

	Equipment Le	ase Agreement #
Equipment MFG Model & Description Kyocera Taskalfa 3551ci Kyocera Taskalfa 3651ci	Serial Number L8H5805036 L8H5805053	Accessories
See attached schedule for additional Equipment / Accesso	ries	
Billing Address: 902 Victoria St. Laredo, Texas 780 Equipment Location: 1001 Washington St. (Joil) Lared	043 o, Texas 78043	
SUPPLIER	TRANSACTION TERMS Purchase Option: Fair Market Value	
NDS Leasing 2825 Story Rd. Irving, TX 75038	Lease Payment: \$599.78 (plus applicated Billing Period: Monthly Quarterly	Semi-Annually
		cable taxes) Applied to: First Last
	Document Fee: \$75.00 (included on first inv	
YOU HAVE SELECTED THE EQUIPMENT. THE SUPPLIER AND ITS REPRESE LEASE. YOU ARE AWARE OF THE NAME OF THE MANUFACTURER OF EARIGHTS. WE MAKE NO WARRANTIES TO YOU, EXPRESS OR IMPLIED. AS EQUIPMENT TO YOU AS-IS. YOU AGREE TO USE THE EQUIPMENT ONLY IN NOT BE LIABLE FOR CONSEQUENTIAL OR SPECIAL DAMAGES. WE MAKE ACCOUNTING TREATMENT OF THIS LEASE AND YOU ACKNOWLEDGE THAT AND ACCOUNTING ADVICE RELATED TO THIS LEASE AND WILL MAKE YOU	ICH TIEM OF EQUIPMENT AND YOU WILL CONTACT & 5 TO THE MERCHANTABILITY, FITNESS FOR A PARTIL 1 THE LAWFUL CONDUCT OF YOUR BUSINESS, AND NO E NO REPRESENTATION OR WARRANTY OF ANY KINI T WE ARE AN INDEPENDENT CONTRACTOR AND NOT A R OWN DETERMINATION OF THE PROPER LEASE TERM	CULAR PURPOSE, SUITABILITY OR OTHERWISE. WE PROVIDE THE DT FOR PERSONAL, HOUSEHOLD OR FAMILY PURPOSES. WE SHALL D, EXPRESS OR IMPLIED, WITH RESPECT TO THE LEGAL, TAX OR A FIDUCIARY OF LESSEE. YOU WILL OBTAIN YOUR OWN LEGAL, TAX M FOR ACCOUNTING PURPOSES.
EXCEPT AS PROVIDED IN SECTION 2, YOUR PAYMENT OBLIGATIONS ARE WHATSOEVER, BOTH PARTIES AGREE TO WAIVE ALL RIGHTS TO A JURY TO F BUSINESS AND SHALL BE GOVERNED BY AND CONSTRUED IN ACCORD	RIAL. THIS LEASE SHALL BE DEEMED FULLY EXECUTE DANCE WITH SUCH LAWS.	ED AND PERFORMED IN THE STATE OF ELOGICA THE STATE OF
TO HELP THE GOVERNMENT FIGHT THE FUNDING OF TERRORISM AND MO INFORMATION THAT IDENTIFIES EACH PERSON WHO OPENS AN ACCOUN INFORMATION THAT WILL ALLOW US TO IDENTIFY YOU. WE MAY ALSO ASI	T. WHAT THIS MEANS TO YOU: WHEN YOU OPEN AN K TO SEE IDENTIFYING DOCUMENTS.	ACCOUNT, WE WILL ASK FOR FOUR HUMBE, FIRST EST
BY SIGNING THIS LEASE. YOU ACKNOWLEDGE RECEIPT OF PAGES 1 ANI MONEY. EXTEND CREDIT OR TO FORBEAR FROM ENFORCING REPAYMEN US FROM MISUNDERSTANDING OR DISAPPOINTMENT, ANY AGREEMENTS STATEMENT OF THE AGREEMENT BETWEEN US, EXCEPT AS WE MAY LATE	D 2 OF THIS LEASE, AND AGREE TO THE TERMS ON T OF A DEBT INCLUDING PROMISES TO EXTEND OR R S WE REACH COVERING SUCH MATTERS ARE CONTA	ENEW SUCH DEDI ARE NOT CHI ONOLABLE. TO THOSE OF
1. COMMENCEMENT OF LEASE. Commencement of this Lease and acceptal methods intangible property or associated services such as periodic software lice that we have no right, title or interest in the Software and you will comply through ("Software Supplier"). You are responsible for entering into any Software License wently by telephone or in writing such information as we may require. If you signed one of your obligations under it. All attachments, accessories, replacements, replacements to us in the form of company checks for personal checks in the case of Lease and that you will not remit such forms of payment to us. Payment in any or payments to us. Lease Payments will include any freight, delivery, installation and or to adjust the Lease Payments by not more than 15% to reflect any reconfiguration.	nce of the Equipment shall occur upon delivery of the Equipmens and prepaid database subscription rights, such intengout the Term of this Lease with any license and/or other agoint the Software Supplier no later than the Commencement as purchase order or similar agreement for the purchase of accument parts, substitutions, additions and repairs to the Equer sums when due and payable each Billing Period at the sole proprietorships), direct debit or wires only. You also agother form may delay processing or be returned to you. Further expenses we finance on your behalf at your request. Least the Engagest or adjustments to reflect applicable sale.	reement ("Software License") enlered into with the supplier of the Software Date of this Lease. You agree to inspect the Equipment upon delivery and the Equipment, by signing this Lease you assign to us all of your rights, but uipment shall form part of the Equipment under this Lease. address we provide to you from time to time. You agree that you will remit ree cash and cash equivalents are not acceptable forms of payment for this rithermorer, only you or your authorized agent as approved by us will remit case Payments are due whether or not you receive an invoice. You authorize is taxes or the cost of the Equipment by the manufacturer and/or Supplier.
NON-APPROPRIATION OF FUNDS. You intend to remit to us all Lease Payments during the Term for the Equipment or for equipment which is functionally similar to due under this Lease, and there is no other legal procedure or available funds by right to return the Equipment in accordance with Section 11 of this Lease and term to the portion of the Lease Payments for which funds shall have been appropriated writing that: (a) funds have not been appropriated for the fiscal period; (b) such in Payments. If you terminate this Lease because of a non-appropriation of funds, you the place of, those performed by the Equipment provided, however, that these rescribed shall not permit you to terminate this Lease in order to acquire any other 3. LEASE CHARGES. You agree to: (a) pay all costs and expenses associate governmentally imposed upon Lessor's purchase, ownership, possession, leasing	and other payments for the full Term if furnos are legally available the Equipment and operating funds are not otherwise available or with which payment can be made to us, and the non-apinate this Lease on the last day of the fiscal period for which and budgeted. At least thirty (30) days prior to the end of yon-appropriation did not result from any act or failure to act us may not purchase, lease or rent, during the subsequent fis strictions shall not be applicable if or to the extent that the Equipment or to allocate funds directly or indirectly to perform the use, maintenance, servicing, repair or replaced within the use, maintenance, servicing, repair or replaced extends on the property of the Equipment and payments are the receiver each expenses.	able to you to pay Lease Payments and other payments due and to become propriation did not result from an act or omission by you, you shall have the appropriations were received without penalty or expense to you, except as our fiscal period, your chief executive officer (or legal counsel) shall certify in by you; and (c) you have exhausted all funds legally available to pay Lease ical period, equipment performing the same functions as, or functions taking application of these restrictions would affect the validity of this Lease. This messentially the application for which the Equipment is intended. ment of the Equipment; (b) pay all fees, assessments, taxes and charges yell premiums and other costs of insuring the Equipment; (c) reimburse us or this Lease ((a) through (d) collegively referred to as "Lease Charges").
for all costs and expenses incurred in enforcing lins Lease; and (d) pay an out NOTWITHSTANDING THE FACT THAT YOU MAY BE EXEMPT FROM THE PAYM property taxes, and you agree, at our discretion, to either: (1) reimburse us for all p when billed by the jurisdictions; or (2) remit to us each Billing Period our estimate of	ENT OF PERSONAL PROPERTY TAXES, you acknowledge	charges associated with the ownership possossion or use of the Equipment
LESSOR ("We", "Us")	LESSEE ("You")	mo Cy
By: X Latrice D. Key	Webb County of (S (Lessee Full Legal Name) By: X	
Name: PATRICIA D. Keuf Title: Lease Admin Date: 1/20/	Name: Tano Tijerii Date:	Title: County Judge Federal Tax ID: 74-60015872

stated estimate of personal property and other similar taxes, you acknowledge and agree that such amount represents our estimate of such taxes that will be payable with respect to the Equipment during the Term. As compossation for our internal and external costs in the administration of taxes related to each unit of Equipment, you agree to pay us a "Tax Administrative Fee" equal to \$12 per unit of Equipment per year during the Term, not to exceed the maximum permitted by applicable law. The Tax Administrative Fee, at our sole discretion, may be increased by an amount not exceeding 10% thereof for each subsequent year of the Term to reflect our increased cost of administration and we will notify you of any such increase by indicating such increased amount in the relevant invoice or in such other manner as we may deem appropriate. We may take on your behalf any action required under this Lease which you fail to take, and upon receipt of our invoice you will promptly pay our costs (including insurance premiums and other payments to affiliates), plus reasonable processing fees. Restrictive endorsements on checks you send to us will not reduce your obligations to us. We may charge you a return check or non-sufficient funds charge of \$25 for any check which is returned by the bank for any reason (not to exceed the maximum amount permitted by law).

- 4. LATE CHARGES. For any payment which is not received within three (3) days of its due date, you agree to pay a late charge not to exceed the higher of 10% of the amount due or \$35 (not to exceed the maximum poundted by law) as reasonable collection costs.
- 5. OWNERSHIP, USE, MAINTENANCE AND REPAIR. We own the Equipment and you have the right to use the Equipment under the terms of this Lease. If this Lease is deemed to be a secured transaction, you grant in a first pricintly security interest in the Equipment to secure all of your obligations under this Lease. We hereby assign to you all our rights under any manufacturer and/or supplier warranties, so long as you are not in idealth because. You must keep the Equipment free of liens. You may not remove the Equipment from the address indicated on page 1 of this Lease without first obtaining our approval. You agree to: (a) keep the Equipment in your exclusive control and possession: (b) use the Equipment in conformity with all insurance requirements, manufacturer's instructions and manuals; (c) keep the Equipment repaired and maintained in good working order and as required by the manufacturer's warranty, certification and standard full service maintenance contract; and (d) give us reasonable access to inspect the Equipment and its maintenance and other records.
- 6. INDEMNITY. You are responsible for all losses, damages, claims, infringement claims, injuries and attorneys' fees and costs, including, without limitation, those incurred in connection with responding to subpoenas, third party or otherwise ("Claims"), incurred or asserted by any person, in any manner relating to the Equipment, including its use, condition or possession. You agree to defend and indemnity us against all Claims, although we reserve the right to control the defense and to select or approve defense coursed. This indemnity continues beyond the termination of this Lease for acts or omissions which occurred during the Term of this Lease. You also agree that this Lease has been entered into on the assumption that we are the owner of the Equipment for U.S. federal income tax purposes and will be entitled to certain U.S. federal income tax benefits resulting from the failure of any assumptions in this Lease to be correct or caused by your acts or omissions inconsistent with such assumption or this Lease. In the event of any such loss, we may increase the Lease Payments and other amounts due to offset any such adverse effect.
- 7. LOSS OR DAMAGE. If any item of Equipment is lost, solen 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 of: (i) all past due and current Losse Payments and Lease Charges; (ii) the present value of all remaining Lease Payments and Lease Charges for the effected item(s) of Equipment, discounted at the rate of us the sum of: (i) all past due and current Losse Payments and Lease Charges; (ii) the present value of all remaining Lease Payments and Lease Charges for the effected item(s) of Equipment. We will then transfer to you all our right, title and interest in the effected item(s) of Equipment AS-IS AND WHERE-IS. WITHOUT ANY WARRANTY AS TO CONDITION, TITLE OR VALUE. Insurance proceeds shall be applied toward repair, replacement or payment hereunder, as applicable. In this Losse, "Fair Market Value" of the Equipment means its fair market value at the end of the Term, assuming good order and condition (except for ordinary, wear and tear from normal use), as estimated by us. No such loss or damage shall relieve you of your payment obligations hereunder.
- 8. INSURANCE. You agree, at your cost, 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. If you do not provide acceptable insurance, 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 any renewals. Any insurance we obtain will not insure you against third party or liability claims and may be cancelled at any time. In the event that we elect to obtain such insurance, you will be required to pay us an additional amount each Billing Period for the cost of such insurance and an administrative fee may be more than the cost to obtain your own insurance and on which we may make a profit.
- 9. DEFAULT. You will be in default under this Lease if: (a) you fail to remit to us any payment within ten (10) days of the due date or breach any other obligation under this Lease: (b) a petition is filed by or against you or any guaranter under any bankruptcy or insolvency law; (c) any representation made by you is false or misleading in any material respect; (d) 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; or (e) you default under any other agreement with us or our assigness.
- 10. REMEDIES. If you default, 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 Load 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 find 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 the manner outlined in Section 11, or take possession of the Equipment, in which case we shall not be held responsible for any losses directly or indirectly arising out of, or by reason of the presence and/or use of any and all proprietary information residing on or within the Equipment, 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 hereunder; (d) 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 exercised 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.
- 11. END OF TERM OPTIONS; RETURN OF EQUIPMENT. At the end of the Term and upon 30 days prior written notice to us, you shall either: (a) return all, but not less than all, of the Equipment AS-IS AND WHERE-IS. WITHOUT ANY WARRANTY AS TO CONDITION, TITLE OR VALUE, for the Fair Market Value, plus applicable sales and other taxes. If you do not provide us with such written notice and either return all of the Equipment or purchase all of the Equipment at the end of the Term, then this Lease will automatically renew on a month-to-month basis and all of the provisions of this Lease shall continue to apply, including, without limitation, your obligations to remit Lease Payments, Lease Charges and other charges, until all of the Equipment is either returned to us (either because we demand return of the Equipment or you decide to return the Equipment) or purchased by you for the applicable Fair Market Value, plus applicable sales and other taxes, in accordance with the terms of the equipment of funds occurs), or you do not purchase the Equipment at the end of the Term (or the Renewal Term), you shall: (1) return all of the Equipment, freight and insurance prepaid at your cost and risk, to whorever 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; and (2) securely remove all data from any and all disk drives or magnetic media prior to returning the Equipment (and you are solely responsible for selecting an appropriate removal standard that means your business needs and complies with applicable laws). You will pay us for any loss in value resulting from the failure to maintain the Equipment in accordance with this Lease or for damages incurred in shipping and handling.
- 12. ASSIGNMENT. You may not assign or dispose of any rights or obligations under this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you: (a) assign all or any portion of this Lease or sublease the Equipment without our prior written consent. We may, without notifying you assign all or any portion of the Equipment without our prior written consent. We may, without notifying you are all of the Equipment without our prior written consent. We may, without notifying you are all of the Equipment without our prior written consent. We may assign all or any portion of the Equipment without our prior written consents with the Equipment with
- 13. MISCELLANEOUS. Notices must be in writing and will be deemed given five (5) days after mailing to your (or our) business address. You represent that: (a) you are the entity indicated in this Lease; (b) any documents required to be delivered in connection with this Lease (collectively, the "Documents") have been duly authorized by you in accordance with all applicable laws, rules, ordinances and regulations; (c) the Documents are valid, legal, binding agreements, enforceable with their terms and the person(s) signing the Documents have the authority to do so, are acting with the full authorization of your governing body, and hold the offices indicated below their signatures; (d) the Equipment is essential to the immediate performance of a governmental or proprietary function by you within the scope of your authority and shall be used during the Term only by you to perform such function; (e) you intend to use the Equipment for the entire Term and shall take all necessary action to include in your annual budget any funds required to fulfill your obligations each fiscal period during the Term; (f) you have complied fully with all applicable law governing open meetings, public bidding and appropriations, required in connection with this Lease and the debt under applicable state law; (g) your obligations to remit Lease Payments constitutes a current expense and not a debt under applicable state law; (h) this Lease is binding on you and your successors and assigns; and (i) all financial information you have provided is true and a reasonable representation of your financial condition. This Lease: (i) constitutes the entire agreement of the parties with respect to the subject matter thereof; (ii) supersedes all other writings, communications, understandings, agreements, purchase orders, solicitation documents (including, without limitation, any request for proposal and responses thereto and other related documents (together, the "Bid Documents")) and other representations, express or implied ("Prior Understandings"), and may not be contradicted or amended by Prior Understandings; and (iii) may be amended or modified only by written documents duly authorized, executed and delivered by the parties. This Lease is binding on you and your successors and assigns. You authorize us, our agent, or our assignee to: (a) obtain credit reports and make credit inquines; (b) furnish your information, including credit application, payment history and account information, to credit reporting agencies and our assignees, potential purchasers or investors and parties having an according interest in this Lease or the Equipment, including, without limitation, the seller, Supplier or any manufacturer of the Equipment; and (c) you irrevocably grant us the power to prepare, sign on your behalf (if applicable), and file, electronically or otherwise Uniform Commercial Code ("UCC") financing statements and any amendments thereto or continuation thereof relating to the Equipment, and containing any other information required by the applicable UCC. Any claim you have against us must be made within two (2) years after the event which caused it. If a court finds any provision of this Lease to be unenforceable, all other terms shall remain in effect and enforceable. You authorize us to insert or correct missing information on this Lease, including your proper legal name, serial numbers and any other information describing the Equipment. If you so request, and we pennit 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 UCC. YOU WAIVE ALL RIGHTS AND REMEDIES CONFERRED UPON A LESSEE BY ARTICLE 2A OF THE UCC. YOU FURTHER HEREBY ACKNOWLEDGE AND AGREE THAT WE AND/OR SUPPLIER MAY MAKE A PROFIT ON ANY AND ALL FEES REFERENCED HEREIN AND, IN SO DOING WAIVE ANY AND ALL CLAIM WHICH YOU MAY HAVE FOR UNJUST ENRICHMENT. We may receive compensation from the manufacturer and/or Supplier of the Equipment in order to enable us to reduce the cost of this Lease below what we otherwise would charge. If we received such compensation, the reduction in the cost of this Lease is reflected in the Lease Payment.
- 14. ELECTRONIC TRANSMISSION OF DOCUMENTATION. This Lease may be executed in counterparts. The executed counterpart which has our original signature and/or is in our possession shall constitute chattel paper as that term is defined in the UCC and shall constitute the original agreement for all purposes, including, without limitation: (i) any hearing, trial or proceeding with respect to this Lease; and (ii) any determination as to which version of this Lease constitutes the single true original item of chattel paper under the UCC. If you sign and transmit this Lease to us by facsimile or other electronic transmission, the transmitted copy shall be binding upon the parties. You agree that the facsimile or other similar electronic transmission of this Lease manually signed by us, when attached to the facsimile or other electronic copy signed by you, shall constitute the original agreement for all purposes. The parties further agree that, for purposes of executing this Lease, and subject to our prior approval and at our sole discretion: (a) a document signed and transmitted by facsimile or other electronic transmission shall be treated as an original document; (b) the signature of any party on such document shall be considered as an original signature; (c) the document transmitted shall have the same effect as a counterpart thereof containing original signature; and (d) at our request, you, who executed this Lease and transmitted its signature by facsimile or other electronic transmission was used to transmit any signature of a party to this Lease containing your original manual signature to us. No party may raise as a defense to the enforcement of this Lease that a facsimile or other electronic transmission was used to transmit any signature of a party to this Lease.

ATTEST:

Margie Ramirez Ibarra Webb County Clerk SSIONER'S COUNTY TEXT

APPROVED AS TO FORM:

Marco 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 attorney(s).