

Dealer, Central Business Systems, Inc. 3138 Custer Drive | Suite 210 Lexington, KY 40517 Phone (859) 276-1690

		S	ales Ord	ler Agreeme	ent		
Customer: Lexington Fayette Urban 200 E Main St	County Govern	ment 40507				Date Buyer	11/12/2021 C
Lexington			-			P.O. # Sales Rep Tax Exempt ID	C Ron Watts
	Customer		and the second		Custon	ner Bill To	
Lexington Fayette Urba 200 E Main St Lexington, KY 40507	n County Gove	mment		Lexington Fayette Urban C 200 E Main St Lexington, KY 40507–	County Governmer	rt	
Contact: Phone/Fax: Email: Purchase Order:			v>	Billing Contact: Phone/Fax: Email: Approx Deliv, Date:	MacKenzie Holt (859) 258-3900	(859) 258-3909 mholt@lexingtonky.gov>	
Account Type:		Addition		Lease Months:		Monthly Pmnt:	\$211.57
Quantity	real sector	Product #	Internet state	Eai	Jipment Descr	intion	
1	DT-ECERT		DT-ECERT eCe	ertify Configuration Fee			
1	DT-ECERT4	KAS		S eCertify Subscription-L	evel 4 upto 4K		
1	ECERTIFY-P		ECERTIFY-PRI	N-LAN Brother Network L	abel Printer		
1	KT-CSAUTO		KT-CSAUTO C	onnectSuite Automate			
0	0						
0	0						
0	0						
0	0						
0	0						
0	0						
0	0						
0	0						
0 0	0						
ő	0 ···						
0	0						
0	0						
0	0						
0	0						
Meter Configuration (check all that apply)		NeoStats Enhanced (SP) NeoShip Advanced	20) 🔲 NeoStats Co	nsol. (SP27) 🔲 E-Svcs (SP30)			
Constant State		Comments/Spe	and the second se	the second se	10 3 9 6 101		
Delivery Time	Stairs/Count		Connected	Delivery Type	Ship-To ID	The second second second	
10:00:00 AM	No / 0	Yes	Yes	Tech Delivery	Lex	A CERTINE HUY DA	
Quadient will set up and train Technician will be there to as		Delivery Ir	structions				
		Specia	l Terms				- Berton
	-						
	Basic training on e	quipment/software is include	d up to a max of 2 hrs. A	Additional training time may be pur	rchased.		
Software Renewals Block Software Support	Quadient Software	Renewals are included in lea	ase				
Maintenance Agreement	100 300	Ves No	*If "Yes" is selected, se	e Terms & Conditions on separate S	ervice Agreement. "No	" Indicates service coverage declined.	
conditions contained herein ind understands it and that it consti media, or documentation furnis	clude limitations of tutes the entire agr hed or to be furnish	warranty, exclusion of cons eement, understandings, and red hereunder and that this a	sequential and other sp d representations, expre agreement supersedes a	ecial damages and other limitations or implied, between Customer	ons of liability. Custo and Dealer, with resp the parties including a	a entire agreement between the part mer acknowledges by its signature i bect to equipment, hardware, aoftware all oral or written proposals. By execu	that it has read and a, services, supplies,
	Z bine k skille	Customer Accepta	nce	INCOMPACTOR	10 A 10 A 10	Dealer Representative	1000
Authorized Signature				Date	Signature	Date	1 1
					Filho	ico hoad 1	1/22/21
Print Name			Title		Customer Email Ad	drage []	

## **CBS Sales Order Agreement Terms and Conditions**

1. References made to "Dealer" or "Seller" shall mean [Central Business Systems, Inc.]. References made to "Customer" shall mean the customer named in the Customer Ship To and Customer Bill To boxes on the front page of this agreement

2. If the equipment listed on the front of this agreement is leased then the terms and conditions of the lease agreement will control all aspects of the lease and this agreement will control how the equipment is to be delivered, installed and operated.

3. Invoices shall be due and payable by the Customer within (30) thirty days for all equipment, accessories, and initial supplies purchased pursuant to this agreement (The 'Goods and Services"). Involces for ongoing supply orders are due within (15) fifteen days. Customer shall pay all applicable sales tax, installation and freight charges. If Customer fails to make any payment when due, there will be a service charge of five percent (5%) of the total amount due, together with an interest rate of one and one-half percent (1 1%) of the total amount due or the maximum legal rate allowed by law, whichever is less. Customer shall pay a \$50.00 service charge on any and all returned checks. Customer shall pay all collection expenses of the maximum regariate anowed by tew, minutever is ress, outcome once pay a doctor so that outcome and a counting fees, if required. 4. Taxes, Customer shall be responsible for all sales tax, use tax or other taxes (including without limitations personal property taxes assessable on the equipment) and fees charged

relative to this agreement. Customer agrees to reimburse Dealer for all amounts paid or payable by Dealer in discharge of the forgoing taxes. Customer shall not be responsible for taxes based on Dealer's gross or net income.

5. Default. If Customer is in default of any term or condition, Seller may cancel this agreement in whole or part at any time upon ten- (10) day's written notice. Any amount due to Seller will be invoiced and is payable upon receipt. Any amounts due to the Customer will be applied to any unpaid invoices prior to refund. 6. Business Purpose, Customer warrants and represents that the goods will be used for business purposes, and not for personal, family, or household purposes. 7. Availability. Customer agrees that the goods are subject to availability and Seller reserves the right to substitute models of like specification if practicable. Seller may cancel any order

7. Availability: Ousoffice agrees usit the goods are subject to availability and sener reserves the right to substitute incodes or tike spectrication if practicable. Setter may cancel any order or any part of an order without cause at any time and without penalty, and Setter's sole obligation shall be to return any down payment paid by customer. 8. Delivery and Installation. Setter shall use its standard packaging. Setter shall choose the method of delivery; Setter reserves the right to deliver the goods in installments. Customer will pay an invoice when due, without regard to delivery or non-delivery of subsequent installments. Delay in delivery of any installments shall not refleve Customer of its obligations to accept remaining installments. Equipment shall be installed in accordance with manufacturer's specifications. At Customers sole cost and expense, Customer shall insure that equipment is placed in an environment that conforms with the manufacturer's specifications and requirements and will bear all costs and expenses for any additional necessities required for Installation such as telephone and electrical wring, remodeling, and noise and power filters. Any electrical work external to the equipment (i.e. associated peripheral equipment, power, transmission and phone lines) and equipment line cord is not covered by this agreement. 9. Title and risk of loss. Risk of loss shall pass to Customer when the goods are placed in the hands of the carrier. For goods purchased outright, title will pass to Customer upon

10. Security Interest. Seller expressly reserves a security interest in the goods until payment in full has been collected and Customer agrees to notify Seller prior to relocation of any goods for which Seller has a security interest. Customer shall execute any other document, including a financing statement or other document similar to the UCC-1, necessary to protect Seller's security interest in the goods. Customer authorizes Seller to file at Customers expense any financing statement relating to the goods without Customers signature except where prohibited by law.

11. Warranties. Seller warrants and represents that the "goods and services" sold by Dealer will conform to the manufacturer's description and specifications and be free from defects in material and workmanship for ninety- (90) days from the date of this purchase. Within this period Dealer will repair said equipment without charge for parts and labor. This ninety-(90) day period will not cover supplies.

12. Selier. Makes no warranties whatsoever express or implied with regard to the service, the software included with the product or its installation and maintenance, and expressly

excludes all implied warranties of merchantability and fitness for a particular purpose. 13. Sellers Llability is limited to the cost of purchased products by the Customer from Seller. Seller shall not be liable for any special damages, including but not limited to damages due 13. Sellers Llability is limited to the cost of purchased products by the Customer from Seller. to loss of data or information of any kind, loss of or damage to revenue, profits or goodwall, damaged are brander to revenue, profits or goodwall, damaged are business, damage to customer's computers or networks. 14. Seller. Makes no other express or implied warranties and all other warranties are specifically excluded, including any warranty as to merchantability or fitness for particular or special

14. Setter. Markes to be express of intiplice warranties and an other warrances are specinically excluded, including any warranty as to merchanizomity or mines for paracular or special purposes. Seller shall under no circumstances be liable for any special, exemplary, punitive, incidental or consequential damages regardless of the cause. 15. Remedy Limitations. The goods shall not be returned to Seller for credit without Seller's prior withen consent. If consent is granted, no credit will be given after fourteen-(14) days from the date of the invoice. All returns for credit within fourteen-(14) days are subject to a 25% restocking fee. All costs of return shall be the responsibility of the Customer. Customer's exclusive remedy for breach of warranty shall be replacement or repair of the item or non-conforming parts at the option of Seller. Customer expressly waives its rights to special, consequential, exemplary, and incidental or punitive damages,

16. Warranty Service, To obtain warranty service, Customer must (1) call Seller's Customer Service at (800) 648-2599. If product is to shipped back for warranty service then Customer should package all goods to be returned in manner adequate for pickup or shipping, and should properly insure the goods when shipped. Seller shall not be responsible for damage to the goods in transit. The goods will be returned to and from Customer by method and carrier chosen by Seller. 17. Assignment. This agreement shall not be assigned by customer without Seller's express written consent.

18. Notices. All notices required to be given under this agreement shall be in writing and shall be sent by U.S. first class mail to the parties at the address listed on the front of this agreement.

19. Indemnification. Customer shall bear all risk of theft, loss or damage not caused by Seller's employees or agents, to all goods installed under this agreement. Customer agrees to indemnify, defend and hold harmless Seller, its officers, directors, employees and agents from all loss, itability, claims or expenses (including reasonable attorneys' fees) arising or customers use of the goods, including but not limited to liabilities arising from bodily injury, including death, or property damage to any person, unless caused solely as the result of a negligent or intentional act or omission by Seller.

The glight or mentionial act or onission by seven. 20. Seller shall indemnify Customer against any costs, losses, damages or liability incurred by customer as the result of any third party's claim of infringement of its patent, copyright trademark which claim arises out of the use of the product by Customer. Customer shall immediately notify Seller in writing of such claim or demand. Seller shall have the sole right to control, and defense, thereof, and Customer agrees that it will not settle any such claim against itself without the prior written consent of Seller. Provided however, that Seller shall not indemnify Customer with respect to any claim relating to product(s) which is/are manufactured according to Customers instructions, or modified by Customer or combined with other non-Seller products, equipment, systems and/or processes, Failure of Customer to provide timely notification of claim to Seller shall relieve Seller of its obligation to indemnify Customer. 21. Force Majeure, Neither party shall be responsible for delays or failure in performance of this agreement (other than failure to make payment) to the extent that such party was

 Processing the second of the se r, including but not limited to, reasonable attorney's fees.

24. Seller's Agents. Customer acknowledges that it has been advised that no agent, employee, or representative of Seller has any authority to bind Seller to any affirmation promise, representation, or warranty concerning any goods and services, and unless such affirmation, promise, representation, or warranty is specifically set forth in this agreement it does not form a basis of this bargain and shall not be enforceable against Seller

25. Customer Documentation. Customer agrees that any purchase order or other documentation issued to Seller covering the goods or services is issued for Customer's internal use only, and any conditions contained therein shall not modify or add to the terms and conditions of this agreement.

28. Acceptance. This agreement and its terms and conditions shall not take effect until accepted and executed by an authorized Seller representative at Sellers offices in the State of

27. Eritire Agreement. This instrument, and any attachments hereto, is the entire agreement between Customer and Seller and supersedes any proposal or prior agreement, oral or written, and any other communications relating to the subject matter of this agreement. The terms and conditions of this agreement shall supersede any terms and conditions which may be contained on any purchase order or other document which may be issued by Customer. This agreement shall not be binding unless and until accepted and approved by authorized Seller representative.

	CBS otal Technology		3138 Custer Dr.   Suite 210 Lexington, KY 40517 Phone (800) 648-2599   Fax (859) 276-1699 CBSEdge.com
	Network information	tion for Mailing equipme	ent
This information is req department, but <b>we ca</b> information.	juired for proper installation of you annot install your device or make i	r equipment. We understand that n it available to users to print to unle	ot everyone has a local IT ss we have the following
Company Name: IT Contact name: IT contact phone: Signature:	Lexington Fayette Urban County G	overnment	
	// REQUIRE	D FOR INSTALLATION ))	
Will the device use DHC	stallation.	t your device to the network. If this is i	ncomplete of incorrect, we will not
( <i>Skip this if usin</i> IP Address: Subnet Mask:	<i>g DHCP</i> , otherwise this is required) ·		
Default Gateway:, DNS1:,	·····		
Tested network port loca	ation within 15' of device (room #, bu	ilding name, etc.):	
	Ad	knowledgement	
days have passed, any ad	ny has a 30-day period after Network ditional work requested will be charge	Install during which they can address is	
Comp	any Name:	on and agree to the above terms & Con	

## quadient Leasing

#### **Government Product Lease Agreement**

	10	Office Name			Offic	e Phone #	Date Subr	hitted
Office Number Office Name 9860 Central Business Systems			(859) 276-1690		11/11/202			
Company Name		tion (B) Billing Information				tallation information (if different		
DBA	Lexingio	on Fayette Urban County	Governm	ient	Company Name Lexington Fayette Urban County Government			iment
Billing Address	200 E M/	AIN CT			Installation Address		1.01	
City State Zip+4	LEXING		KY	40507-1310	City State Zip+4 Contact Name	LEXINGTON Mackenzie Holt	KY	40507-1310
Contact Name	Mackenz		Phone	(859) 258-3904	Contact Name	Administrative Specialist Sr.	Phone Fax	(859) 258-390
Contact Title		trative Specialist Sr.	Fax	(000) 200-0004	Email Address	mholt@lexingtonky.gov	Fax	
Email Address		exingtonky.gov	PO#		Email Address	minon@lexingtonky.gov		
	1	, and the second s	1.0.		Des la fa			
Qty Model / Pa	art Number	Description (inclu	de Seriel N	Section (D)				
1 DT-ECER				4 (up to 4,000 e-Cerl			_	
1 KT-CSAU		ConnectSuite Auto		, tob to 4,000 e-081	a por year).			
1 DT-ECER		e-Certify Configura						
	Y-PRN-LAN			(USB/Serial/LAN)				
				(cobioditable at)				
Sec	ction (E) Lea	ase Payment Informatio	n & Sched	lule				
Certificate atta Bilting Frequency: Monthly Quarterly Annually Standard Arrears		Current Lease Number		n (F) Service Produ	cts (Check all that apj	ply)		
Maintenanc	Training							
🖌 Software SL	ipport for pre	emise (non-cloud) solutio	ns					

This document consists of a Government Product Lease Agreement with Quadient Leasing USA, Inc.; and an Online Services and Software Agreement with Quadient, Inc. Your signature constitutes an offer to enter into such agreements, and acknowledges that you have received, read, and agree to all applicable terms and conditions (version Government-Equipment-Lease-Terms-Dealer-V9-2020), which are also available at www.quadient.com/Government-Equipment-Lease-Terms-Dealer-V9-2020, and that you are authorized to sign the agreements on behalf of the customer identified above. The applicable agreements will become binding on the companies identified above only after an authorized individual accepts your offer by signing below, or when the equipment is shipped to you.

Guided by Quadlent, Inc.'s Sustainable Design and Responsible Manufacturing Policy, our Products may contain reused components. For more Information visit https://www.quadient.com/about-us/sustainable-design-and-manufacturing.

Quadient Leasing USA Inc., 478 Wheelers Farms Rd, Milford CT 06461	11.15 - 1411.21 13 15 56 - 21 10 11	Government-Lease-Terms-Dealer -V9-2020 (PF)
Accepted by Quadient Inc and its Affiliates		Date Accepted
Authorized Signature	Print Name and Title	Date Accepted

### ADDENDUM TO AGREEMENTS

This Addendum to Agreements is by and between Quadient Leasing USA, Inc. ("Quadient Leasing"), Quadient, Inc. ("Quadient") and Lexington Fayette Urban County Government ("Customer") with reference to the following:

A. Quadient Leasing and Customer are entering into a Product Lease Agreement (the "Lease"), pursuant to which Quadient Leasing will lease products to Customer.

7

**E**. Concurrently herewith, Quadient and Customer are entering into an Online Services and Software Agreement (the "OSS Agreement") pursuant to which Quadient will make certain other services available to Customer.

C. Any defined term used herein shall have the same meaning as in the Lease, or the OSS Agreement.

In consideration of the mutual covenants contained herein, and in the Lease, and the OSS Agreement, the parties agree to amend the OSS Agreement as follows:

1. Section 2, titled "License Grant and Additional Terms" is hereby amended to add the following to the end of this section: "Your use of the Services is limited to the number of Electronic Certified Mail pieces (each an "eCert") indicated on the Order Form ("Annual Volume Limit"). In the event You exceed the Annual Volume in any year, You agree to pay an overage charge for each eCert used over the Annual Volume Limit as outlined below (the "Overage Charge"). The Overage Charge will be determined as a product of the number of eCerts You process in excess of the Annual Volume Limit multiplied by the Overage Charge associated with tier for the excess as set forth below:"

Annual Volume Band (# of eCerts) *	Overage Charge
1 - 500	\$0.48
501 - 1,000	\$0.43
1,001 - 2,000	\$0.41
2,001 - 4,000	\$0.30
4,001 - 8,000	\$0.28
8,000 - 16,000	\$0.27
16,001 - 32,000	\$0.24
32,001 - 64,000	\$0.22
64,001 - 128,000	\$0.20
128,001 - 200,000	\$0.18
200,001 - 256,000	\$0.17
256,001 - 384,000	\$0.14
384,001 and above	\$0.12

\* Volume bands renew annually

The Lease, OSS Agreement, and this Addendum contain the complete understanding and agreement between the parties hereto, and supersede all representations, understandings or agreements prior to the execution thereof. Any changes or additions to the foregoing agreements will be valid only if they are in writing and signed by the appropriate parties.

In the event of any conflict between the terms of the Lease, OSS Agreement, and this Addendum, the terms of this Addendum shall control.

The parties have caused this Addendum to Agreements to be executed by their duly authorized representatives on the date set forth below.

Customer: Lexington Fayette Urban County Governme Quadient Leasing USA, Inc.

Ву:	Ву:
Printed Name:	Printed Name:
Title:	Title:
Date:	Date:
	Quadient, Inc.
	Ву:
	Printed Name:
	Title:
	Date:



Dealer: Central Business Systems, Inc. 3138 Custer Drive | Suite 210 Lexington, KY 40517 Phone (859) 276-1690

# **CBS Service Agreement**

Date Customer # Representative 11/12/2021 L0086 Ron Watts

	Customer Ship To
Lexington Fayette	Urban County Government
200 E Main St	
Lexington, KY 405	07
Contact:	MacKenzie Holt
Meter Contact:	0
Meter Method:	non-applicable
E-Mail	mholt@lexingtonky.gov

Customer Bill To	the second second
Lexington Fayette Urban County Government	
200 E Main St	
Lexington, KY 40507-	

			greement Detail		
Maintenance Type: Ma	ailing Service -	Included in Le	3Se		
Notice: If n	naintenance is inc	luded in the lease,	the amount below is all	ready included in the total lease paym	ent
Contract Length (months): 48					
Contract Start Date: Up	oon equipment	delivery or lea.	se commencement		
Contract Amount:	\$6.00	Annual	- Monthly		
Equipmen	t Make/Model			Serial Number	ID Number
				0	
				0	
CERTIFY-PRN-LAN Brother Network Label Printer				0	
				0	
aintenance contract is for depot service furnished by Quar	dient.			Ó	
				0	
the second se				0	
				0	
a second s				Ö	
				0	
				0	
				0	

You agree to the terms and conditions on the face of this Agreement and the attached page(s) titled "CBS Service Agreement Terms and Conditions", herein referred to as "Agreement". These constitute the entire Agreement between Central Business Systems, Inc. and Customer and no other written or oral representation by any party shall be binding upon Central Business Systems, Inc. You agree that this is a binding contract to purchase or lease a service agreement on the Equipment listed above, and that you will pay invoices for said goods and services upon receipt. Failure to pay within 30 days will result in late fees equivalent to 10% of your outstanding balance. The person signing this Agreement on behalf of any Customer specifically represents they have the authority to do so and they are aware of no information that has been supplied that is fate or misleading.

and the second	Customer Acceptance		Contract Strength of the Col
Authorized Signature	Print Name	Title	Date
Signature	Dealer Representative Print Name	Title	Date ,
Fre halden i	Errol of f	0 . 1 1	Date
mana shoof	Frank Shoat	Fresiclent	11 22/21

## **CBS Service Agreement Terms and Conditions**

1. DEFINITIONS: Central Business Systems, Inc. is identified in this Agreement as "Dealer." The Company listed in the Ship To and the Bill To boxes on page one of this Agreement is identified as "Customer." For service agreements where the billing for service is included in the lease payment, then the terms of the lease agreement will control all aspects of the lease and this Agreement will control how service is to be provided. Leased maintenance is non-cancelable and will remain in effect for the entire term of the lease. Leased service agreement coverage begins on the commencement date of the lease. It is understood that the coverage of this Agreement shall only apply to those items listed in the section "Equipment Description" on the face page of this Agreement, herein referred to as "Equipment".

2 SCOPE OF Services: The charges established by this Agreement include payment tor annual or leased maintenance services performed by Dealer during normal business hours to maintain the covered Equipment in good working order through Dealer's noutine preventive and maintenance services may include but are not limited to: telephone support, email or online chat support, on site equipment inspection and adjustments, on site repair and/or replacement of parts, shipping user-replaceable parts, preventive and inclusions envices may include but are not limited to: telephone support, email or online chat support, on site equipment inspection and adjustments, on site repair and/or replacement of parts, shipping user-replaceable parts, preventative maintenance cleaning and cleaning material required for the proper operation as determined by Dealer. Customer must separately purchase consumables including ink, meter tapes, sealing solution, rate changes, and software upgrades unless otherwise stated in this Agreement. It is understood that the Scope of Services shall only apply to the Equipment. No other services hall be expected or required. Operator error calls, electrical issues, additional training after instaltation, problems relating to or caused by software which was not supplied by Dealer and network connectivity problems are not included in the Scope of Services and will be billed at current houry rates.

3. PAYMENT: Customer unconditionally guarantees that it will make all payments and all the other charges required under the Agreement and any supplements when they are due, according to the payment terms on the invoice. Dealer may cease performance under this Agreement if Customer is in breach under this or any other provision in this Agreement. If it is necessary for Dealer to proceed legally to enforce this Agreement, Customer agrees to pay, in addition to any award, all costs, including attorney's fees incurred. Checks returned by our bank shall be considered past due and will be assessed a service charge of \$50,00 plus lata fees and applicable taxes. 4. ADVANCE INSPECTION: If other equipment is to be added to this Agreement or there is a lapse in coverage, then the Dealer reserves the right to inspect all equipment to be covered under this Agreement to determine its mechanical condition. Such inspection is chargeable. Equipment that is identified as requiring immediate repair will be identified to Customer. Customer, at its option, may elect to have said unit repaired at the then current hourly service lator rate plus parts or may elect to have the unit excluded from the Agreement. A billed contract renewal offer expires 21 days after the due date. Equipment is then required to be inspected by Dealer before it can be put back on the service Agreement. Charges for the inspection will apply at current lator rates, plus parts & travel, to bring the equipment into good working order.

S. REMEDIAL MAINTERANCE: During the term of this Agreement, Dealer agrees to perform the maintenance and repair that will keep the Equipment in good working order and condition, normal wear and tear excepted. If Dealer is notified by Customer during the term of the Agreement that the Equipment is not in good working condition, Dealer will, during normal service hours, make necessary adjustments and repairs including replacement of parts (if parts are included as part of the terms of this Agreement). If parts are not included in the Agreement, Dealer agrees to be completed will promptly provide a quote for the appropriate part(s). Dealer's normal service hours are 8.00 a.m. to 5:00 p.m. EST Monday thru Friday, excluding holidays. Customer agrees to provide Dealer reasonable access to the Equipment to intro during these times. Dealer may from time to time adjust these hours as may be required in the course of business, at which time the customer will be advised. Service at times other than Dealer's normal service hours may be furnished on an 'as available basis' at published emergency or overtime rates then in effect. Replacement parts and/or reconditioned parts may be used. Parts that have been replaced will remain the property of Dealer's routime maintenance service, or if work beyond the scope of this Agreement is opod working order through Dealer's routime maintenance service, or if work beyond the scope of this Agreement as on any other subjusted or and cannot be maintained in good working order through Dealer's noutime maintenance service, or it work beyond the scope of this Agreement to a cost estimate of such work. If Customer declines to anthorize the same, Dealer shall have the right, on ten (10) days written notice to Customer, to textomer, to textomer as on any or all items of Equipment.

6. SERVICE LIMITATIONS: Customer agrees Dealer will not be required to make adjustments, repairs, replacements or provide any service on the Equipment under this Agreement resulting from (I) unauthorized third parties performing any maintenance, repair or replacement; (ii) Customer modifying, relocating, damaging (including without limitation, unavoidable accidents), abusing or misusing the Equipment (including without limitation, the spilling of ink, liquids or other substance in the machine), and the breaking of covers, hinges, user interfaces, etc.; (iii) unauthorized Equipment alteration and tampering, or interconnection with non-compatible Equipment; (iv) placing the Equipment and are that does not conform to space, electrical and environmental requirements or outside Dealer's normal service or area; (v) failure of the network or electrical power; (vi) Acts of God, lightning, fire, water, climatic conditions, or incidents of excess voltage or power surges; (vii) Customer using non manufacturer or Dealer approved supplies or parts including, but not fimited to, ink, sealing fluid, software, etc., from any ofther source other than the Dealer; or (viii) improper conditions of the environment such as excessive dust, chemical residues, abnormal high or low temperatures; (x) USPS or other carrier rate changes. If Dealer provides maintenance made necessary resulting from any of the above listed occurrences or other work not covered under the foregoing remedial maintenance obligation, such maintenance shall be billed to Customer (and shall be due and payable in full upon receipt of invoice) at Dealer's then current rates for labor, rave and parts. Customer agrees that Dealer will not be required to the nek adjustments, repairs, or replacements if Dealer is not provided reasonable access to the Equipment.

8. RELOCATION: Customer agrees to be responsible for all costs associated with relocation. Relocation of Equipment after installation is not covered under this Agreement. If the Equipment is moved to a new position or location, Dealer shall have the right to charge a new rate for the new position or location and Customer agrees to pay the difference between the old rate and the new rate. The relocation of the covered Equipment outside the Dealer's servicing territory will vold the Dealer's responsibilities under this Agreement.

servicing territory will void the Dealer's responsibilities under this Agreement. 9. CUSTOMER RESPONSIBILITY: Customer will be responsible for certain operator functions on the postage meters and Equipment such as: daily care and cleaning of the moistener brush/sponge, dusting Equipment, replacing Ink, replacing brush & sponge, clearing jams, shipping and handling fees etc., (where applicable). In the event customer is unwilling to complete these operator functions, charges will apply at then current labor and travel rates. 10. LIABILITY LIMITATION: Dealer's total liability is limited to the repair and maintenance of the covered Equipment. Dealer will not be held fable to Customer or any other party for any personal injury or indirect, incidental, consequential damage, including, but not limited to, loss of use, revenue or profit. Dealer will not be liable for any delay or failure to perform it's obligations due to any cause beyond it's reasonable control, including without limitation, performing services at a location deemed by Dealer as hazardous to health and safety, acts of God or government, labor difficulties, failure of proper transportation, telephone or power, or the inability to obtain parts or supplies. In no event shall Dealer be responsible for lost data, lost profits, damages, or incidental or consequential damages. Dealer's sole liability shall be limited to the amount Customer has paid Dealer in the prior 3 months before the incident

11. TAXES: Customer shall be responsible for all sales tax, use tax or other taxes (including without limitations personal property taxes assessed on the Equipment) and fees charged relative to this Agreement. Customer agrees to reimburse Dealer for all amounts paid or payable by Dealer in discharge of the foregoing taxes.

12. DEFAULT: Customer shall be in default under this Agreement if Customer: (i) fails to make any payment under this or any agreement with Dealer within ten (10) days of when due or (ii) breaches any other term or condition included in this Agreement and Customer fails to cure any such breach within ten (10) days. In the event of a default, Dealer may, in addition to other remedies, declare all sums (including penalties) due under the terms of this Agreement and terminate this Agreement without advance notice.

13. NOTICES: Notices required under this Agreement shall be written and sent to Dealer at: 3138 Custer Dr., Suite 210, Lexington, KY 40517 and to the Customer at the "Bill to address" identified on the front side of this Agreement. All notices will be effective upon date of postmark.

14. JURISDICTION: This Agreement shall be interpreted and enforced according to the laws of the State of Kentucky.

15. INDEMNITY: With respect to, arising from, or in connection from this Agreement, or from manufacture, maintenance, repair or use of any Equipment, Customer agrees to indemnify and hold harmless Dealer and it's agents, representatives, and employees from and against any and all claims, liabilities, damages, demands, cost and expenses of every kind and nature (including reasonable attorney's fees) arising from any injury or damage to any person, property, or business, excluding, however, any of the foregoing resulting solely from the gross negligence or misconduct of Dealer or it's agents, representatives or employees.

16. RENEWAL/TERMINATION: Leased maintenance is non-cancelable and will remain in effect for the entire term of the lease. Annual service agreements, noted by the check box on the front of this Agreement under the "installation and Service Agreement Details", will commence on the date of installation of the equipment and continue for one year. This Agreement may not be terminated early without possible penalty. This Agreement may be terminated at the end of the agreed upon period by written notice, no less than ninety (90) days prior to renewal date. Said automatic renewal is to provide uninterrupted coverage to Customer. If you fail to notify Dealer of your intent to exercise any option, as required herein, this Agreement shall automatically renew at the then current rates in effect for twelve (12) months. During the term of this Agreement the charges may be increased to reflect increases in the cost of fuel, supplies, parts, labor or usage. This Agreement is subject to acceptance by Dealer and will remain in force until cancelled as stated above. Dealer reserves the right to cancel this contract at its discretion upon ten (10) days written notice.

17. ASSIGNMENT: This contract is for the sole benefit of the Customer whose name appears on the front hereof and cannot be assigned by the Customer to any future or additional owners of the covered Equipment without written consent of the Dealer, such permission not to be unreasonably withheld.

18. DEALER ASSIGNMENT: Dealer may sell or assign all of its rights to this Agreement and all monies due under this Agreement. Upon notice of assignment of rights, Customer will make all payments directly to the assigned Company.

19. CONFIDENTIALITY CLAUSE: Dealer recognizes that it must conduct its activities in a manner designed to protect any information concerning Customer, its affiliates or clients (such information hereinafter referred to collectively as "Customer Information") from improper use or disclosure. Dealer agrees to use its best efforts to treat Customer Information on a confidential basis. Dealer agrees not to disclose any Customer Information to any person, firm or corporation that does not have a need to know said information.

20. PRICE PROTECTION: The charges shown above are those currently in effect and will remain in effect for the "length of term" of the Agreement unless otherwise stated herein. All charges are subject to change from that point on. 21. PROPERTY OF DEALER: Removed parts replaced by Dealer shall become the property of the Dealer. All drawings, designs, techniques & improvements (whether patentable or un-patentable) made or conceived by the Dealer or its agents or employees in the fulfillment of this contract, shall be the property of the Dealer and Customer agrees not to use for its own benefit or disclose to or use for the benefit of any other person, any of such property. End of lease equipment is not the property of the Dealer. Any shipping charges to return end of lease equipment is the responsibility of the Customer.

22. PROVISIONS AS TO USE: Customer agrees covered Equipment will not be altered beyond manufacturers specifications; will be located in an eva where space will accommodate maintenance and repairs; will be located in a low humidity environment; will be located where electrical specifications meet manufacturer specifications; will provide IT support as needed. This agreement is limited to equipment regularly operated up to one eight hour shift per day.

23. RISK OF LOSS: The risk of loss, injury or destruction of said Equipment from any cause whatsoever, at all times subsequent to the coverage thereof, is hereby assumed by the Customer and such loss, injury or destruction shall not operate in any manner to release the Customer from the obligation to make the payment aforesaid, and renewal extension at time of payment shall not release the Customer from any one or more of the terms of this Agreement. 24. ACCEPTANCE: With respect to the Equipment specified here, this Agreement contains the entire Agreement of the parties hereto, conditionally or otherwise and supersedes any contract or agreement of prior date between the undersigned Customer and the Dealer and is subject to final acceptance by the Dealer, at its home office, in Lexington, KY. The execution of this Agreement shall not affect any of the terms and conditions of any Software License granted to the customer pursuant to the Software License Agreement the parties.