TOSHIBA BUSINESS SOLUTIONS

CUSTOMER CONTACT INFORMATION

LEASE WITH MAINTENANCE AGREEMENT

TOSHIBA

FINANCIAL SERVICES

	APPLICATION NUMBER	AGREEMENT NUMBER
The words Lessee, you, and your refer to the customer. The words Lessor, we, us and our refer to Toshiba Financial Services. The Toshiba Equipment is covered		
by the terms of the Toshiba Quality Commitment, a copy of which may be obtained from your Toshiba Business Solutions (TBS) provider. We own the Equipment		
(evaluding software) and you have the right to use it under the terms of this Lassa		

	VVLD	B COUNTY		Fed. Tax ID #:	74-600158	12			
Contact Person:	PURC	CHASING - AC	CTS PAYABLE	Bill-To Phone:	(956) 523-	4125	Bill-To Fax:	(956) 523-	5010
filling Address:	1110 V	VASHINGTON ST	REET, SUITE 101	City, State-Zip:	LAREDO,	TEXAS	78040		
quipment Location: different from above)		COUNTY ROAD AN AST SAUNDERS	D BRIDGE	City, State-Zip:	LAREDO,	TEXAS	78040		
BS LOCATION	N								
ontact Name:	CHRI	ISTOPHER YA	ANES	Subsidiary Location:		,	SAN ANTONIO	, TEXAS	
QUIPMENT W	ITH CONS	OLIDATED MI	NIMUMS						
EM DESCRIPTION TOSHIBA	E-STUDIO	6560CT				SE	RIAL NUMBER	STARTIN	G METER
. TOOTIBA	L-OTODIO	000001							
).									
EASE TERM 8	DAVMEN	T SCHEDIII E							
lumber of Payments:	48		32.02 * Security Depo	osit: \$. 🗆	Received	(plus	applicable taxes)
		· ·	onth - Excess Images	<u> </u>	Per B&W Imag		1		<u></u>
			onth - Excess Images		Per Color Imag		Find-of-Lease Option You will have the follo		e end of you
ayment includes:		Scan Images Per M	onth - Excess Images	at	Per Scan Imag	e	original term, provided early and no event of		
ayment includes:	ĺ	Black Print Images F	Per Month - Excess Im	nages at	Per Black Print	Image	occurred and is contir	nuing.	
ayment includes:		Color Print Images F	Per Month - Excess Im	nages at	Per Color Print	Image	2. Renew the Lease p		ket value
ccess Images Billed:	✓ Monthly	Quarterly	Lease payment perior	d is monthly unless oth	erwise indicated.		3. Return Equipment		
ocumentation Fee:	\$75.00 (includ	led in First Invoice)		See Attached for	rm (Schedule "	A") for Add	ditional Equipment		
eposit to its full amount as sel coordance with the Return of E	et forth above. If all con Equipment section.	onditions are fully completed	ur performance under this Agree with and provided you have no	ot ever been in default of the	Agreement in the Defa	ault section, the	security deposit will be refunde	d to you after the retu	rn of the equipme
FOODBLOOK	PTANCE								经规则
LESSOR ACCE						Title:		Date:	
Toshiba Financia	al Services	Signature: X				Titlo.			
Toshiba Financia						Titlo.			
Toshiba Financia CUSTOMER AC ou hereby acknowledge and an Lessor's possession shall cor ease, and (ij) any determination execution by Lessor, shall be bir greement for all purposes, incl ther electronic transmission sh riginal signatures, and (d) at th	CCEPTANC gree that your electronia institute chattel paper as on as to which version of inding upon the parties. fudding, without limitation that be treated as an or he request of Lessor, Le	ic signature below shall const is that term is defined in the to of this Lease constitutes the s Lessee agrees that the facsi n, those outlined above in thi riginal document, (b) the sign lessee, who executed this Le	Uniform Commercial Code ("UC single true original item of chatte imile or other electronic transmis is Section. Without limiting and nature of any party on such do lease and transmitted its signatu	CC") and shall constitute the o el paper under the UCC. If Les is subject to the foregoing, the p ocument shall be considered a ure by facsimile, or other electre.	This Lease may be exectoriginal agreement for all ssee signs and transmits signed by Lessor, when a parties further agree that as an original signature, ronic transmission shall	uted in counterpr purposes, inclui this Lease to Le attached to the fat t, for purposes of (c) the documer provide the counter	ding, without limitation, (i) any hassor by facsimile or other elect acsimile or other electronic copy fexecuting this Lease, (a) a do at transmitted shall have the sa	learing, trial or proceed ronic transmission, the signed by Lessee, sha cument signed and tran lime effect as a counter	ing with respect t transmitted copy, Il constitute the or ismitted by facsin part thereof cont
Toshiba Financia CUSTOMER AC You hereby acknowledge and ag in Lessor's possession shall cor Lease, and (ii) any determined be the agreement for all purposes, incl other electronic transmission sh original signatures, and (d) at th No party may raise as a defense Print Name:	CCEPTANC gree that your electronic institute chattel paper as on as to which version of inding upon the parties. udding, without limitation hall be treated as an or he request of Lessor, Le to the enforcement of	ic signature below shall const is that term is defined in the to of this Lease constitutes the s Lessee agrees that the facsi n, those outlined above in thi riginal document, (b) the sign lessee, who executed this Le	Uniform Commercial Code ("UC ingle true original item of chatte mile or other electronic transmis is Section. Without limiting and nature of any party on such do asse and transmitted its signatur or other electronic transmission v	CC") and shall constitute the o el paper under the UCC. If Les is subject to the foregoing, the p ocument shall be considered a ure by facsimile, or other electre.	This Lease may be exectoriginal agreement for all ssee signs and transmits signed by Lessor, when a parties further agree that as an original signature, ronic transmission shall ature of a party to this Le	uted in counterpr purposes, inclui this Lease to Le attached to the fat t, for purposes of (c) the documer provide the counter	ding, without limitation, (i) any hassor by facsimile or other elect acsimile or other electronic copy fexecuting this Lease, (a) a do at transmitted shall have the sa	learing, trial or proceed ronic transmission, the signed by Lessee, sha cument signed and tran me effect as a counter Lessee's original manu	ing with respect to transmitted copy, Il constitute the or asmitted by facsime part thereof conta

N/A

Date:

Print Name of 1st Guarantor:

Signature: X

N/A

N/A

TERMS AND CONDITIONS

- 1. Lease Agreement: You agree to lease from us the equipment described under "ITEM DESCRIPTION" and on any attached Schedule (hereinafter, with all replacement parts, repairs, additions and accessories, referred to as the "Equipment") and as modified by Supplements to this Lease from time to time signed by you and us. You authorize us to insert or correct missing information on this Lease, including your accurate legal name, serial numbers and any other information describing the Equipment. You authorize us to change the amount of each lease payment by not more than 15% due to changes in the equipment configuration which may occur prior to our acceptance of this lease or adjustments to reflect applicable sales taxes. We will send you copies of any changes. You authorize us or our agent to obtain credit reports and make credit inquiries regarding you and your financial condition and to provide your information, including payment history, to our assignees or third parties having an economic interest in this Lease or the Equipment. Toshiba Financial Services (TFS) is not responsible for service or maintenance of the equipment and are not party to any service maintenance agreement.
- 2. Lease Commencement: This Lease will commence upon your acceptance of the applicable Equipment. When you receive the Equipment, you agree to inspect it and verify your acceptance by telephone or, at our request, by delivery of written evidence of acceptance satisfactory to us. Upon acceptance, your obligations under this Lease will become absolute and unconditional, and are not subject to cancellation, reduction or setoff for any reason whatsoever. All payments will be made to us in accordance with the applicable Schedule at our address or at such other place as we may designate in writing. You agree to pay an Interim rent payment equal to 1/30th of the monthly rental, multiplied by the number of days between rent commencement date and the date of the beginning of the first rental period. For any payment that is not received by its due date, you agree to pay a late charge equal to the higher of 10% of the amount due or \$22 (not to exceed the maximum allowed by law) as reasonable collection costs.
- 3. Image Charges: Each month during the Term of this Lease, you agree to remit to us the Lease Payment and all other sums when due and payable to the address we provide to you from time to time. In return for the Lease payment, you are entitled to produce the Minimum Number of Images for each applicable Image type each month. You also agree to pay us the Excess per Image Charge for each metered image that exceeds the applicable Minimum Number of Images. We reserve the right to estimate the number of images used if you do not provide us with meter readings within seven days of request. We will adjust the estimated charge for excess images upon receipt of actual meter readings. Notwithstanding any adjustments, you will never remit to us less than the Excess per Image Charge in effect at the end of the prior annual period. At our option, you will (a) provide meter readings via an automated website when requested by us. We may charge a fee to recover the cost of meter collections if meters are requested but not submitted through the automated website. (b) Provide us by telephone or facsimile the actual meter readings when requested by us. (c) Allow us (or our agent) access to the equipment to obtain meter readings. (d) Allow us (or our agent) to attach an automatic meter reading device to the Equipment. We may audit the automatic meter reading device to the Equipments and Excess per Image Charges without deductions or withholding deductions
- 4. WARRANTY DISCLAIMER: WE MAKE NO WARRANTY EXPRESS OR IMPLIED, INCLUDING THAT THE EQUIPMENT IS FIT FOR A PARTICULAR PURPOSE OR THAT THE EQUIPMENT IS MERCHANTABLE. YOU AGREE THAT YOU HAVE SELECTED EACH ITEM OF EQUIPMENT AND THE BASED UPON YOUR OWN JUDGMENT AND DISCLAIM ANY RELIANCE UPON ANY STATEMENTS OR REPRESENTATIONS MADE BY US. YOU LEASE THE EQUIPMENT "AS IS". NO REPRESENTATION OR WARRANTY OF TBS WITH RESPECT TO THE EQUIPMENT WILL BIND US, NOR WILL ANY BREACH THEREOF RELIEVE YOU OF ANY OF YOUR OBLIGATIONS HEREUNDER. YOU AGREE THAT WE WILL NOT BE RESPONSIBLE TO PAY YOU ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES FOR ANY DEFAULT BY US UNDER THIS LEASE.
- 5. Statutory Finance Lease: You agree that this Lease qualifies as a statutory finance lease under Article 2A of the Uniform Commercial Code. To the extent you are permitted by applicable law, you waive all rights and remedies conferred upon a lessee by Article 2A (sections 508-522) of the Uniform Commercial Code.
- 6. Security Interest: You authorize us to file a financing statement with respect to the equipment. If this Lease is deemed to be a secured transaction, you grant us a security interest in the Equipment to secure all your obligations under this Lease.
- 7. Use Maintenance and Repair of Equipment: YOU WILL USE THE EQUIPMENT ONLY IN THE LAWFUL CONDUCT OF YOUR BUSINESS AND NOT FOR PERSONAL, HOUSEHOLD OR FAMILY PURPOSES. You will not move the Equipment from the equipment location listed on the schedule without our advance written consent. You will give us reasonable access to the Equipment so that we can check the Equipment's existence, condition and proper maintenance. At your cost, you will keep the Equipment in good repair, condition and working order, ordinary wear and tear excepted. You will not make any permanent alterations to the Equipment. You will keep the Equipment free and clear of all liens. You assign to us all of your rights, but none of you obligations, under any purchase agreement for the Equipment. We assign to you all our rights under any TBS warranties, so long as you are not in default.
- 8. Taxes and Lease Charges: You agree to pay all taxes, costs and expenses incurred by us as a consequence of the ownership, sale, lease or use of the Equipment, including all sales, use and documentary stamp taxes. Any fee charged under this Agreement may include a profit and is subject to applicable taxes.
- 9. Indemnity: You will indemnify and hold us harmless from any and all liability, damages, losses or injuries including reasonable attorney's fees, arising out of the ownership, use, condition or possession of the Equipment, except to the extent directly caused by our gross negligence or willful misconduct. We reserve the right to control the defense and to select or approve defense counsel. This indemnity will survive the termination of this Lease.
- 10. Risk or Loss; Insurance: You are responsible for risk of loss or for any destruction of or damage to the equipment. No such loss or damage shall relieve you from the payment obligations under this Lease. You agree to keep the Equipment fully insured against loss until this Lease is paid in full and to have us and our assigns named as loss payee. You also agree to maintain public liability insurance covering both personal injury and property damage and you shall name us and our assigns as additional insured. Upon request, you agree to provide us certificates or evidence of insurance acceptable insurance, (a) we have the right but no obligation to obtain insurance covering our interest (and only our interest) in the Equipment for the Lease term, and renewals. Any insurance we obtain will not insure you against third party or liability claims and may be cancelled by us at any time. You will be required to pay us an additional amount each month for the insurance and administrative fee. The cost may be more than the cost of obtaining your own insurance and we may make a profit. You agree to cooperate with us, our insurer and our agent in the placement of coverage and with claims, or (b) we may waive the insurance requirement and charge you a monthly property damage surcharge in the amount of .0035 of the total stream of payments to cover our credit risk, administrative costs and other costs and in which we may make a profit. Once an acceptable certificate or evidence of insurance is submitted, any such fees will be discontinued. If any of the Equipment is lost, stolen or damaged you will at your option and cost, either (a) repair the item or replace the item with a comparable item reasonably acceptable to us, or (b) pay us the sum as efforts in the Remedies section.
- 11. Right to Perform: If you fail to comply with any provision of this Lease, we may, at our option, perform such obligations on your behalf. Upon invoice you will reimburse us for all costs incurred by us to perform such obligations.
- 12. Representations: (a) You represent and warrant to us that (1) you have the lawful power and authority to enter into this Lease, and (2) the individuals signing this Lease have been duly authorized to do so on your behalf. (3) you will provide us such financial information as we may reasonably request from time to time, (4) all financial information provided (or to be provided) is (or will be) accurate and complete in all material respects, (5) you will promptly notify us in writing if you move your principal place of business or there is a change in your name state of formation, or ownership, and (6) you will take any action we reasonably request to protect our rights in the Equipment. (b) We represent and warrant to you that (1) we have the lawful power and authority to enter into this Lease, and (2) the individuals signing this Lease have been duly authorized to do so on our behalf.
- 13. **Default:** You will be in default under this Lease if: (a) we do not receive any payment due under that Lease within ten (10) days after its due date, (b) you fail to meet any of your obligations in the Lease (other than payment obligations) and do not correct such default within 10 days after we send you written notice of such default, (c) you become insolvent, are liquidated or dissolved, merge, transfer a material portion of your ownership interest or assets, stop doing business, or assign rights or property for the benefit of creditors, (d) a petition is filed by or against you under any bankruptcy or insolvency law, (e) any representation made by you is false or misleading in any material respect, or (f) you default on any other agreement with us or our assigns.
- 14. Remedies: If you are in default, we may, at our option, do any or all of the following: (a) retain your security deposit, if any, (b) terminate this Lease, (c) require that you pay, as compensation for loss of our bargain and not as a penalty, the sum of (1) all amounts due and payable by you or accrued under this Lease, plus (2) the present value of all remaining payments to become due under this Lease (discounted at 6% or the lowest rate allowed by law), and (3)(i) the amount of any purchase option and, if none is specified, 20% of the original equipment cost, which represents our anticipated residual value in the Equipment or (ii) return the Equipment to a location designated by us and pay to us the excess, if any, of the amount payable under clause 3(i) above over the Fair Market Value of the returned Equipment as determined by us in our reasonable discretion, (d) recover interest on any unpial balance at the rate of 4% per annum, and (e) exercise any other remedies available to us at law or in equity. You agree to pay our reasonable attorney's fees and actual court costs including any cost of appeal. If we have to take possession of the Equipment, you agree to pay the cost of repossession and we may sell or re-rent the equipment at terms we determine, at one or more public or private sales, with or without notice to you, and apply the net proceeds (after deducting any related expenses) to your obligations. You may remain liable for any deficiency with any excess being retained by us.
- 15. Purchase Option: At the end of the Term provided you are not in default, and upon 30 days prior written notice from you, you will either (a) return all the Equipment, or (b) purchase all the Equipment as is, without any warranty to condition, value or title for the Fair Market Value of the Equipment, as determined by us in our reasonable discretion plus applicable sales and other taxes.
- 16. Automatic Renewal: This Lease will automatically renew on a month-to-month basis after the Term unless cancelled by either party upon 30 days prior written notice, and you shall pay us the same lease payments and lease charges as applied during the Term (and be subject to the terms and conditions of this Lease) until the Equipment is returned to us or you pay us the applicable purchase price (and taxes).

 17. Return of Equipment: If (a) a default occurs, or (b) you do not purchase the Equipment at the end of the Term pursuant to a stated purchase policy.
- 17. Return of Equipment: If (a) a default occurs, or (b) you do not purchase the Equipment at the end of the Term pursuant to a stated purchase option, you will immediately return the equipment to any location(s) we may designate in the continental United States. The Equipment must be returned in "Average Saleable Condition" and properly packed for shipment in accordance with our recommendations or specifications, freight prepaid and insured. "Average Saleable Condition" means that all of the Equipment is immediately available for use by a third party, other than you, without the need for any repair or refurbishment. All Equipment must be free of markings. You will pay us for any missing or defective parts or accessories.
- 18. Assignment: We may, without your consent, assign or transfer any Equipment or this Lease, or any rights arising under this Lease, and in such event our assignee or transferee will have the rights, power, privileges and remedies of lessor hereunder, but none of the obligations. Upon such assignment you agree not to assert, as against our assignee, any defense, setoff, recoupment, claim or counterclaim that you may have against us. You will not assign, transfer or sublease this Lease or any rights thereunder or any Equipment subject to this Lease without our prior written consent.
- 19. Personal Property Tax (PPT): You agree at our discretion to (a) reimburse us annually for all personal property and similar taxes associated with the ownership, possession or use of the Equipment or (b) remit to us each billing period our estimate of the prorated equivalent of such taxes. You agree to pay us an administrative fee for the processing of such taxes.
- 20. Tax Indemnity: You agree to indemnify us for the loss of any income tax benefit caused by your acts or omissions inconsistent with our entitlement to certain tax benefits as owner of the Equipment.
- 21. Governing Law: BOTH PARTIES AGREE TO WAIVE ALL RIGHTS TO A JURY TRIAL. This Agreement and any supplement shall be deemed fully executed and performed in the state of Lessor or its Assignee's principal place of business and shall be governed by and construed in accordance with its laws. If the Lessor or its Assignee shall bring any judicial proceeding in relation to any matter arising under this Agreement, you irrevocably agree that any such matter may be adjudged or determined in any court or courts in the state of the Lessor or its Assignee's principal place of business, or in any court or courts of your state of residence, or in any other court having jurisdiction over you or your assets, all at the sole election of the Lessor or its Assignee. You hereby irrevocably submit generally and unconditionally to the jurisdiction of any such court so elected by Lessor or its Assignee in relation to such matters.
- 22. Miscellaneous: This Lease contains the entire agreement between you and us and may not be modified except as provided therein or in writing signed by you and us. We will not accept payment in cash. If you so request, and we permit the early termination of this Lease, you agree to pay a fee for such privilege. Notices must be in writing and will be deemed given five days after mailing to your or our mailing address. If a court finds any provision of this Lease to be unenforceable, all other terms of that Lease will remain in effect and enforceable. You agree that any delay or failure to enforce our rights under this Lease do not prevent us from enforcing any rights at a later time. In no event will we charge or collect any amounts in excess of those allowed by applicable law. Time is of the essence. You agree that a facsimile copy of the Lease with facsimile signatures may be treated as an original and will be admissible as evidence of the Lease. You hereby acknowledge and confirm that you have not received any tax, financial, accounting or legal advice from us, the manufacturer or supplier of the Equipment. It is the Lessee's sole and exclusive responsibility to assure that all data from all disk drives or magnetic media are erased of any lessee data and information.
- 23. TBS OBLIGATIONS FOR MAINTENANCE AND SUPPLIES
- a. TBS agrees to provide full service maintenance including toner, developer and parts necessary to produce an image. TBS will provide inspections as required, which may be made in conjunction with regular or emergency service calls. If service is provided at time other than during TBS's normal business hours is furnished upon your request, you will be charged at TBS's customary rates. TBS will not be obligated to provide service for repairs made necessary by carelessness of the operator, accident, misuse (including failure to follow the manufacturer's published operating manual) abuse, neglect, theft, riot, vandalism, lightning, electrical power failure, fire, water, or other casualty, or to repairs made necessary as a result of service by personnel not authorized by TBS or the use of supplies other than those provided by TBS. Separate charges for repairs or parts replacement due to the foregoing shall be borne by you.
- b. Except as provided below, TBS will replace all covered parts, consumables and supply items without charge. You agree to replace any parts, consumables and supply item as a result of carelessness on the part of the operator, accident, misuse (including failure to follow the manufacturer's published operating manual) abuse, neglect, theft, riot, vandalism, lightning, electrical power failure, fire, water, or other casualty.
- c. If you are in default under this Lease, TBS has the right to deny performing any service and/or supplying any products.
- d. Under this Lease. TBS's liability with respect to any property damage or injury (including death) to persons arising out of or connected with service performed under this Lease is strictly limited to that imposed by law and there is no contract imposing any greater degree of liability.
- e. Title to all supplies furnished hereunder including toner and toner bags remains with TBS until you consume said supplies to the extent they may not be further utilized in the image making process. We may charge you a supply freight fee to cover the cost of shipping supplies. You agree to use the supplies provided at "no charge" on the Equipment. You will not take designated supplies from Equipment to be used in any other equipment not covered by this Agreement. You must purchase paper and staples separately.
- f. Stated supply item yields represent 100% of manufacturer stated yields based on standard "letter size" copies with 6% image coverage. At the end of each annual billing period or billing cycle, you will be billed for any toner used in excess of that required based on yields stated above.

FISCAL FUNDING ADDENDUM

		LESSEE	INFORMATION	l			
Full Legal Name		WEBB COUNTY	DBA Name (I	f Any)			
Billing Address		1110 WASHINGTON ST	REET, SUITE 101			Phone (956) 523-4125	
City LAREDO)	Country USA		State TX		Zip 78040	
		EQUIPME	NT INFORMATION	ON			
Equipment Location							
(If not same as ab	oove)	WEBB COUNT	Y ROAD AND BE	RIDGE, 7210 EAST S	SAUNDERS		
City	LAR	EDO Country	USA	State	TX	Zip 78040	
QUANTITY	MODEL NO.	EQUIPMENT DESCRIPTION (ATTACH SCHEDULE IF NECESSARY)	QUAN	TITY MODEL NO.	EQUIPMENT (DESCRIPTION (ATTACH SCHEDULE IF NECESSAR	tY)
1	E-STUDIO 6560CT	TOSHIBA DIGITAL COLOR SYSTEM					_
			. l <u> </u>				
to Lessor, effe appropriation pobligation to m Lessor as provor funding aut payment of all In the entereunder by L If the propriet of the position of the po	ctive 60 day period, which hake all rent yided for in the hority to appared amounts the vent Lessee, includes rovisions of hilar equipments	aid to Lessor for the above descrity after the giving of such notice of hever is later, return the Equipmental payments (Lease Payments) to the above described Lease ("Lease opropriate the necessary funds are not due to Lessor under the Lease ereturns the Equipment pursuant uding the Security Deposit (if any) of this Addendum are utilized by the for the balance of the Lease to I not be construed so as to permodirectly or indirectly to perform estimated.	or upon the extent to Lessor, as to Lessor due se"), (2) the foas reason for to the terms as pecified in the Lessee, Lesserm following the Lessee	naustion of the first Lessee's experimental thereafter, provide regoing notice structured and the Lease. The agrees not the Lessee's exercise to terminate the ame application	unding aunse; and ded: (1) Thates the ded (3) the ded (3) the ded (3) the ded (4) the ded (5) the ded	athorized for the then of thereupon, be release the Equipment is return failure of the legislative e notice is accompant or shall retain all sum se, lease or rent any rmination rights hereun n order to acquire any the Equipment is inter	current d of its med to e body ied by as paid other nder.
			Signature X				
			Print Name	SIGNED BY AUTHORIZED AGENT, RI	EPRESENTATIVE OR	OFFICER OF GOVERNMENT ENTITY)	
			Title	WEBB COUNTY J		Date	-
			For	WEBB, COUNTY		Name of Government Entity	_
				ACCEP	TED BY LE	SSOR —	=

Title

Legal Name of Corporation of Partnership

		e. Pije

- 3. Paragraph number seventeen (17) of the Terms and Conditions entitled "Return of Equipment" is deleted in its entirety and replaced with:
 - "If Webb County does not purchase the equipment at the end of the term, the equipment will be returned at the expense of Toshiba "Lessor" to a location designated by Lessor."
- 4. Paragraph number twenty-one (21) of the Terms and Conditions entitled "Governing Law" is deleted in its entirety and replaced by:
 - "BOTH PARTIES AGREE TO WAIVE ALL RIGHTS TO A JURY TRIAL. This agreement shall be governed and construed according to the laws of the State of Texas. Jurisdiction and venue for any action or claim arising out of this agreement shall be in the Federal and/or State courts of Webb County, Texas."
- 5. Webb County does and shall not waive or relinquish any immunity or defense on behalf of itself, its commissioners, offices, employees and agents as a result of the execution of this Agreement and performance of the functions and obligations described herein.

WEBB COUNTY:	TOSHIBA FINANCIAL SERVICES
Tano E. Tijerina, Webb County Judge ATTESTED:	Representative
Margie Ramirez Ibarra Webb County Clerk	

APPOVED AS TO FORM:

Marc A. Montemayor Webb County Attorney

"By law, the county attorney's office may only advise or approve contracts or legal documents on behalf of its clients. It may not advise or approve a contract or legal document on behalf of other parties. Our review of this document was conducted solely from the legal perspective of our client. Our approval of this document was offered solely for the benefit of our client. Other parties should not rely on this approval, and should seek review and approval of their own respective attorneys(s).

Addendum

To

Lease with Maintenance Agreement Between Toshiba Business of Texas and Webb County For Webb County

An Agreement made on this the day of, 2015.	
BETWEEN:	
Webb County ("Lessee") 1000 Houston Street Laredo, Texas 78040	
AND	
Service Provider: Toshiba Business Solutions of Texas. ("Lessor") 10231 Kotzebue San Antonio, Texas 78217	

Now therefore, the parties agree to modify, delete and/or include the following Terms and Conditions in the above referenced "Lease with Maintenance Agreement." The following provisions and covenants supersede prior negotiations, representations or agreements, either written or oral, and where there is a conflict between provisions of this addendum and the provisions set forth in the Standard Form "Lease with Maintenance Agreement" (3 pages) between Webb County, Texas, and Toshiba Business Solutions of Texas, or any other Contract Documents, the provisions set forth herein shall supersede and have full force and effect and become a part of the above referenced contract for all intent and purpose.

LEASE WITH MAINTENANCE AGREEMENT TERM AND CONDITIONS PROVISIONS

- 1. Paragraph number three (3) of the Terms and Conditions entitled "Image Charges" is deleted in its entirety.
- 2. Paragraph number eight (8) of the Terms and Conditions entitled "Taxes and Lease Charges" is deleted in its entirety and replaced with:

"Lessor and Lessee agree that Webb County is a corporate and political body under the laws of the State of Texas and Webb County claims exemption from sales and use taxes under Taxes Tax Code Ann. § 151.309, as Amended. Webb County shall provide to Lessor Exemption Certificates, upon request. Lessor and Lessee further agree that Lessee shall pay no personal property taxes or similar taxes and governmental charges associated with the ownership, possession or use of the equipment, subject to this agreement, which Lessor is required to pay, nor reimburse Lessor for any charge"