🔇 КЧОСЕRа

Document Solutions

Lease Agreement # _

EQUIPMENT						
Equipment MFG Model & Description	Serial Number	Accessories				
See attached schedule for additional Equipment / Accessories						
Billing Address:						
Equipment Location:						
SUPPLIER	TRANSACTION TERMS					
	Lease Payment: \$ (plus applicate	le taxes) Term: (months)				
Name	Billing Period: Monthly	ocument Fee: \$75.00 (included on first invoice)				
Address	The following additional payments are due on the date this Lease is signed by you:					
City State Zip						
	Advance Payment: \$ (plus application)	able taxes) Applied to: T First Last				
 LEASE CHARGES. Commencement of this Lease and acceptance of agree to inspect the Equipment upon delivery and verify such informatic payable each Billing Period on the date and at the address we provide acceptable forms of payment for this Lease. You authorize us to adju applicable sales taxes or the cost of the Equipment by the manufacturer this Lease or the ownership or use of the Equipment and to pay us an a within three (3) days of when due, you agree to pay a late charge equipment reasonable collection costs. Restrictive endorsements on checks you se AND ARE NOT SUBJECT TO CANCELLATION, REDUCTION, OR SETO COUNDATE CANUES LOOP ON PROVIDE TO BE ADDRESS ON PROVIDENT CANUES TO PROVIDE TO PROVIDE TO CANCELLATION. 	on as we may require. You agree to remit to us the Le e to you. Lease Payments are due whether or not you st the Lease Payments by not more than 15% to refle and/or supplier. You agree to pay or reimburse us all dministrative fee for the processing of such taxes. You lal to the greater of 5% of the amount due or \$35 (not end to us will not reduce your obligations to us. YOUR IF FOR ANY REASON WHATSOEVER. THIS LEASE O	ase Payment and all other sums ("Lease Charges") when due and are invoiced. You agree that cash and cash equivalents are not ct any reconfiguration of the Equipment or adjustments to reflect ales, use and property taxes and other charges in connection with agree to pay a document fee of \$75.00. If a payment is not made to exceed the maximum amount permitted by applicable law) as PAYMENT OBLIGATIONS ARE ABSOLUTE AND UNCONDITIONAL ANNOT BE CANCELED BY YOU FOR ANY REASON. INCLUDING				
WE MAKE NO REPRESENTATION OR WARRANTY OF ANY KIND, EXPP charged under this Lease may include a profit and is subject to applicab 2. <u>TITLE; MAINTENANCE; INDEMNIFICATION</u> . We are the owner of the interest in the Equipment to secure all of your obligations under this Lea Equipment, or (c) remove the Equipment from the address indicated ab PARTICULAR PURPOSE. YOU SELECTED THE EQUIPMENT AND TH maintenance, supplies, replacements and repairs to the Equipment; (c) I NOT FOR PERSONAL, HOUSEHOLD OR FAMILY PURPOSES; (e) give including attorney's fees and costs (including those incurred in conne possession. This indemnity shall continue after the Term for acts or omis by your acts or omissions or a change in the applicable tax laws. 3. RISK OF LOSS; INSURANCE. You are responsible for and accept th	RESS OR IMPLIED, WITH RESPECT TO THE LEGAL, TA le taxes. a Equipment (excluding software). If this Lease is deem ase. Without our prior written consent, you may not (a) a ove. WE MAKE NO WARRANTIES TO YOU, EXPRESS O IE SUPPLIER. You agree to (a) keep the Equipment keep the Equipment free of liens; (d) USE THE EQUIPM a us reasonable access to inspect the Equipment; and oction with responding to subpoenas, third party or of assions which occurred during the Term. We may increase	ed to be a secured transaction, you grant us a first priority security ssign any rights or obligations under this Lease, (b) sub-lease the R IMPLIED, INCLUDING MERCHANTABILITY OR FITNESS FOR A n good repair, condition and working order; (b) pay all costs of NT ONLY IN THE LAWFUL CONDUCT OF YOUR BUSINESS, AND (f) indemnify (reimburse) us for all claims, losses and liabilities, nerwise) relating to the Equipment including its use, condition or the the Lease Payments to offset the loss of any tax benefits caused				

replace the item with a comparable item reasonably acceptable to us. No such loss or damage shall relieve you from your payment obligations under this Lease. At your own expense, you agree to: (a) keep the Equipment insured against all risks of physical loss or damage for its full replacement value, naming us as loss payee, and (b) maintain public liability insurance, covering personal injury and Equipment damage for not less than \$300,000 per occurrence, naming us as additional insured. The policy must be issued by an insurance carrier acceptable to us, must provide us with not less than 15 days' prior written notice of cancellation, non-renewal or amendment, and must provide deductible amounts acceptable to us. 4. <u>DEFAULT: REMEDIES</u>. If you fail to remit to us any payment within ten (10) days of its due date or you breach any other obligation under this Lease or any other agreement with us or our assignees, we may do one or more of the following: (a) recover from you, AS LIQUIDATED DAMAGES FOR LOSS OF BARGAIN AND NOT AS A PENALTY, the sum of: (i) all past due and current

assignees, we may do one or more of the following: (a) recover from you, AS LIQUIDATED DAMAGES FOR LOSS OF BARGAIN AND NOT AS A PENALTY, the sum of: (i) all past due and current Lease Payments and Lease Charges, (ii) the present value of all remaining Lease Payments and Lease Charges, discounted at the rate of 6% per annum (or the lowest rate permitted by law, whichever is higher) and (iii) the Fair Market Value of the Equipment; (b) declare any other agreements between us in default; (c) require you to return all of the Equipment in which case we shall not be held responsible for any resulting losses or damages, and to lease or sell the Equipment or any portion thereof, and to apply the proceeds (less reasonable selling and administrative expenses) to the amounts due hereunder; (d) charge you interest on all amounts due from the due date until paid at the rate of 1-1/2% per month, but in no event more than the lawful maximum rate; (e) charge you for expenses incurred in connection with the enforcement of our remedies including, without limitation, repossession, repair and collection costs, attorneys' fees and court costs. These remedies are cumulative, are in addition to any other remedies provided for by law, and may be exercise concurrently or separately. Any failure or delay by us to exercise any right shall not operate as a waiver of any other right or future right. 5. <u>END OF TERM OPTIONS</u>. If you are not in default, at the end of the Term and upon 30 days written notice to us, you may either (1) purchase all of the Equipment AS-IS, WHERE-IS, WITHOUT ANY WARRANTY AS TO CONDITION, ITTLE OR VALUE, for its fair market value (plus applicable taxes), as determined by us in our sole reasonable discretion, or (2) return the Equipment, freight and insurance prepaid at your cost and risk, to wherever we indicate in the continental United States, with all manuals and logs, in good order and condition (except for ordinary wear and tear from normal use), packed per the shipping company's specifications. You will pay

5. END OF TERM OPTIONS. If you are not in default, at the end of the Term and upon 30 days written notice to us, you may either (1) purchase all of the Equipment AS-IS, WHERE-IS, WITHOUT ANY WARRANTY AS TO CONDITION, TITLE OR VALUE, for its fair market value (plus applicable taxes), as determined by us in our sole reasonable discretion, or (2) return the Equipment, freight and insurance prepaid at your cost and risk, to wherever we indicate in the continental United States, with all manuals and logs, in good order and condition (except for ordinary wear and tear from normal use), packed per the shipping company's specifications. You will pay us for any loss in value resulting from the failure to maintain the Equipment of or damages incurred in shipping and handling. If you fail to purchase or return the Equipment, this Lease shall automatically renew for additional thirty (30) day periods and all of the previsions of this Lease. You are solely responsible for removing all data from all disk drives or magnetic media prior to returning the Equipment and selecting an appropriate removal standard that complies with applicable law.
6. <u>MISCELLANEOUS</u>. We may, without notifying you, assign this Lease and our interest in the Equipment. If we do, our assignee will have all or us assert against our assignee claims or defenses you may have against us. This Lease is the entire agreement between us, and cannot be modified except by another document signed by us. All financial information you have provide is true and a reasonable representation of your financial condition. You agent or against or wearing the beaut may used this Lease is the entire apreture the development excepted by accenter and conductive the provide previsions of your financial condition. You augter on to against or wear and end our interest in the Equipment to the entire or exception or our agent or assignee to information you have provide is true and a reasonable representation of your financial condition. You agree for our agent or against o

6. <u>MISCELLANEOUS</u>. We may, without notifying you, assign this Lease and our interest in the Equipment. If we do, our assignee will have all of our rights under this Lease, but none of our obligations. You agree not to assert agains to urassignee claims or defenses you may have against us. This Lease is the entire agreement between us, and cannot be modified except by another document signed by us. All financial information you have provided is true and a reasonable representation of your financial condition. You authorize us or our agent or assignee to (a) obtain credit reports and make credit inquiries, (b) release information we have about you and this Lease, including payment history, to credit reporting agencies and assignees or parties having an economic interest in this Lease to the Equipment, if all other terms shall remain in effect and enforceable. You authorize us to insert or correct missing information on this Lease, including gour proper legal name, serial numbers and any other information describing the Equipment. If you so request, and we permit the early termination of this Lease, you agree to pay a fee for such privilege. THE PARTIES INTEND THIS TO BE A "FINANCE LEASE" UNDER ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE ("UCC"). YOU WAIVE ALL RIGHTS AND REMEDIES CONFERRED UPON A LESSEE BY ARTICLE 2A OF THE UCC. You acknowledge that (a) the name of the Equipment supplier is indicated above, (b) you may have rights under the contract with the supplier, and (c) you may contact the supplier for a description of these rights. We transfer to you any supplier or manufacturer warranties. This Lease and other related documents (each a "Document") may be executed in constitute the mis defined in the UCC. If you sign or transmit any Document to us electronically, you shall provide the counterpart of such purposes and this Lease shall constitute onstitute chartel paper as that term is defined in the UCC. If you sign or transmit any Document to a electronically, you shall provide the counterpart of such pur

LESSOR ("\	Ne", "Us")	LESSEE ('	'You")		
Wells Fargo Vendor Financial Services, LLC					
		(Lessee Full Legal Name)			
By: X		By: X			
Name:		Name:		Title:	
Title:	Date:	Date:		Federal Tax ID:	