RONG TO

LEASE AGREEMENT

KNOW ALL PERSONS BY THESE PRESENTS that it, the TOWN OF MORGAN, a Vermont municipality having its situs in the County of Orleans and State of Vermont, hereinafter referred to as LESSOR; and it, NFI VERMONT INC., a Vermont Corporation having its principal place of business at the City of South Burlington in the County of Chittenden and State of Vermont, hereinafter referred to as LESSEE (collectively the "Parties"),

WITNESSETH:

That for and in consideration of the mutual undertakings and agreements of the parties hereto as hereinafter set forth and contained, LESSOR and LESSEE do hereby stipulate and agree as follows:

1. LESSOR hereby agrees to lease unto LESSEE, and LESSEE hereby agrees to hire and take from LESSOR, certain premises (the "Leased Premises") located in the Town of Morgan, County of Orleans and State of Vermont, described as follows:

A building (the "Building") and approximately eleven (11) acres of land being all and the whole of the same land and premises conveyed by Bargain and Sale Deed dated August 27, 2014 and recorded in Book 80, Pages 223-224 of the Town of Morgan Land Records from the Morgan Town School District to the Town of Morgan, said premises being known as the E. Taylor Hatton School.

2. The term of this lease shall commence on December 1, 2020, (the "Commencement Date"). The term shall be for a period of five (5) years and shall expire on November 30, 2025. LESSEE shall have the right to renew this lease for an additional term of five (5) years under the same terms and conditions hereof, except that the rental amount shall be adjusted as set forth in Paragraph 3 hereof.

- 3. LESSEE shall pay unto LESSOR a monthly rental in the amount of Four Thousand Dollars (\$4,000.00) for each month during the term of this lease, which said rental payments shall be paid on or before December 1, 2020 and on or before the first day of each and every succeeding month thereafter during the term of this lease. In the event this lease shall be renewed for an additional term of five years, the monthly rental payment during the term of said renewal shall be that sum of money which shall equal the monthly rental amount during the intial term of this lease plus that sum of money which shall represent the increase in the Consumer Price Index for All Urban Consumers (CPI-U) in the Northeast Region during the preceding five year period of time.
- 4. LESSEE has previously paid unto LESSOR the sum of Four Thousand Dollars (\$4,000.00) as a security deposit, which said sum shall be repaid by LESSOR unto LESSEE upon the termination of this lease, after deducting therefrom any sums due hereunder from LESSEE to LESSOR.
- 5. Either party hereto shall have the right to terminate this Lease Agreement upon the terminating party providing no less than 90 days written notice of the exercise of said right of termination by certified mail to the other party hereto.
- 6. The Leased Premises shall be utilized by LESSEE for the sole purpose of operating the Turning Points School, a regional, independent school providing alternative education and support services to local students with emotional and behavioral challenges. LESSEE shall use, hold, occupy and enjoy the demised premises only in conformity and compliance with all applicable laws and regulations. LESSOR warrants to LESSEE that the use herein authorized is a lawful use under all applicable ordinances of the Town of Morgan.

- 7. LESSOR shall be responsible for all maintenance of and repairs to the Building, its exterior, including all windows, and all mechanical and structural elements including, but not limited to, the roof, walls, and foundation, that serve the Building and all operational systems including, but not limited to, the heating and cooling, electrical, sprinkler, plumbing, and sewer/septic systems and all other improvements on the Leased Premises. LESSOR is not responsible for those repairs caused by the negligent or intentional acts of LESSEE, its employees, agents or invitees. LESSEE shall inform LESSOR in writing of any damage to the Leased Premises and the Building that requires repair within a reasonable time of discovering such damage. LESSOR shall not be obligated to perform any maintenance to the Leased Premises and the Building until LESSEE shall have given written notice to LESSOR of the specific items requiring maintenance or repairs.
- 8. LESSEE shall, throughout the term of this lease and any renewal thereof, at its own cost and expense, put, keep, and maintain the non-structural interior portion of the Building in good, clean, efficient condition and order, as well as such other fixtures used in connection with the operation of said school including any and all replacements made by LESSEE. LESSEE agrees to be responsible for cleaning the Building periodically at LESSEE'S own cost. LESSEE shall be responsible for repairs to the Building caused by its own negligence and the negligence of its employees, agents, or invitees and repairs to all fixtures and equipment installed by LESSEE.
- 9. LESSEE is responsible for all charges for electricity, water, sewer, heat, power, and/or other services used or charges imposed in or about or supplied to the Building for normal office and school use during normal business hours, and for such law enforcement services as the Parties shall deem appropriate.

- 10. LESSOR shall be responsible for providing water, septic, and sewage disposal services to the Leased Premises, including the Building, including, without limitation, keeping all necessary pipes, holding tanks, and disposal areas in good and serviceable condition.
- 11. During the term of this Lease, LESSEE, at its sole cost and expense shall at all times carry and maintain the following insurance in the amounts specified:
 - A. A policy of general liability insurance, insuring LESSEE against liability for injury to persons or property occurring in or about the Leased Premises or arising out of the use or occupancy thereof. The limit of liability under such insurance shall not be less than one million dollars (\$1,000,000) for injury or death to any one person and not less than two million dollars (\$2,000,000) for any one accident, and not less than one hundred thousand dollars (\$100,000) for personal property damages per accident. The LESSOR shall be named as an additional insured on such policy.
 - B. A policy of casualty insurance, insuring the LESSOR and the LESSEE, on a replacement costs basis, as their interests may appear, against loss, cost, or expense arising from fire or other casualty to the Building and/or other improvements on the Leased Premises.
- 12. LESSOR reserve the right to enter upon the premises hereby leased and demised at all reasonable times during the term hereof for any reasonable purpose, including the purpose of inspecting said premises, so long as such entry and presence does not disrupt typical educational activities and is preceded by contact with the Program Director, or such other employee of

LESSEE as may be designated in the event of the absence of the Program Director.

The Parties have identified a portion of the Building which consists of the gymnasium, kitchen, and adjacent bathroom and which is shown on the diagram attached hereto to as Exhibit A (collectively the "Community Access Area"). During the term of this lease, LESSEE shall have sole and exclusive use of the Community Access Area except as expressly provided for below. The LESSOR reserves the right to enter upon the Leased Premises and to use the Community Access Area for the following purposes: (1) for the annual and any special town meeting of the Town of Morgan; and (2) for use by those community organizations selected and approved by LESSOR. LESSEE will provide information about the availability for use of the Community Access Area to local community organizations, provide a short, basic application form, collect completed applications, and submit all applications to LESSOR. LESSOR will confer with LESSEE as to the proposed uses of the Community Access Area by local community organizations and any issues related to the periods of use. LESSOR shall make the final decision of approval or non-approval of community organizations' applications and promptly so notify LESSEE. notification shall include the name of the community organization, the appropriate contact person, the dates and times of use, the nature of the use, and related information. instance shall LESSOR allow use of the Community Access Area for the purposes identified above without fifteen (15) days' prior written notice to LESSEE. LESSEE will ensure that a key permitting access to the Community Access Area is made available to approved community organizations.

LESSOR shall not approve the use of the Community Access
Area by local community organizations during ordinary school
hours within the academic calendar, any extended school sessions
during the summer months, and those dates, times, and events

LESSEE has no obligation to supervise or oversee the activities and use of the Community Access Area by local community organizations, to ensure the safety or maintenance of the Community Access Area, or to protect any third parties from harm as the result of such use. To this end, the LESSOR shall hold harmless, defend, and indemnify the LESSEE from any and all claims, actions, lawsuits, liabilities, or costs and expenses, including reasonable attorneys' fees, arising from or related in any way to the use of the Community Access Area by the LESSOR, its agents, employees, and invitees and by any local community

14. Upon the termination of this lease, LESSEE shall surrender said Leased Premises unto LESSOR in as good condition as they now are, reasonable wear and tear excepted. In addition, LESSEE shall at all times during the term of this lease, as well as at the time of the termination hereof, maintain any personal property hereby leased and demised in as good condition as now found, and shall promptly repair or replace any damaged or lost items.

organizations and their agents and invitees.

rental payment called for hereunder shall be in arrears and unpaid for a period of ten (10) days after the same shall have become due and payable, or in case any other obligation of the LESSEE hereunder shall be and remain unmet for a period of thirty (30) days after notice thereof is given by the LESSOR to the LESSEE, then it shall be lawful for LESSOR, at LESSOR'S option, to terminate this Lease by written notice given by LESSOR to LESSEE effective not sooner than the 15th day after the date of delivery of such notice (the "Cure Period"). If LESSEE makes such payment or performs such other obligation within the Cure Period, such notice of termination shall be deemed without force

Premises shall be abandoned, this Lease at the option of LESSOR may be terminated by LESSOR or, if LESSOR so elects, LESSOR shall have the right peaceably to enter upon the Leased Premises as the agent of LESSEE, and re-let the Leased Premises as the agent of LESSEE, to receive the rent therefor and apply the same to the payment of the rental due by LESSEE, holding LESSEE liable for any deficiency and reimbursing LESSOR out of the payment so received for any expenses to which LESSOR may be occasioned.

- 16. LESSOR and LESSEE, at their respective sole expense, shall comply with all laws, orders, and regulations of federal, state, and municipal authorities, and with any direction of any public officer, pursuant to law, which shall impose any duty upon LESSOR, for those matters for which LESSOR is responsible to maintain or perform under this Lease, or LESSEE, for those matters which LESSEE is responsible to maintain, with respect to the use of Leased Premises by LESSEE. Such responsibilities include, but are not limited to, compliance with the Americans with Disabilities Act and Vermont's Public Accommodations Act.
- 17. The Leased Premises shall not be subleased, in whole or in part, by LESSEE without the express written consent of LESSOR.
- 18. If the Leased Premises, including the Building, any portion thereof, or any other improvement, shall be damaged by fire or other casualty rendering the Leased Premises unusable for the purposes set forth in Section 5, above, and if LESSOR can repair and rebuild the Leased Premises within one hundred eighty (180) days of the casualty occurrence and restore LESSEE'S use of the Leased Premises, as reasonably determined by LESSOR, there shall be an abatement of rent corresponding with the time during which, and the extent to which, the Leased Premises are untenantable. If the damage to the Leased Premises is of a

nature that it cannot be repaired within one hundred eighty (180) days of the event causing the damage using the insurance proceeds available to LESSOR, unless LESSOR and LESSEE shall agree otherwise, this Lease Agreement shall end, and the rent shall be prorated up to the time of the damage. If the Building or any other improvement on the Leased Premises is to be rebuilt, LESSOR shall rebuild them using the proceeds of insurance maintained on the Building or any other such improvement. If the Building or any other such improvement. If the Building or any other such improvement is not to be rebuilt, insurance proceeds shall be allocated and distributed to the LESSOR and LESSEE equitably as their interests require.

- 19. LESSEE shall not place or allow to be placed any sign or signs of any kind whatsoever on or about the Leased Premises, including the Building's windows and entrances, without the express written approval of LESSOR which consent shall not be unreasonably withheld and only after LESSEE obtains, at LESSEE'S sole expense, the necessary permits and approvals to install such signs. Notwithstanding the above provision, all signs shall be consistent with the character of the Building and comply with local and State requirements.
- LESSEE paying said rent and performing all the covenants and conditions aforesaid on LESSEE'S part to be observed and performed, LESSEE shall peaceably and quietly have, hold, and enjoy the Leased Premises for the term aforesaid. At the expiration of the term of the Lease, LESSEE shall surrender the Leased Premises in as good condition as it was in at the beginning of the term, reasonable use and wear and damages by the elements excepted, and excepting any unrepaired damages that are the responsibility of the LESSOR to repair.
 - 21. Any notices required hereby to be given by LESSOR to

LESSEE, or to be given to LESSEE by LESSOR, shall be deemed delivered upon deposit of the same in the United States mail, with proper postage affixed thereto, for delivery to the following address, unless notice of a change of address shall have been provided:

LESSEE: Chuck Myers, Ph.D.

Executive Director NFI Vermont, Inc. 30 Airport Road

South Burlington, Vermont 05403

LESSOR: Select Board, Town of Morgan

P.O. Box 45

Morgan, Vermont 05853

22. This agreement shall be binding upon the heirs, administrators, successors and assigns of the Parties hereto. This agreement may only be amended by writing executed and signed by the Parties hereto.

In Witness Whereof, LESSOR has hereunto set its hand and seal at the Town of Morgan, Vermont on this 27day of August, 2020.

TOWN OF MORGAN

By:

ERIC POPE, Chair

ROBERT GUYER, Vice Chair

LARRY TAROR

its select Board, duly

authorized

STATE OF VERMONT ORLEANS COUNTY, SS

At the Town of Morgan in said County and State this 24 day of August , 2020, ERIC POPE, ROBERT GUYER, and LARRY LABOR personally appeared, and they acknowledged this instrument by them sealed and subscribed to be their free act and deed and the free act and deed of the TOWN OF MORGAN.

Before Me:

My Commission Expires January 31, 2021

In Witness Whereof, **LESSEE** has hereunto set its hand and seal at the City of South Burlington, Vermont on this Anday of , 2020.

NFI VERMONT, INC.

Chuck Myen Ph.D.

y: CHU

CHUCK MEYERS, Ph.D., its agent, duly authorized

STATE OF VERMONT CHITTENDEN COUNTY, SS

At the City of South Burlington in said County and State this Hoday of November, 2020, personally appeared CHUCK MEYERS, Ph.D., duly authorized agent for NFI VERMONT, INC., and he acknowledged this instrument by him sealed and subscribed to be his free act and deed and the free act and deed of NFI VERMONT, INC.

NOTARY PUBLIC

OF VERMON

Before Me:

Notary Public

My Commission Expires January 31, 2021