

TOTAL IMAGE MANAGEMENT SM

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	And the state of t		Agreement No. 450-0025289-000	
EQUIPMENT DESCRIP	TION			
Equipment MFG Model & Description Ricoh IM C300		Serial Number	Accessories	
Land	ile for additional Equipment / Ac			
Billing Address: Billi	oox #00-strsyst-155, PO I	Box 7559, Hicksville, NY 11802-7 Leasing Office, Abington, PA 19	<u>559</u>	
Equipment Location: 222 SUPPLIER	3 Florey Lane, F building	TRANSACTION TERMS		
			thly Payment: \$160.00 (plus applicable taxes)	
		Excess Per Image Billing Preference (monthly if not checked)		
Stratix Systems			☐ Monthly ☑ Quarterly ☐ Semi-Annually ☐ Annually	
Manie				
1011 North Park Road		Supplier Fuel/Freight Fee: \$ per month (Not to exceed \$75,00 per month)		
Address		The following additional payments are due on the date this Agreement is signed by you: Advance Payment: \$ (plus applicable taxes) Applied to: First Last		
Wyomissing	PA 19610	Advance Payment: \$ (plus a	policable taxes) Applied to: First Last	
City	State Zip	Document Fee: \$75.00 (included on fi	rst involce)	
lmage T	уре	Minimum Number of Images	Excess Per Image Charge	
B/W Prints Color Prints		1,000 B/W per month 0 Color per month	\$0.01 \$0.07	
Color Films		o color per monar	ψυ.υ.	
REDIT OR TO FORBEAR FROM EN ISUNDERSTANDING OR DIBAPPOINTI GREEMENT BETWEEN US, EXCEPT A COMMENCEMENT OF AGREEMENT cludes intampible property or associated oright, title or interest in the Software and user responsible for entering into any Social moderation of the Software and user responsible for entering into any Social moderation as we may require. The Event, wa wall replace the defective item of militar agreement for the purchase of the Indiations and repairs to the Equipment share in the Comment of the Minimum Payre personal clacks in the case of sole property or sole property on the Payment in any other form may distallation and other expenses we finance unaber of Images for each Image Typo, in mages produced if you do not provide us the Images for the Software in the Minimum Payments and Excess Por Image endod; or (b) the maximum perconlage problement to obtain mater readings; or (c) the maximum perconlage problement to obtain mater readings; or (c)	IFORCING REPAYMENT OF A DEST IN MENT, ANY AGREEMENTS WE REACH O S WE MAY LATER AGREE IN WRITING TO Commencement of this Agreement and a services such as periodic software icenses of you will comply throughout the Term of this oftware License with this Software Supplier in outparent, is accepted by you under this Agree equipment, by signing this Agreement on any equipment, by signing this Agreement you as if form part of the Equipment under this Agre ig the Term of this Agreement, you agree to re ment, you are entitled to produce the Minimu prictorships), direct dobit or wires only. You a sup processing or be returned to you. Further or on your behalf at your requirest. You also agrou schowledge that the Equipment include with meter readings within seven (7) days o with meter readings within the first twolve (1 Charges may be increased by an amount a emitted by applicable law. At our option, you allow us (or our agent) to attach an automat	ICLUDING PROMISES TO EXTEND OR RENEW SU OVERING BUCH MATTERS ARE CONTAINED IN THIS I MODIFY IT. TERMS AND CONDITIONS occoplance of the Equipment shall occur upon delivery of and propaid debebase subscription rights, such intengible is Agreement with any license and/or other agreement. "So o later than the Commencement Date of this Agreement. "So o later than the Commencement Date of this Agreement. "So earned unless you notify us within three (3) days of defiver to will assume all our rights under any purchase order or a sisting to us all of your rights, but none of your obligations un ement. whit to us the Minimum Monthly Payment ("Minimum Payme m Number of Integes for each applicable Image Type each siste agrae cash and cash equivalents are not acceptable in termore, only you or your authorized agent as approved by tree to pay us the applicable Excess Per Image Charge (p as a separate neter for each image Type and that you und it request. We will adjust the estimated charge for excess is 12) months of the form (or any extension or renewal) of this qual to the lesser of: (a) up to 15% of the Minimum Payme to will: (a) provide us by telephane or facsimite the achial for meter reading device to the Equipment. We may sudit a	AND 2. ORAL AGREMENTS OR COMMITMENTS TO LOAM MONEY, EXTEN CH DEBT ARE NOT ENFORCEABLE TO PROTECT YOU AND US FRO WRITING, WHICH IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE ENGINEER OF THE	
onlinua to pay us all Minimum Payments	and Excess Per Image Charges without ded	uction or withholding of any amounts. You suthorize us to a	adjust the Minimum Payments by not more than 15% to reflect any reconfiguration us an Interim payment from and including the Commencement Date through, but Cordained on Page	
Wells Fargo Vendor Financial Services, LLC		Lindy Properties	Lindy Properties DBA Rosedale Court	
By: X Luck, Luck			(Customer Full Lega (Name)	
Name: 67B772B2094	Cheek, Che	eryl Name: Sr.	in Kroker Tille: Coo	

Date:

TilleAuthorized Signer

9/3/2020

Federal Tax ID: 03-2879335

This is a copy view of the Authoritative Copy held by the designated custodian

not including, the payment due date of the manth next following the Commencement Date tha "Interim Fent Period") at a rate equal to 1/30th of the Minimum Payment set forth herein for each calendar day distring find Interim Fent

- 3. OTHER CHARGES YOU ogree to: (a) pay at assessments, taxes and charges governmentably improved upon Owner's purchase, ownership, possession, leasing, remiting, operation, comind or use and day all promiting and other costs of Insuring this Equipment; (b) reimbuse us (or all costs and expenses incurred in enforcing this Agreement; and (c) pay all other costs and expenses for which you are obligated under this Agreement. You agree, at our discretion, to either: (1) reimbuse us far all personal property and other strater laves and governmental charges associated with the ownership, possession or use of the Equipment when bited by the fursifications; or (2) remit to us each moral our estimate of the provided aquivalent of such lawas and governmental charges, in the event that the Stang Period sums includes a separately stated estimate of personal property and other straight bases, you acknowledge and agree that such amount represents our estimate of such taxes that will be payable with respect to the Equipment during the Term. As companision for our infernile and external coats in the administration of taxes related to each unit of Equipment, you agree to pay us a Tax Administrative Fee* equal to \$12 per unit of Equipment, you agree to pay us a Tax Administrative Fee* equal to \$12 per unit of Equipment, you agree to pay us a Tax Administrative Fee* equal to \$12 per unit of Equipment, you agree to pay us a Tax Administrative Fee* equal to \$12 per unit of Equipment. our side discretion, may be increased by an amount not exceeding 10% libered for each subsequent year of the Term to maked our increased cost of administration and we will notify you of any such increase by indicating such increased amount in the relevant invoice or in such other manner as we deem appropriate. We may take on your behalf any action required under this Agreement which you fall to take, and upon recept of our invoice you will promptly pay our costs (metudog insurance premiums and other payments to efficients), plus reasonable processing fees. Restrictive endorsements on checks you send to us will not reduce your obligations to us. We may charge you a return check or non-sufficient (tooks charge of \$25 for any check which is returned by the benk for any reason (not to exceed the maximum amount permitted by law). You agree to pay a monthly Fuel/Frieight Fee, specified on page of this Agreement, which will be remitted by us to the Supplier.

 4 [ATE CHARGES] For any payment which is not recovered within twen (3) days at lite than the, you agree to pay a bin charge equal to the higher of \$% of the amount due or \$35 (not to exceed the maximum amount pormated by
- law) as reasonabla collection costs
- 5. MAINTENANCE AND SERVICE: CAVIERSHIP AND USE. The Supplier Identified on page 1 of this Agreement ("Supplier") has agreed to provide FULL SERVICE MAINTENANCE DURING NORMAL BUSINESS HOURS, INCLUDING ALL TONER, DEVELOPER AND PARTS NECESSARY TO PRODUCE IMAGES, YOU MUST PURCHASE COPIER PAPER AND STAPLES SEPARATELY. You acknowledge that (a) we see not responsible for any service, repair or makitemation oil the Equipment; (b) yes are not a party to any service maintenance agreement; and (o) we are billing (on a peas through beals) on behalf of Supplier any Excess Per Image Charges and that person of the Mahmum Payment attributable to service maintenance of the Equipment, whether "Service Chip" or officialize. You agree to pay for service maintenance outlide of the Supplier's named bushness hours for service conjugate by your negligence or misuse of the Equipment at Supplier's customery rates. We reserve a security interest in the Equipment to secure all of your obligations under this Agreement. We own the Equipment and you have the right to use the Equipment under the terms of this Agreement. If this Agreement is deemed to be a secured transaction, you grant us a first priority security interest in the Equipment to secure all of your obligations under that Agreement. flereby assign to you all our rights under any manufacturer and/or supplier warrantles, so long as you are not in default hereunder. You must keep the Equipment here of lians. You may not receive the Equipment from the address indicated on page 1 of this Agreement, without first obtaining our approved. You agree to: (a) keep the Equipment in your exclusive control and passession; (b) use the Equipment in conformity with all insurance requirements. manufacture's inclinations and manuals; (c) keep the Equipment reposled and manufacted is good working order and as required by the manufacture's wanterly and epecifications; and (d) give us reasonable access to inspect the Equipment and its maintainance and other records. If any Equipment is designated "Service Only", you acknowledge and agree that: (1) we do not own such Equipment; (2) we are not providing such Equipment to you pursuant to the tenns of first Agreemect; (3) Supplier has agreed to provide full service traintenance of such Equipment pursuant to the tenns outlined above; (4) the portion of the Minimum Payment which relates to such Equipment includes unly the full service mentenance of such Equipment and not the use or rental of the Equipment and (5) such "Service Only" Equipment may be added to or detailed from this Agreement by written notice from Supplier to us, pro Adad that such eduction or detailed from this Agreement by written notice from Supplier to us, pro Adad that such eduction or detailed from this Agreement and not provided that such eduction or detailed from this Agreement and not provided that such eduction or detailed from this Agreement and not provided the control of the African and the Control of the Control
- 6. RIDENATY. You are responsible for all leases, damages, claims, infringement claims, infrin B. RIDEMATEY. You are responsible for all focuses, damages, claims, infringement claims, injuries and alternary rices and costs, including, without limitation, those insured or esserted by any person, in any manner relating to the Equipment, Including its use, condition or possession. You agree to detend and indurintly as against all Claims, although we deserve the right to control the defense and to select in approve delense coursel, This indemnity continues beyond line termination of this Agreement Ion colds or onlistants which occurred during the Torm of this Agreement. You also agree that bits Agreement has been entered into on the assumption that we are tilts award of the Equipment and the entered into on the assumption that we are tilts award in the Equipment and the entered into on the assumption that we are tilts award in the Equipment Ion contains the entered into one tax benefits available to the Equipment Ion determinity us for the loss of any U.S. Indeeral income tax benefits resulting from the fallors of any assumptions to this Agreement to be correct or coursed by your sola or containst incontaintent with such assumption or this Agreement. In the event, of any such loss, we may increase the faffinger payments and other contract any such admits the resoluted payment is lost stolen or demaged you will, at your option and cost either; (a) repair the item or replace the item with a comparable item resolutely acceptable to us; or (b) pay us the sum of (i) all past due and current Michaeller Payments, Excess Per Image Charges and other charges; (ii) the present value of all remaining Michaeller Payments and other charges for the effect and the remaining Michaeller Payment and the charges for the effect and for payment with a comparable item (a) of Equipment As-Its AND WHERE-IS, WITHOUT ANY WARRANTY AS TO CONDITION, TITLE OR VALUE, Insurance proceeds shall be applied toward repair, Teplacement or payment between an explicated to the effected item(s) of Equipment, itematically of the Equipment means its f
- named use), as estimated by us. He such loss or damage shall relieve you of your payment colligations under this Agreement.

- namel use), as estimated by us No such less or damage shall releve you of you payment obligations under this Agreement.

 8. INSURANCE: You agree, at your cost, for (a) keep the Equipment Insured against all risks of physical loss or damage is the list full replacement value, naming us as loss payee; and (b) maintain public kability insurance, covering personal lighty and Equipment damage for not less than 500,000 per occurrence, naming us as debtional histered. The policy result be issued by an insurance carrier acceptable to us, must provide us with not less than 15 days' prior written notice of carreelation, non-renewal or amendment, and must provide adductible amounts acceptable to us.

 9. DEFAULT: You will be in default under this Agreement it. (a) you fall to remit to us any payment within ten (10) days of the due date or breach any other obligation under this Agreement; (b) a patton is filed by or against you are any guaranter under any barkouptcy or insolvency law, or (c) you default under any other any other observations are any guaranter under any other observations are under any other observations. If you default, we may do one or more of the following: (a) recover from you. AS LIQUIDATED DAMAGES FOR LOSS OF BARGAIR AND ROT AS A PENALTY, the sum of: (f) at past due and current Maintenant Payments, Excess Per Image Charges and other charges; (f) the present value of all prenalting Maintenant Payments, excess Per Image Charges and other charges; (f) the present value of all prenalting Maintenant Payments, excess Per Image Charges and other charges; (f) the present value of all prenalting Maintenant Payments and other charges; (f) the Equipment in the manner outlined in Section 11, or the previous of the following the public of the Equipment in the manner outlined in Section 11, or the previous of the following this public payment in the manner outlined in Section 11, or the previous of the following the public of the sequence of the following the public of the sequence of the following the public of the isw, whichever is higher); and (E) the Fair Market Volus of the Equipment; (b) declare any other agreements between us in default; (c) require you to return all of the Equipment in the manner outlined or Section 11, or take the proposation of the Equipment, is which case we shad not be lated responsible for any bissess describe a related produced of the Equipment of Equipment of
- shell continue to emply, richisting, exclusing buildenin, your collegations to rend Minimum Payments, Excuss Por Grage Charges used other charges, used all of the Equipment is released to us fellow because on demand telling of the Equipment of your describe to release the Equipment. If you are in describe to release the Equipment of your describe to release the Equipment for the Equipment of your describe to release the Equipment of the Equipment for the Equipment of the Equipment for the Equipment of the removal standard that meets you hustness needs and complete not implicable takes. You will say us for any loca in value resulting from the lateness to recordance with the Agreement or the damping of hustness in the complete takes to be a supple of takes to be
- 12. ASSIGNMENT (to may not assign or dispose at any rights is extension scales has Apparented to address the Leagunging without out prior without transent. We may, without haddeng you, tay assign all or any Depth of the Appendent or construct in the Epolymond, and (b) referre information we have about you and this Appendent to the maintactures. Supplied or any transpective texester, participant or purchased of this Appendent, I we do make on assignment in the Epolymond lander subscribed 12(a) above, our assignment tell have all of our rights under this Appendent. Let note the conditions. You agree not to assert against our assignment of the arms. elisets or defenses was may have analist us.
- 13. MISCRAMEROUS Pholices med be in wating and will be decimed prior too (b) this could need by so doing you will read with read and too be sound and (b) the Agreement and the in wating and the forward adjusted by so doing you will read any law or agreement, and (b) the Agreement is signed by so adjust or agent. This Agreement is the cuter agreement between the control of the cuter agreement and the modern of the could be modern to the could be modern tou us, dor agent or de assignee to fa) obtain creat reports and mate creat forpases. (i) kindst year bitannation, lacteding creati application, payment isology end account information, to creat reporting agencies and our deciding productions or investors and publics having an economic inferred in this Agreement or the Equipment, unfolding, without landation, the setter. Supplier or any manufacturer of the Equipment; and (a) you ingeocolity priorit us this power to peoplato, plan circ yant belieff lift applicable), and No, electroscaty or consistances. Undarm Commancial Code FUCC'l Discreting statements and any according to consistances. hespot relating to the Confirmed, and containing may other information required by the applicable UCC. Any claim you have approximent by the properties of t BE A THIANCE LEAST UNDER ARTICLE 2A OF THE UCC. YOU WAIVE ALL RIGHTS AND RENEDIES CONFERRED UPON A LESSEE BY ARTICLE 2A OF THE UCC. YOU WAIVE ALL RIGHTS AND RENEDIES CONFERRED UPON A LESSEE BY ARTICLE 2A OF THE UCC. YOU FURTHER HERBY ACKNOWNEDGE AND AGREE THAT WE ANDROTHE SUPPLIER MAY MAKE A PROFIT ON ANY AND ALL FEES REFERENCED HEREIN AND, IN SO DOING WAIVE ANY AND ALL CLAIM WHICH YOU MAY HAVE FOR UNIUST ENRICHMENT. We may receive compensation from the manufacturer unit'd Supplier of the Equationary in order to analyte us to reduce the cost of this Agreement below which we otherwise would charge, it was received such compensation, the reduction in the cost of this Agreement is reflected in the Advisor Payment.

 14. ELECTRONIC TRANSMISSION OF DOCUMENTATION. This Agreement may be executed in covalerparts. The concepted coupled should be seen disposal signature and/or is in nor passession shall
- 14. ELECTRONIC TRANSMISSION OF LOCKMENTATION. This operation may be executed up to the consistent continue that the consistent of all proposes, including valued limitation to any beginn, had or indeeding with respect to the Agreement, and til any determination or to which version of this Agreement to as by lacement to all proposes, including the under the UCC. If you sight and transmission, the transmission, the transmission, the transmission of the Agreement to use the control transmission, the transmission of the Agreement manually signed by us, when attached to the lacement of earlier electronic transmission, the transmission, the transmission of the Agreement manually signed by us, when attached to the lacement of earlier electronic copy agone by you, that constitute the original agreement for all proposes. The proposes of accounting the Agreement manually signed and transmission of the proposes. The proposes of accounting the Agreement of any party or such document signed and transmission that the considered as an original signature, (c) the document because the term offer the transmission operate signatures, and (d) it can request, you, who assessed has a followed transmission of the propose of accounting the control of Proceeded as appealing by laceasoid or other electronic transmission shall provide the counterport of this Agreement contacting your original manual algorithm to use the party may calse us a defease to the collection of the Agreement that a laceanity or other electronic transmission was used to transmit any signature of a party to this Agreement that a laceanity or other electronic transmission was used to transmit any signature of a party to this Agreement that a laceanity or other electronic transmission was used to transmit any signature of a party to this Agreement.