

Authorized Signature

## **EQUIPMENT FINANCE AGREEMENT**

Marlin Leasing Corporation

Marlin Business Bank

phone: 888.479.9111 • fax: 888.479.1100

A Program of Marlin ("We" or "Us"): 300 Fellowship Road • Mt. Laurel, NJ 08054 P.O. Box 1626, Mt. Laurel, NJ 08054 www.marl.

DESCRIPTION OF FINANCED EQUIPMENT ("PRODUCTS") (Include quantity, make, model, serial number and accessories. Attach schedule if necessary.)

www.marlinfinance.com
ssary.) MUST BE COMPLETED

CHCTOMED "YAL	137				App#
COMPANY NAME ("YOU	Exact business name):				
Address:					
Address	Street	City	County		State Zip
Phone:	Email:	Federal Tax ID (9 digits):	Corp.	LLC Partnership Vendor Phone	Prop. State of Inc/Org:
Product Location: Vendor:		Address:		vendor Phone i	<del>+</del> :
Term (Mos.)	Total No. of Payments	Amount of Each Payment	Advance Rentals	Security Deposit	Payment Frequency
Tomi (Moo.)	rotarito. or raymonto	\$	/ tavariou rteritaio	Occurry Dopoon	r dymont r roquonoy
		(plus applicable taxes)	First and Last Mos.		
TERMS OF AGREE					
Agreement will begi Term plus any interium do not receive your if less, the maximum incur with respect to late charge. We may due date for the first may adjust the Payn was based upon. The electronic copy this and admissible in our deemed chattel pape 2. You have paid us above. If the Agreer such monies to condeposit will not bear to restore it to its ori obligations under this original of the for you as is and wor fitness for a partice given you warranties any warranties any warranties any warranties the performance directly and not for person above address, not Products to be use vendor under a sepa on the vendor's behis such software but with the license.  4. You will be in defa or fail to pay any ot other term or condiobligation imposed to deceased (if the Cus admit your inability to fyour creditors, file assets is appointed, the Customer (you) hold a controlling inthe merger or reorganizato have ownership ir now or at any time (Control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the control ("OFAC") of list, or (B) whose primposed by law, inclined as the cont	in when the Products are delivered meriod. You will unconditionally pur Payment by its due date, there was amount allowable under law) which late Payments and is not a penalty, y charge you (i) a partial Payment regular Payment and (ii) a one-timent amount if the final Products coshis Agreement is not binding on us Agreement and of your signature wourt as conclusive evidence of thier and evidence your monetary oblists one or more advance payments a ment does not commence for reas mpensate us for our credit and contracts and that we may apply it to ginal amount. You may request the sagreement have been met infuliable the vendor and the Products. You to the vendor and the Products. You to the vendor and we cannot get fif this Agreement. Therefore, the Products fail or are damaged and edisclaim all express and implied would be producted and the vendor. You promise the sunder purpose. You are responsible for your on you with the vendor. You promise the disclaim of the vendor to given us. You you with the vendor. You promise the disclaim of the vendor to go vendor may have given us. You you with the vendor. You promise the disclaim of the vendor to go vendor may have given us. You you with the vendor. You promise the disclaim of the vendor to go vendor may have given us. You you with the vendor to go vendor may have given us. You you with the vendor to go vendor may have given us. You you with the vendor to go vendor may have given us. You you will the vendor to go vendor may have given us. You you will the vendor to go vendor may have given us. You you will the vendor to go vendor may have given us. You you will the vendor to go vendor may have given us. You you will the vendor to go vendor may have given us. You to the vendor to go vendor may have given us. You you will the vendor to go vendor may have given us. You you will have all rights of a secured party and the vendor to go vendor may have given us. You you will have all rights of a secured party and the vendor to go vendor have to go you will have all right	ndor. You want Marlin to finance them for you. This I to you and will continue for the entire Agreement ay us all amounts due, without any right to set-off. If will be a late fee equal to 15% of the late amount (or, in you agree is a reasonable estimate of the costs we Upon your request, we will waive the first assessed (interim rent) for the time between delivery and the expression of the costs we upon your request, we will waive the first assessed will we sign it. You agree a scanned, facsimile, or will be considered as good as an original signature is Agreement. Our copy of this Agreement will be gation to us. Ind/or a security deposit in the amount(s) indicated onto so ther than our own negligence, we may retain other administrative costs. You agree the security any amount owed to us, and if we do so, you agree the return of the security deposit only after all of your asked us to finance your purchase of the Products. It is not your fault. We are financing the Products are refund, nor is the vendor allowed to waive or Agreement cannot be canceled by you for any It is not your fault. We are financing the Products arranties, including any warranty of merchantability or installation and all service. The vendor may have et a statement of any warranties. We assign to you shall settle any dispute regarding the Products at the Products will be used only for business as You will keep and use the Products only at the not of the Agreement Term, and will not allow the pour Payment may include amounts you owe to the upply arrangement. We may invoice such amounts to that any claims related to maintenance, service or amount due under this Agreement, or (c) you agree that have not had, do not have, nor will have any title to under the UCC and a continuing security interest in the following occur: (a) you fail to comply with any er agreement between us, or fail to perform any it or any such other agreement; or (c) you agree that have not had, do not have, nor will have any title to under the UCC and a continuing security i	over Marlin, to be a person with wh Customer relationship may result in transaction.  5. In the event you default under this ALL of the following actions, in add law: (i) you authorize us to debit, (including the Lender's Loss) from us with from time to time (and in our (ii) repossess or disable the Produ. The "Lender's Loss" means the sun in the future during the unexpired the sta discounted rate of 3% per and due. You agree to pay all of our reafees, and reasonable overhead fo Payments. You agree to pay (i) a c (ii) a charge of \$30 if any Payment shall be governed by the laws of and accepted this Agreement). Yin a state or federal court in Persuch courts, and you waive any cliparty waives any right to a jury the Products and its proceeds to secure to file Uniform Commercial Code ("Uwill provide any landlord or mortgage to protect our interest in the Product Customer or Marlin shall be deemerecognized overnight carrier service at its address set forth on the first proceeds to secure to file Uniform Commercial Code ("Uwill provide any landlord or mortgage to protect our interest in the Product Customer or Marlin shall be deemerecognized overnight carrier service at its address set forth on the first proception. We may bill you based or or damage caused by the Product from the same. This indemnity wacceptable liability insurance namin all risks of loss in an amount equalifyou do not give us proof of the redepending on the original Product interests and charge you a fee for so You can cancel the insurance cover. You may not sell, transfer, assign written approval. You agree to ket transfer our interests to another ent obligations will continue to be our defenses, claims or set-offs you representations relating to this Ag Agreement shall be changed or more against us must be commenced with sof the essence with respect to the Agreement that is unenforceable in such unenforceablity without inversing the such unenforceablity in any jurisdiction set.	om Marlin is not permitted to ex a penalties against Marlin or limi is Agreement, as defined above, ition to any and all other remed via the ACH system, any Payi any bank account(s) we have o doing so, you agree to be bouncts, and/or (iii) file a lawsuit aga of (1) all past due rent then due to the market of the desertion of (1) all past due rent then due to the market of the desertion of (1) all past due rent then due to the market of (1) all past due rent then due to the market of (1) all past due rent then due to make the market of (1) all past due rent the dates the market of (1) all past due rent the dates the market of (1) all past due rent the dates the market of (1) all past due rent the dates the market of (1) all past due rent the dates the more of the Commonwealth of Pennous agree that any such court is dishipped and the date of the Commonwealth of Pennous agree that any such court is an in rival. You grant us a first priority, produce of inancial to a first priority, produce of inancial the any such court is an in rival. You again the date of the United States mail, poe age of the United States mail, poe age of the United States mail, poe age of the Walter of the taxes and fects and shall indemnify us for ill continue even after the Agree gus as "additional insured". You to the replacement cost and have quired insurance within 30 days as cost we may, but are not obliqued coverage (including a montinue for products free and clear ity, who will then have all of our is. The rights we pass on to the may assert against us. All remement or Products are integrified except in writing duly execution one year after the cause of the obligations of Customer under any jurisdiction shall, as to the juildating the remailing provisic shall not render unenforceable the course of the colligations of Customer under any jurisdiction shall, as to the juildating the remailing provisic shall not render unenforceable the contract of the course of the colligations of Customer under any jurisdiction shall, as to the juildati	reement to anyone else without our por all liens and claims. We may sel rights but none of our obligations. The new entity will not be subject to prior conversations, agreements atted herein. None of the terms of cuted by you and us. Any action by action arises or be forever barred. To rethis Agreement. Any provision of urisdiction, be ineffective to the externs of this Agreement, and any suat provision in any other jurisdiction.
Signature of Custo	omer	Print Name of Signer	-	Little	Date
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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 opens an account. What this means to you: when you open an account, we will ask you for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents.

Name and Title (Please Print)

Date