

MUNICIPAL FINANCE CORPORATION

23945 Calabasas Road, Suite 103 Calabasas, CA 91302 Telephone (818) 224-4787 Telecopier (818) 224-4789 www.munifinance.com

August 24, 2007

CITY OF REDLANDS City Clerk's Office P.O. Box 3005 Redlands, CA 92373

Re:

Lease with Option to Purchase #07-038-AF dated August 7, 2007("Lease")

To Whom It May Concern:

Enclosed is the District's set of executed documents for the referenced Lease. The lease transaction was funded today.

Please let me know if you have any questions regarding the enclosed.

Very truly yours,

Dixie M. Matte

Manager of Administration

DMM

Enclosures

LEASE WITH OPTION TO PURCHASE #07-038-AF

This LEASE WITH OPTION TO PURCHASE dated August 7, 2007 (this "Lease") is by and between MUNICIPAL FINANCE CORPORATION, ("Corporation") a corporation duly organized and operating under the laws of the State of California as lessor and CITY OF REDLANDS, a municipal corporation duly organized and existing under the laws of the State of California ("Lessee") as lessee.

RECITALS:

WHEREAS, Lessee deems it essential for Lessee to acquire the property described herein for its own public purposes; and

WHEREAS, it is intended that this Lease be treated as a tax-exempt obligation of Lessee for federal income tax purposes; and

WHEREAS, Lessee and Corporation agree to mutually cooperate now and hereafter, to the extent possible, in order to sustain the intent of this Lease and the bargain of both parties hereto.

WITNESSETH:

NOW, THEREFORE in consideration of the mutual covenants hereinafter set forth, the parties hereto agree as follows:

- Lessee hereby leases and hires from Corporation all property (the "Property") described in the schedule or schedules (collectively, the "Schedule") executed by the parties concurrently herewith and hereafter and made a part hereof. Hereinafter, reference to Corporation means Corporation and Corporation's assigns for those rights, interests and obligations that may be assigned by Corporation.
- SECTION 2. Term. The terms and conditions of this Lease shall become effective upon the authorized execution of this Lease by the parties hereto. The rental term of the Property leased hereunder commences and terminates on the dates specified in the Schedule.
- SECTION 3. Representations, Covenants and Warranties of Lessee Lessee represents, covenants and warrants to Corporation that:
- (a) Lessee is a municipal corporation and political subdivision, duly organized and existing under the Constitution and laws of the State of California with authority to enter into this Lease and to perform all of its obligations hereunder.
- (b) Lessee's governing body has duly authorized the execution and delivery of this Lease and further represents and warrants that all

requirements have been met and procedures followed to ensure its enforceability.

- (c) The execution, delivery and performance of this Lease do not and will not result in any breach of or constitute a default under any indenture, mortgage, contract, agreement or instrument to which Lessee is a party or by which it or its property is bound.
- (d) There is no pending or, to the knowledge of Lessee, threatened action or proceeding before any court or administrative agency which will materially adversely affect the ability of Lessee to perform its obligations under this Lease.
- (e) Lessee has complied with all public bidding laws or provisions of the California Public Contract Code applicable to the acquisition of the Property leased hereunder.
- (f) The Property being leased is essential to Lessee in the performance of its governmental functions and its estimated useful life to Lessee exceeds the term of this Lease.
- (g) Within one hundred eighty (180) days of the end of each fiscal year of Lessee during the term hereof, Lessee shall provide Corporation with a copy of its audited financial statements for such fiscal year.
- SECTION 4. Representations and Warranties of Corporation. Corporation represents and warrants to Lessee that:
- (a) Corporation is duly organized, validly existing and in good standing under the laws of the State of California, with full corporate power and authority to lease and own real and personal property.
- (b) Corporation has full power, authority and legal right to enter into and perform its obligations under this Lease, and the execution, delivery and performance of this Lease have been duly authorized by all necessary corporate actions on the part of Corporation and do not require any further approvals or consents.
- (c) The execution, delivery and performance of this Lease do not and will not result in any breach of or constitute a default under any indenture, mortgage, contract, agreement or instrument to which Corporation is a party by which it or its property is bound.
- (d) There is no pending or, to the knowledge of Corporation, threatened action or proceeding before any court or administrative agency which will materially adversely affect the ability of Corporation to perform its obligations under this Lease.

Corporation hereby appoints Lessee as its purchasing agent to acquire the Property leased hereunder and Lessee hereby accepts said appointment (hereinafter, the "Agency"). The Agency is limited to i) appointment of terms, conditions and acquisition cost of acquiring the negotiation of terms, conditions and acquisition cost of acquiring the property from suppliers and contractors (collectively, the "Supplier") selected by Lessee; ii) to the inspection and acceptance of the property upon its delivery and installation; and iii) to the exercise of any rights or remedies with respect to Property warranties or of any rights or remedies with respect to Property warranties or duarantees. All warranties and guarantees, either express or implied, guarantees. All warranties and guarantees, either express or implied, that inure to Corporation by virtue of the Agency are hereby passed through to Lessee to prosecute at Lessee's sole discretion.

The costs associated with the acquisition and installation of the Property including appurtenant work and related expenses are set forth in the Schedule. Corporation and Lessee agree that, in order to ensure that moneys sufficient to pay all costs will be available for this purpose when required, Corporation shall cause the financing amount designated on the Schedule (the "Financing Amount") to be deposited to a custodial account (the "Acquisition Account") and held in the name of Corporation as custodian for the benefit of Lessee. The date said Financing Amount is initially deposited to the Acquisition Account is defined as the Lease Issuance Date. Disbursements may be made either directly to the Supplier or to Lessee as a reimbursement of its prior expenditures for Property costs. Lessee shall deliver to Corporation a disbursement authorization form along with Supplier invoices and required reconciliation documents prior to Corporation making disbursement to the Supplier or a reimbursement to Lessee. Corporation shall receive a \$50 fee per disbursement, which Corporation shall deduct from the Acquisition Account without any further authorization from Lessee. Corporation shall retain at least ten percent (10%) of the Financing Amount in the Acquisition Account until Lessee delivers to Corporation a Certificate of Acceptance. Any moneys that remain in the future completing the disbursements for Property costs shall apply towards the (including payment or prepayment (with applicable premium) of the principal component of succeeding Rental Payments. Upon final disbursement from the Acquisition Account that shall occur no later than three years from the Lease Issuance Date, the Acquisition Account shall be closed.

SECTION 6. Lease Proceeds. The Financing Amount deposited to the Acquisition Account may be invested in interest bearing instruments pursuant to written direction and authority given by Lessee. Permitted investments are those specified in Government Code Sections 53601 and investments are those specified in Government Code Sections 53601 and deposited directly to the Acquisition Account. The Financing Amount plus earnings thereon shall constitute the Lease Proceeds available for acquiring the Property (the "Lease Proceeds"). Corporation shall be responsible for the safekeeping of deposit certificates and other investment confirmation documents. With the exception of acts of gross

negligence or willful misconduct by Corporation, Corporation will not be held responsible for any investment losses for any reason whatsoever and is indemnified and held harmless by Lessee. In the event the Lease proceeds are not sufficient to pay for the Property due to insufficient investment earnings or an increase in such costs subsequent to the Lease Issuance Date, Lessee shall deposit additional moneys in the Acquisition Account immediately upon request of Corporation or its Acquisition Account to pay the remaining Property costs. Failure by assignee sufficient to pay the remaining Property costs. Failure by Lessee to deposit the additional moneys will constitute a default under the Lease.

PAY CORPORATION SHALL LESSEE RENTAL PAYMENTS (the "Rental Payments") IN THE AMOUNTS AND AT THE TIMES Rental Payments. SET FORTH IN THE SCHEDULE, AT THE OFFICE OF CORPORATION OR TO SUCH OTHER PERSON OR AT SUCH OTHER PLACE AS CORPORATION MAY FROM TIME TO TIME DESIGNATE IN WRITING. Should Lessee fail to pay any part of the Rental Payments herein within fifteen (15) days from the due date thereof, Lessee shall upon Corporation's written request, pay interest on such delinquent Rental Payment from the date said Rental Payment was due until paid at the rate of twelve percent (12%) per annum or the maximum legal rate, whatever is less. Lessee shall pay Rental Payments exclusively from legally available funds, in lawful money of the United States of America, to Corporation. The obligation of Lessee to pay Rental Payments hereunder shall constitute a current expense of Lessee and shall not in any way be construed to be a debt of Lessee in contravention of any applicable constitutional or statutory limitations or requirements concerning the creation of indebtedness by Lessee, nor shall anything contained herein constitute a pledge of the general tax revenues of Lessee. Except as specifically provided in Section 29, the obligation of Lessee to pay the Rental Payments will be absolute and unconditional in all events, and will not be subject to set-off, defense, abatement, reduction, counterclaim, or recoupment for any reason whatsoever. The periodic Rental Payments paid by Lessee shall be conclusive as to its fair value for the possession, use and/or occupancy of the Property.

SECTION 8. Security Interest. As security for the payment of all of Lessee's obligations hereunder, Lessee hereby grants Corporation, its successors or assigns, a security interest in the property, its accessions and attachments thereto and replacements thereof and substitutions therefor and all proceeds of the Acquisition Account and all proceeds of any of the foregoing. Lessee agrees to execute such additional documents, including financing statements, and authorizes Corporation to file such financing statements, which corporation deems necessary or appropriate to establish, perfect and maintain Corporation's security interest.

SECTION 9. <u>Use</u>. Lessee shall use the Property in a careful and proper manner and shall comply with and conform to all national, state,

municipal, police, and other laws, ordinances, and regulations in anyway relating to the possession, use, or maintenance of the Property.

SECTION 10. Acceptance. Lessee shall acknowledge receipt, inspection and acceptance of the Property by executing a "Certificate of Acceptance".

SECTION 11. Corporation's Inspection. Upon forty-eight (48) hours prior notice, the Corporation shall at any and all times during normal business hours have the right to enter into and upon Lessee's premises where the property is located for the purpose of inspecting the same or observing its use. Lessee shall give Corporation immediate the same of any attachment or other judicial process affecting the property.

Property Selection and Ordering. Lessee selected or will select the type and quantity of the Property leased hereunder. Lessee shall ensure that all Property is properly invoiced to Corporation. Corporation shall not be liable for, nor shall the validity, enforceability or effectiveness of this Lease be affected by, failure of delivery of the Property. Lessee is solely responsible for determining the suitability of the Property for its intended use. Corporation shall in or acknowledges that have no duty to inspect the Property. If the Property is not properly installed, does not operate as represented or warranted by the Supplier, or is unsatisfactory for any reason, Lessee shall make any claim on account thereof solely against the Supplier. Lessee hereby assumes the risks, burdens and obligations to the Supplier on account of nonacceptance of the Property and/or cancellation of this Lease and upon the occurrence of any such event, Corporation will assign to Lessee, without recourse or warranty, its rights and title to the Property and any documents related thereto.

SECTION 13. Disclaimer of Warranty. CORPORATION NOT BEING THE MANUFACTURER OR SUPPLIER OF THE PROPERTY NOR A DEALER IN SIMILAR PROPERTY, HAS NOT MADE AND DOES NOT MAKE ANY REPRESENTATION, WARRANTY, OR COVENANT, EXPRESS OR IMPLIED, WITH RESPECT TO THE DESIGN, OR COVENANT, FITNESS FOR USE, SUITABILITY, OR MERCHANTABILITY OF THE DURABILITY, FITNESS FOR USE, SUITABILITY, OR MERCHANTABILITY OF THE PROPERTY IN ANY RESPECT, AND AS BETWEEN CORPORATION AND LESSEE, ALL PROPERTY SHALL BE ACCEPTED AND LEASED BY LESSEE "WHERE IS," "AS IS," AND "WITH ALL FAULTS," AND CORPORATION SHALL NOT BE RESPONSIBLE FOR ANY AND "WITH ALL FAULTS," AND CORPORATION SHALL NOT BE RESPONSIBLE FOR ANY AND THE SUPPLIER AND WILL NOT ASSERT ANY SUCH CLAIMS AGAINST CORPORATION.

improvements that are made to the Property shall belong to and become the property of the Corporation except that separately identifiable attachments added to the Property by Lessee may remain the property of Lessee as long as (i) the attachment is paid for in full by Lessee and

- (ii) Lessee agrees to remove the attachment and restore the Property to substantially as good condition as when received, normal wear and tear excepted, if and when the Property may be returned to Corporation.
- SECTION 15. Relocation. Lessee shall provide Corporation prior written notice of its intent to relocate the Property. Lessee assumes all risks of loss to the Property attendant to its movement and relocation. The Property location shall be under Lessee's full control for its own governmental purpose.
- SECTION 16. Maintenance and Repairs. Lessee, at its own cost and expense, shall furnish necessary labor and materials to maintain the Property in good repair, condition, and working order. Lessee's obligations to maintain the Property does not relieve the Supplier of its responsibility to fully perform with respect to all applicable property warranties and guarantees.
- SECTION 17. Risk of Loss; Damage; Destruction. With the exception of acts resulting from intentional misconduct or gross negligence by Corporation, its agents and representatives, Lessee hereby assumes and shall bear the entire risk of loss and damage to the property from any and every cause whatsoever. No loss or damage to the property or any part thereof shall impair any obligation of Lessee property or any part thereof shall impair any obligation of Lessee under this Lease, which shall continue in full force and effect. Lessee waives the benefit of Civil Code Sections 1932(2) and 1933(4) and any waives the benefit to terminate this Lease by virtue of any damage or destruction to the Property.
- Physical Damage/Public Liability Insurance. Lessee shall keep the Property insured, as nearly as practicable, against risk of loss or damage from any peril covered under an "all-risk" insurance policy for not less than the full replacement value thereof, and Lessee shall carry public liability and property damage insurance covering the Property. All said insurance shall be in form and amount and with reputable companies and shall name Corporation as an additional insured and loss payee. Lessee shall pay the premiums therefore and deliver certification of said policies to Corporation. Each insurer shall agree, by endorsement upon the policy or policies issued by it or by independent instrument furnished to Corporation, that it will give Corporation thirty (30) days' written notice before the policy or policies shall be altered or canceled. The proceeds of such insurance, at the option of Lessee, shall be applied: (a) toward the replacement, restoration, or repair of the Property, or (b) toward payment of the total remaining obligations of Lessee hereunder; provided, however, that Lessee shall be responsible for the amount by which such insurance proceeds are insufficient to satisfy the cost of option (a) or option (b) above, as applicable. Should Lessee replace, restore, or repair the Property as set out in option (a) above, this Lease shall continue in full force and effect. Lessee may self-insure up to specified limits as evidenced by a certificate of self insurance to be attached hereto in

form and amount acceptable to Corporation. Any self-insurance program in which Lessee is a participant shall comply with the provisions under this Lease respecting cancellation and modification and payment of losses to the Corporation as its respective interests may appear. Such self-insurance shall be maintained on a basis which is actuarially sound as established by Lessee's risk manager or an independent insurance consultant which determination shall be made annually. Any deficiency shall be corrected within sixty (60) days of Lessee becoming aware of such deficiency.

SECTION 19. Liens and Taxes. Lessee shall keep the Property free and clear of all levies, liens, and encumbrances and shall promptly pay all fees, assessments, charges, and taxes (municipal, state and federal), including personal property taxes, which may now or hereafter be imposed upon the ownership, leasing, renting, sale, possession, or use of the Property, excluding, however, all taxes on or measured by Corporation's income.

Indemnity. Subject to California law concerning contribution and enforceability of indemnifications, Lessee shall indemnify Corporation against and hold Corporation harmless from any and all claims, actions, suits, proceedings, costs, expenses, damages, and liabilities, including attorneys' fees, arising out of, connected with or resulting from the selection, possession, use, operation, or return of the Property excepting that Lessee shall not be required to indemnify Corporation in the event that such liability or damages are caused by the gross negligence or intentional misconduct Corporation, its agents or representatives.

Events of Default. The term "Event of Default", as used in this Lease, means the occurrence of any one or more of the following events: (a) Lessee fails to make any Rental Payment (or any other payment) within fifteen (15) days after the due date thereof or Lessee fails to perform or observe any other covenant, condition or agreement to be performed or observed by it hereunder and such failure to either make the payment or perform the covenant, condition or agreement is not cured within ten (10) days after written notice thereof by Corporation; (b) Corporation discovers that any statement, representation or warranty made by Lessee in this Lease, the Schedule or in any document ever delivered by Lessee pursuant hereto or in connection herewith is false, misleading or erroneous in any material respect; (c) Lessee becomes insolvent, is unable to pay its debts as they become due, makes an assignment for the benefit of creditors, applies or consents to the appointment of a receiver, trustee, conservator or liquidator of Lessee or of all or a substantial part of its assets, or a petition for relief is filed by Lessee under federal bankruptcy, insolvency or similar laws.

Remedies. Upon Lessee's failure to cure an Event of Default within ten (10) days after Corporation's written notice thereof, Lessee's rights under this Lease shall terminate and the Corporation will become entitled to retain all previously paid and to recover all past due payments together with interest thereon to the end of Lessee's current fiscal year. Corporation may pursue all of its available remedies at law and in equity including, but not limited to, the repossession and sale of the Property. No right or remedy conferred upon Corporation is exclusive of any other right or remedy, but each shall be cumulative of every other right or remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise, and may be enforced concurrently therewith or from time to time; provided, however, that notwithstanding any provisions to the contrary herein, Corporation shall not under any circumstances have the right to accelerate the Rental Payments that fall due in future rental periods or otherwise declare any Rental Payments not then in default to be immediately due and payable.

performed by Lessee under this Lease can be waived except by Corporation in any regard whatsoever shall not constitute a waiver of the covenant or condition in question. Until performance by Lessee of written said covenant or condition is complete, Corporation shall be entitled to invoke any remedy available to Corporation under this Lease or by law or in equity despite said forbearance or indulgence.

Assignment and Subleasing. Lessee shall not (a) assign, transfer, pledge, or hypothecate this Lease, the Property, or any part thereof, or any interest therein, or (b) sublet or lend the Property or any part thereof except with the prior written consent of Corporation which, in the case of subletting, shall not be unreasonably withheld; provided such subletting shall not affect the tax-exempt status of the interest components of the Rental Payments payable by Lessee hereunder. No such pledge, assignment, sublease or any other transfer shall in any event affect or reduce the obligation of Lessee to make the Rental Payments due hereunder. Consent to any of the foregoing acts applies only in the given instance and is not a consent to any subsequent like act by Lessee or any other person. Corporation shall not assign its obligations under this Lease with the exception of its obligation to issue default notices and its obligations pursuant to Section 28. Corporation may assign its right, title and interest in this Lease, the Rental Payments and other amounts due hereunder and the Property in whole or in part to one or more assignees or subassignees at any time, without the consent of Lessee. Any such assignment by Corporation or its assigns shally comply with the requirements of 5950-5955 of the California Government assignment shall be effective as against Lessee unless and until Corporation shall have filed with Lessee a copy of such assignment or written notice thereof. Lessee shall pay all Rental Payments hereunder pursuant to the direction of Corporation or the assignee named in the most recent assignment or notice of assignment filed with Lessee. During this Lease term, Lessee shall keep a complete and accurate record of all such assignments or notices of assignment. Subject to the foregoing, this Lease inures to the benefit of, and is binding upon, the successors and assigns of the parties hereto.

- Ownership. The Property is and shall at all times be and remain the sole and exclusive property of Corporation, and Lessee shall have no right, title, or interest therein or thereto except as expressly set forth in Sections 27 and 28. Lessee shall take all actions necessary to insure that legal title to the Property being acquired by Lessee hereunder, whether by Lessee or by a third party acting on behalf of Lessee, is vested in Corporation.
 - Personal Property. The Property is and shall at all times be and remain personal property notwithstanding that the Property or any part thereof may now be or hereafter become in any manner affixed or attached to or imbedded in, or permanently resting upon, real property or any building thereon, or attached in any manner to what is permanent by means of cement, plaster, nails, bolts, screws or otherwise.
 - Purchase Option. If Lessee is not in default of any term, condition or payment specified hereunder, Lessee may exercise options to prepay this Lease and purchase not less than all of the Property in "as-is" and "where-is" condition on the specified dates and for the specified amounts set forth in the Schedule. The purchase option price specified for a particular date is in addition to the Rental Payment due on the same date.
 - Release of Liens. Upon Lessee either making all of the Rental Payments scheduled herein or making a purchase option payment, Corporation, its successors or assigns shall cause i) legal title to the Property to be transferred to Lessee and ii) the release of all liens, encumbrances or security interests on the Property created pursuant to Corporation's rights under this Lease.
 - Early Termination. Lessee may terminate this Lease in its entirety as of the end of any fiscal year based solely upon Lessee's failure to appropriate funds for the subsequent fiscal year's Rental Payments after exercising reasonable efforts to appropriate funds from any and all of its legally available sources. Lessee agrees to deliver notice to Corporation of such termination promptly upon adoption of Lessee's final budget if no appropriation is included therein to make Rental Payments as set forth in the Schedule. Upon termination of this Lease due to Lessee's failure to budget and appropriate funds, Lessee, at its expense, shall redeliver the Property to the Corporation at a location within the State of California designated by Corporation in substantially as good a condition as when received, normal wear and tear excepted. If Lessee terminates this Lease, Corporation may retain all amounts previously paid by Lessee and

may collect and retain any amounts due and unpaid to the end of Lessee's then current fiscal year. Corporation shall remit to Lessee any proceeds from the subsequent sale of the Property in excess of the then applicable purchase option price.

permitted extent California law, if this Lease is terminated by Lessee with respect to the Property in accordance with Section 29, Lessee agrees not to purchase, lease or rent personal property to perform the same function or functions taking the place of, those performed by such Property and agrees not to permit such functions to be performed by its own employees or by any agency or entity affiliated with or hired by Lessee for a period of three hundred sixty-five (365) days succeeding such termination; provided, however, that these restrictions shall not be applicable in the event the Property shall be sold by Corporation and the amount received from such sale, less all costs of such sale, is sufficient to pay the then applicable purchase option price relating thereto as set forth on the Schedule; or if or to the extent that the application of these restrictions is unlawful and would affect the validity of this Lease.

Tax Covenants. SECTION 31.

- (a) Generally. Lessee shall not take any action or permit to be taken any action within its control which would cause or which, with the passage of time if not cured would cause, the interest components of the Rental Payments to become includable in gross income for federal income tax purposes.
- (b) Private Activity Bond Limitation. Lessee shall assure that the Lease Proceeds are not so used as to cause this Lease to satisfy the private business tests of Section 141(b) of the Internal Revenue Code of 1986, as amended (the "Code"), or the private loan financing test of Section 141(c) of the Code.
- (c) No Arbitrage. Lessee will not take any action or omit to take any action which action or omission, if reasonably expected on the date of this Lease, would have caused this Lease to be an "arbitrage bond" within the meaning of Section 148(a) of the Code.
- (d) Federal Guarantee Prohibition. The Rental Payments are not directly guaranteed or indirectly guaranteed in whole or in part by the United States or any agency or instrumentality of the United States so as to cause the Rental Payments to be "federally guaranteed" within the meaning of Section 149(b) of the Code.
- (e) Reimbursement Regulations. The Lease Proceeds used for reimbursement of prior expenditures will be made pursuant to and in compliance with Income Tax Regulations Section 1.150-2.

- (f) Bank Qualified. Lessee hereby designates this Lease for purposes of paragraph (3) of Section 265(b) of the Code and represents that not more than \$10,000,000 aggregate principal amount of obligations the interest on which is excludable (under Section 103(a) obligations the interest on which is excludable income tax purposes of the Code) from gross income for federal income tax purposes (excluding (i) private activity bonds, as defined in Section 141 of the Code, except qualified 501(c)(3) bonds as defined in Section 145 of the Code and (ii) current refunding obligations to the extent the amount of Code and (ii) current refunding obligations to the extent the amount of the refunding obligation does not exceed the outstanding amount of the refunded obligation), including this Lease, has been or will be issued the Lessee, including all subordinate entities of Lessee, during by Lessee, including all subordinate entities of Lessee, darions
 - (g) Arbitrage Rebate. Lessee shall take any and all actions necessary to assure compliance with Section 148(f) of the Code, relating to the rebate of excess investment earnings, if any, to the federal government, to the extent that such section is applicable to this Lease.
 - SECTION 32. Extraordinary Costs. In the case of litigation, the prevailing party shall be entitled to recover from the opposing party all costs and expenses, including attorneys' fees (which may be the allocable cost of in-house counsel), incurred by the prevailing party allocable cost of ir-house counsel), incurred by the prevailing party in exercising any of its rights or remedies hereunder or enforcing any of the terms, conditions or provisions hereof.
 - SECTION 33. Severability. If any provision of this Lease shall be held invalid or unenforceable by a court of competent jurisdiction, such holdings shall not invalidate or render unenforceable any other provision of this Lease, unless elimination of such provision materially alters the rights and obligations embodied in this Lease.
 - SECTION 34. Entire Agreement. This Lease, the Schedule, and any agreements that specifically refer to this Lease that are duly executed by authorized agents of the parties hereto constitute the entire agreement between Corporation and Lessee, and it shall not be further amended, altered, or changed except by a written agreement that is properly authorized and executed by the parties hereto.
 - SECTION 35. Notices. Service of all notices under this Lease shall be sufficient if given personally or mailed to the party involved at its respective address hereinafter set forth or at such address as such party may provide in writing from time to time. Any such notice such party may provide in writing from time to time. Any such notice mailed to such address shall be effective when deposited in the United States mail, duly addressed and with postage prepaid.
 - SECTION 36. $\underline{\text{Titles}}$. The titles to the Sections of this Lease are solely for the convenience of the parties and are not an aid in the interpretation thereof.

SECTION 37. Further Assurances and Corrective Instruments. Corporation and Lessee agree that they will, from time to time, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such supplements hereto and such further instruments as may be reasonably required for correcting any inadequate or incorrect may be reasonably required for correcting any inadequate or incorrect description of the Property hereby leased or intended so to be or for carrying out the expressed intention of this Lease.

SECTION 38. Execution in Counterparts. This Lease may be executed in several counterparts, each of which shall be original and all of which shall constitute but one and the same instrument.

SECTION 39. <u>Time</u>. Time is of the essence in this Lease and each and all of its provisions.

SECTION 40. <u>Lease Interpretation</u>. This Lease and the rights and obligations of the parties hereunder shall be determined in accordance with the laws of the State of California.

IN WITNESS WHEREOF, the parties hereto have caused their authorized agents to execute this Lease on the dates specified below.

MUNICIPAL FINANCE CORPORATION
23945 Calabasas Road, Suite 103
Calabasas, CA 91302
(lessor)

By Augum Matte
MANAGER OF

ritle ADMINISTRATION

CITY OF REDLANDS P.O. Box 3005 Redlands, CA 92373 (lessee) /

By Jon Harrison

Title Mayor

Date August 7, 2007

ATTEST:

Lorrie Poyzer Clerk

LEASE SCHEDULE #07-038-AF

This Schedule is issued pursuant to the Lease with Option to Purchase dated as of August 7, 2007 by and between the undersigned.

City Hall property Location: Α.

32 Cajon St.

Redlands, CA

Two (2) 2008 Ford Expedition 4×4 command vehicles with appurtenant property Description:

equipment

Name and Address of Supplier(s):

DOWNTOWN FORD SALES 525 N. 16th St.

Sacramento, CA 95814

Financing Amount Summary: D.

Estimated Property Cost

(including related expenses):

\$110,000.00

Financing Amount:

\$110,000.00

- Lease Term. The full term of this Schedule is for a period commencing on the Lease Issuance Date and concluding sixty (60) months thereafter. Upon closing, the Lease Issuance Date shall be inserted in the following blank (<u>August 24, 2007</u>).
- F. Rental Payments. Rental Payments for this Schedule are due in five (5) consecutive annual payments in accordance with the Payment Schedule herein. Each payment includes interest at the rate of 4.50% per annum

on the unpaid principal balance. The Financing Amount in Section D

represents the original principal balance.

G. Lease Acquisition Cost. The cost for Lessee to acquire the Property over the full specified term of this Schedule is \$125,285.40.

н.	Payment Sche	edule: Payable un	(a) Burghage	To	То
PMT #	Due Date 08/24/08	(1) Rental Payment \$25,057.08	(2) Purchase Option 92,140.24 70,603.05	Principal \$20,107.08 21,011.90	1nterest 4,950.00 4,045.18
2 3 4	08/24/09 08/24/10 08/24/11	25,057.08 25,057.08 25,057.08 25,057.08	48,096.68 24,577.52	21,957.43 22,945.52 23,978.07	3,099.65 2,111.56 1,079.01
5	08/24/12	25,037.03		\$110,000.00	\$15,285.40

TOTALS:

\$125,285,40

\$110,000.00

Refer to the paragraph in the Lease entitled "Release of Liens" Refer to the paragraph in the Lease entitled "Purchase Option and "Release of Liens." Purchase options are in addition to the rental (1) (2) payment due on the same day.

Approved and agreed to:

MUNICIPAL FINANCE CORPORATION

(lessor)

By:

MANAGER OF

Title:

Date:

CITY OF REDLANDS

(lessee)

Title Mayor

Date: August 7, 2007

ATTEST:

City Clerk

ASSIGNMENT OF LEASE #07-038-AF

FOR VALUE RECEIVED, MUNICIPAL FINANCE CORPORATION ("Corporation") as assignor without recourse does hereby sell, assign, and transfer to CITIZENS BUSINESS BANK ("Assignee") as assignee and its successors and assigns (i) all of its right, title and interest in and to the attached assigns (i) all of its right, title and interest in and to the attached assigns (i) all of its right, title and interest in and to the attached assigns with Option to Purchase contract dated August 7, 2007 between the Lease Corporation as lessor and CITY OF REDLANDS ("Lessee") as lessee (hereinafter said lease and any supplements, amendments, additions (hereinafter said lease and any supplements, amendments, additions (hereinafter said lease and any supplements, amendments, additions (hereinafter and any extension or renewals thereof is referred to as the "Lease") and (ii) all moneys, sums and amounts now due or hereinafter to become due under the Lease. Corporation represents that the Lease to become due under the Lease. Corporation represents that the Lease and Lease Schedule(s) delivered to Assignee are the only duly executed duplicate originals and comprise the entire writing, obligation and agreement between Corporation and Lessee.

Corporation further represents and warrants that it has made no prior sale or assignment of any interest covered hereby; that the Lease is genuine and in all respects is what it purports to be; that Assignee shall not be liable for and does not assume responsibility for the shall not be liable for and does not assume responsibility for the shall not be liable for and does not assume responsibility for the specified in the Lease to be kept, paid or performed by Corporation specified in the Lease to be kept, paid or performed by Corporation with exception of Assignee's obligation to issue notices upon Lessee's with exception of Assignee's obligation to issue notices upon Lessee's exercise of its option to purchase said Property in Lessee's exercise of its option to purchase said Property in conformance with the terms of the Lease. Corporation further represents and warrants that as of the date this assignment is made, the Lease is and warrants that as of the date this assignment is made, the Lease is in full force and effect, has not been amended except as set forth in in full force and effect, has not been amended except as set forth in the terms of the Lease is not in default of any instrument delivered to Assignee and Lessee is not in default of any terms thereunder.

Corporation hereby constitutes and irrevocably appoints Assignee the true and lawful attorney of Corporation to demand, receive and endorse payments and to give receipts, releases and satisfactions either in the name of Assignee or in the name of Corporation in the same manner and with the same effect as Corporation could do if this same manner and with the same effect as Corporation could do if this Assignment of Lease had not been made. Within fifteen (15) days after receiving its full bargain with respect to each Schedule covered hereby, Assignee shall cause to be released to Lessee its vested interest in the Property thereto.

This Assignment of Lease shall be construed and governed in accordance with the laws of the State of California. Any provision of this Assignment of Lease found to be prohibited by law shall be ineffective only to the extent of such prohibition, and shall not invalidate the remainder of this Assignment of Lease.

This Assignment shall be binding upon and inure to the benefit of the parties and their respective successors and assigns and is made in accordance with the Municipal Lease Placement Agreement dated as of January 1, 1999, as amended, entered into between Corporation and

Assignee. In the case of litigation, the prevailing party shall be entitled to recover from the opposing party all costs and expenses, including attorneys' fees which may be the allocable cost of in-house counsel, incurred by the prevailing party in exercising any of its rights or remedies hereunder or enforcing any of the terms, conditions, or provisions hereof.

IN WITNESS WHEREOF, Corporation has caused this Assignment of Lease to be executed by its duly authorized agent on the date specified below.

MUNICIPAL FINANCE CORPORATION

(assignor)

MANAGER OF **ADMINISTRAJION**

ACKNOWLEDGEMENT OF ASSIGNMENT

The undersigned hereby acknowledges the assignment by MUNICIPAL FINANCE CORPORATION over to CITIZENS BUSINESS BANK of that certain Lease with Option to Purchase #07-038-AF dated as of August 7, 2007 (the "Lease"), entered into between MUNICIPAL FINANCE CORPORATION as lessor and the undersigned as lessee.

With respect to the Lease, the undersigned agrees to pay, commencing with the first scheduled Rental Payment, all rentals and moneys due or to become due under said Lease to CITIZENS BUSINESS BANK, 701 North Haven Ave., Suite 250, Ontario, CA 91764 and further agrees it shall have no counterclaim or offset against rentals due thereunder as to said Assignee and expressly further agrees that said Assignee shall not (except for the obligations specifically set forth in the foregoing Assignment of Lease) be liable for any of the obligations or burdens of the lessor under said Lease.

IN WITNESS WHEREOF, the lessee has caused this Acknowledgment of Assignment to be executed by its authorized agent on the date specified below.

CITY OF REDLANDS

(lessee)

By Jon Harrison

Mayor Title

August 7, 2007 Date

ATTEST:

ARBITRAGE AND TAX CERTIFICATE #07-038-AF

The undersigned hereby certifies that he/she is a duly appointed authorized agent, of the CITY OF REDLANDS (the "Lessee"), for the purpose of executing and delivering, on behalf of the Lessee, the Lease with Option to Purchase dated August 7, 2007 (the "Lease"), by and between MUNICIPAL FINANCE CORPORATION (the "Corporation") as lessor and the Lessee as lessee. This Certificate is being issued pursuant to section 148 of the Internal Revenue Code of 1986 (the "Code"), and Treasury Regulations, Sections 1.148-1 through 1.148-11 promulgated thereunder (the "Regulations"). The following facts, estimates and circumstances are either in existence on the date of this Arbitrage and Tax Certificate or are reasonably expected to occur hereafter.

- 1. Under the Lease, the Corporation is required to acquire the property described in the schedule attached to the Lease (the "Property"), and to lease and sell the Property to the Lessee; and the Lessee is required to lease and purchase the Property from Corporation by making Rental Payments with respect thereto, comprising principal and interest, on the dates and in the amounts set forth in the Lease.
- 2. On the date of Lease issuance, the Lessee will receive not less than \$110,000.00 from the Corporation. Such moneys will be deposited with the Lessee and used, together with interest earnings thereon, to pay the Property costs.
- 3. The Lessee on behalf of the Corporation, will proceed to acquire and install the Property with due diligence and, based upon the provisions of the purchase contracts, delivery and acceptance of the Property is scheduled to occur on or before six months after the date hereof but in no case later than three years from the date hereof, and it is expected that all Lease proceeds will be spent by such date.
- 4. The original proceeds of the Lease plus the interest earned thereon, will not exceed by more than 5% the amount necessary for the governmental purpose for which the Lease is issued.
- 5. The yield of the Lease, without taking into account costs of issuance thereon, and on the basis of the initial reoffering price of the Lease to the Assignee, is not less than 4.5000000%.
- 6. No sinking fund will be maintained for the payment of the Rental Payments due under the Lease.
- 7. The term of the Lease is not longer than is reasonably necessary for the governmental purpose of the Lease, and the weighted average maturity of the Lease does not exceed 120 percent of the average reasonably expected economic life of the leased Property.

- 8. The Property has not been, and is not expected during the term of the Lease, to be sold or otherwise disposed of by the Lessee.
- 9. In the event the Lessee does not expend all Lease Proceeds within six months of the date hereof, Lessee will comply with the arbitrage rebate provisions under Section 148 of the Code with respect to timeliness and amounts that may be required for remittance to the United States Treasury.
- 10. To the best of the knowledge and belief of the undersigned, the expectations of the Lessee, as set forth above, are reasonable, and there are no present facts, estimates and circumstances which would change the foregoing expectations.

IN WITNESS WHEREOF, the party hereto has caused its authorized agent to execute this Arbitrage and Tax Certificate on the date specified below.

Specification
CITY OF REDLANDS (lessee)
Jon Harrison
Title_Mayor
Date_August 7, 2007
ATTEST: Julie Garrier
Lørrie Poyzer, City Clerk

CERTIFICATE OF LESSEE

The undersigned, duly authorized representative of City of Redlands ("Lessee") as lessee under that Lease with Option to Purchase #07-038-AF dated as of August 7, 2007 ("Lease") with Municipal Finance Corporation as lessor, hereby certifies as follows:

- 1. I have been duly authorized to execute and deliver, on behalf of Lessee, the Lease and related documents pursuant to a resolution adopted by Lessee's governing body, which resolution is in full force and effect and has not been amended, modified, supplemented or rescinded as of the date hereof.
- 2. Lessee has complied with all agreements and covenants and satisfied all conditions contemplated by the Lease on its part to be performed or satisfied on or before the date hereof.
- 3. The representations, warranties and covenants of Lessee contained in the Lease are true and correct in all material respects as of the date hereof, as if made on this date.
- 4. No litigation is pending or, to the best of my knowledge, threatened (either in state or federal courts) (a) to restrain or enjoin the issuance and delivery of the Lease or the collection of revenues to be used to meet Lessee's obligations under the Lease; (b) in any way contesting or affecting the authority for the execution or delivery of the Lease, or the validity of the Lease; (c) in any way contesting the existence or powers of Lessee, as such existence or powers in any way relate to the issuance of the Lease or Lessee's obligations under the Lease, or (d) could materially adversely affect the financial position of Lessee.
- 5. The Property being leased pursuant to the Lease is essential to the function of Lessee and is immediately needed by Lessee. Such need is neither temporary nor expected to diminish during the Lease term. The Property is expected to be used by Lessee for a period in excess of the Lease term.
- 6. The scheduled Rental Payments for the Property do not exceed the fair rental value of the Property.
- 7. Lessee's federal tax identification number is 95-6000766.
- 8. That for calendar year 2007 and including the Information Return for Tax-Exempt Governmental Obligations Form 8038-G filed with the Internal Revenue Service for the Lease, Lessee has filed _____ Information Return Form(s) 8038-G with the Internal Revenue Service.

Return Form(s) 8038-G with the	corrificate are the same as
Return Form(s) 8038-G with other the meaning of the capitalized terms	in this Certificate and
those provided in the heads.	THE CONTRACTOR OF THE STATE OF
those provided in the Lease. By: Jon Harrison, Mayor	ATTEST June Poyzer City Clerk
Date: August 7, 2007	

INCUMBENCY AND SIGNATURE CERTIFICATE

I do hereby certify that I am the duly appointed and acting Secretary/Clerk of the City of Redlands, a municipal corporation validly existing under the Constitution and laws of the State of validornia ("Lessee"), and that, as of the date hereof, the individual California ("Lessee"), and that, as of the date hereof, the individual named below is the duly appointed officer of Lessee holding the office named below is the duly appointed officer of Lessee holding the officer set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name. I further certify that (i) set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name. I further certify that (i) set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name. I further certify that (ii) set forth opposite his/her respective name and title is the signature set forth opposite his/her respective name. I further certify that (ii) set forth opposite his/her respective name and title is the signature of the signature name and title is the signature of the signature name and title is the signature name and

038-AF dated August Corporation, and all	documents relating t	hereto.
<u>Name</u>	<u>Title</u>	Signature
Jon Harrison	Mayor	Jon Junior
IN WITNESS WHE		ecuted this certificate hereto, 2007.
	Sec. City	retary/Clerk Clerk, Lorrie Poyzer

INCUMBENCY AND SIGNATURE CERTIFICATE

I do hereby certify that I am the duly appointed and acting Secretary/Clerk of the City of Redlands, a municipal corporation validly existing under the Constitution and laws of the State of validornia ("Lessee"), and that, as of the date hereof, the individual california ("Lessee"), and that, as of the date hereof, the individual named below is the duly appointed officer of Lessee holding the office set forth opposite his/her respective name. I further certify that (i) the signature set forth opposite his/her respective name and title is true and authentic and (ii) such officer has the authority on behalf true and authentic and (iii) such officer has the authority on behalf of Lessee to enter into that certain Lease with Option to Purchase #07-038-AF dated August 7, 2007, between Lessee and Municipal Finance Corporation, and all documents relating thereto.

Name

Title

Signature

Tina Kundig

Finance Director

5 - J. K - J:

IN WITNESS WHEREOF, I have duly executed this certificate hereto this 17th day of August, 2007.

Lorrie, Poyzer/City Clerk

INSURANCE AUTHORIZATION LETTER

	Davis & Graeber Insurance Services
TO:	470 E. Highland Ave., P.O. Box 40
	Redlands, CA 92373
	Attn: Roberta Reeves

RE: Lease With Option To Purchase #07-038-AF dated August 7, 2007 between the undersigned as lessee, and MUNICIPAL FINANCE CORPORATION as lessor and CITIZENS BUSINESS BANK as Assignee of lessor.

The Insurance Requirements listed below are required to cover property described as follows: All Property covered by Lease #07-038-AF and further described as Two (2) 2008 Ford Expedition 4 x 4 command vehicles with appurtenant equipment

Located at: Pnaa1, Pnaa2, Pnaa3

Evidence of insurance in the form of a binder or cover letter is acceptable until formal certificates can be issued. Mail this within five (5) working days to:

CITIZENS BUSINESS BANK c/o Municipal Finance Corporation 23945 Calabasas Road, Suite 103 Calabasas, CA 91302

BODILY INJURY AND PROPERTY DAMAGE:

- \$1,000,000 combined limits (primary plus umbrella) for Bodily Injury and Property Damage Coverage.
- Endorsement naming Assignee as an Additional Insured. A. B.
- Endorsement giving Assignee thirty (30) days written notice of any cancellation, reduction, or alteration of coverage. C.
- Endorsement stating: "It is understood and agreed that this insurance is primary insurance insofar as it relates to any and all D. equipment leased from Assignee."

PHYSICAL DAMAGE REQUIREMENTS: II.

- All Risk Coverage for not less than the total cost of \$110,000.00. A.
- Endorsement giving Assignee thirty (30) days written notice of any cancellation, reduction, or alteration of coverage. В. C.
- Endorsement stating: "It is understood and agreed that this insurance is primary insurance insofar as it relates to any and all D. equipment leased from Assignee."

The undersigned lessee hereby authorizes you to provide the lessor and Assignee with Certificates and Endorsements per the above.

CITY OF REPLANDS

Harrison, Mayor

Date August 7, 2007

ATTEST:

SELF-INSURANCE CERTIFICATE #07-038-AF

This self insurance certificate is issued pursuant to that certain Lease with Option to Purchase dated August 7, 2007 ("Lease") by and between Municipal Finance Corporation ("Corporation"), a corporation duly organized and operating under the laws of the State of California as lessor and the City of Redlands, a municipal corporation duly organized and existing under the laws of the State of California ("Lessee") as lessee. The undersigned Lessee provides this Certificate as a description of its self-insurance program.

unders	igned Lessee provides this Certificate as a description	
1. Pro	perty Insurance	Oxcircle one)
1	essee is self-insured for damage or destruction to the Property under	the Lessee's self-insurance program is
	f yes, the dollar amount limit for property damage to the Mopeta. The Lessee maintains an umbrella insurance policy for claims in excess. The Lessee maintains and umbrella insurance policy for claims in excess.	of Lessee's self-insurance limits for property damage to the Property
,	The Lessee maintains an umbrella insurance policy for claims in cases	
	the standard of the NO (choice one)	. VES NO (circle ORS)
	If yes, the umbrella policy provides coverage for all risk property under such un	nbrella policy is \$
	as indicated above. If yes, the umbrella policy provides coverage for all risk property damage if yes, the dollar limit for property damage to the Property under such unlif yes, the dollar limit for property (if applicable)	
	Name of self-insurance consortium (if approved to a self-insurance	
	Liability Insurance Lessee is self-insured for liability or death of any person or damage	s and tring to the condition or operation of the
2.	Liability Insurance	or loss arising out of or relating to the continuous
	Lessee is self-insured for habitity of	the lessee's self-insurance program is
	Lessee is self-insured for liability or death of any person of the Property. (YES) NO (circle one) If yes, the dollar amount limit for liability coverage on the person of the person o	the Property under the Lessee
	If yes, the dollar amount limit for habitity \$\frac{500,000}{1}\$ The Lessee maintains an umbrella insurance policy for claims in excess the second policy for claims in exce	of a cords golf insurance limits for liability including injury or death
	S Journal of the second of the	s of Lessee's seri-insulative man
	The Lessee maintains an umbrella insurance policy for the No (circle of persons or damage to property as indicated above. YES NO (circle of persons or damage to property as indicated above. YES NO (circle of persons or damage to property as indicated above. YES NO (circle of persons or damage to property as indicated above.)	one) nd death to persons as well as damage or loss of property arising out of
	of persons of database of the sumbrella policy provides coverage for liabilities for injury a	ille death to person
	or relating to the condition of the Property. YES NO (circle one)	overage is
	if we the dollar amount of the uniforma portey a target	y 001014gs 15
	\$ 10,000,000 (if applicable)	
	S 10,000,000 Name of self-insurance consortium (if applicable)	
37	Lessee maintains a self-insurance fund. (ES) NO (circle one)	
		al appropriation. YES NO (circle one)
	Moneys in the self-insurance fund are subject to annua The total amount maintained in the self-insurance fund	d to cover Lessee's self-insurance habitates is
	The total amount mannamed in	vro Voirele one)
	\$ 500,000 Amounts paid from the Lessee's self-insurance fund are subject to lim	nitations for each claim. YES NO Choice only
	Amounts paid from the Lessee's sort including in the lessee's sort in the	
	If yes, the dollar amount of man per	a Mariana
	B. If Lessee does not maintain a self-insurance fund, please complete th	e following.
-	B. If Lessee does not maintain a self-insurance fund, please complete un Lessee obtains funds to pay claims for which it has self-insurance fro	om the following sources
	Lessee obtains	are as follows:
	The limitations on the amounts payable from the sources for claims	av us tour
		City Council
	aboring to authorize payment for	or claim: CILY Course to another administrative
	4. The following entity or officer has authority to authorize payment for	or claim: CTCY CSCLIP Or claim: CTCY CSCLIP Or claim: On a claim, does the claimant have recourse to another administrative
	In the event the entity or officer in the prior response	
	officer, agency or the courts? YES NO (circle one)	Courts
	If yes, to whom does the claimant have recourse?	the date below
	THE PROF Lessee has caused this Certificate to be e	xecuted and delivered by its duly authorized officer as of the date below
		CITY OF REDLANDS
	written.	CITY OF REDLANDO
		DV. Con Handor
		Jon Harrison
		TITLE Mayor
		ATTEST: Juliu Colork
		Lorrie Poyzer, City Clerk
		Date: August 7, 2007

INSURANCE DATA #07-038-AF

Please provide the information requested below.

se provide t	ne informacion of the Agent handling Lessee's
physical da Name:	ess, and phone number of the Agent handling Lessee's mage insurance. Davis & Graeber Insurance Services 470 E. Highland Ave., P.O. Box 40
	Redlands, CA 92373
Phone #:	(909) 793-2373
Contact:	Roberta Reeves
mmonarty (ress, and phone number of the Agent handling Lessee's lamage/public liability insurance coverage. (If same as "same")
Name:	"same"
Address:	
Phone #:	
Contact:	
	Jon Harrison, Mayor ATTEST: Lorrie Poyzer, City Clerk
	Name, address: Address: Phone #: Contact: Name, address: Name, address: Name: Address: Address:

CERTIFICATE OF ACCEPTANCE #07-038-AF

This Certificate of Acceptance is issued pursuant to the Lease with Option to Purchase dated as of August 7, 2007 (the "Lease") between the CITY OF REDLANDS (the "Lessee") as lessee and MUNICIPAL FINANCE CORPORATION (the "Corporation") as lessor. Lessee hereby acknowledges as of the date specified below, the receipt, inspection and acceptance of the Property described on Lease Schedule #07-038-AF.

Lessee hereby certifies that the Property has been approved and inspected is now in Lessee's possession and is in good order and repair (subject to any undischarged vendor/contractor warranty obligations). Lessee further certifies that no event has occurred and is continuing which constitutes, or would constitute, an event of default but for any requirement of notice or lapse of time or both.

requirement of notice of Tar	, 20
Property Acceptance Date: IN WITNESS WHEREOF, the Lessee's authorized acceptance date specified above by	orized agent confirms the Property executing this Certificate of
acceptance date specified data acceptance.	

CITY OF REDLANDS (lessee) Jon Harrison Mayor Title ATTEST:

City of Redlands



August 7, 2007

Ms. Dixie Matte Manager of Administration Municipal Finance Corporation 23945 Calabasas Road, Suite 103 Calabasas, CA 91302

Re: Investment of Financing Amount Lease with Option to Purchase #07-038-AF

Pursuant to Section 5 of Lease with Option to Purchase #07-038-AF dated August 7, 2007 between the City of Redlands (the "District") and Municipal Finance Corporation (the "Corporation"), the District hereby directs the Corporation (or its assignee) to open an Acquisition Account at:

Fidelity Investments Public Sector Services Company
82 Devonshire Street
Roston MA 02109

The Financing Amount deposited to the Acquisition Account shall be invested in Treasury Portfolio, Class 1 (fund number 695). The District invested in Treasury Portfolio of the fund prospectus for its file. hereby acknowledges a receipt of the fund prospectus

The Financing Amount and interest earnings thereon shall remain invested in the Acquisition Account until such time as the District provides the Corporation further notice.

sincerely,

J. J. K.



Daniel J. McHugh City Attorney Michael Reiter Assistant City Attorney

August 8, 2007

MUNICPAL FINANCE COPORATION 23945 Calabasas Road, Suite 103 Calabasas, CA 91302

Lease with Option to Puchase # 07-038-AF dated as of August 7, 2007 by and between Municipal Finance Corporation, ("Corporation") as Lessor, and City of Redlands ("Lessee") as RE: Lessess.

Ladies and Gentlemen:

I have acted as counsel to Lessee with respect to the Lease with Option to Purchase agreement described above (the "Lease") and in this capacity have reviewed a copy of the executed Lease and related documents or exhibits attached thereto. Based upon the examination of these and such other documents as I deem relevant, it is my opinion that:

- 1. Lessee is a municipal corporation and political subdivision of the State of California (the "State"), duly organized, existing and operating under the Constitution and Laws of the State.
- 2. Lessee is authorized and has the power under applicable law to enter into the Lease, and to carry out its obligations thereunder and the transactions contemplated thereby.
- 3. The Lease has been duly authorized, approved, executed and delivered by and on behalf of Lessee, and is a legal, valid and binding contract of Lessee enforceable in accordance with its terms, except to the extent limited by State and Federal laws affecting remedies and by bankruptcy, reorganization or other laws of general application relating to or affecting the enforcement of creditor's rights.
- 4. A resolution duly authorizing the execution and delivery of the Lease and related documents was duly adopted by the governing body of Lessee on August 7, 2007 and such resolution has not been amended or repealed and remains in full force and effect

Sincerely, Daville

Daniel J. McHugh

N. Enrique Martinez, City Manager Cc: Tina Kundig, Finance Director

P.O. Box 3005 • Redlands, CA 92373 • (909) 798-7595 • FAX (909) 798-7503

RESOLUTION NO. 6643

AUTHORIZING THE EXECUTION AND DELIVERY OF A LEASE WITH OPTION TO PURCHASE, AND AUTHORIZING CERTAIN ACTIONS IN CONNECTION THEREWITH

WHEREAS, the City of Redlands (the "City") is a municipal corporation organized and existing under and pursuant to the Constitution and laws of the State of California; and

WHEREAS, the City desires to provide for financing in the approximate amount of \$110,000 for the acquisition of 2 command vehicles and appurtenant equipment (the "Property"); and

WHEREAS, Municipal Finance Corporation (the "Corporation") has proposed a cost-effective lease purchase financing arrangement at a 4.50% interest rate;

WHEREAS, the City has determined that this lease financing arrangement is the most economical means for providing the Property to the City.

NOW, THEREFORE, it is resolved by the City Council of the City of Redlands as follows:

SECTION 1. <u>Lease with Option to Purchase</u>. The Mayor is hereby authorized to enter into a Lease with Option to Purchase (the "Lease") with the Corporation to finance the Property, subject to approval as to form by the City's legal counsel.

SECTION 2. <u>Attestations</u>. The City Clerk or other appropriate City officer are hereby authorized and directed to attest the signature of the Mayor or of such other person or persons as may have been designated by the Mayor, and to affix and attest the seal of the City, as may be required or appropriate in connection with the execution and delivery of the Lease.

SECTION 3. Other Actions. The Mayor, City Manager or the Finance Director of the City are each hereby authorized and directed, jointly and severally, to take any and all actions and to execute and deliver any and all agreements, documents and certificates which they may deem necessary or advisable in order to carry out, give effect to and comply with the terms of this Resolution and the Lease. Such actions are hereby ratified, confirmed and approved.

SECTION 4. Qualified Tax-Exempt Obligations. The Lease is hereby designated as "qualified tax-exempt obligations" within the meaning of Section 265(b)(3) of the Internal Revenue Code of 1986, as amended (the "Code"). The City, together with all subordinate entities of the City, do not reasonably expect to issue during the calendar year in which the Lease is issued more than \$10,000,000 of obligations which it could designate as "qualified tax-exempt obligations" under Section 265(b) of the Code.

SECTION 5. Reimbursement of Prior Expenditures. The City declares its official intent to be reimbursed from the proceeds of the Lease approved hereby for a maximum principal amount of \$110,000 of expenditures occurring no earlier than sixty days prior to the adoption of this Resolution. All reimbursed expenditures will be capital expenditures as defined in Section 1.150-1(b) of the Federal Income Tax Regulations.

SECTION 6. Effect. This Resolution shall take effect immediately upon its passage.

ADOPTED, SIGNED AND APPROVED this 7th day of August, 2007.

CITY OF REDLANDS, CALIFORNIA

ATTEST:

Lorrie Power City/Clark

I, Lorrie Poyzer, City Clerk of the City of Redlands, hereby certify that Resolution No. 6643 was duly adopted by the City Council at a regular meeting thereof held on the 7th day of August, 2007, by the following vote:

AYES:

Councilmembers Gilbreath, Gil, Gallagher, Aguilar; Mayor Harrison

NOES:

None

ABSENT:

None

ABSTAIN:

None

Lorrie Poyzer, City Clerk

Form **8038-G**

Information Return for Tax-Exempt Governmental Obligations • Under Internal Revenue Code section 149(e)

► See separate Instructions.

Caution: If the issue price is under \$100,000, use Form 8038-GC.

OMB No. 1545-0720

November 2000)		Caution: If the issue price	is under \$100,000, use Form 803	If Amended	Return, ch	eck here
ment of the Treasury Il Revenue Service				2 Issuer's er	nployer iden	tification number
rt I Repor	ting Autho	ority		95 600	0766	
lequer's name				Room/suite	4 Report r	number
City of Redla	nds	ox if mail is not delivered to st	treet address)	Roomsales	3 20	07-04
Number and Str	eet (or P.O. b	ox if mail is not delivered to so		1	6 Date of	
					08-24	-2007
P. O. BOX 00	ost office, sta	ate, and ZIP code			8 CUSIP	number
Redlands, C	A 92373-15	05			NA	Harriso.
					IN A	e logal representative
Name of issue	antion to Pu	urchase #07-038-AF	IRS may call for more information	10 Telephone	number of office	er or legal representative
Lease With	John to	legal representative whom the	IRS may call for more with	(909) 978-754	
Name and title	of officer of	orector	the issue Dr	ice) See instru	ictions and	attach schedule
Name and title Tina Kundig	f lacus (check applicable box(e	es) and enter the issue pr		. 11	
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7 Utilities	escribe -	Two Zuus Ford	If obligations are BANs, cl	neck box	X	
18 (2) Other, b	s are TANS	or RANs, check box ► □ form of a lease or installm	ent sale, check box	· · · · · · ·	is being	filed.
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20 If obligation	scription o	of Obligations. Complete	1 Chatad redemption	(d) Weighte	d purity	(e) Yield
		(b) Issue price	price at maturity	average man		4.5000 %
(a) Final mi	aturity date		\$ NA	1	years	
00 3	1-2012	\$ 110,000	Juding underwriters' dis	count)		
21 08-2	4-2012	reeds of Bond Issue (in	cluding underwriters' dis	count)	22	110.000
21 08-2	4-2012 ses of Proc	ceeds of Bond Issue (in	cluding underwriters' dis	count)	22	110,000
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