

## **Secretary/Clerk Certificate Instructions**

- 1. In the blocks under paragraph (ii) with the headings "NAME OF AUTHORIZED SIGNATORY", "TITLE OF AUTHORIZED SIGNATORY" and "SIGNATURE OF AUTHORIZED SIGNATORY", all persons who are authorized to execute and deliver the Agreement and any related Lease Schedule(s) from time to time thereunder between the Public Entity and Customer should write or type his/her name under the "Name of Authorized Signatory" heading, write or type his/her title under the "Title of Authorized Signatory" heading, and sign his/her name under the "Signature of Authorized Signatory" heading in the block across from his/her name and title. The person(s) listed and executing in the blocks under paragraph (ii) must not be the same person executing the Certificate on behalf of the Public Entity (Clerk, Secretary, etc.) listed at the top of the Certificate and executing in the signature block at the bottom of the Certificate under the "In Witness Whereof" language;
- The Clerk, Secretary, etc. should insert the Agreement No. in paragraph (iii), if known;
- 3. The Clerk, Secretary, etc. should strike paragraph (v) of the Certificate if this paragraph is not applicable to the Public Entity;
- 4. If paragraph (v) of the Certificate is applicable to the Public Entity, the Clerk, Secretary, etc. should insert "regular" or "special" in the first blank and then insert the date of the meeting of the governing body of the Public Entity in the second blank;
- 5. The Clerk, Secretary, etc. should write or type the Fiscal Period of the Public Entity in paragraph (ix);
- 6. The Clerk, Secretary, etc. should write or type his/her name, title, name and State of the Public Entity in the top portion of the Certificate and date, sign & print his/her name and title at the bottom of the Certificate under the "In Witness Whereof" language; and
- 7. If required by local law, the Certificate should be notarized by a notary public. The notary public should be a person other than the Clerk, Secretary, etc. executing under the "In Witness Whereof" language of the Certificate.



## SECRETARY/CLERK CERTIFICATE

l,	, do hereby certify that:	
(i) I am the duly elected, qualified of State of Kansas, Department of Administr	l, and acting ation, a KS public entity (the "Public En	(Clerk, Secretary, etc.)
(ii) Each of the persons whose na Public Entity and holds on the date of this appearing opposite each such person's name	Certificate the formal title set forth op	a duly authorized representative of the posite his/her name and the signature
NAME OF AUTHORIZED SIGNATORY (cannot be Clerk/Secretary authenticating this certificate)	TITLE OF AUTHORIZED SIGNATORY	SIGNATURE OF AUTHORIZED SIGNATORY
(iii) Each such representative is d certain Master Lease Agreement No. 61396 thereunder (the "Schedules") between the agreements, documents, and instruments certificates of acceptance.	7-81276 (the "Agreement") and any rela Public Entity and Customer, or its as	ssignee (collectively, "Lessor"), and all
(iv) The execution and delivery or instruments in connection therewith for and by the terms of the Charter or other docume indenture or contract to which the Public Ent	on behalf of the Public Entity are not prent pursuant to which the Public Entity	is organized or of any loan agreement,
(v) [STRIKE IF NOT APPLICABLE meeting of the governing body of the Public held on the day of requirements of law, approve and authorized agreements, documents, and instruments representative(s) of the Public Entity name Schedule(s) and all agreements, documents has not been altered or rescinded by the Public Entity of the Public Entity name schedule(s) and all agreements, documents has not been altered or rescinded by the Public Entity of the Public Enti	by motion duly made, second the execution and delivery of the Agr in connection therewith on behalf of in paragraph (ii) above. Such action, and instruments in connection therew	quisite majority of the members thereoged and carried, in accordance with all eement, the related Schedule(s) and all of the Public Entity by the authorized approving the Agreement, the related
(vi) No event or condition that cor Default, as defined in the Agreement, exists		or both, would constitute) an Event of

(viii) The Public Entity has in accordance with the requirements of law fully hudgeted and appropriated suff

All insurance required in accordance with the Agreement is currently maintained by the Public Entity.

(viii) The Public Entity has, in accordance with the requirements of law, fully budgeted and appropriated sufficient funds for the current budget year to make the Rent payments scheduled to come due during the first Fiscal Period and to meet the Public Entity's other obligations for the first Fiscal Period, as such terms are defined in the Agreement, and such funds have not been expended for other purposes.

(vii)

	(ix)	The Fiscal Period of the I	Public Entity is from	to	<del>.</del>
been de reliance revocat	elivere e upon ion.	/ upon same, until written ed to Lessor, but in any ev	and information shall remain true and in ful notice of the modification, rescission, or revo vent shall be effective with respect to any d ior to the delivery to Lessor of said written n	ocation of same in whocuments executed o	nole or in part, has or actions taken in
			Ву:		
			Name:		
			Title:(Clerk or Secretary)		
			Date:		
Subscri	bed to	and sworn before me:			
ouboo!!	bou to	, and ewern before me.	Notary Public:		
			Notary Public:(Name)	·	
			Date:		_•
My com	nmissio	on expires:			