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25023954

Lease Agreement

	· 1	- 5									S296876-001
	Full Legal Name KITTITAS, COUNTY OF								509962757		
LESSEE	Billing Address								Purchase Order Requisition Number		
E	307 W UPTANUM ROAD, ELLENSBURG, WA, 98926 Equipment Location (if not same as above)					Send invoice to Attention of					
		- re-constant	- Canaran na		Quantity	Thrown /XIII	THE WAY	Secto Consultati	CA DELICATION OF		
EQUIPMENT NFORMATION	Equipment Make					Description (Affact Separate Schedule A If Necessary)					
	SHARP				1-1-	DIGITAL COLOR/BW COPIER					
	SHARP	MX-3100N 1				DIGITAL COLOR/BW COPIER					
ш2		MX-M453N			1	DIGITAL BW COPIER					
4	Number of Lease Payments	Lease (PLUS) Payment	Applicable Sales Tax	(EQUALS)	Total Lease Payment	Months	R)	End of Lease	Option	PaymentFrequ	ency
PAYMENT MFORMATION	60	638.70 +		¥		60			larket Value Monthly		
A		+	+ 18			Security (P Deposit	LUS)	First Period Payment	(PLUS) Oth		Total Payment Enclosed
A 0		+	-	=	-		+ 0	.00	+ 0.00	E	0.00
	: You (the "Lesses") agree	Le 2502 (2650) (Me 270) 210	S-0042142004247774			CONDITIONS					thensive public liability
ne Equipment en Eq	ischedule (the *Lesser*). You promot or taxes differs from and signed by us, and the immencement Date? and is are due as invoiced by a lif we accept and sign this is delivered to you until it is delivered to you additional and an apy you have a \$1.00 pc applied to you have a \$1.00 pc applied to you have a the you will be you have a see you have a delivered to you cost to keep the Equipment. You agree not lo life are not responsible to provide and service to the third ct your obligation to pay all the to you will be you will	the aupplier's estimate, term of this Lease begine continues thereafter for the Lean of this Lease begine continues thereafter for the Lean of the Lease begine is lease you will have possible to will have possible to will have possible to the Lean of the Lea	This lease is a muthal take on that date on that date on the take of the second of the E muthal take of the second of the E muthal take of the second of the E muthal take of the take of	effective on the da any later date that vicinities indicated al quipment from the the period from the the period from the calculated by us be s. Your Lease ob or counterclaim. Y mils, other docume possits are non-inte return the deposit us a late charge of y check that is return the deposit us a late charge of y check that is return the charge of y check that is return N OR CONDITIO guipment. If you h rant us a security in nercial Code ("UCC quipment to you " (TIES OF MERCHA") unificativer warrants pay for all supplies eld by a third party will make all claim to maintenance or the man menumber either the man menumber either the man menumber either the man menumber menu	the that it is we designable to the control of the	6. Tames: You agree properly laxes and o processing lee for a loss of any tax benefit of the following lee for a loss of any tax benefit of the following lee for a loss of any tax benefit of the following lee for a loss of any tax benefit of the following lee for	le to pay to be to pay to be be to b	when due, either in connection when in connection when in connection when it is consisted at the Converse and the converse an	th ownership and us, filings. You will indiminate and days but not more the see term (or any renu in may; a) purchase a richase option amount the Equipment in good us fail to notify us, or will automatically really a renumber of the entire ball of the entire ball out; (ii) sue you for of Lease fair market he residual discount of a U.S. The entire ball out; (ii) sue you for of Lease fair market he Residual discount of a U.S. The entire ball of the entire ball of the entire ball on the entire ball of the entire ball on the entire ball of a U.S. The entire ball o	ursement to us, all is of the Equipment termily us on an after an an article of the Equipment and 120 days writter exact term) of your act is the Equipment as als will be determined working condition if you on not (i) purenew at the same of your fail to pay a later the Lease or any ance of unpaid Lease and recoive the to traite of the date of deconstant maturity oblines and the collection and highest rate permitted to the traite of the analytic oblines and to us or exacellation quipment at terms and to us or exacellation quipment at terms or poly the net process afficiency with any existency wit	sales, use and personal We may charge you a max basis against the or omissions. I notice (to our address tention to purchase or indicated above under do by us based on the at your cost in a timely rehase or (ii) return the payment amount for Lease Payment or any other Lease with us. If o Payments for the full tal amount due on the purchase option (the authority of the full tal amount due on the purchase option (the authority of the full tal amount due on the purchase option (the authority of the full tal amount due on the purchase option (the authority of the full tal amount due on the purchase option (the authority of the payment of the full tal amount due on the purchase option (the payments of the full tal amount due on the purchase option (the full tal amount due of Payment of the full tal amount due of the full of the full of the full tal amount due of the full of
LESSEE SIGNATURE	You agree that this is a not Lessee (Full Legar Name KITTITAS, COUNTY OF Signature Front Name KITTITAS). DE LAGE LANDEN F	Mocla,	_ Da		D	required to proceeding to which I reflect in effect in successor of the Laws o	procees against may be and th without the eve of the Lat the Co a or fed	id against the L. ime. I waive noticentified. I consent release and/or releasing me from the first of my death a the consent of my death a the consent of my death a the consent of my death a	essee or the Equiprice of acceptance and it to any extensions of any compromise of any miny obligations. This and may be enforced anny is governed by	ment or enforce of if all other notices or a modification grant obligations of the is a continuing our by or for the bene- y and constituted connect to non-	The Lessor is not her remedies before demands of any kind demands of any kind demands of any long demands of any other ranty and will remain it of any assignee or in accordance with clusive jurisdiction
LESSOR	Lease Processing Cei 19087-8608 PHONE: (800) 735-32 Commercement Date	nter: 1111 Old Eagle 273 • FAX: (800) 776	School Ros	nd, Wayne, PA		The equip salisfactor Signature	y and	has been rece acceptable.	eived, put in use,	is in good work	ing order and is

FISCAL FUNDING ADDENDUM

HFS296876

	LESSEE INFOR	MATION	_	HF5290070
Full Legal Name COUNTY OF KITTITAS		DBA Name (If Any)		
Billing Address 307 W UPTANUM ROAD			(Phone (509 9627575
Cky ELLENSBURG	County KITTITAS	State	WA	_{Zip} 98926

ulpment I. not säme	ocation as above)				
lty	4	County		State	Zip
OULANTITY	MODEL NO.	EQUIPMENT DESCRIPTION (ATTACH SCHEDULE IF MICESSARY)	ONNOUTY	MODEL NO.	COMPANDAT DESCRIPTION (ATTACK SCHEDULE IF RECESSARY)
1	MX-3100N	DIGITAL COLOR/BW COPIER			
1	MX-3100N	DIGITAL COLOR BW COPIER			
	MX-M453N	DIGITAL BW COPIER			

The above described <u>COUNTY OF KITTITAS</u> ("Lessee") warrants that it has funds available to pay rents ("Lease Payments") until the end of its current appropriation period. In the event its legislative body or funding authority does not appropriate funds to be paid to Lessor for the above described Equipment ("Equipment"), Lessee may, upon prior written notice to Lessor, effective 60 days after the giving of such notice or upon the exhaustion of the funding authorized for the then current appropriation period, whichever is later, return the Equipment to Lessor, at Lessee's expense; and thereupon, be released of its obligation to make all rental payments (Lease Payments) to Lessor due thereafter, provided: (1) The Equipment is returned to Lessor as provided for in the above described Lease ("Lease"), (2) the foregoing notice states the failure of the legislative body or funding authority to appropriate the necessary funds as reason for cancellation, and (3) the notice is accompanied by payment of all amounts then due to Lessor under the Lease.

In the event Lessee returns the Equipment pursuant to the terms of this Addendum, Lessor shall retain all sums paid hereunder by Lessee, including the Security Deposit (if any) specified in the Lease.

If the provisions of this Addendum are utilized by Lessee, Lessee agrees not to purchase, lease or rent any other functionally similar equipment for the balance of the Lease term following Lessee's exercise of its termination rights hereunder.

This Addendum will not be construed so as to permit the Lessee to terminate the Lease in order to acquire any other equipment or obtain funds directly or indirectly to perform essentially the same application for which the Equipment is intended.

	- LESSEE SIG 7 - L AUTHORIZED AGENT, REPY	ESENTATIVE	
Print Name MAC	Bocu	Date	2.2.10
FOR COUNTY OF			Name of Government Entity

Signature X ACCÉPTED BY LESSOR
Title Date HG/10
For Legal Name of Corporation or Partnership

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