COMMERCIAL LEASING

COLUMBIA UNIVERSITY
Course No. PLA A6375

PROFESSORS
MARTIN E. GOLD AND MITCHELL NELSON

COURSE SYLLABUS

SPRING 2017
Part B

Tuesday, 9-11 A.M.
Avery Hall 114
COMMERCIAL LEASING

COURSE PLA 6375
March, 2017

OUR OVERALL PLAN

We teach this course from a business and legal vantage point. We will focus on aspects of how business terms and building functions are integrated in the lease. Leasing is the means by which an owner makes money annually on his property, commercial and residential. These are really the sole means.

We cover both commercial and retail space, and try to look at each topic from the perspective of both the landlord and the tenant. You will learn that there is a large difference in perspective, and lots of give and take is possible during negotiations. Learning a little about negotiations is one of the goals of this course.

Course materials have been very carefully selected and will be available about a week before each class. The course materials will include sections from actual leases, published articles, and a few valuable court cases. Because they may not correspond exactly with what we cover in each class, we refer to each set of materials as a Volume. We will electronically project overheads for discussion and use them to have give and take on important issues.

We will give one mandatory final exam, which will be based on a set of facts and will give you a chance to show us what you have learned. Our exam has been always a take home and is not likely to change. Thoughtfulness will count, as will good writing and organization. We may also ask you to take a pop quiz on the reading or write a short paper.

Besides your written work, participation in class will count toward your grade. We plan to discuss and even debate issues and solutions with you, rather than just lecture. So we’d like you to take the time to familiarize yourself with each week’s materials. Unless we say otherwise, participation will count for 30% of the grade.
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COURSE PLA 6375
March 7, 2017

CLASS I: THE PARTIES AND THE CONTEXT

We will begin with a look at the critical players and elements: the (potential) landlord, the (potential) tenant, and the (selected) brokers. We explore the fundamentals including what is needed to make a deal. As will be the case throughout the course, we will look at many issues from both the landlord’s viewpoint and tenant's viewpoint. Since a space lease is an interest derived from the “owner’s fee estate”, and is “subordinate” to it, we need to understand the implications of a mortgage on landlord’s fee, and/or a ground lease, to a space lessee.

I. The Parties: Landlord and Tenant
II. The Market
III. Connecting the Parties: the Brokers
IV. Background Issues and Legal Structure: title, mortgages and ground leases
V. Non-Disturbance Agreements
VI. Covenant of Quiet Enjoyment
VII. Security Deposits and Guarantees
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COURSE PLA 6375
March 21, 2017

CLASS II: BASIC TERMS AND INDUCEMENTS

We will review the basic terms of a lease arrangement and important factors relating to tenant requirements. These include: determinations of the amount of space, how it is measured, how the space is to be used, the period of usage, and inducements relating to the work required for the space to be useable. Landlord and tenant perspectives do not always coincide.

I. Sample Term Sheet
II. Viewing the Market
III. Space: Measurements of square footage
IV. Use Wars
V. Term of the Lease
VI. Inducements
VII. Landlord’s Work: Improvements to Building and Tenant’s Space
VIII. Tenant Work Allowances
IX. Work Letters
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COURSE PLA 6375
March 28, 2017

CLASS III: RENT: REVENUES AND COSTS

Class III focuses on the economics of leasing space, including the components and determination of rent. Attention will be paid to the protection of landlords from economic changes over the course of the term and various techniques used by landlords to protect and improve their return on investment and by tenants to minimize future increases and risks.

I. The Components of Rent: Analysis of a Ten Year Deal
II. Fixed or “Basic” Rent
III. Additional Rent
IV. Real Estate Tax and Operating Expense Escalations
V. Alternative Escalations
VI. Percentage Rent and Participation Rent
VII. Renewal Rents and Reappraisals
VIII. Grossing-Up
IX. A Tenant’s Right to Audit?
X. Late Charges
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COURSE PLA 6375
April 4, 2017

CLASS IV: SERVICES, MANDATES AND CASUALTIES

We will discuss fundamental issues concerning the operation of the building and of tenant’s space, including the provision of services by landlord. Service interruption is a major concern to tenants and cause of disputes. Governmental and other third party requirements come into play here as well. This class includes our discussion of green lease provisions, and how casualties and eminent domain are addressed in a lease.

XI. Utilities and other Services:

XII. Interruption of Services

XIII. Government Mandates/Statutory Requirements

XIV. Repairs, Maintenance, Insurance

XV. Green Lease Provisions

XVI. Casualty

XVII. Condemnation
Both the tenant and landlord will have future needs that are unknowable at the outset. In this class we will focus on physical changes to the premises and the building. They may be made at the outset of the lease, during the term, or upon termination and surrender. We will also explore tenant’s rights of assignment and subletting (an increasingly complex subject), and options for changing tenant’s premises. The latter can include expansions, reductions in space, and/or relocations. As we will see, these matters affect landlord’s ability to control and manage the building, and tenant’s ability to conduct its business.

XVIII. Alterations

XIX. Assignment and Subletting

XX. Space Options
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COURSE PLA 6375
April 18-25, 2017

VOLUME VI: DEFAULTS, LIABILITY AND TERMINATION

We will first look, briefly, at what happens if there is a bankruptcy of the landlord or the tenant. We will then look at failures to perform or comply with provisions of the lease, considering what happens when a default occurs and enforcement of remedies is sought. How landlord (and to a lesser extent, tenant) can limit exposure is an intertwined theme.

XXI. Bankruptcy

XXII. Defaults

XXIII. Liability and Limitations on Liability

XXIV. Surrender