED AT THE CULMER NEIGHBORHOOD SERVICE CENTER, 1600 N.W. 3 AVENUE, ROOM 106, TO BE UTILIZED TO PROVIDE PROGRAMMING FOCUSED ON THE ARTS, EDUCATION, AND YOUTH DEVELOPMENT, WITH A TOTAL GROSS RENTAL REVENUE TO THE COUNTY MINIMALLY ESTIMATED TO BE \$50,400.00, FOR THE INITIAL ONE-YEAR TERM OF THE LEASE AND THE ADDITIONAL FIVE (5)ONE-YEAR RENEWAL **OPTION** PERIODS: AUTHORIZING THE COUNTY MAYOR, OR THE COUNTY MAYOR'S DESIGNEE, TO EXERCISE ANY AND ALL OTHER RIGHTS CONFERRED THEREIN; AND DIRECTING THE COUNTY MAYOR OR MAYOR'S DESIGNEE TO PROVIDE AN EXECUTED COPY OF THE AGREEMENT TO THE PROPERTY APPRAISER'S OFFICE WITHIN 30 DAYS OF ITS EXECUTION

WHEREAS, Moving Lives Kids Arts Center (MLK Arts Center) Inc., is a Pennsylvania not-for-profit corporation, organized for the purpose of servicing the public ("MLK Arts Center"); and

WHEREAS, MLK Arts Center desires to lease certain County-owned property located at the Culmer Neighborhood Service Center, located at 1600 N.W. 3 Avenue, Room 106, Miami, Florida; and

WHEREAS, the Board is satisfied that pursuant to Section 125.38, Florida Statutes, MLK Arts Center does require the property for a use consistent with its mission and in support of

the community interest and welfare, purposes for which it is organized, and finds that such lease for that use, would promote community interest and welfare, and that the property is not otherwise needed for any County purposes; and

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that:

Section 1. This Board hereby approves the >>Retroactive << \cdot \text{Lease Agreement}

between Miami-Dade County and MLK Arts Center, a Pennsylvania not-for-profit corporation,

for premises to be utilized to provide programming focused on the arts, education, and youth

development, with a total gross rental revenue to the County minimally estimated to be

\$50,400.00, for the initial one-year term of the lease and the additional five (5) one-year renewal

option periods, in substantially the form attached hereto and made a part hereof; and authorizes

the County Mayor, or the County Mayor's designee, to execute same for and on behalf of

Miami-Dade County and to exercise any and all other rights conferred therein.

Section2. The County Mayor, or the County Mayor's designee, is hereby directed to provide to the Property Appraiser's Office an executed copy of the Lease Agreement with 30 days of its execution.

¹ Committee amendments are indicated as follows: Words stricken through and/or [[double bracketed]] are deleted, words underscored and/or >>double arrowed<< are added.

Agenda Item No. 8(F)(1) Page No. 3

The foregoing resolution was offered by Commissioner who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote was as follows:

Jean Monestime, Chairman Esteban L. Bovo, Jr., Vice Chairman

Bruno A. Barreiro

Daniella Levine Cava

Jose "Pepe" Diaz

Audrey M. Edmonson

Sally A. Heyman

Barbara J. Jordan

Dennis C. Moss

Rebeca Sosa

Sen. Javier D. Souto

Xavier L. Suarez

Juan C. Zapata

The Chairperson thereupon declared the resolution duly passed and adopted this 3rd day of February, 2015. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this Resolution and the filing of this approval with the Clerk of the Board.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By:______ Deputy Clerk

Approved by County Attorney as to form and legal sufficiency.

TRA

Juliette R. Antoine

RETROACTIVE LEASE AGREEMENT

THIS AGREEMENT made on the day of , 2015, by and between MIAMI-DADE COUNTY, a political subdivision of the State of Florida, herein sometimes designated or referred to as the "LANDLORD," and MOVING LIVES KIDS ARTS CENTER (MLK ARTS CENTER) INC., a Pennsylvania Not-For-Profit Corporation and its subsidiaries hereinafter referred to as the "TENANT,"

WITNESSETH:

That LANDLORD, for and in consideration of the restrictions and covenants herein contained, hereby leases to TENANT and TENANT hereby agrees to lease from LANDLORD the Demised Premises described as follows:

1,500 square feet of air-conditioned office space at the Culmer Neighborhood Service Center located at 1600 N.W. 3 Avenue, Room 106, Miami, Florida.

TO HAVE AND TO HOLD unto said TENANT for a term of One (1) year, commencing on January 1, 2015, (the "Commencement Date"), and terminating December 31, 2015, for and at an annual rental of Eight Thousand Four Hundred and 00/100 (\$8,400.00), for the one year term, payable in twelve (12) equal monthly installments of Seven Hundred Dollars and 00/100 (\$700.00), payable in advance on the first day of every month to Miami-Dade County Community Action and Human Services Department, Office of Administration, Finance Services Division, 701 N.W. 1st Court, 10th Floor, Suite 10-109, Miami, Florida 33136, or at such other place and to such other person as LANDLORD may from time to time designate in writing, as set forth herein.

Provided that this Lease Agreement is in full force and effect and TENANT is not in default of any of the lease provisions beyond any curative period, TENANT shall have the option from time to time to lease any part of LANIX.ORD's available space in the premises, or decrease space, upon the same terms and conditions, except that in the event that TENANT decires to decrease or expand its appearance by other surrendering space or acquiring additional space in the premises than the remainful to adjusted in accordance with the current result care upon review and determination by the Community Action and Huram Services Department of the operational cost of the building.

IT IS FURTHER MUTUALLY UNDERSTOOD AND AGREED BY THE RESPECTIVE PARTIES HEREFO:

ARTICLA I LISE OF DEMISED PREMISES

The nice of the Demised Fremises shall be used by TENANT solely for offices to provide after school art programs and youth activities. TENANT's use of the Center space shall be during the days and hours that the Center is open to the public, except when such other time that is approved by the Center director. TENANT shall comply with the rules, regulations and procedures of the Center, as such may exist and changed during the term of this Lease.

ARTICLE U CONDITION OF DEALSED PREMISES

TENANT hereby accepts the Demised Premises in the condition it is in at the beginning of this Lease Agreement any fixtures and improvements will become the property of the LANDLORD, Any unsightly condition caused by the removed of TENANT's furniture or equipment shall be repaired by TENANT's furniture.

ARTICLE UI UTILITIES

TENANT shall be responsible for its' corn telephone and data equipment, installation, maintenance and any costs associated with phones and data service, installation and equipment.

7,0000 101-0136-064-4020-1,04

4

LANDLORD, during the term hereof, shall pay all charges for water, waste, electricity, custodial and fanitodial services, air conditioning and building maintenance, except as outlined in the prior paragraph.

ARTICLALIV

TENANT agrees to maintain the property and keep in good repair, condition, and appearance, during the term of this Lengu Agreement or any extension or renewal thereof, the interior of the Demised Premises. TENANT shall be responsible for and shall repair any damage caused to the Demised Premises as a result of TENANT or TENANT's agents, employees, invitees, licensoes, or visiture' negligence, ordinary were and tear excepted. LANDLORD shall notify TENANT after discovering any damage which TENANT is responsible for repairing and TENANT shall make the necessory repairs promptly after said action.

ARTICLE V <u>ALTERATIONS BY TENANY</u>

Promises without the written consent of LANDLORD. All additions, fixtures, or improvements (except, but not limited to, office furnitues and equipment, which are readily removable without injury to the Demised Premises) shall be and remain a part of the Demised Premises at the expiration of this Lense Agreement or any extension thereof. Subject to the above, removable partitions, and furnishings installed by TENANT within the Demised Premises shall remain TENANT's property and may be removed by TENANT upon the expiration of the Lease Agreement or any removal or consoliction thereof. Any damage to the Demised Premises caused by the removal of furnishings or attentions by TENANT, shall be repaired by TENANT at TENANT's own cost and expense.

ARTICLE VI DESTRUCTION OF DESIRED PRESIDES.

In the event the Demised Premises should be destroyed or so demaged by the, windstorm, or other casualty to the extent that the Demised Fremises are rendered untenantable or until for the

L4469 404-9136-466-4020-1-694

purpose of TENANT, either party may cased this Lease Agreement by the giving of thirty (30) days prior written notice to the other. If either the Leased Premises or the leased buildings are partially damaged due to TENANT's negligence, but not sendered anestable for the purposes of this Lease Agreement, the same shall with due differed be repaired by TENANT at its own cost and expense. If the damage shall be so extensive as to rouder such Demised Premises unusuable for the purposes intended, but capable of being repaired within thirty (30) days, the damage shall be repaired with due differed by TENANT from the proceeds of the insurance coverage policy and/or at its own cost and expense. In the event that said Demised Premises are completely destroyed that to TENANT's needingence, TENANT shall repair and reconstruct the Demised Premises so that they equal the condition of the Demised Premises on the date possession was given to TENANT. In then of reconstructing, TENANT shall reliables a LANDLORD all expenses incurred by LANDLORD in restoring the Demised Premises to their original condition. The election of remedies shall be at the sole discretion of LANDLORD,

ARTICLE VII ASSIGNATIONT

without the written consont of LANDLORD first obtained in cach case, TENANT shall not undistrict, markage, pledge, or dispose of the Losse Agreement or the term beneal.

ARTICLE VIII HOLLAMLITY FOR PERSONAL PROPERTY

All personal property placed or moved in the Dumised Promises shall be at the risk of TENANT or the owner thereof. LANDLORD shall not be liable to TENANT or any third party for any damage to said personal property unless caused by or due to negligence of LANDLORD, LANDLORD's agents or employees, subject to all limitations of Florida Statutes, Section 768.28.

ARTICLE IX LANDLORD'S RIGHT OF UNTRY

LANDLORD or any of its agents shall have the right to enter said Demised Frendses during all reasonable working hours, upon the giving of twenty-four (24) hours' prior notice, to examine the

1,6936 901-0136 600-0020-034

same or to unke such repairs, additions or alterations as may be deemed necessary for the safety, comfort, or preservation thereof. Said right of entry shall likewise exist for the purpose of ramoving placards, signs, fixtures, alterations or additions which do not conform to this Leave Agreement.

ARTKLE X PEACORUL POSSESSION

Subject to the terms, conditions, and covenants of this Lease Agreement, LAMILIAND agrees that TEMANT shall and may percently have, hold, and enjoy the Damised Premises above described, without hindrance or molestation by LAMDLORD.

ARTICLE XI SURRESIDER OF DEMISED PREMISES

THNANT agrees to sustander to LANDLORD, at the end of the term of this Lease Agreement or any extension thereof, said Demised Premises in as good condition as said Demised Premises were at the beginning of the term of this Lease Agreement, ordinary wear and term, who determ, approved modifications or other acts of God excepted.

ARTICLE XII IMDEMBIEICATION AND INSURANCE

TENANT shall indomnify and hold harriess the County and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the County or its officers, employees, agents or instrumentalities may facur as a result of chains, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the performance of this Agreement by the TENANT or its employees, agents, servants, partners principals or subcontantors. TENANT shall pay all claims and lasses in connection therewith and shall investigate and defend all claims, suits or actions of any kind or nature in the name of the County, where applicable, including appellate proceedings, and shall pay all costs, judgments, and attorney's fees which may issue thereon. TENANT expressly understands and agrees

Leaso 401-3136-064-0090-1.04

that any insurance protection toquired by this Agreement or otherwise provided by TERANT shall in no way limit the responsibility to indemnify, keep and save harmiese and defend the County or its officers, employees, agents and instrumentables as herein provided.

The TENANT shall furnish to the Internal Services Department, Real Entate Development Division, 111 M.W. In Sirest, Suite 2400, Minni, Plorida 33128, Cartificate(a) of Insurance which indicate that incurrence coverage has been objuined which meets the requirements as outlined helow:

- A. Worker's Compensation Insurance for all employees of the TENANT as required by Florida Statute 440.
- B. Commercial General Liability Insurance on a comprehensive basis in an amount not less than \$1,000,000 combined single limit per occurrence for bodily injury and property demage. Coverage must include Abuse and Molestation Liability. Monti-Dade County must be shown as an additional insured with respect to this coverage.
- C. Automobile Liability Insurance covering all owned, non-owned and bired vehicles used in connection with the work, in an encount not less than \$300,000 combined single limit per occurrence for bodily injury and property dismage. For TENANTS using vans or mini-vans with souting capacities of fifteen (15) passengers or more, the limit of liability required for Automobile Liability issurance is \$500,000.00.

All incursace policies required above shall be issued by companies nulberized to do business under the laws of the State of Florida, with the following qualifications:

The company must be rated no less than "A-" as to management, and no less than "Class VII" as to financial strength, by the latest edition of Best's Insurance Guide, published by A.M. Best Company, Oldwick, New Jorsey, or its equivalent, subject to the approval of the County Risk Warngement Division.

Lense 201-3120-464-5020-524

Öľ

The company must hold a valid Florida Certificate of Authority as shown in the latest "List of All Insurance Companies Authorized or Approved to Do Basiness in Florida" issued by the State of Florida Department of Insurance and are members of the Florida

Quaranty Fund.

CHRITICATE HOLDER MUST READ:

MIAMI-DADE COUNTY 111 NW I^S STREET

SUITE 2340 MIAMI, FL 33128

Compliance with the fluegoing requirements shall not redeve the vendor of his limbility and obligation under this section or under any other section of this agreement.

ARTICLE XIII LIADULTY FOR DAMAGE OR INJURY

LANDLORD shall not be liable for any dramage or injury which may be sustained by any party or person on the Dennised Premises other than the dramage or injury caused solely by the negligeness of LANDLORD, he officers, complayers, agents, invitees, or instrumentalities, subject to all limitations of Florida Statutes, Section 768.28.

ARTICLE XIV SLUCESSORS IN INTEREST

It is hereby covenanted and agreed between the parties that all covenants, conditions, agreements, and undertakings contained in this Louse Agreement shall extend to and be binding on the respective parties hereby, the same as if they were in every case neared and expressed.

1,6899 #01-3136-864-0020-1.634

7

ARTICLE XV CANCULATION

CANCELLATION By LANDLORD: 'The occurrence of any of the following shell cross this Lease Agreement to be terminated by the LANDLORD upon the terms and conditions also set forth below:

- A. Automatic Terminution:
 - (i) Institution of proceedings in voluntary bankruptcy by the TENANY.
 - (2) Institution of proceedings in involuntary bankruptcy against the TINANT if each proceedings continue for a period of about (90) days.
 - (3) Assignment by TENANT for the benefit of creditors.
 - (4) Tenant falls to maintain the use of the property for the benefit of the public under Porida Statute Section 125.38.
- II. Termination after ten (10) days written notice by the LANDLAIRD by cordified or registered mult to TENANT for duing any of the following:
 - (1) Non-payment of any sum or sums due hereunder after the due date for such payments: provided, however, that such termination shall not be effective if TENANT makes the required payment(s) during the ten (10) calendar day period following multing of the written notice.
 - (2) Notice of any condition posing a throat to benift or soluty of the public or patrons not remedied within the ten (10) day period from receipt of written notice.
- C. Transportion after thirty (30) days from receipt by TENAIST of written police by vertified or registered mail to the address of the TENAIST as set forth below:
 - (1) Non-performance of any covenant of this Lease Agreement other than non-payment of real and others listed in A and B above, and failure of the TENANT to really such breach within the thirty (30) day period from receipt of the written notice.

LEGIS (01-3136-064-0620-LO4

- D. A final determination in a court of law in theor of the LANDLORD in Engation instituted by the TENANT against the LANDLORD or brought by the LANDLORD against TENANT.
- E. LANIMORD through its County Mayor or the County Mayor's designed, shall have the right to concol this Lease Agreement or any portion thereof, at any time by giving TENANT at least thirty (30) days written notice prior to its effective date.

CANCELLATION By TENANT's The TENANT, shall have the right to econoci this Lease.
Agreement at any time by giving the LANDLORD at least thirty (30) days written notice prior to the effective date of the cancellation.

ARTICLE XVI OPTION TO RENEW

Provided this Jease is not eitherwise in defeat. TENANT is hereby granted the option to extend this Lease for Fire (5) additional One-year renewal option periods upon the same terms and conditions, except that the renewal amount shall be adjusted based upon an annual review and determination by the Community Action and Human Services Department of the operational costs of the building, by giving LANDLORD notice in writing at least placty (90) days prior to the expiration of this lease or any extension thereof.

ARTICLE XVII NOTICES

It is understood and agreed between the puries hereto that written notice addressed and sent by certified or registered until, roturn receipt respected, first class, postage propaid and addressed as follows:

LANDLORDs Miami-Dude County Internal Services Department Real Ustato Development Division 111 P.W. 1st Street, Suite 2468 Mianu, Plorida 23128-1907 With copy to:
Miami-Dade County
Comparity Action and Human Sorvices Department
of Office of Administration
Financial Services Division
701 N.W. 1st Count # 10-109
Miami, Florica 33136

POT-0200-490-9616-104 pers?

TENANT: Moving Lives Kids Asia Center (MLK Asia Center) inc. 1900 South Francisco Drivo 100 North Day Village, Plorida 33141

Notices provided herein in this paragraph shall considute sufficient notice to TENANT to comply with the terms of this Lense Agreement. Notices provided herein in this paragraph shall include all notices required in this Lense Agreement or required by how.

ARTICLE XVIII PERMITS , RESULATIONS

TENANT revenues and agrees that during the term of this Lease Agreement, TENANT will obtain any and all necessary permits and approvals and that all uses of the Demised Premises will be in conformance with all applicable lease, tacheding all applicable soming regulations.

Any and all charges, taxes, or assessments levied against the Demised Premises shall be publicly TENANT and failure to do so will constitute a breach of this Lease Agreement.

TINANT shall provide its own Conflictute of Use at TinANT's own cost and expense out shall be responsible for its own Instrumee Costs, as per Instrumee Provision, Article XII.

FORCE MAJEURE VILLOUR AUX

TENANT and LANDLORD shall be excused for the period of any delay and shall not be deemed in delical with respect to the performance of any of the non-monotory terms, coverants, and conditions of the Leaso Agreement when prevented from so doing by cause or causes beyond TENANT's or LANDLORD's control, excluding filing of bankrupicy, but which shall include, without limitation, till index disputes, governmental regulations or controls, fire or other casualty, nets of God, or any other cause, whether shallar or dissimilar to the foregoing, not within the control of TENANT or LANDLORD.

Leave 501-3116-064-0028-LOI

40

AKTICLE XX <u>WAIYER</u>

ff, under the provisions hereof, LANDLORD or TISVANT shall institute proceedings and a compromise or settlement thereof shall be usade, the same shall not constitute a valver of any covenant boroin compland nor of any of LANDLORD's or TEMANT'S rights becaused, unless expressly stated in such settlement agreement. We wriver by LAMDLORD or TENANT of may provision bereef shall be doesned to have been made unless expressed in writing and signed by both parties. No waives by LANDLORD or TENANT of any breach of covenant, condition, or agreement hardin contained shall operate as a waiver of such egyphant, condition, or agreement fixelf, or of any subsequent breach thereof. No payment by TENANT or receipt by LANDLORD of lesser amount than the monthly to make suffer additional real enduludes encluded the temphibility of real for additional real enduludes and the suffer and th account of the emilian silpulated run for shall any endorsement or endentern on any check or latter accompanying a check for payment of rent or any other amounts to LANDLORD be deceated an accord and satisfaction and LANDLORD may accept such check or payment without profutive to or walver of LANDI.ORD's right to recover the balance of such row or other amount owed to LANDLORD or to pursue any other remedy provided in this Leuse Agreement. No rountry by LANDLORD and no accuptance by LAMILORD of keys from TRNAM shall be considered an acceptance of a surrender of this Lease Agreement.

ARTICLE XXI TAMEST <u>30 R.MARSO</u>

If Timant shall fall to pay any anomaly insufament or item of resu on the dale when the same becomes due or shall yields or fall to perform any of the other conditions, covaments, or agreements bearin made by TEMANT, and if such yieldshow or failure continues for a period of thirty (30) days after tribuen police thereof to TEMANT by LAMILLIED except for failure to pay real, which shall have a failure (15) day period for once after written notice thereof to TEMANT by LANDI-ORD. If TEMANT commences dilipsed offerts to sure such failure to perform any other conditions, covenants,

FCX E0200-100-021 & 100 2043.1

or agreements, the time to ours such fiding shall be extended for so long as TENANT shall diligently undertake such cure, after which time, LANDLORD may proceed with any remedy available at law or in equity in the State of Florida or by such other proceedings, including recentry and possession, as may be applieable. All rights and remedies of LANDLORD under this Lease Agreement shall be cumulative and shall not be exclusive of any other rights and remedies provided to LANDLORD under applicable law.

ARTIGLE XXII ADDITIONAL PROVISIONS

Mechanic's Materialmon's and Other Liens

TENANT agrees that it will not permit any mechanic's, materialmen's or other liens to stand against the Demised Premises, for work or unterials familiated to TENANT. It being provided, however, that TENANT shall have the right to contest the validity thereof. TENANT shall immediately pay may judgment or decree rendered against TENANT, with all proper costs and charges, and shall cause any such lien to be released aff record without cost to LANDA.ORD.

2. Non-Diserimination

The Board of County Commissioners declared and established as a matter of policy, by Resolution No. 2501 dated March 24, 1964, that there shall be no discrimination based on race, color, creed, or maticant origin and Resolution No. 85-92 dated January 21, 1992, that there shall be no discrimination on the basis of disability in connection with any County property or facilities operated or maintained under tonse agreement, Because, or other agreement between the County or its agreeies.

TINANT agrees to comply with the intention of Resolution No. 9601 and Resolution No. 85-92, with respect to the use, operation, and runintenance of the property and facilities included in this Lease Agreement.

UXX KINTAL HOLDOYER

If TINANT, with LAMIATED's consent, remains in possession of the Domised Premises after expiration of the form and if LANDLORD and TENANT have not exceuted an expressed written

M3.1-0229-054-0020-1-004-0020-1-04

agreement as to such holding over, then such occupancy shall be a tenancy from month to month at a monthly restal for the first month, after explication of the term, equivalent to one hundred percent (100%) of the monthly restal in effect immediately prior to expiration, such payments to be made as hardin provided. In the event of such holding over, all of the terms of the Lease Agreement including the payment of all charges owing hereunder other than nont shall remain in force and effect on said month to month basis.

VIXX ALTICAR ALQUOTAR

Radon is a naturally occurring radionative gas that, when it has no commuted in a building in sufficient quantifies, may present health risk to persons who are exposed to it over time. Levels of radon that exceed Federal and State Guidelines have been found in buildings in Plotten. Additional information regarding radon and radon testing may be obtained from your county public beatth unit.

ARTICLE XXV GOVERNING LAW

This Leasu Agreement, including any exhibits or amendments, if any, and all matters relating thereto (relative in contract, statute, tori or otherwise) shall be governed by and construed in accordance with the laws of the State of Florida.

ANTICLE XXVI WRITTEN AGREEMENT

This Leave Agreement contains the entire agreement between the parties hereto and all previous negotiations leading thereto, and it may be modified only by resolution approved by the Board of County Commissioners.

CRIMINAL BACKGROUND CHECK

(a) Prior to the County outering into a non-residential lease of the County-owned property with a proposed Tennut where the property is to be used by the proposed Tennut as a facility for, or to provide programs and services to, children and/or developmentally disabled individuals, the

1411-0500-6516-100 storal

County Mayor or Mayor's designer shall perform a galloan and analogous background check of the proposed Tenant of its Principals any spouses, parents and shildren of the proposed Tenant and its Principals that will be working at the non-residential County-award property to be leased. The Cost of the criminal background check(s) performed by the County shall be the responsibility of the proposed Tenant and payment for the cost of the criminal background check(s) shall be made by the proposed Tenant to Mismi-Dade County prior to the County incurring the cost thereof.

(b) Together with any recommendation to approve a non-residential lense of County-award property to be used as a facility for, or to provide programs and sorvices to, children and/or developmentally disabled individuals, the County Mayor shall report to the Board of County Commissioners any instance where the criminal background check required by Ordinance No. 12-53 subsection (3)(a) revealed information which may adversely affect a finding of a Tenant responsibility.

IN WITHERS WHEREOF, LANDLORD and TENANT have reprecible Lease Agreement to be executed by their respective and duly authorized officers the day and your first above written.

CORPORATE SEAL)	MOVING LIVES KIDS ARTS CETNER (MLK ARTS CENTER) INC. a Panasylvania, Not-Parki Corporation		
WITNESS	Dy: KyleFiultwork (TENANI) Expensive Director		
Magriy A Scott			
(Official Seal)			
ATTEST: HARVEY RUYIN, CLIERK	MIAMIDADE COUNTY, PLORIDA BY 148 BOARD OF COUNTY COMMISSIONERS		
By: DEFITY (FERK	By: Carlos A. Gimenoz (LANDLORD) Mayor		

1,000-101-1136-061-0020-1404