A Visu CUSTOMER FULL LEGAL NAM ADDRESS: P EQUIPMENT TYPE, MAKE, MOI	COffice System The Technology Hospinal The Technology Company (YOU" OR "YOUR") E: UPSHUR COUNTY - C O BOX 730 AND PAYMENTITERMS DEL NUMBER, SERIAL NUMBER, AN WITH HP INSTALLATION S	סעאדץ כנפאנא סעאדץ כנפאנ ואכנעספס Accessories	REEMENT GILMER TX 75644		UPSHUR UNTY X.	TERRI ROSS COUNTY CLE (
	ATION: 10 W TYLER ST GILI				E oppose Fair M	('PLUS TAX)
SECURITY DEPOS			1*: <u>\$302,14</u>	PURCHAS	E OPTION*: Fair M	
agreement (*Agreem hereof and will begin charge you a one-tim charge you a one-tim charge equal to: 1) ti the highest lawful cha NET AGREEMENT. YOU AGREE THAT THIS AGREEMENT AGAINST AMOUNTS EQUIPMENT USE. Y not modify or move arrangement with you this Agreement may i payment for your con SOFTWARE/DATA. referenced above or ii in it to you. We are no agreement You are the Equipment prior to LIMITATION OF W. WARRANTIES OF II ANY/ALL THIRD-PA US OR THE MANU MANUFACTURER IS ASSIGNMENT. You consent. We may sell party without notice to Agreement but none assertable against us LAW/FORUM. You a the internal laws of th business is located a in such state. You ho venue. Each party wa LOSS OR DAMAGE damage will reliave y caused by our gross applicable, against as Equipment or data sta	Except as provided in this paragraph, refe rstalled on the Equipment. We do not own it responsible for the software or the obligat sofely responsible for protecting and remo- bits return for any reason. ARRANTIES. EXCEPT TO THE EXTEN RITING, WE MAKE NO WARRANTIES IERCHANTABILITY OR FITNESS FOR J. TY SERVICE PROVIDERS BASED ON FACTURER FOR A STATEMENT OF PROVIDING. WE ASSIGN TO YOU ANY may not sell, assign, or sublease the Equi or assign this Agreement and our rights in our assign this dagree that if we do so, our assign of our obligations and will not be subject t	Agreement is binding upon our ac you or any later date we designate bayable to us is past due, you will j overdue or twenty-six dollars (\$26. med upon full performance. E FOR THE ENTIRE AGREEMENTED TO PAY ALL AMOUNTS DUE DT ENTITLED TO REDUCE OR NY REASON. I order, use it for business purposes asent. If we have entered into a the respect to the Equipment, payme tent, which amounts may be invoiced rences to "Equipment" include any the software and cannot transfer an isons of you or the licensor under any ving any confidential data/images T THAT WE HAVE PROVIDED 6, EXPRESS OR IMPLIED, INC A PARTICULAR PURPOSE, YOU YOUR JUDGMENT. YOU MAY C THE WARRANTIES, IF ANY, TH WARRANTIES GIVEN TO US, pment or this Agreement without o the Equipment, in whole or in part, gnee will have our assigned rights to o any claim, defense, or set-off the ated to this Agreement shall be go ugreement, our assignee's) principa will be adjudicated in a federal or s venue in such courts and waive tu or loss of the Equipment. No suc der. Except for claims, losses, or gree to indemnify us and our as attorney fees, in any way relating y consequential or indirect damage NTITLES ONLEY the Agreement (a) the individual wi ing obligation against you have bo nts due and payable for the current	sceptance 2) provide proof of insura Agreement, and thereafter pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you fail to tin pay a late to us and/or you faile pay a late to us and/or you faile pay a late to us through an investment sonly and sections for all repail sonly and sections for the Equip sonly and sections for the Equip sonly and sections for all repail sonly and sections for all repail sonly and sections for all repail sonly construct the fay fay our intent das one tend Date, you may <	inment. You will pay when due, eil ment and this Agreement. Sales of e. and of the term of this Agreement int to month unless a) you provide to return the Equipment, and b) y rexpense. If a Purchase Option is purchase the Equipment from us out immediately available for use in costs. You cannot pay off this A issent. If we consent, we may char all to 5% of the price of the Equipm in default, and we may require I all past due amounts and 2) all rer sounded at 3% per annum; and we delies available to us. You agree we incur in any dispute with you in all past due amounts. In this Agreement for financing pu or shall be treated as, a "Finance Code ("UCC"). Agreement is the entire agreement is he paper copy hereof bearing (i cally applied indication of your in . Any change must be in writing sign wer and authority to execute the is operated and controlled by you et and are within an available, une	n 30 days following the ci lo maintain property loss e, we have the option, but er of our choosing in such i urance on the Equipment, d, and you will reimburse to ed insurance, and which m n all of your obligations un applied, at cur option, to be become due under this ther directly or by reimburs or use tax due upfront will t (or any renewal term) (a us written notice, at leas ou timely return the Equip indicated above and you "AS IS" for the Purchase by another without nee greement or return the Equip aning payments for the may disable or reposses e to pay all costs and related to this Agreement. urposes, you agree that the cases" as that term is do reposes and the sole "record b) the original or a copy of thent center into this Agr and by each party.	ommencement of this insurance satisfactory it not the obligation, to forms and amounts as we will not name you as the premium which hay result in a profit to der the Agreement at repair or replace the Agreement, plus our sing us, all taxes and be payable over the the "End Date"), this it 60 days prior to the green to the location are not in default on a Option price. If the d of repair, you will quipment prior to the er amounts owed, an therwise breach this prenet to us at your unexpired term, plus s the Equipment and expenses (including You agree to pay us its Agreement, in the afined in Article 2A of dies provided under ating to our providing ments, including any s. The parties agree " constituting "chatted of either your manual reement, and (ii) our termed appropriation;
not a debt under appl code, which may indu terminate the Agreem us), provided that at 1 (a) you are a state of Agreement; (c) such (icable state law; (g) no provision of the Ag de 8038-G or 8038-GC Information Returns ent on the last day of the fiscal period for w asat thirty (30) days prior to the start of the a fully constituted political subdivision or ion-appropriation did not result from any ac hy apply if, and to the extent that, state law a "US", "OUR")	reement constitutes a pledge of yo s. If funds are not appropriated to pi- hich funds were available, without i fiscal period for which funds were r agency of the state in which you to r failure to act by you; and (d) y	ur tax or general revenues; and (h) yo ay amounts due under the Agreement f penally or additional expense to you (o not appropriated, your Chief Executive are located; (b) funds have not beer ou have exhausted all funds legally av the Agreement if the Agreement constitu CUSTOMER'S A	u will comply with any applicable i for any future fiscal period, you sha ther than the expense of returning Officer (or Legal Counsel) delivers a appropriated for the applicable alfable for the payment of amounts	nformation reporting requ ill have the right to return the Equipment to the loca to us a certificate (or opi fiscal period to pay amou s due under the Agreeme nent obligation.	irements of the tax the Equipment and alon designated by nion) certifying that nts due under the nt. You agree that
	Houston, TX 77064-3318		CUSTOMER: (AS, S	tated Above)		
SIGNATURE: PRINT NAME & TI	n e.	DATE:	SIGNATURE: ⁷ 33 Areik PRINT NAME & TITLE	E: jUudge Todd Tefteller Cou	DATE:	, 2021
CERTIFICAT	E OF DELIVERY AND ACC			•	ini angla	ć
The Customer hereby SIGNATURE:	certifies that all the Equipment: 1) has been		, and 2) is fully operational and uncondi ME & TITLE:	itionally accepted.	DATE:	

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Sales Order

Invoice No.

TLC OFFICE SYSTEMS 8711 Failbrook Houston, TX 77064 713-695-3900

Dale	Purchase Order#	Category	Salésm		Sales Code	Branch Code	
11/19/202	1 0		Amy Cor	nell			
SHIP TO	Customer Number		New	BILL TO	Customer Number	New	
Name	UPSH	UPSHUR COUNTY CLERKS OF		Name	UPSH	UR COUNTY CLERKS OFFICE	
Address		100 W TYLER Address		Address	PO BOX 730		
City, ST, Zip		GILMER T	X 75644	City, ST, Zip	GILMER TX 75644		
Contact		TERRI	ROSS	Contact	1	TERRI ROSS	
Phone		903-680	-8125	Phone	903-680-8125		
Email		0		Email	TERRI.R	OSS@COUNTYOFUPSHUR.COM	
Shipping Instructions				Shipping Instructions	ł		
1	LC WILL TRANSFER	AND DELIVER T	O BUYER AND BUYER WILL A	CCEPT AND PAY FOR T	HE FOLLOWING	MERCHANDISE.	
Product Code	OTY.	Description & Mo			Unit Price	Total	
HPDJT2600	1	HP DESIGNJ	ET 26 INCH 1 ROLL MUL	TI FUNCTION		SEE LEASE	
P2V69A	1						
P2V71A	1	1 MATTE BLACK HIGH YIELD INK					
P2V68A	1 YELLOW HIGH YIELD INK						
P2V68A	1	1 CYAN HIGH YEILD INK					
H4518E	1						
UB9P8E	1	SERVICE				·	
		_					
					Subtotal	SEE LEASE	
					State Tax Other Tax		
\$362.14 per month DOLLAR OUT lease. This includes an HP (Next Business Day) Service							
Pack for 5 years. Firs	t set on ink is inc	cluded.			Freighl		
					TOTAL		
··					Less Deposit		
Prepared By:			Amy Cornell		balance que on Delivery		
Terms: The TLC Office Sy	stems equinment in	dicated above i	s nurchased under TLC Offi	ce Systems standard tr	ms which are	1) The Seller retains title to all	

rems: The TLC Office Systems equipment indicated above is purchased under TLC Office Systems standard terms which are 1) The Seller rotains title to all equipment and supplies subject to this agreement until purchase price is paid in full. 2) in the event Buyer defaults in payment, the Buyer will be liable for the payment of any legal fees or other costs incurred in any action to collect this debt. General terms and conditions of maintenance agreement are furnished separately. This is a BINDING ORDER not subject to cancellation. This order cannot be changed except in writing by a TLC OFFICE SYSTEMS Officer. There is a 1.75% monthly fee on all past due balances. Delinquent accounts sent to an outside collection agency will be assessed 35% if the balance is over \$200.00 and 50% if the balance is under \$200.00. There is a \$35.00 fee for all returned checks.

Todd Tefteller Todd Tefteller (Nov 30, 2021 14:26 CST)

Authorized Signature

County Judge Title

Judge Todd Tefteller Printed Name

Nov 30, 2021

Date

Binder5

Final Audit Report

2021-11-30

Creatēd:	2021-11-30
Ву:	Amy Comell (acomell@tlcofficesystems.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAjV0K2wpnjvfOEsISTsZtdOIPPkTvfHbj

"Binder5" History

- Document created by Amy Cornell (acornell@tlcofficesystems.com) 2021-11-30 - 1:39:28 PM GMT- IP address: 174.216.73.226
- Document emailed to Todd Tefteller (todd.tefteller@countyofupshur.com) for signature 2021-11-30 1:40:48 PM GMT
- Email viewed by Todd Tefteller (todd.tefteller@countyofupshur.com) 2021-11-30 - 8:23:31 PM GMT- IP address: 67.216.107.185
- Document e-signed by Todd Tefteller (todd.tefteller@countyofupshur.com) Signature Date: 2021-11-30 - 8:26:12 PM GMT - Time Source: server- IP address: 67.216.107.185
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