District Office Lease - Instructions

No leases can be signed before they have been approved by the Administrative Counsel.

District Office Leases for the 112th Congress may not commence prior to January 3, 2011.

Members should endeavor to lease space through the last day of a congressional term rather than the last day of a calendar year. For the 112th Congress, leases should end on January 2, 2013, not December 31, 2012.

- The opening paragraph has three blank lines to be filled in:
 - 1. Landlord's name
 - 2. Landlord's address
 - 3. Member/Member-Elect's name
- Paragraph 1 has four blank lines to be filled in: (1) Square footage of office that is being leased (optional); (2) Address of office being leased; (3) City, state and ZIP code where office is being leased; and (4) Number of parking spaces included (write "zero" if no parking spaces are included).
- Paragraph 2 has two blank lines to be filled in: (1) Date lease begins and (2) Date lease ends (must be on or before January 2, 2013).
- Paragraph 3 has one blank line for the monthly rent amount (write "zero" if no rent is to be paid).
- Paragraph 4 has one blank line the number of days' notice required for either party to terminate the lease before the end of the term. A standard period is 30 days, but any figure is acceptable. If the lease may not be terminated early, enter "N/A" in this blank.
- Paragraphs 5–7 may not be altered or deleted.
- Paragraph 8 has space provided to list any additional lease provisions.
- Prior to signing a lease, the Member/ Member-Elect must submit the proposed lease, accompanied by a copy of the District Office Lease Attachment, to the Administrative Counsel for review and approval. If the proposed terms and conditions of the lease are determined to be in compliance with applicable law and House Rules and regulations, the Administrative Counsel will notify the Member/Member-Elect that (s)he may proceed with the execution of the lease. Please submit the proposed lease and District Office Lease Attachment either by inter-office mail (217 Ford House Office Building, Washington, DC 20515), e-mail (leases@mail.house.gov), or fax (202-225-6999).
- The Member/ Member-Elect is required to personally sign the document.
- A signed and dated District Office Lease Attachment must accompany this lease.
- Once signed by both parties, the Lease (and the Attachment) must be submitted to Administrative Counsel for final approval (217 Ford House Office Building, Washington, DC 20515). It may be faxed to 202-225-6999, but the original still must be submitted after faxing.
- If approved, Counsel will send it to Finance so that payment can begin. If there are errors, you will be contacted and required to correct them before the lease is approved.

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District Office Lease

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Pur to	suant to 2	by	§ 57, and the Committee	Regulations Order)	of the Correlating		on House	Administra space	in (as	modified home	districts,		
		(La	andlord's name)		,	(La	andlord's str	eet address	, city, state	e, ZIP cod	le)		
("L	ESSOR"),	and _				, a	Member/M	lember-Ele	ect of the	he U.S.	House of		
Rej	oresentativ	es ("LES	SSEE"), agree	e as follows:									
1.	LESSOR	shall	l lease t	o LESSE	Е	squar	e feet	of off	ice sp	ace lo	ocated at		
	in the city, state and ZIP code of												
	(office street address)												
The Lease includes (office city, state and ZIP)							3	parking s	spaces, w	hich			
	are assigned or unassigned (please check one).												
		8		8 4		,-							
2.	LESSEE shall have and hold the leased premises for the period beginning, 20 and												
	ending, 20 The term of this District Office Lease ("LEASE") may not exceed two												
	years and may not extend beyond January 2, 2013, which is the end of the constitutional term of the Congress to												
	which the Member is elected.												
3.	The monthly rent shall be, and is payable in arrears on or before the last day of each												
	calendar month. Rent payable under this LEASE shall be prorated on a daily basis for any fraction of a month												
	of occupancy.												
4.	This LEA	ASE may	be terminate	d by either p	arty giving	5	days' pric	or written r	notice to	the other	party. The		
	commencement date of such termination notice shall be the date such notice is delivered or, if mailed, the date												
	such noti	ce is pos	stmarked.										
5.	During th	ne effecti	ive term of th	is LEASE re	ent navmen	ıts under	naraoranh	ı 3 shall he	remitted	l to the I	ESSOR by		
			strative Offic								•		
	and Child	. 101111111	Saure Offic	01 1110 0.19	. 110000 01	Topicse.	111111111111111111111111111111111111111	2,10 <i>j</i> 011	Condit Of	LLN	·····		

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6.	The District Office Lease Attachment attached hereto is incorporated herein by reference, and this LEASE shall								
	have no force or effect unless and until accompanied by an exec	cuted District Office Lease Attachment.							
7.	Any amendments, additions or modifications to this LEASE inconsistent with paragraphs 1 through 6 above								
	shall have no force or effect to the extent of such inconsistency.								
8.	Additionally, the LESSOR and the LESSEE agree								
	Print Name (LESSOR / Landlord)	Print Name (LESSEE)							
	LESSOR Signature	LESSEE Signature							
	(Date)	(Date)							

District Office Lease Attachment-Instructions

The District Office Lease Attachment ("ATTACHMENT") is a three-page document that must accompany *every* lease that is submitted for a Member/Member-Elect's District offices.

No leases can be signed before they have been approved by the Administrative Counsel.

District Office Leases for the 112th Congress may not commence prior to January 3, 2011.

Members should endeavor to lease space through the last day of a congressional term rather than the last day of a calendar year. For the 112th Congress, leases should end on January 2, 2013, not December 31, 2012.

Three things are required:

- 1) The signature of the Landlord and date.
- 2) The signature of the Member/ Member-Elect of Congress and date.
- 3) Contact information for the person in the Member/ Member-Elect's office whom we should call if there are any problems or questions (the chief of staff, district director, scheduler, etc.).

A few things to keep in mind:

- The Member/Member-Elect is required to personally sign the document.
- The ATTACHMENT may not have any provisions deleted or changed.
- Even if rent is zero, an ATTACHMENT is still required.
- Prior to signing a lease, the Member/ Member-Elect must submit the proposed lease, accompanied by a copy of the ATTACHMENT, to the Administrative Counsel for review and approval. If the proposed terms and conditions of the lease are determined to be in compliance with applicable law and House Rules and regulations, the Administrative Counsel will notify the Member/Member-Elect that (s)he may proceed with the execution of the lease. Please submit the proposed lease and ATTACHMENT either by inter-office mail (217 Ford House Office Building, Washington, DC 20515), e-mail (leases@mail.house.gov), or fax (202-225-6999).
- Once signed by both parties, the Lease or Amendment and the ATTACHMENT may be faxed to 202-225-6999, but the original must also be submitted (217 Ford House Office Building, Washington, DC 20515). The ATTACHMENT should be submitted at the same time the lease is sent to the Administrative Counsel.
- Without a properly signed and submitted ATTACHMENT, the lease cannot be approved and payments will not be made.
- The parties agree that any charges for default, early termination, or cancellation of the LEASE
 which result from actions taken by or on behalf of the LESSEE shall be the sole responsibility of
 the LESSEE, and are not reimbursable from the Member's MRA.

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District Office Lease Attachment

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- 1. LESSOR (Landlord) and LESSEE (Member/Member-Elect of the U.S. House of Representatives) agree that this District Office Lease Attachment ("ATTACHMENT") is incorporated into and made part of the Lease ("LEASE") to which it is attached.
- 2. LESSOR expressly acknowledges that neither the U.S. House of Representatives ("HOUSE") nor its Officers are liable for the performance of the LEASE. LESSOR further expressly acknowledges that payments made by the Chief Administrative Officer of the HOUSE ("CAO") to LESSOR to satisfy LESSEE's rent obligations under the LEASE which payments are made solely on behalf of LESSEE in support of his/her official and representational duties as a Member of the HOUSE shall create no legal obligation or liability on the part of the CAO or the HOUSE whatsoever. LESSEE shall be solely responsible for the performance of the LEASE and LESSOR expressly agrees to look solely to LESSEE for such performance.
- 3. Any amendment to the LEASE must be in writing and signed by the LESSOR and LESSEE. LESSOR and LESSEE also understand and acknowledge that the Administrative Counsel for the CAO ("Administrative Counsel") must review and approve any amendment to the LEASE prior to its execution.
- 4. LESSOR and LESSEE understand and acknowledge that the LEASE shall not be valid, and the CAO will not authorize the disbursement of funds to the LESSOR, until the Administrative Counsel has reviewed the LEASE to determine that it complies with the Rules of the HOUSE and the Regulations of the Committee on House Administration, and approved the LEASE by signing on page 3.
- 5. The LEASE is a fixed term lease with monthly installments for which payment is due at the end of each calendar month. In the event of a payment dispute, LESSOR agrees to contact the Office of Finance of the HOUSE at 202-225-7474 to attempt to resolve the dispute before contacting LESSEE.
- 6. Any provision in the LEASE purporting to require the payment of a security deposit shall have no force or effect. Furthermore, any provision in the LEASE purporting to vary the dollar amount of the rent specified in the LEASE by any cost of living clause, operating expense clause, pro rata expense clause, escalation clause, or any other adjustment or measure during the term of the LEASE shall have no force or effect. The parties agree that any charges for default, early termination, or cancellation of the LEASE which results from actions taken by or on behalf of the LESSEE shall be the sole responsibility of the LESSEE, and shall not be paid by the CAO on behalf of the LESSEE.
- 7. In the event LESSEE dies, resigns, or is removed from office during the term of this LEASE, the Clerk of the HOUSE may, at his or her sole option, either: (a) terminate this LEASE by giving thirty (30) days' prior written notice to LESSOR; or (b) assume the obligation of the LEASE and continue to occupy the premises for a period not to exceed sixty (60) days following the certification of the election of the LESSEE's successor. In the event the Clerk elects to terminate the LEASE, the commencement date of such thirty (30) day termination notice shall be the date such notice is delivered to the LESSOR or, if mailed, the date on which such notice is postmarked.

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District Office Lease Attachment

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- 8. The term of the LEASE may not exceed the constitutional term of the Congress to which the LESSEE has been elected. Should the Member-Elect not take office and serve as a Member of the 112th Congress, the lease will be considered null and void.
- 9. If either LESSOR or LESSEE terminates the LEASE under the terms of the LEASE, the terminating party agrees to promptly file a copy of any termination notice with the Office of Finance, U.S. House of Representatives, B-241 Longworth House Office Building, Washington, D.C. 20515, and with the Administrative Counsel, Office of the Chief Administrative Officer, U.S. House of Representatives, 217 Ford House Office Building, Washington, D.C. 20515.
- 10. LESSOR agrees to promptly notify LESSEE in writing in the event LESSOR sells, transfers, or otherwise disposes of the leased premises; in the event LESSOR is placed in bankruptcy proceedings (whether voluntarily or involuntarily); in the event the leased premises is foreclosed upon; or in the event of any similar occurrence. LESSEE shall promptly file a copy of any such notice with the Office of Finance, U.S. House of Representatives, B-241 Longworth House Office Building, Washington, D.C. 20515.
- 11. LESSOR agrees to maintain in good order, at its sole expense, all public and common areas of the building including, but not limited to, all sidewalks, parking areas, carpets, elevators, escalators, entryways, exits, alleys, and other like areas. LESSOR also agrees to maintain, repair in good order, or replace as needed, at its sole expense, all structural and other components of the premises including, but not limited to, roofs, ceilings, walls (interior and exterior), floors, windows, doors, foundations, carpets, fixtures, and all mechanical, plumbing, electrical and air conditioning/heating systems or equipment serving the premises. LESSOR shall be liable for any damage, either to persons or property, sustained by LESSEE or any of his or her employees or guests, caused by LESSOR's failure to fulfill its obligations under this paragraph.
- 12. LESSOR agrees that the Federal Tort Claims Act, 28 U.S.C. §§ 2671-80, satisfies any and all obligations on the part of the LESSEE to purchase private liability insurance.
- 13. LESSOR agrees that neither LESSEE nor the HOUSE nor any of the HOUSE's officers or employees will indemnify or hold harmless LESSOR against any liability of LESSOR to any third party that may arise during or as a result of the LEASE or LESSEE's tenancy.
- 14. LESSOR shall be solely responsible for complying with all applicable permitting and zoning ordinances or requirements, and with all local and state building codes, safety codes and handicap accessibility codes (including the Americans with Disabilities Act).
- 15. LESSOR agrees to accept monthly rent payments by Electronic Funds Transfer and agrees to provide the Office of Finance, U.S. House of Representatives, with all banking information necessary to facilitate such payments.
- 16. LESSOR shall promptly refund to the CAO, without formal demand, any payment made to the LESSOR by the CAO for any period for which rent is not owed because the LEASE has ended or been terminated.

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District Office Lease Attachment

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- 17. Should any provision of this ATTACHMENT be inconsistent with any provision of the attached LEASE (or with any subsequent or additional amendments thereto), the provisions of this ATTACHMENT shall control, and those inconsistent provisions of the LEASE (or any subsequent or additional amendments thereto), shall have no force and effect to the extent of such inconsistency.
- 18. Unless the clear meaning requires otherwise, words of feminine, masculine or neuter gender include all other genders and, wherever appropriate, words in the singular include the plural and vice versa.
- 19. This lease is entered into at fair market value as the result of a bona fide, arms-length, marketplace transaction. The LESSOR and LESSEE certify that the parties are not relatives nor have had, or continue to have, a professional or legal relationship (except as a landlord and tenant).

20.

Signed _____

(Administrative Counsel)

The LESSEE certifies that the office space that is the subject of this lease is located within the

Send completed forms to:

_____, Date ______, 20

Administrative Counsel, 217 Ford House Office Building, Washington, D.C. 20515. Copies may also be faxed to 202-225-6999.