

CANON SOLUTIONS AMERICA Canon Solutions America, Inc. ("CSA") One Canon Park, Melville, NY 11747 (800)-613-2228

## **UNIFIED LEASE AGREEMENT**

**#ULS** <u>S0792966.02</u>

		Salesperson:	Daniele Matthew	lacopelli Orde	er Date: 7/10/2018	
Customer ("You"): Customer	Account: 1104364		Organization I	nformation	AV 13 10	
Company Legal Name: PARK AT WESTM	INSTER ASSOCIATES	i, LP	Federal Tax Identification Number (TIN):			
Doing Business As:			Corporation	n [	Limited Liability Company	
Billing Address: 309 YORK RD STE 21	1		Partnership Limited Liability Partnership			
City: JENKINTOWN	County: MONTG	OMERY	☐ Non-Profit	Corporation	State or Local Government	
State: PA Zip: 19046-32	210 Phone: 21	5.886.8030	Sole Propri	etorship If selected, com	plete Date of Birth	
Contact: Lauren Snyder	Fax:		Chief Executive Offi	ice and address for notices:		
E-Mail: Isnyder@comehometolindy.co	m		Address:			
Lease Information	1,111		City:	State	Zip:	
Lease Term		Payment *		Amour	nt Due at Signing	
36 Months \$ 299.00 (* Plus applica			Advance:		TOTAL DUE AT SIGNING *	
Payment Frequency				Check must	accompany agreement	
✓ Monthly		End of Lease Term	Purchase Optio	n *	Tax Exempt	
Quarterly	Fair Market Val	ue	Other 209	(estimated)	Yes (Attach certificate)	
Equipment Description: See So	hedule A					
Equipment Select 1 option	n: Included f		, except for Equi I on Schedule A	pment Declin	ned Under separate agreement	
Excess Per Image Charge E				Coverage Plan	If adding to an existing Aggregate, provide	
✓ Monthly ☐ Quarterly ☐	Other	Per Unit  Flee	contract #	leet, applicable Aggregat	e either a contract # or serial # under Appregate	
Consumables Inclu			PO Required		Charges	
✓ Toner Oth	ner	Yes PO#		✓ No	See Schedule A	
the Agreement and any other transaction betweer shall, upon demand, pay any amounts which may this Guaranty is primary and will not be affected by any payment applied by Lessor on the Liabilitie Customer or any other person), the Liabilities to we Guaranty shall be enforceable as to such Liabilities such termination shall be effective only as to Liab Guaranty arising out of the Agreement or other agany defenses available to a guarantor (other than the acceptance of this Guaranty, (ii) right to require as atlistied in full. Any (a) renewals and extension of any other right under this or any other agreeme and without in any manner affecting Guarantors lit Guarantors shall pay all expenses (including att GUARANTY SHALL FOR ALL PURPOSES BE DIBY THE LAWS OF THE STATE OF NEW JERSE STATE OR FEDERAL COURT LOCATED IN THE OR EQUIPMENT IS LOCATED. GUARANTORS, TO VENUE AND CONVENIENCE OF FORUM. GWAIVE ANY RIGHT TO A JURY TRIAL IN ANY S Guarantors agree that CSA and Lessor may according to the convention of the convention of the purpose of the convention of the conventio	be due from Customer and y any settlement, extension es is thereafter set aside, in which such payment was ag- es as fully as if such applic litties arising under schedulities arising under schedulities reements entered into pric the defense of payment are suit against Customer or ons of time of payment, (b) int between Lessor (or CS/ ability under this Guaranty ormeys' fees and legal exp EMED A CONTRACT EN Y WITHOUT REFERENCE E COUNTY OF CAMDEN C BY THEIR EXECUTION A UARANTORS, BY THEIR UCH PROCEEDINGS, sept a facsimile or other else	I take any action required of Cun, renewal or modification of the recovered or required to be returbled shall for the purposes of it distinct had never been made. This less, supplements, or agreement or to such date. Guarantors wait of performance in full) under apparany other party before enforcing release, substitution or compror A as assigned by Lessor) and Culenses) paid or incurred by Lessor EERED INTO IN THE STATE OF TO CONFLICT OF LAW PRING REURLINGTON, NEW JERSEND DELIVERY HEREOF, IRRE EXECUTION AND DELIVERY HEREOF.	stomer under the Agreer Agreement or any disch  red for any reason (inc  nis Guaranty be deemed  s Guaranty may be term  s entered into after the  re all damages, demand  plicable law. Guarantors  g this Guaranty and (iii)  mise of or realization upustomer  or in endeavoring to coll  F NEW JERSEY. THE  CIPLES. ANY ACTION  Y, OR AT LESSOR'S S  VOCABLY WAIVE OBJ  JEREOF, AND CSA AND  arranty as an original, and  arranty as an original  arranty as a proper  arranty as a control  arranty as an original  arranty as an original  arranty as a control  arranty as an original  arranty as a control  arranty as a control  arranty as an original  arranty as a control  arranty as an original  arranty as a control  arr	ment. This is an absolute and cor harge or release of Customer's ob luding without limitation the bankr of to have continued in existence, in inated only upon sixly (60) days' effective date of termination and s is, presentments and notices of es- further waive any (i) notice of the right of subrogation to Lessor's in on the Equipment, other guarantie ty, may be made, granted and effe- ect the Liabilities or any part then RIGHTS OF THE PARTIES UND BETWEEN GUARANTORS AND OLE OPTION, IN THE STATE WI ECTIONS TO JURISDICTION OF D LESSOR, BY THEIR ACCEPTAR	ntinuing guaranty and Guarantors' liability under ligations, whether by agreement or operation uplcy, insolvency or reorganization of notwithstanding such application, and this prior written notice to CSA and Lessor, and hall not affect Lessor's rights under this very kind and nature, any rights of sel-off, and a incurring of indebtedness by Customer and ghts against Customer until the Liabilities as or any collateral security and (c) exercise acted by Lessor without notice to Guarantors and in enforcing the Guaranty. THIS ER THIS GUARANTY SHALL BE GOVERNED LESSOR SHALL BE BROUGHT IN ANY HERE ANY GUARANTOR, CUSTOMER SUCH COURTS AND OBJECTIONS TO MICE HEREOF, HEREBY IRREVOCABLY	
Address:				D	hone:	
Printed Name:					(no title) Date:	
Address:		Orginalate.			hone:	
BY YOUR SIGNATURE BELOW, YOU AG ACKNOWLEDGE RECEIPT OF A COPY O REFERENCE, The undersigned and CSA Customer's Authorized Signature:	OF THIS AGREEMENT have each caused this	, INCLUDING THE GENER	AL TERMS AND CO	DDENDUM(S) TO THIS AGE NDITIONS, WHICH ARE INC tten below,  Date: Title:	REEMENT, YOU CORPORATED HEREIN BY	
Printed Name:						

## 1. LEASE OF EQUIPMENT AND SOFTWARE

1.1 <u>Listed Items; Commencement of Lease; Lessor</u>. CSA shall supply, for lease by you as provided below, and you shall lease the units of equipment ("Equipment") and licenses of software with separate support contracts, if applicable ("Listed Software"; and together with the Equipment and all replacements and additions thereto, "Listed Items") indicated on Schedule

A. The initial lessor is Canon Financial Services, Inc. (together with any future successors or
assignees of its rights as lessor, "Lessor"). You shall keep the Listed Items at the "Ship To"
location, not move them to another location without the prior written consent of Lessor (defined below), and keep them free and clear of all liens and encumbrances. This Agreement shall be effective on the date the Listed Items are delivered to you ("Lease Commencement Date"), The term of this Agreement begins on the date accepted by Lessor or any later date that CSA designates ("Agreement Date") and shall continue for an initial term of the number of months specified on page 1(together with any renewal periods, "Lease Lerm"), Your execution of an acceptance certificate provided by CSA shall conclusively establish that the Listed Items have been delivered to and irrevocably accepted by you, If you have not, within 10 days after delivery of Equipment, delivered to Lessor written notice of non-acceptance of any Equipment, specifying the reasons and referencing this Agreement, you shall be deemed to have irrevocably accepted the Equipment, After acceptance, you shall have no right to cancel this Agreement or return the Listed Items prior to the end of the Lease Term for any reason whatsoever, including termination of any maintenance services that may be provided by CSA under this or any separate agreement. Title to all Listed Items shall be transferred by CSA to Lessor, CSA shall assign to Lessor all of its rights (but none of its obligations) with respect to the Listed Items, including the right to receive all Payments, Lessor does not and shall not assume any obligations under this Agreement. CSA shall remain solely liable for the performance of all maintenance, service, and warranty obligations described in this Agreement. 1.2 Payments and Costs. You shall pay to Lessor each billing period the fixed base and, if applicable, the fixed maintenance amounts and per image charges and all other amounts, as listed and specified on page 1 and Schedule A and such other amounts permitted in this Agreement as invoiced by Lessor (collectively, "Payments", per image charges are the "Usage Payments", and all other Payments are the "Fixed Payments"). For Equipment designated as Corporate Advantage, the meter shall record a quantity of 2 images for any image produced on media wider than 8½". The per image charges included within the Usage Payments are subject to an annual increase of up to 10% (as determined by CSA in its sole discretion) either (i) on each anniversary of the Lease Commencement Date or (ii) once in each calendar year if you have selected the Aggregate Coverage Plan, Fixed Payments are fixed for the initial term. Prepaid charges shall not be refundable except as provided in Paragraph 2 1(b). Invoices shall be due and payable upon receipt. All Payments will be applied in such order as Lessor, in its discretion, may determine. This lease is a net lease. Fixed Payments shall be made without set-off or deduction, even if the Listed Items malfunction and irrespective of any nonperformance by CSA of its maintenance obligations. You authorize Lessor to adjust the Payments and the End of Term Purchase Option amount (if specified on page 1) ("Purchase Option") by up to 15% if the actual cost of the Listed Items and any related services and supplies, including any sales and use tax, exceed CSA's estimates on which such amounts were based. You shall pay a \$85 documentation fee and any applicable taxes (including personal property tax), expenses, charges and fees imposed with respect to the Listed Items. the Payments or your performance or non-performance under this Agreement, and you shall reimburse Lessor for the same plus processing fees (collectively, "Costs"), You agree that Lessor may in its sole discretion apply, but shall not be obligated to apply, any amount paid in advance to any amount due or to become due hereunder and in no event shall any amount paid in advance earn interest unless required by applicable law. If any Payments are late, you shall pay (a) the actual and reasonable costs and expenses of collection, including attorneys fees, whether or not suit is brought, (b) a late charge equal to the higher of 10% of the amount due or \$25, as reasonable liquidated damages, and (c) if Lessor should bring court action, you agree that attorney fees equal to 25% of the amount sought shall be deemed reasonable, in each case not to exceed the maximum amount permitted by law.

1.3 Purchase Options; Return. (a) END OF TERM PURCHASE OPTION. To elect this option, you shall give Lessor 60 days' prior irrevocable written notice (unless the Purchase Option price is \$1,00) that you will purchase, upon the expiration of the Lease Term, all the Listed Items at the Purchase Option price plus any Costs. (b) PRIOR TO MATURITY PURCHASE. You may, upon 60 days' prior irrevocable written notice, purchase all the Listed Items at a price equal to the sum of all remaining Payments, plus the Fair Market Value, plus Costs. For purposes of this Agreement, "Fair Market Value" shall be Lessor's retail price at the time you notify Lessor of your intent to purchase the Listed Items. (c) Listed Item purchases shall be "AS-IS WHERE-IS" without warranty, except for title; purchases of licenses of Listed Software are subject to the terms thereof, (d) Unless this Agreement contains a \$1,00 Purchase Option, this Agreement shall automatically renew on a month to month basis at the same Payment amount (subject to increase of Usage Payments) and frequency unless you, at least 60 days before the end of the Lease Term, send to Lessor written notice (the "End of Term Notice") that you either (i) are purchasing all (but not less than all) of the Equipment in accordance with the terms hereof, or (ii) do not want to renew this Agreement, and at the end of the Lease Term shall return the Equipment as provided below. Unless this Agreement automatically renews or you purchase the Equipment as provided in this Agreement, you shall, at the termination of the Lease Term, return the Equipment at your sole cost and expense in good operating condition, ordinary wear and tear resulting from proper use excepted, to a location specified by Lessor. Lessor may charge you a return fee equal to the greater of one Fixed Payment or \$250 for the processing of returned Listed Items. If for any reason you fail to return any Equipment to Lessor as provided in this Agreement by the last day of the Lease Term, you shall pay to Lessor upon demand one billing period's Fixed Payment for each billing period or portion thereof that such return is delayed. If you fail to provide the required End of Term Notice and return the Equipment at the end of such Lease Term, you shall pay to Lessor upon demand the 60 day equivalent of Fixed Payments to satisfy the End of term Notice period referenced above. You shall reimburse Lessor for any costs incurred by Lessor to place the

Listed Items in good operating condition.

2. MAINTENANCE. YOU SHALL RECEIVE THE MAINTENANCE DESCRIBED IN THIS PARAGRAPH 2 ("Maintenance") ONLY IF YOU HAVE ACCEPTED MAINTENANCE ON PAGE 1. Such services are subject to the exclusions hereinafter described. Maintenance provided to you under separate agreement between CSA and you shall be governed solely by the provisions thereof.

2.1 Covered Service. (a) CSA shall provide all routine preventive maintenance and emergency service necessary to keep the Equipment in good working order in accordance with this Agreement and CSA's normal practice. Such service shall be performed between 8:30 A,M, and 5:00 P.M. Monday through Friday, except holidays. (b) You shall afford CSA reasonable and safe access to the Equipment to perform on-site service. CSA may terminate its maintenance obligations as to any Equipment if you relocate it to a site outside CSA's service coverage area. If, in CSA's opinion, any Equipment cannot be maintained in good working order through CSA's

routine maintenance services, CSA may, at its option, (i) substitute comparable Equipment or (ii) cancel any balance of the term of its maintenance obligations as to such Equipment and refund the unearned portion of any prepaid Usage Payments, Parts or Equipment replaced or removed by CSA in connection with Maintenance shall become the property of Lessor and you disclaim any interest in them, (c) Installation/Implementation of Listed Software may be at an additional charge except to the extent included as a Listed Item, and may be conditioned on your agreement to a separate stalement of work or other document covering the scope and schedule of installation/implementation, configuration options, responsibilities of each party, and other matters, which shall solely govern as to the matters covered therein. Additional charges may apply for work beyond the initial scope described in such separate document. (d) Support for Listed Software is provided directly by the respective developers thereof and as set forth in each developer's applicable separate support contract, and is not provided by CSA under this Agreement except as expressly provided herein. Support for Listed Software may require separate purchase by you of a support contract, unless included under this Agreement as a Listed Item. The terms of support contracts for Listed Software are available from the developers, or will be provided to you by CSA upon request. Notwithstanding any provision in the support contract to the contrary, it shall automatically renew on an annual basis, subject to a price increase after the initial term, (e) CSA shall make available to you from time to time upgrades and bug fixes for the software licensed as part of the Equipment and for Listed Software, but: (I) only if such upgrades and bug fixes are provided to CSA by the developers of such Listed Software, (ii) availability of upgrades and bug fixes may be at additional charge, and (iii) installation of such upgrades and bug fixes by CSA if requested by you shall be at additional charge. You are not required to use CSA for installation of either Listed Software or for any upgrades and bug fixes, but if installation is done by anyone other than CSA, CSA shall have no responsibility for any performance or other issues that may result from such installation. (f) CSA shall also use reasonable efforts to provide Level 1 support for the Listed Software (except that for certain Listed Software, Level 1 support shall be provided only if and so long as a separate software support contract for such Listed Software from the developer thereof is in effect), Level 1 support consists of (i) providing help-line telephone assistance in operating the Listed Software and identifying service problems in the Listed Software, and attempting to troubleshoot any such problems; (ii) escalating operating problems to the applicable developer of the Listed Software as needed to rectify such problems, including facilitating contact between you and the developer of the Listed Software as necessary; and (iii) maintaining a log of

such problems to assist in tracking the same.

2.2 Maintenance Term and Charges. (a) Maintenance shall start on the Lease Commencement Date and shall continue for the Lease Term. (b) Consumables inclusive Maintenance includes replenishment of toner only (and other consumables, but only if specified on page 1) Toner is supplied for <u>exclusive</u> use with the Equipment. CSA may terminate the Maintenance if you use consumables in a different manner. If your toner usage exceeds by more than 10% the published manufacturer specifications for conventional office image coverage, CSA may invoice you for such excess usage. You may purchase additional toner from CSA if required. You shall bear all risk of loss, theft or damage to unused consumables, which shall remain CSA's property and shall be returned promptly upon termination of this Agreement or Maintenance, (c) If you selected the Fleet or Aggregate Coverage Plan on page 1, the Covered Images Included shall apply to all of the Equipment on Schedule A unless otherwise indicated. If specified on page 1 that the Listed Items are being added to an existing fleet under a previous agreement between you and CSA, (i) the fleet shall include the listed items under the previous agreement, and all other agreements for which the add to existing fleet option was selected, and (ii) the maintenance term for all Listed Items under this Agreement shall be the same as the maintenance term for all listed items under all such previous agreements. (d) If specified on the face page that the Listed Items are being added to an existing Aggregate Coverage Plan under a previous agreement between you and CSA, the Covered Images shall apply to all of the Equipment on the schedule, unless otherwise indicated, plus the listed items under the previous agreement(s), and all other agreements for which the add to existing Aggregate Coverage Plan was selected, on an aggregated basis, for so long as the maintenance term for all such listed items continues. (e) Unless otherwise indicated on Schedule A, you authorize CSA to use networked features of the Equipment including imageWARE to receive software updates, activate features/new licenses and transmit use and service data accumulated by the Equipment over your network by means of an HTTPS protocol and to store, analyze and use such data for purposes related to servicing the Equipment, providing reports and product improvement. This feature is not capable of sending or receiving image data (f) You shall provide meter readings to CSA in accordance with the Meter Read Method selected. If you selected the myCSA website, you, your employees or agents shall complete CSA's registration process governing access to and use of such website, and you agree to be bound by, and comply with its Terms of Use. If CSA does not receive timely meter readings from you, you shall pay invoices that reflect CSA's estimates of meter readings. CSA may verify the accuracy of any meter readings from time to time and invoice you for any shortfall in the next invoice. (g) You agree that CSA may suspend performance of Maintenance if and so long as any Payments are overdue, and that any such suspension shall not in and of itself be deemed a termination of this Agreement.

2.3 Non-Covered Service. The following services are not included within Maintenance and shall be invoiced in accordance with CSA's then current labor, parts and supply charges: (a) replacement of any consumables not provided as part of Consumable Inclusive Maintenance identified on page 1, including, without limitation, paper, toner, ink, waste containers, fuser oil, staples, other media, print heads and puncher dies; (b) repairs necessitated by factors other than normal use including, without limitation, any willful act, negligence, abuse or misuse of the Equipment; the use of parts, supplies or software not supplied by CSA; service performed by anyone other than CSA; accident; use of Equipment with non-compatible hardware or software components; electrical power malfunction or heating, cooling or humidity ambient conditions; (c) de-installation, re-installation, or relocation of Equipment; (d) repairs to or realignment of Equipment and related training necessitated by changes made to your system configuration or network environment; (e) work requested to be performed outside of CSA's regular business hours; and (f) repair of any network/system connection devices, except when listed on page 1, lf you have NOT selected Maintenance on page 1, any of the maintenance services described in Paragraph 2.1 above shall be available only upon your request, either under separate agreement with CSA or invoiced in accordance with CSA's then current labor, parts and supply charges. Installation of certain Listed Software may also require a separate agreement between you and CSA setting forth the scope of work, your responsibilities in connection with such installation, and other terms and conditions as required by CSA. Such separate agreement(s) shall solely govern, and this Agreement shall not apply to, the services described therein.

3. CSA CUSTOMER SATISFACTION POLICY. If you are not satisfied with the performance of your Canon or Océ brand product, upon your written request, CSA in its sole discretion will repair or replace the product with a like unit with equivalent capabilities. Prior to replacement, CSA shall have had the opportunity to return the product to good working order in accordance with the terms of this agreement. If a replacement unit is provided, the lease hereunder of the replaced unit shall be deemed a "Listed"

Item" for the lease and all other purposes of this Agreement. This policy shall apply only if you are not in default of this Agreement and Maintenance under this Agreement has not been canceled or terminated.

- 4. DATA. You acknowledge that the hard drive(s) on the Equipment, including attached devices, may retain images, content or other data that you may store for purposes of normal operation of the Equipment ("Data"), You acknowledge that Lessor is not storing Data on behalf of you and that exposure or access to the Data by CSA or Lessor, if any, is purely incidental to the services performed by CSA or Lessor, Neither CSA nor Lessor nor or any of their affiliates has an obligation to erase or overwrite Data upon your return of the Equipment to CSA or Lessor or any other disposition of the Equipment by you. You are solely responsible for: (A) your compliance with applicable law and legal requirements pertaining to data privacy, storage, security, retention and protection; and (B) all decisions related to erasing or overwriting Data. Without limiting the foregoing, you should, (i) enable the Hard Disk Drive (HDD) data erase functionality that is a standard feature on certain Equipment and/or (ii) prior to return or other disposition of the Equipment, utilize the HDD (or comparable) formatting function (which may be referred to as "Initialized All Data/Settings" function) if found on the Equipment to perform a one pass overwrite of Data or, if you have higher security requirements, you may purchase from CSA at current rates an appropriate option for the Equipment, which may include (a) an HDD Data Encryption Kit option which disguises information before it is written to the hard drive using encryption algorithms, (b) an HDD Data Erase Kit that can perform up to a 3-pass overwrite of Data (for Equipment not containing data erase functionality as a standard feature), or (c) a replacement hard drive (in which case you should properly destroy the replaced hard drive). You shall indemnify Lessor, CSA, their subsidiaries, directors, officers, employees and agents from and against any and all costs, expenses, liabilities, claims, damages, losses, judgments or fees (including reasonable attorneys' fees) arising or related to the storage, transmission or destruction of the Data. The terms of this section shall solely govern as to Data, notwithstanding that any provisions of this Agreement or any separate confidentiality or data security or other agreement now or hereafter entered into between you and CSA or Lessor applies, or could be construed to apply to Data, 5. LIMITED WARRANTY; EXCLUSIONS & LIMITATIONS; INDEMNIFICATION
- 5.1 <u>Limited Warranty</u>. Equipment is warranted only as provided in the manufacturer's warranty provided with the Equipment (for CANON brand Equipment, the manufacturer's warranty is provided by Canon U.S.A., Inc.). End user warranties, if any, for Listed Software are provided solely by the developers or suppliers of the Listed Software. So long as you are not in breach or default of this Agreement, Lessor assigns to you, solely for the purpose of making and prosecuting any such claim, the rights, if any, which Lessor may have under all such warranties for the Listed Items.
- 5.2 Disclaimer of Warranties. LESSOR IS NOT A MANUFACTURER, DEALER, OR SUPPLIER OF THE LISTED ITEMS. AS BETWEEN YOU AND LESSOR, THE LISTED ITEMS ARE LEASED "AS IS" AND ARE OF A SIZE, DESIGN, AND CAPACITY SELECTED BY YOU. ESSOR HAS MADE NO REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE LISTED ITEMS. The warranties, if any, provided for any of the Listed Items are enforceable by you only against the Canon company or third party making such warranties, not against any Lessor. CSA is not an agent or representative of Lessor and is not authorized to waive or alter any of Lessor's rights or make any representation for Lessor about the Listed Items, except to the extent set forth in this Agreement. EACH OF CSA AND LESSOR EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE USE OR PERFORMANCE OF THE LISTED ITEMS OR CSA'S SERVICES, THE FURNISHING OF MAINTENANCE UNDER THIS AGREEMENT DOES NOT ASSURE UNINTERRUPTED OPERATION OR USE OF ANY OF THE LISTED ITEMS.
- 5.3 Limitation of Liability. NEITHER CSA NOR LESSOR SHALL BE LIABLE FOR INJURY OR DAMAGE EXCEPT TO THE EXTENT CAUSED BY SUCH PARTY'S NEGLIGENCE OR WILLFUL MISCONDUCT. NEITHER CSA NOR LESSOR SHALL BE LIABLE FOR EXPENDITURES FOR SUBSTITUTE EQUIPMENT OR SERVICES, LOSS OF REVENUE OR PROFIT, LOSS, CORRUPTION OR RELEASE OF DATA, FAILURE TO REALIZE SAVINGS OR OTHER BENEFITS, STORAGE CHARGES; OR INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, REGARDLESS OF THE LEGAL THEORY ON WHICH THE CLAIM IS BASED AND EVEN IF CSA OR LESSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH
- 5.4 <u>Indemnification</u>. You shall reimburse Lessor for and defend Lessor against any claim for losses or injury caused by the Listed Items, before and after the Lease Term ends.
   6. ADDITIONAL LEASE REQUIREMENTS.
- 6.1 Warranty of Business Purpose; Maintenance. You warrant that the Listed Items will not be used for personal, family or household purposes. If at any time for any reason whatsoever CSA's maintenance obligations have terminated, at your sole expense you shall keep the Equipment in good working order and supply and install replacement parts and accessories when required to maintain the Equipment. Any such replacements shall be the property of Lessor and shall be deemed Equipment.

  6.2 Risk of loss; Insurance. Effective upon delivery to you, you shall bear the entire risk of
- 6.2 Risk of loss; insurance. Effective upon delivery to you, you shall bear the entire risk of any loss or theft of or damage to the Equipment ("Loss"), You shall obtain and maintain during the term hereunder including all renewals and extensions, at your expense, (a) property insurance for the full replacement value of the Equipment and (b) comprehensive public liability and property damage insurance. All such insurance shall provide for a deductible not exceeding \$5,000 and be in form and amount and with companies satisfactory to Lessor. Each insurer providing such insurance shall name Lessor as additional insured and loss payee and provide Lessor 30 days' prior written notice of alteration or cancellation. You shall deliver certificates or other evidence of insurance to Lessor. You appoint Lessor as your attorney-infact solely to make claim for, receive payment of, and execute and endorse documents, checks, or drafts for any Loss. If within 10 days after request you fail to deliver satisfactory evidence of such insurance to Lessor, then Lessor shall have the right, but not the obligation, to obtain insurance covering Lessor's interest in the Equipment, and add the costs of maintaining such insurance, and an administrative fee, to the amounts due from you under the Agreement, Lessor and any of its affiliates may make a profit on the foregoing. You shall promptly (i) repair or replace any Equipment subject to a Loss or (ii) pay to Lessor the Remaining Lease Balance (defined below). No Loss shall relieve you of any obligation under this Agreement.
- 7. DEFAULT; REMEDIES. You shall be in default of this Agreement if: (a) you fail to make any Payments when due or perform any of your other obligations under this Agreement; (b) you fail to make payments when due of any indebtedness to Lessor; (c) you or any guarantor of your obligations ("Guarantor") cease doing business as a going concern; (d) you or any Guarantor become insolvent or make an assignment for the benefit of creditors; (e) a petition or proceeding is filed by or against you or any Guarantor under any bankruptcy or insolvency law; (f) a receiver, trustee, conservator, or liquidator is appointed for you, any Guarantor, or any of your or any Guarantor, sproperty; (g) any statement, representation or warranty made

by you or any Guarantor to CSA or Lessor is incorrect in any material respect; or (h) you or any Guarantor who is a natural person die, If you are in default, you shall pay for Lessor's reasonable collection and other costs, and without limiting any of CSA's rights hereunder or under applicable law, Lessor may exercise (on behalf of itself and, as applicable, CSA) any one or all of the following remedies: (1) declare all unpaid Payments (other than per image charges) immediately due and payable, with Lessor retaining title to the Listed Items; (2) terminate any and all agreements with you; (3) without notice, demand or legal process, retake possession of the Listed Items (and you authorize Lessor to enter upon the premises where the Listed Items may be found) and (A) retain the Listed Items and all Payments and other sums paid, (B) re-lease the Listed Items and recover from you the amount by which the Remaining Lease Balance exceeds the value attributed to the Listed Items by Lessor for purposes of calculating the payments under the new lease agreement, or (C) sell the Listed Items and recover from you the amount by which the Remaining Lease Balance exceeds the net amount received by Lessor from such sale; or (4) pursue any other remedy permitted at law or in equity, Lessor may sell the Listed Items after preparing them or not and may disclaim warranties of title and the like. If the Listed Items are not available for sale, you shall be liable for the Remaining Lease Balance and any other amounts due. The "Remaining Lease Balance" shall be the sum of: (i) all Fixed Payments then owed by you to Lessor; (ii) the present value of all remaining Fixed Payments for the full Lease Term; (iii) the Purchase Option price of the Listed Items indicated on the face of this Agreement; plus (iv) any applicable taxes, expenses, charges, and fees. For purposes of determining present value, Fixed Payments shall be discounted at 3% per year

8. SECURITY; WAIVER. You authorize Lessor to file any form of financing or continuation statements and amendments thereto. THE LEASE CREATED BY THIS AGREEMENT IS INTENDED AS A "FINANCE LEASE" AS THAT TERM IS DEFINED IN ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE ("UCC 2A"). LESSOR IS ENTITLED TO ALL BENEFITS, PRIVILEGES AND PROTECTIONS OF A LESSOR UNDER A FINANCE LEASE, AND YOU IRREVOCABLY WAIVE ANY RIGHT OF NOTICE THEREOF, YOU WAIVE YOUR RIGHTS AS A LESSEE UNDER UCC 2A SECTIONS 508-522, If the lease is determined not to be a true lease, you grant Lessor a security interest in the Listed Items, Your exact legal name, your chief executive office address, and your jurisdiction of organization are as set forth on page 1; if you change any of them or the corporate structure, you shall provide prior written notice to Lessor 30 days before such change, Upon request, you will execute and deliver to Lessor such documents as required or appropriate.

9. GENERAL

9.1 Choice of Law and Forum. THIS AGREEMENT AND ALL CLAIMS, DISPUTES AND CAUSES OF ACTION RELATING THERETO, WHETHER SOUNDING IN CONTRACT, TORT OR STATUTE, SHALL FOR ALL PURPOSES BE GOVERNED BY THE LAWS OF NEW JERSEY WITHOUT REFERENCE TO CONFLICT OF LAW PRINCIPLES. YOU CONSENT TO THE EXCLUSIVE JURISDICTION AND VENUE OF ANY STATE OR FEDERAL COURT LOCATED WITHIN CAMDEN OR BURLINGTON COUNTY, NEW JERSEY, OR AT LESSOR'S OPTION IN ANY STATE WHERE YOU OR THE EQUIPMENT ARE LOCATED. YOU WAIVE OBJECTIONS TO THE JURISDICTION OF SUCH COURTS, TO VENUE AND TO CONVENIENCE OF FORUM, ANY SUIT, OTHER THAN ONE SEEKING PAYMENT OF AMOUNTS DUE, SHALL BE COMMENCED, IF AT ALL, WITHIN 1 YEAR OF THE DATE THAT THE CLAIM ACCRUES, THE PARTIES IRREVOCABLY WAIVE ANY RIGHT TO A JURY TRIAL IN ANY SUIT BETWEEN THEM.

9.2 Entire Agreement; Electronic Acceptance. This Agreement shall be binding upon you when you sign it, upon CSA when CSA has installed the Equipment, and upon Lessor when you have accepted the Listed Items. All provisions of this Agreement, including Section 4, which by their nature can be construed to survive the expiration or termination of the Agreement shall so survive, CSA or Lessor may insert missing or correct other information including the Listed Item description, serial number, and location; and corrections to your legal name; but otherwise this Agreement (together with any separate agreement entered into between you and CSA as described in Section 2.3 above) constitutes the entire agreement between the parties with respect to the subject matter hereof. Any purchase order utilized by you shall be for your administrative convenience only, and any terms therein which conflict with, vary from or supplement the provisions of this Agreement shall be deemed null and void. No representation or statement shall be binding upon Lessor or CSA as a warranty or otherwise unless it is contained in the original of this Agreement, This Agreement shall not be modified or amended except in a written amendment signed by an authorized signer of CSA and you, If a court finds any provision to be unenforceable, the remaining provisions shall remain in full force and effect. You expressly disclaim having relied upon any statement concerning the capability, condition, operation, performance or specifications of the Listed Items, except to the extent set forth in the original of this Agreement, CSA or Lessor may accept electronic images of this Agreement or any Acceptance Certificate as originals, and electronic copies of your signature will be treated as original for all purposes

9.3 Joint and Several Liability; Assignment. If more than one entity executes this Agreement as the Customer, your obligations shall be joint and several, YOU SHALL NOT ASSIGN OR PLEDGE THIS AGREEMENT, NOR SHALL YOU SUBLET OR LEND ANY LISTED ITEMS, Each of CSA and Lessor may pledge or assign its rights under this Agreement. If a Lessor assigns its rights, the assignee will have the same rights and benefits that the Lessor had and shall not have any obligations hereunder. The rights of the assignee will not be subject to any claims, defenses, or set-offs that you may have against the Lessor.
9.4 Notices. All notices required or permitted under this Agreement shall be sufficient if delivered personally, sent via facsimile or other electronic transmission, or mailed to such party at the address set forth on page 1 or at such other address as such party may designate in writing from time to time. Notices shall be effective 3 days after deposit in the U.S. mail, duly addressed, or upon delivery via personal or express delivery, facsimile or other electronic transmission. You shall send all notices regarding lease provisions to Lessor only, and all notices regarding maintenance provisions to CSA only.
Address for notices to Canon Solutions Address for notices to Canon Financial

Address for notices to Canon Solut America, Inc.: 300 Commerces Square Blvd. Burlington, NJ 08016 Attn: Customer Service Department Phone: (800) 613-2228 Fax: (800) 220-4002 Email: customercare@csa.canon.com

Services, Inc.:
158 Gaither Drive, Suite 200
Mount Laurel, NJ 08054
Attn: Customer Service Department
Phone: (800) 220-0330
Fax: (856) 813-5122
Email: customer@cfs.canon.com

9.5 USA PATRIOT Act; Credit information. To help the government fight the funding of terrorism and money laundering activities, federal law requires all financial institutions to obtain, verify, and record information that identifies each person who enters into a lease. This means that when you enter into a lease, Lessor may ask for, among other things: (a) your federal tax identification number and (b) your date of birth, if you are a sole proprietor. Lessor may also ask to see identifying documents. You authorize your credit references, any credit reporting agency, or any third party (including Lessor) to collect any credit information and to release the same to Lessor, its affiliates, and their respective designees or assignees.



Unified Lease Agreement

#ULS S0792966.02

Schedule A

ة ا Page 1

Customer Name: PARK AT WESTMINSTER ASSOCIATES, LP

Delivery Address: (	Delivery Address: 600 VALLEY ROAD PARK AT WARMINSTER	MINSTER		Ship To Information Con	ation Connectivity Contact: Lauren Snyder	yder			
City: WARRINGTON	NC	County: BUCKS			I/T Phone #:215.886.8030		der@comeho	E-Mail: Isnyder@comehometolindy.com	
State: PA	Zip: 18976	Phone #: 215.886.8030	8030			No 🔼 Loa	Loading Dock:	Yes 🗍	No No
Delivery Contact: Lauren Snyder	auren Snyder	Fax #:			Earliest Delivery Date: 7/20/2018	8 # of Steps: 0	Hour	Hours of Operation: 9-5	5
E-Mail: Isnyder@c	E-Mail: Isnyder@comehometolindy.com				Special Instructions:				
	Equipment and Software ("Listed Items"	vare ("Listed Items")			Eq	Equipment Maintenance Information	e Informatio	on	
Item Code	Product Description	iption	Offy	Serial #	Complete the following information, if Maintenance is selected on the face page, Maintenance is automatically selected herein unless you choose the option to exclude Maintenance by checking box(es) below.	f Maintenance is selected ie option to exclude Main	on the face posterior	age, Maintenance is ecking box(es) below	automatically
0605C039	IRADVC5535IV2		1		Equipment excluded	Corporate	a a	Equipment under separate MPS	separate MPS
1770C001	CABINET TYPE-N		-		from Maintenance	☐ Advantage	]	agreement billed by CSA	y CSA
0615C002	INNER FINISHER-H1		-		Covered Images Included	Start Meter	er	Excess per Image Charge	ige Charge
0166C007	SUPER G3 FAX BOARD-AS2		1		B & W Color	B&W	Color	B&W	Color
1972V064	ESP NEXT GEN PCS POWER FILTER (120V/15A)	FILTER (120V/15A) XG-P	1		c			0.01210	0.05800
2368V120	MID VOLUME CONNECTIVITY 30+PPM UP TO 79PPM	30+PPM UP TO 79PPM	1		0			0.00	00000
3088V679	INSTALL PAK C5535I & C5540I		1						
IntSupplies	Pre-Installed Supplies Installed in Machine	n Machine	-			Alte	ernate Meter	Alternate Meter Read Method:	
					Equipment excluded from Maintenance	Corporate Advantage	0 0	Equipment under separate MPS agreement billed by CSA	separate MPS by CSA
					Covered Images Included	Start Meter	e	Excess per Image Charge	ige Charge
					B & W Color	B&W	Color	B&W	Color
						Alte	ernate Meter	Alternate Meter Read Method:	
								W. 1000 P. 1000	
					Key to Me	Key to Meter Read Method: ImageWARE Remote unless noted above (or) W = myCSA website	ARE Remote unie	ss noted above (or) W	= myCSA website



## UNIFIED LEASE AGREEMENT ADDENDUM

Customer:		Related to Unified L	ease Agree	ease Agreement - ULS#:	
Park at Westminster Associates, LP	S0792966 / A	\pp# 15	29499		
Street Address:	City:		State:	Zip:	
309 York Rd Ste 211	Jenkinto	wn	PA	19046-3210	
Equipment Description:			Term:		
(1) IRADVC 5535i V2			36 Mo	nths	

WHEREAS, Canon Solutions America, Inc. ("CSA"), and the above-described Customer have determined that it is for their mutual benefit to enter into this Unified Lease Agreement Addendum ("Addendum") to the above-described Unified Lease Agreement ("Agreement"). All capitalized terms used below that are not defined in this Addendum shall have the meanings set forth in the Agreement.

NOW, THEREFORE, for good and valuable consideration, intending to be legally bound, the parties hereby agree as follows:

- 1. Anything in the Agreement to the contrary notwithstanding, and subject to all of the terms and conditions set forth in this Addendum, the terms and conditions of the Agreement shall be modified as follows:
  - a. Personal Guaranty: The Personal Guaranty section is deleted in it entirety.
  - b. Paragraph 1.2: Paragraph 1.2 is amended by (i) inserting the following after the third sentence: "For purposes of clarity, the 10% annual increase shall apply to Excess Per Image Charges and not the base payment"; (ii) deleting the tenth sentence in its entirety, which reads: "You authorize Lessor to adjust the Payments and the End of Term Purchase Option amount (if specified on page 1) ("Purchase Option") by up to 15% if the actual cost of the Listed Items and any related services and supplies, including any sales and use tax, exceed CSA's estimates on which such amounts were based"; and (iii) deleting the following from subsection (c) in the last sentence: "if Lessor should bring court action, you agree that attorney fees equal to 25% of the amount sought shall be deemed reasonable".
  - c. Paragraph 1.3 is amended by inserting the following sentence immediately after the seventh sentence: "If Customer upgrades or replaces the Equipment leased under this Agreement with new Canon equipment (a) pursuant to a new lease or rental agreement with CFS, with such equipment to be maintained by CSA as service provider, or (b) by purchasing such equipment from CSA, then the foregoing return fee shall not be applicable."
  - d. Paragraph 2.3(a): Paragraph 2.3(a) is amended by deleting "waste containers" and "fuser oil".
  - e. Paragraph 9.1: Paragraph 9.1 is amended by (i) deleting "NEW JERSEY" and replacing with "PENNSYLVANIA" in the first sentence; and (ii) deleting "CAMDEN OR BURLINGTON COUNTY, NEW JERSEY" and replacing with "MONTGOMERY COUNTY, PENNSYLVANIA" in the second sentence.
- 2. It is expressly agreed by the parties that this Addendum is supplemental to the Agreement, and that the provisions thereof, unless specifically modified herein, shall remain in full force and effect and shall apply to this Addendum as though they were expressly set forth herein.
- 3. In the event of any conflict or inconsistency between the provisions of this Addendum and any provisions of the Agreement, the provisions of this Addendum shall in all respects govern and control.
- 4. CSA may accept a facsimile or other electronic transmission of this Addendum as an original, and facsimile or other electronically transmitted copies of Customer's signature will be treated as an original for all purposes. THIS ADDENDUM SHALL BE EFFECTIVE WHEN IT HAS BEEN SIGNED BY CUSTOMER AND ACCEPTED BY CSA.

IN WITNESS WHEREOF, the parties have caused this Addendum to be executed as of the date set forth below.

Canon Solutions America, Inc.		Park at	Westminster Associates, LP
Ву:		Ву:	Buen Froh
Name:		Name:	Brian Krakur
Title:	Approved Bus One	Title:	C.00.
Date:	10/1/8	Date:	7/16/18

	*	8	9	2
15				
			£:	



CANON SOLUTIONS AMERICA

Canon Solutions America, Inc. ("CSA") One Canon Park, Melville, NY 11747 (800) 613-2228

## LEASE UPGRADE, TRADE-IN, RETURN OR BUY-OUT

	EMENT ADDENDUM TO AGREEMENT #
S0792966.02	(the "AGREEMENT")

Customer ("Your):   Customer Account: 1104/364	Custor								Page	_1of
Address: S09 YORK RD STE 211  City: JENNINTOWN Country: MONTGOMERY  Email: Jarysder@comehometolindy.com  Lease Upgrade or Buy-out Acknowledgement  This bransaction includes a lease upgrade or buy-out be paid upon delivery and acceptance of the Equipment to the leasing company according to the terms and conditions of your lesse agreement.  If this bransaction includes a lease upgrade or buy-out be paid upon delivery and acceptance of the Equipment to the leasing company according to the terms and conditions of your lesse agreement or conditions of your lesse agreement?  If so, will be equipment to the leasing company per Section 2 below.  Yes all yes, under an Estingto ground and the product of the Montanian and the equipment to the leasing company per Section 2 below.  Yes all yes, under an Estingto ground and your less and the product of lease permitted by the equipment to the lease of the Montanian and the equipment to the leasing company per Section 2 below.  Yes all yes, under an Estingto ground and your less and the product of lease permitted by the equipment to produce for the Agreement?  Yes all yes, under an Estingto ground and your less agreement?  Yes all yes, under an Estingto ground and your less agreement?  Felease select one:  Trade-in Please and the agreement and your less agreement?  Felease and the agreement and your less agreement?  Felease and the agreement and your less agreement		mer ("Yo	u"):	Custom	ner Account	1104364	Buy-o	ıt Reimbursement		
Address: 309 YORK RD STE 211 State: PA	Compa	any: LIN	DY PROPERT	Y MANAGEM	ENT COMP	ANY	S	to be paid unde	r the circumstances describ	ed in
Reason for check issuance:   Reason for che	Addres	s: 309	YORK RD STE	211			]   *	Section 1 below		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Email: Isrnyder@comehometolindy.com  Lease Upgrade or Buy-out Acknowledgement  (This transaction unickes a lease upgrade to they do to be paid upon delivery and acceptance of the Equipment issued on the Agreement, select one of the following:    Not Applicable	City:	JENKINT	OWN	County	: MONTGOI	MERY	Payable	to: You	Canon Financial Service	es, Inc.
Email:   Isryder@comentectionly.com   This transaction includes a lease upgrade or buy-out to be pad upon delivery and acceptance of the Equipment toled on the Agreement, select one of the following.   List the leasing company and lease number associated with any lease upgrade or buy-out acceptance of the Equipment to the leasing company according to the forms and conditions of your lease agreement.   CSA will return the equipment to the leasing company according to the forms and conditions of your lease agreement.   CSA will pick up the equipment to real leasing company according to the forms and conditions of your lease agreement.   CSA will pick up the equipment to real leasing company according to the forms and conditions of your lease agreement.   CSA will pick up the equipment for Tinde In.   Return Authorization   Return Authorization   Return Authorization   Return Authorization   Return Authorization   Please select one;   Tinde-In.	State:	PA	Zip: 19046-3	3210 Phone	#: 215.886.8	3030	Beason	for check issuance:		
This transaction includes a lease upgrade or they out to be pield upon delivery and acceptance of the Equipment Isoda on the Agreement, select one of the following:	Email:	Isnyder	@comehometo	olindy.com			Reason	TOT CHECK ISSUATICE.		
Care   Section   Care   Section   Care   Section   Sec	Lease	Upgrad	le or Buy-ou	t Acknowle	dgement					
No Applicable   CFS   O01-0311874-021	If this tra	nsaction in	cludes a lease up	grade or buy-out to	to be paid upor	n delivery and	List the	leasing company and lease nu	mber associated with any lease u	pgrade or buy-out
You will retain the equipment to the leasing company according to the terms and conditions of your lease agreement.   CSA will retain the equipment to the leasing company per Section 2 ballow.   You will retain the equipment to the leasing company per Section 2 ballow.   Yes   If yes, under an Existing Contract   On	_			ii tile Agreement,	Select one of	uic ioliowing.		easing Company Nar	me Lease	Number
You will retain the equipment to the leasing company per Section 2 below.		ou will retur	n the equipment to	the leasing com	pany according	g to the terms and	-			1874-021
Yes   If yes, will the equipment remain under a CSA Meintenance Agreement? Yes   If yes, under an Existing Contact   or New Contract   No										
Fig. viii   Trade-In-TRD   Return to CFS.R-CFS   Return to CSAR-CSA   Redurn to CSAR-CSA   Return to CSAR-CSA				to the leasing com	ipany per Sect	ion 2 below.				
Return Authorization    Please select one:				under a CSA Ma	intenance Agr	eement?				
Return Authorization  Please select one:  Trade-In Pease note that any applicable trade-in credit is reflected in the periodic lease payments or purchase price as specified in the Agreement.  Segionement Condition:  Good working Condition:  Return Equipment to selected Leasing Company  Canon Financial Services  Return Equipment to Selected Leasing Company  Return Equipment to CSA. Original Order Date  E-Mail:  Special Removal Instructions:  Return Equipment to CSA. Original Order Date  E-Mail:  Special Removal Instructions:  Return Codes  Return Codes  Return Equipment to CSA. Original Order Date  E-Mail:  Special Removal Instructions:  Return Codes  Respective for CSA. Original Order Date  E-Mail:  Special Removal Instructions:  Return Codes  Return Return  Return Codes					_					
Please select one:    Trade-In   Please note that any applicable trade-in credit is reflected in the periodic lease payments or purchase price as specified in the Agreement.   Good Weeking Condition   As is condition   Good Weeking Condition   G	□ C8	SA will pick	up the equipment	for Trade In.						
Trade-In   Please note that any applicable trade-in crodit is reflected in the periodic lease pryments or purchase price as specified in the Agreement.   Good Working Condition   As is cond	Retur	n Autho	rization		1.8-1.1					
Piesse note that any applicable trade-in credit is reflected in the periodic lease payments or purchase price as specified in the Agreement.	Pleas	e select	one:				Pick-Up Ir	formation:		
Other Specified Date: _ / _ / _							☐ Same	Date as Delivery of Liste	d Items specified on the Ag	reement.
Return Equipment to Selected Leasing Company  Canon Financial Services  Return Equipment to CSA. Original Order Date  Return Equipment to CSA. Original Order Date  Serial # Reading  Description  Description  Serial #						riodic lease	☐ Other	Specified Date:/	/	
E-Mail: Special Removal Instructions:    Return Equipment to CSA. Original Order Date	E	quipment C	ondition: G	ood Working Condi	tion 🔲 As i	s condition	(but no	longer than 30 days after de	livery of Listed Items under Agr	reement)
Return Equipment to CSA. Original Order Date  Special Removal Instructions:  Special Removal Instructions:  Special Removal Instructions:  Description  Serial # Reading  Gode  Description  RRB19075  RRB1907	∡ Re	turn Equ	ipment to selec	cted Leasing C	ompany		Contact Nar	ne;	Phone:	
Return Codes: Trade-In:TRD Return to CFS:R-CFS Return to CSA:R-CSA  You have agreed to acquire from CSA certain Listed Items pursuant to the Agreement. By your signature below, you agree to supplement the terms of the Agreement as follows:  1. If Buy Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to the designated party by CSA upon installation and lesting of the Listed Items and payme to CSA (by our by the Lessing Company) of the purchase price for the Listed Items. The Buy-Out Reimbursement is selected: The Buy-Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to the designated party by CSA upon installation and lesting of the Listed Items and payme to CSA (by you or by the Lessing Company) of the purchase price for the Listed Items. The Buy-Out Reimbursement will be paid for the sole purpose of reimbursement and the process of the selection of the Selection of the Selection of Pattern Equipment or for the requipment or for the selection of the selection of the Selection of Pattern Equipment or for the Equipment or for the selection of Pattern Equipment or for the selection of Pattern Equipment and the selection of Pattern Equipment and the Selection of Pattern Equipment and the Selection of Pattern Equipment is under the Agreement, (b) refinancing the lesses of the Frade-in or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment listed above. You agree to pay CSA's removal charges on the date specified above, the Trade-in or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment listed above. You agree to pay CSA's removal charges on the date specified above. The trade-in or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment had the Trade-in Equipment and the original pickup) and rescond, or require you to return to CSA, or pay and all liens and leasehold in liness is, (b) you sara		Z Can	on Financial S	ervices			E-Mail:			
UCR 55618066 RADVC5235A RRB13075 1  Return Codes: Trade-in-TRD Return to CFS:R-CFS Return to CSA:R-CSA  You have agreed to acquire from CSA certain Listed tlems pursuant to the Agreement. By your signature below, you agree to supplement the terms of the Agreement as follows:  1. If Buy Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to he designated party by CSA upon installation and testing of the Listed tlems and payme to CSA (by you or by the Leasing Company) of the purchase price for the Listed tlems. The Buy-Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to he designated party by CSA upon installation and testing of the Listed tlems and payme to CSA (by you or by the Leasing Company) of the purchase price for the Listed tlems. The Buy-Out Reimbursement be selected: The Buy-Out Reimbursement are not covered by the Buy-Out Reimbursement being replaced by the Listed tlems under the Agreement, (b) refinancing the lease of other equipment or (c) preparation of the site for installation of Listed Items. You acknowledge and agree that CSA is nancial obligation is limited to the Buy-Out Reimbursement amount, and that you agree sponsible for any other obligations; including any charges which are not covered by the Buy-Out Reimbursement.  2. If Trade-in Equipment or Return to Leasing Company is selected: You hereby authorize CSA to pick up the Trade-in or Return Equipment shall be conveyed to CSA, and (a) you represent that Cs will receive good and marketable title to each unit of Trade-in Equipment, free and clear of any and all liens and leasehold interests, (b) you warrant that the Trade-in Equipment will be delivered to CS (will be presented above, the read-in Equipment and the original pickup) and rescrid, or require you to refund to CSA, promptly upon receipt of CSA's invoice, the full amount of any trade-in credit reflected in the Agreement will be specified above. Hy our because Trade-in Fallipment to your complanc	☐ Re	eturn Equ	ipment to CSA	Original Order	Date		Special Re	noval Instructions:		
Return Codes: Trade-in:TRD Return to CFs:R-CFs Return to CSA:R-CSA  You have agreed to acquire from CSA certain Listed Items pursuant to the Agreement. By your signature below, you agree to supplement the terms of the Agreement as follows:  1. If Buy Out Reimbursement is selected: The Buy-Cut Reimbursement indicated above will be paid directly to the designated party by CSA upon installation and lasting of the Listed Items and payme to CSA (by you or by the Leasing Company) of the purchase price for the Listed Items. The Buy-Cut Reimbursement will be paid for the sole purpose of reimbursement of early termination charges or fear and associated expenses payable for (a) early termination of the lease of the Trade-in or Return Equipment or for other equipment or (c) preparation of the site for installation of Listed Items. You advantable ad agree that CSA's financial obligation is limited to the Buy-Cut Reimbursement are that you are responsible for any other obligations, including any charges which are not covered by the Buy-Out Reimbursement.  2. If Trade-in Equipment or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment listed above. You agree to pay CSA's removal charges on the date specified above, the trade-in or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment shall be conveyed to CSA, and (a) you represent that CSA in the trade-in trade-in requirement is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment shall be conveyed to CSA, and (a) you warrant that the Trade-in Equipment will be delivered to CSA in the trade-in trade-in requirement in the CSA promptly upon receipt of CSA in shall be conveyed to CSA, and the Trade-in Equipment will be delivered to CSA in the return and the original pickup) and rescind, or require you to refund to CSA, promptly upon receipt of CSA invoice, the full amount of any trade-in redit reflected in the Agreement will be additing the convergence of the Re	The second secon		Description	Serial #					Email	
You have agreed to acquire from CSA certain Listed Items pursuant to the Agreement. By your signature below, you agree to supplement the terms of the Agreement as follows:  1. If Buy Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to the designated party by CSA upon installation and testing of the Listed Items and payme to CSA (by you or by the Leasing Company) of the purchase price for the Listed Items. The Buy-Out Reimbursement will be paid for the sole purpose of reimbursement of early termination of the lease of the Trade-in or Return Equipment or for other equipment being replaced by the Listed Items under the Agreement, (b) refinanci the lease of other equipment or (c) preparation of the site for installation of Listed Items. You acknowledge and agree that CSA's financial obligation is limited to the Buy-Out Reimbursement amount, are that you are responsible for any other obligations, including any charges which are not covered by the Buy-Out Reimbursement.  2. If Trade-in Equipment or Return to Leasing Company is selected: You hereby authorize CSA to pick up the Trade-in or Return Equipment listed above. You agree to pay CSA's removal charges on the date specified above, the Trade-in or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment shall be conveyed to CSA, and (a) you represent that CS will receive good and marketable title to each unit of Trade-in Equipment, free and clear of any and all liens and leasehold interests, (b) you warrant that the Trade-in Equipment will be delivered to CS (unless specified above that the trade-in is on an "As is "basis) in good working condition, reasonable wear and tear excepted, and (c) you shall make the Trade-in Equipment available for pickup by CS on the relevant date specified above. If you breach or fail to comply with any of the foregoing, CSA may, without limiting its other remedies under applicable law, return the Trade-in Equipment (which amounts shall equal the f	UGTR	5561B066	RADVC5235A	RRB13075	1					
You have agreed to acquire from CSA certain Listed Items pursuant to the Agreement. By your signature below, you agree to supplement the terms of the Agreement as follows:  1. If Buy Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to the designated party by CSA upon installation and testing of the Listed Items and payme to CSA (by you or by the Leasing Company) of the purchase price for the Listed Items. The Buy-Out Reimbursement will be paid for the sole purpose of reimbursement of early termination of the lease of the Trade-in or Return Equipment or for other equipment being replaced by the Listed Items under the Agreement, (b) refinanci the lease of other equipment or (c) preparation of the site for installation of Listed Items. You acknowledge and agree that CSA's financial obligation is limited to the Buy-Out Reimbursement amount, are that you are responsible for any other obligations, including any charges which are not covered by the Buy-Out Reimbursement.  2. If Trade-in Equipment or Return to Leasing Company is selected: You hereby authorize CSA to pick up the Trade-in or Return Equipment listed above. You agree to pay CSA's removal charges on the date specified above, the Trade-in or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment shall be conveyed to CSA, and (a) you represent that CS will receive good and marketable title to each unit of Trade-in Equipment, free and clear of any and all liens and leasehold interests, (b) you warrant that the Trade-in Equipment will be delivered to CS (unless specified above that the trade-in is on an "As is "basis) in good working condition, reasonable wear and tear excepted, and (c) you shall make the Trade-in Equipment available for pickup by CS on the relevant date specified above. If you breach or fail to comply with any of the foregoing, CSA may, without limiting its other remedies under applicable law, return the Trade-in Equipment (which amounts shall equal the f										
You have agreed to acquire from CSA certain Listed Items pursuant to the Agreement. By your signature below, you agree to supplement the terms of the Agreement as follows:  1. If Buy Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to the designated party by CSA upon installation and testing of the Listed Items and payme to CSA (by you or by the Leasing Company) of the purchase price for the Listed Items. The Buy-Out Reimbursement will be paid for the sole purpose of reimbursement of early termination of the lease of the Trade-in or Return Equipment or for other equipment being replaced by the Listed Items under the Agreement, (b) refinanci the lease of other equipment or (c) preparation of the site for installation of Listed Items. You acknowledge and agree that CSA's financial obligation is limited to the Buy-Out Reimbursement amount, are that you are responsible for any other obligations, including any charges which are not covered by the Buy-Out Reimbursement.  2. If Trade-in Equipment or Return to Leasing Company is selected: You hereby authorize CSA to pick up the Trade-in or Return Equipment listed above. You agree to pay CSA's removal charges on the date specified above, the Trade-in or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment shall be conveyed to CSA, and (a) you represent that CS will receive good and marketable title to each unit of Trade-in Equipment, free and clear of any and all liens and leasehold interests, (b) you warrant that the Trade-in Equipment will be delivered to CS (unless specified above that the trade-in is on an "As is "basis) in good working condition, reasonable wear and tear excepted, and (c) you shall make the Trade-in Equipment available for pickup by CS on the relevant date specified above. If you breach or fail to comply with any of the foregoing, CSA may, without limiting its other remedies under applicable law, return the Trade-in Equipment (which amounts shall equal the f										
You have agreed to acquire from CSA certain Listed Items pursuant to the Agreement. By your signature below, you agree to supplement the terms of the Agreement as follows:  1. If Buy Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to the designated party by CSA upon installation and testing of the Listed Items and payme to CSA (by you or by the Leasing Company) of the purchase price for the Listed Items. The Buy-Out Reimbursement will be paid for the sole purpose of reimbursement of early termination of the lease of the Trade-in or Return Equipment or for other equipment being replaced by the Listed Items under the Agreement, (b) refinanci the lease of other equipment or (c) preparation of the site for installation of Listed Items. You acknowledge and agree that CSA's financial obligation is limited to the Buy-Out Reimbursement amount, are that you are responsible for any other obligations, including any charges which are not covered by the Buy-Out Reimbursement.  2. If Trade-in Equipment or Return to Leasing Company is selected: You hereby authorize CSA to pick up the Trade-in or Return Equipment listed above. You agree to pay CSA's removal charges on the date specified above, the Trade-in or Return Equipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment shall be conveyed to CSA, and (a) you represent that CS will receive good and marketable title to each unit of Trade-in Equipment, free and clear of any and all liens and leasehold interests, (b) you warrant that the Trade-in Equipment will be delivered to CS (unless specified above that the trade-in is on an "As is "basis) in good working condition, reasonable wear and tear excepted, and (c) you shall make the Trade-in Equipment available for pickup by CS on the relevant date specified above. If you breach or fail to comply with any of the foregoing, CSA may, without limiting its other remedies under applicable law, return the Trade-in Equipment (which amounts shall equal the f	,									
1. If Buy Out Reimbursement is selected: The Buy-Out Reimbursement indicated above will be paid directly to the designated party by CSA upon installation and testing of the Listed Items. The Buy-Out Reimbursement will be paid for the sole purpose of reimbursement of early termination of the lease of the Trade-in or Return Equipment or for other equipment being replaced by the Listed Items under the Agreement, (b) refinancia the lease of other equipment or (c) preparation of the site for installation of Listed Items. You acknowledge and agree that CSA's financial obligation is limited to the Buy-Out Reimbursement amount, are that you are responsible for any other obligations, including any charges which are not covered by the Buy-Out Reimbursement.  2. If Trade-in Equipment or Return to Leasing Company is selected: You hereby authorize CSA to pick up the Trade-in or Return Equipment to guipment is unavailable for pickup and removal through no fault of CSA. Trade-in Equipment shall be conveyed to CSA, and (a) you represent that CS will receive good and marketable title to each unit of Trade-in Equipment, free and clear of any and all liens and leasehold interests, (b) you warrant that the Trade-in Equipment will be delivered to CS (unless specified above that the trade-in is on an "As Is" basis) in good working condition, reasonable wear and tear excepted, and (c) you shall make the Trade-in Equipment available for pickup by CS on the relevant date specified above. If you breach or fail to comply with any of the foregoing, CSA may, without limiting its other remedies under applicable law, return the Trade-in Equipment to you (your expense both for the return and the original pickup) and rescind, or require you to refund to CSA, promptly upon receipt of CSA's invoice, the full amount of any trade-in credit reflected in the Agreeme (which amount shall equal the fair market value of such Trade-in Equipment and to arrange, on your behalf and at CSA's expense and risk (but only to the extent of obvious damage in trans										
Customer's Authorized Signature	You have a	greed to ac	quire from CSA ce	rtain Listed Items p	ursuant to the	Agreement, By you	r signature below	you agree to supplement the ten	ms of the Agreement as follows:	

		 .5	
E			
r			
, F			