Adams Remco, Inc.	HUMAN RE	ECURCES
CORPORATE OFFICE: 2612 FOUNDATION DRIVE, PO. BOX 3968, SOUTH BEND, IN 4661 (219) 288-2113	2004 JAN -2	AH 9:46

DEPENDENT OF HUMAN REPOURCES

COPIER MAINTENANCE AGREEMENT

MAKE SAVIN		ACCESSORIES PRINT,FAX	SERIAL NO. 5306800395	ID# 70418		INIT DA 8 METER F	λΤΕ k	
TERM OF AGREE 1 YEAR BASE CHARGE \$547.00 PER	OR, OR, QUARTERLY	COPIES WHICHEVER OCCURS FIRST COPIES INCLUDED IN BASE CHARGE 36,000	INVOICED QUARTERLY 	DRUM	*	READING	DATE	- *
SALESMAN OR S			FECTIVE DATE F SIGNATURE * TAPLES					

BILLING ADDRESS:						
COMPANY NAME						
ADDRESS						
CITY	STATE	ZIP				
ATTN:		PHONE NO.				

INSTALLATION ADDRESS:				
NASSAU CO. HUMAN F	RESOURCES			
ADDRESS				
213 NASSAU PLACE				
СІТҮ	STATE	ZIP		
YULEE	FL	32097		
ATTN: PATSY BUNCH	904-321-59	PHONE NO. 908		

Customer agrees to purchase and ADAMS-REMCO, INC., agrees to provide maintenance service for the equipment identified above, in accordance with the terms and conditions of this agreement.

No terms or conditions, expressed or implied, are authorized unless they appear on original of this agreement, signed by the Customer and ADAMS-REMCO, INC.

THE ADDITIONAL TERMS AND CONDITIONS ON THE REVERSE SIDE HEREOF ARE INCORPORATED IN AND MADE PART OF THIS AGREEMENT. NO ONE IS AUTHORIZED TO CHANGE, ALTER, OR AMEND THE TERMS OR CONDITIONS OF THIS AGREEMENT UNLESS AGREED TO IN WRITING BY **BOTH PARTIES.**

Board of	County	Commissioners	οτ	nassau	county

	Florida	
APPROVED BY ADAMS-REMCO, INC.	Playo R. Vange	1
Ban Alexan 2/2/04	* Customer Name	\rightarrow
By: (Authorized Signature) Date	By: (Authorized Signature)	* Date
		1-26-04
Approved as to form	* Printed Signature Name	Title
ATTEST: By the country Atterney:	Floyd L. Vanzant	Chairman
Hole A MAIL	* Purchase Order No.	P.O. Dated
J. M. "Chip" Oxley, J. Michael S. Mallin		DPi 9376

Agenda Request: JANUARY 26, 2004 January 9, 2004

Department: Human Resources

Background:

Maintenance Agreement for Savin Copier. This copier was moved from the Yulee County Building 1/5/04 to the Hurnan Resources Department.

Financial/Economic Impact to Future Years Budgeting Process or Effect on Citizens:

Funds budgeted for 2003/2004 for copier. The quarterly maintenance agreement at \$547.00 for a Savin 9945 DPE. (\$1,641 for Jan-September 2004).

Action requested and recommendation:

Replace leased Xerox copier in the HR department with a Savin copier. The copier was owned by the County Coordinator's department.

Is this action consistent with the Nassau County Comprehensive Land Use Plan?

N/A

Funding Source: General Fund 01122513 544000/546020 Human Resources Department

Reviewed by

Finance:

Management Committee:

N

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Agenda Request for (date):

October 27, 2003

Department: Department of Emergency Services / Division of Fire Rescue

Background: The current copier in Fire/Rescue is outdated and has required extensive repairs along with cost effectiveness of per paper copy cost and toner more costly then replacement costs. In addition, service techs are advising that replacement parts are becoming more difficult to find resulting in longer down times.

Financial / Economic Impact to Future Years Budgeting Process or Effect of Citizens: The replacement costs of the proposed unit is marginally higher then that of the current monthly payment being made. The replacement is a budgeted item with a per page cost and toner expense being significantly less then that currently paid which is expected to offset the monthly costs.

<u>Action Requested and Recommendation:</u> It is being requested by Fire / Rescue that the BOCC accept the attached agreement and provide the necessary purchase order to move ahead with the replacement of the copier currently in use. The County currently uses Savon machines in the BOCC Building, Road and Bridge, and CCA Offices. This unit also provides large capacity paper bin, 3 hole punch, fax, scan, email and printer capabilities which are currently being done with several other machines or by hand.

Is this action consistent with the Nassau County Comprehensive Land Use Plan? N/A

Funding Source: This is a budgeted item for replacement during the 2003-04 Budget term. Account # 01251529-544011. The proposal is a three year lease with option to purchase at the conclusion of the lease agreement. This is the same program other County Departments using this machine now have.

Reviewed by

Finance

Management Committee Hory Vangent

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Memorandum

TO: Thomas B. Kochheiser, Director

FROM: Sherry Wright

DATE: October 6, 2003

RE: Copier information

After some research into upgrading the Fire Rescue copier I have the following information. Xerox and Savon have comparable equipment. Each company has submitted a quote the prices follow:

<u>Xerox</u>		<u>Savon</u>		
Pro 45	\$490.76	4045SP	\$480.81	

The major difference is that Xerox does not include some of the major items required for our office to meet the high demands of every day jobs. Xerox does not include the large capacity paper bin, 3 hole punch, fax, scan and email options. The Savon proposal does include these items. Savon machines are in use in the BOCC building, Road & Bridge and the CCA building. Trace from the MIS department is very familiar with the product and has a good recommendation for them. The Savon may be leased off the GSA Bid # GS006-0011-9.

One major factor in the upgraded copier/printer/fax/scanner is the cost. Although the prices quoted are close, they are slightly higher than budgeted. The costs can be justified if you take into account that every time the fax machine we currently have (borrowed from H.R.) operates, it costs approximately .10 cents per page. The new machine will cut that cost to .02 cents saving us .08 cents a page. This is due to the smaller amount of paper being utilized. As well as toner, cartridges ect.

For informational purposes I have calculated the amount of money our department has spent on our current fax machine. Fire Rescue borrowed the fax from H.R. after our machine broke. H.R. sent the fax over with 2 ink cartridges at no cost however, since June 10 cartridges have been purchased (\$ 211.40). We currently have 3 on order for \$74.85 for a total cost of \$286.25.

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The cost for toner in our Textronic printer is approximately \$900.00, There are very few companies that even sell the toner needed. Recently we have spent \$458.50 for emergency purchases to cover the costs of items needed to keep printer running.

On October 2, 2003 the copier broke down for the 4th time in as many months, (the copier is 4 years old and over used), the cost for monthly maintenance is \$357.00. The service tech as informed me that parts are becoming harder to find due to the increase of technology and age of our machine.

Ron, our Savon representative as informed me that delivery time for the machine quoted is 2 weeks.

Please let me know if there is any further information you may need.

CORPORATE OFFICE: 2612 FOUNDATION DRIVE, P.O. BOX 3966, SOUTH BEND, IN 46619-0968

(219) 288-2113

COPIER MAINTENANCE AGREEMENT

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Customer agrees to purchase and ADAMS-REMCO, INC., agrees to provide maintenance service for the equipment identified above, in accordance with the terms and conditions of this agreement.

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APPROVED BY ADAMS-REMCO, INC.		CUSTOMER ACCEPTANCE			
		Customer Name			
By: (Authorized Signature)	Date	By: (Authorized Signature)	Date		
	<u></u> .	Printed Signature Name	Title		
		Purchase Order No.	P.O. Dated		

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VICKIE SAMUS, CHAIRMAN

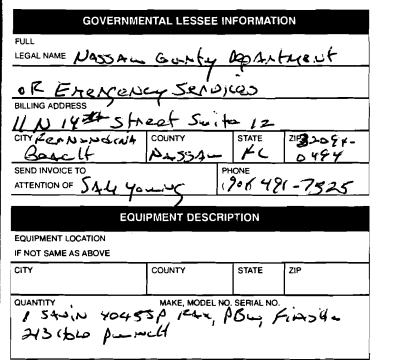
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ATTEST: OXLEY JR. EX-OFFICI¢ CLERK Approved as to

Michael S Mullin County Attorney

and the second sec

RIVERSIDE NATIONAL BANK



MUNICIPAL LEASE AGREEMENT

LEASE COMMENCEMENT DATE	MUNICIPAL LEA	SE NO.			
SELLER/VENDOR INFORMATION					
SELLER/VENDOR COMPANY NAM	IE				
A DAMS LEAKS	Luc				
ADDRESS					
3611 51.50	Fris_BC	.ZF			
CITY		STATE	ZIP		
عل، ت لسري الم		RC	3224		
SALES REP.		PHONE			
SALES REP. Low Coffy Herr	۔	82879	6-8001		
NUMBER & A	MOUNT OF LI	EASE PAYME	NTS		
The original term of this lease shall plus such renewals or extensions as		month	-		
pius such renewais of extensions as	a may be agreed up		8.		
The monthly rental payments (exclu shall be as follows:	sive of applicable sa	les or property tax	es if any)		
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s_375 mmper	month for the first _	56	months.		
	applicable sales ta				
\$per	month for the follow	ring 🔏	months.		
(Plus applicable sales taxes, if any)					
Self Insured Yes	No		%		

Lessor is authorized to insert detailed description adding model and serial numbers, accessories and parts.

Non-Cancelable Lease. This lease cannot be canceled or terminated except as expressly provided herein.

The undersigned Lessor hereby agrees to lease to the undersigned Lessee, and Lessee hereby agrees to lease and rent from the Lessor, the equipment and personal property above described (or in the schedule, if any, annexed) with all replacement parts, repairs, additions, and accessories incorporated therein and/or affixed thereto (collectively referred to as the "Equipment" and/or "Property") subject to the terms and conditions stated below and on the reverse side hereof.

1. TERM and PAYMENTS: ACCEPTANCE OF PROPERTY. Subject to the conditions hereinafter stated and on the reverse side hereof, this lease shall be for the term above stated, commencing with delivery of the Equipment described above to Lessee or to an agent of Lessee, which shall be evidenced by Lessee's execution of a Certificate of Acknowledgement and Acceptance of Leased Equipment made a part of this Agreement, as further proof of such commencement. Upon delivery of the Certificate of Acknowledgement and Acceptance, Lessee has no right to revoke, reject or repudiate the Equipment. Lessee agrees to pay the total rental for the term, which shall be the total amount of all rental payments stated above. All monthly payments of rental shall be payable on the commencement date of this lease and on the same day of each month thereafter and sent to the address directed by Lessor, or its successors or assigns. Provided however, that neither the Lessee nor any political subdivision thereof shall be obligated to pay any sums due to Lessor hereunder from ad valorem taxes. The rental payments hereunder shall be absolute and unconditional without abatement, set-off, or counterclaim.

Lessee intends the rental payments hereunder to be absolutely net to Lessor, and Lessee shall comply with the laws with respect to, and shall pay all taxes, license and registration fees, and similar charges imposed on the ownership, possession, or use of the Equipment during the term of this lease and shall pay all taxes imposed on Lessor or Lessee with respect to the rental, payments and leasing of the Equipment, except Federal or State net income taxes imposed on Lessor.

The Equipment identified herein shall be purchased from such vendors as are selected by Lessee; provided, however that upon execution hereof Lessee shall thereby represent and warrant to Lessor that Lessee has executed a binding obligation to purchase the Property. Such Property shall be delivered to the Lessee free and clear of all liens and encumbrances or interests of any party therein except the interests of the Lessee and Lessor hereunder. The Lessee shall at all times keep the Property free of any liens or encumbrances. Lessor shall not pay any monies to the vendor or the Lessee for payment to the vendor until Lessee certifies to the Lessor that Lessee has accepted the Equipment hereunder.

Lessor shall at all times retain title to the Equipment. All documents of title and evidences of delivery shall be delivered to the Lessor. Lessee will not change or remove any tags, insignia, or lettering which is on the Equipment at the time of delivery thereof or which is thereafter placed thereon indicating Lessor's ownership thereof, and at any time during the lease term, upon request of Lessor, will affix to the Equipment in a prominent place, labels, plates, or other marking supplied by Lessor stating that the Equipment is owned by Lessor, claiming against or through Lessee, at all times keeping the Equipment free from any legal process or encumbrance whatsoever, including but not limited to liens, attachments, levies and executions, and shall give Lessor immediate written notice thereof and shall indemnify Lessor from any loss caused thereby. Lessee shall not so affix the Equipment to realty so as to change its nature to real property and agrees that the Equipment shall remain personal property at all times regardless of how attached or installed. Lessee shall keep the Equipment at the location shown above, and shall not remove the Equipment without the consent of the Lessor.

2. TAXES. While subject to this lease and in addition to the payments to be made pursuant to Paragraph (1) hereof, Lessee agrees to indemnify and hold Lessor harmless from and against and to pay Lessor, as additional rent, on demand an amount equal to all license, assessments, sale, use, real or personal property, gross receipts or other taxes, levies, imposts, duties or charges, if any, whether imposed at the inception or during the lease term, together with any penalties, fines or interest thereon imposed against or on Lessor, or the Equipment by any governmental authority upon or with respect to the Equipment or the purchase, ownership, rental, possession, operation, return or sale of, or receipt of payments for the Equipment, except any Federal or State income taxes, if any, payable by Lessor. Lessee may contest any such taxes prior to payment with due diligence and by appropriate proceedings provided such contest does not involve any adverse risks to Lessor's interest hereunder.

3. LESSEE'S COVENANTS and REPRESENTATIONS. Lessee covenants and represents as follows:

(a) Lessee is a governmental entity and political subdivision of the state of Florida, duly created and existing pursuant to the laws of the State of Florida, and has the full power and authority to enter into this Agreement and has taken all appropriate steps to authorize the acquisition of the Property pursuant to this Agreement and upon execution hereof by Lessee. This Agreement shall constitute a legal, valid and binding obligation of Lessee, enforceable in accordance with its terms.

(b) All payments hereunder have been, and will be duly authorized and paid when due out of funds then on hand and legally available for such purpose. Lessee will to the extent permitted by State law and other terms and conditions of this Agreement, include in its budget request for each successive fiscal period during the Term of this Agreement a sufficient amount to permit Lessee to discharge all its obligations hereunder and Lessee has budgeted and available for the current fiscal period sufficient funds to comply with its obligations hereunder. (c) There are no pending or threatened lawsuits or administrative or other proceedings contesting the authority for, authorization or performance of, or the expenditure of funds pursuant to this Agreement.

(d) Information supplied and statements made by Lessee in any financial statement or current budget prior to or contemporaneously with this Agreement are true and correct.

(e) Lessee has an immediate need for, and expects to make immediate use of, substantially all the Property, which need is not temporary or expected to diminish in the foreseeable future, and Lessee will not give priority or parity in the appropriation of funds to the acquisition or use of any substitute property for purposes or functions similar to the Property's or for the procurement of services from a third party which services are substitute for the utilization of the Property by the Lessee.

(f) There are no circumstances presently affecting the Lessee that could reasonably be expected to alter its foreseeable need for the property or adversely affect its ability or willingness to budget funds for the payment of sums due hereunder.

(g) Lessee's right to terminate this Agreement as specified in Paragraph 11 hereof was not an independently bargained for consideration, but was concluded solely for the purpose of complying with the requirements of the laws of the State in which Lessee is located.

(h) Lessee has on hand and legally available, funds from sources other than ad valorem taxes sufficient to make all payments due under this Agreement during the current fiscal year of Lessee. Nothing in this lease shall be construed to constitute a pledge of ad valorem taxes. Lessee has on-hand legally available funds from sources other than ad valorem taxes sufficient to make all payments due under this Agreement during the current fiscal year of Lessee; and, Lessee pledges to make future payments over the lease term out of other budgeted sources of non-ad valorem tax revenues.

(i) The Lessee has reviewed its projected revenues and its expenses and reasonably expects that it shall have on hand and legally available, funds from sources other than ad valorem taxes sufficient so to timely make all payments as they become due under this Agreement during the Term hereof.

(j) Lessee shall make appropriations for payments for each fiscal period or periods only from sources of funds which are legally available to make payments under this Agreement, and from sources of funds other than ad valorem taxes.

(k) All required public bidding procedures regarding the award of this Agreement and the selection and acquisition of the Property have been complied with by Lessee.

4. USE and LICENSES. Lessee shall pay and discharge all operating expenses and shall cause the Property to be operated by competent persons. Only Lessee shall use the Property only for its proper purposes and will not install, use, operate or maintain the Property improperty, carelessly, or in violation of any applicable law, ordinance, rule or regulation of governmental authority or in violation of any policy of insurance required pursuant to Paragraph 8 hereof, or in a manner contrary to the nature of the Property or the use contemplated by its manufacturer. Lessee shall keep the Property at the location stated on the Certificate of Acceptance executed by Lessee upon delivery of the Property, until Lessor in writing permits its removal, and the Property shall be used solely in the conduct of the Lessee's operations. Lessee shall obtain, at its expense, all registrations, permits and licenses, if any, required by law for the installation and operation of the Property. License plates used on the Property shall be issued to and in the name of the Lessee. If a certification of title is issuable with respect to the Property, it shall be delivered to the Lessee showing title to be in the Lessor's name.

5. MAINTENANCE. Lessor shall not be obligated to make any repairs or replacements to the Property. At its own expense, Lessee shall service, repair and maintain the Property in as good condition, repair, appearance and working order as when delivered to Lessee hereunder, ordinary wear and tear from proper use alone excepted, and shall replace any and all parts thereof which may from time to time become wom out, lost, stolen, destroyed or damaged beyond repair or rendered unfit for intended use, for any reason whatsoever, all of which replacements shall be free and clear of all liens, encumbrances and claims of others, and shall become part of this Property and subject to this Agreement. Lessor may, at its option, discharge such costs, expenses and insurance premiums necessary for the repair, maintenance, and preservation of the Property and all sums so expended shall be due from Lessee in addition to rental payments hereunder.

6. ALTERATIONS.

(a) Lessee may, at its own expense, install or place in or on, or attach or affix to, the Property, such equipment or accessories as may be necessary or convenient

CERTIFICATE OF ACKNOWLEDGEMENT AND ACCEPTANCE OF LEASED EQUIPMENT

Lessee hereby acknowledges receipt of the equipment described in its Lease with Lessor (the "Equipment") and accepts the Equipment after full inspection thereof as satisfactory for all purposes of the lease.

SIGNATURE X __

TITLE

DELIVERY \$ ACCEPTANCE DATE: _

to use the Property for its intended purposes provided that such equipment or accessories do not impair the value or utility of the Property. In that event all such equipment or accessories shall become the property of Lessor together with the Property.

(b) Without the written consent of Lessor, Lessee shall not make any other alterations, modifications or improvements to the Property except as required or permitted hereunder. Any other alterations, modifications or improvements to the Property shall immediately become part of the Property, subject to the provisions hereof. Without the prior written consent of Lessor, Lessee shall not affix or attach any of the Property to any real property. The Property shall remain personal property regardless of whether it becomes affixed or attached to real property or permanently rests upon any real property or any improvement thereon.

7. DAMAGE TO OR DESTRUCTION OF PROPERTY. Lessee shall bear the entire risk of loss, damage, theft, or destruction of the Property from any and every cause whatsoever and no loss, damage, theft, or destruction of the Property shall release Lessee from the obligation to pay the full amount of the rental payments or from any other obligation under this Agreement.

(a) In the event that all or any part of the Property is lost, stolen, destroyed or damaged beyond repair, Lessee shall replace the same with like Property in good repair of like value at Lessee's sole cost and expense as soon thereafter as possible, but in no event later than 60 days after such occurrence, and any such replacement shall become subject to this agreement. Insurance proceeds received by Lessor with respect to any such casualty shall be paid to Lessee if such Property is replaced by Lessee as required hereunder.

8, INSURANCE. Lessee shall, for the term of this Agreement, at its own expense, maintain comprehensive liability insurance with respect to the Property insuring against such risks and in such amounts as are reasonably required by Lessor from time to time. In addition, Lessee shall, for the term of this Agreement, at its own expense maintain casualty insurance with respect to the Property, insuring against customary risks with coverage at all times not less than the remaining Principal Balance determined as of the end of Lessee's preceding fiscal year. All insurance policies shall be with insurers authorized to do business in the state where the Property is located and shall name both Lessor and Lessee as insured as their respective interests may appear. Insurance proceeds from casualty losses shall be payable to the Lessee and, at the option of the Lessee, shall be applied to either (a) the replacement, repair or restoration of the Property or, (b) payment of Balance Due Lessor (as defined hereafter). Lessee shall, upon request, deliver to Lessor evidence of the required coverages together with premium receipts. In the event Lessee fails, for any reason, to comply with the requirement of this Paragraph, Lessee shall indemnify and save harmless, and, at Lessee's sole expense, defend Lessor and its agents, employees, officers and directors and the Property against all risk of loss not covered by insurance.

9. INDEMNIFICATION. Lessee shall indemnify and save harmless Lessor and its agents, employees, officers and directors from and, at Lessee's expenses, defend Lessor and its agents, employees, officers and directors against all liability, obligations, losses, damages, penalties, claims, actions, costs and expenses (including but not limited to reasonable attorneys' fees) of whatsoever kind or nature which in any way relate to or arise out of this Agreement or the ownership, rental, possession, operation, condition, sale or return of the Property whether caused in whole or in part by Lessor's fault. All amounts which become due from Lessee under this Paragraph 9 shall be credited with any amounts received by the Lessor from insurance provided by the Lessee and shall be payable by the Lessee within thirty (30) days following demand therefore by Lessor and Lessee's obligations under this Paragraph 9 shall survive the termination or expiration of this agreement.

10. NO REPRESENTATION OR WARRANTIES BY LESSOR. Lessee requests Lessor to purchase the Equipment from a seller (the "Seller") and arrange for delivery to Lessee at Lessee's expense, which shall be deemed complete upon Lessee's acceptance. Lessor shall have no responsibility for delay or failure of Seller to deliver the Equipment. THE LESSEE ACKNOWLEDGES THAT LESSEE HAS SELECTED THE EQUIPMENT LEASED HEREUNDER PRIOR TO HAVING REQUESTED THE LESSOR TO PURCHASE THE SAME FOR LEASING TO THE LESSEE, AND LESSEE AGREES THAT THE LESSOR HAS MADE AND MAKES NO REPRE-SENTATIONS OR WARRANTIES OF ANY KIND OR NATURE, DIRECTLY OR INDIRECTLY, EXPRESS OR IMPLIED AS TO ANY MATTER WHATSOEVER, INCLUDING THE SUITABILITY OF SUCH EQUIPMENT, ITS DURABILITY, ITS FIT-NESS FOR ANY PARTICULAR PURPOSE, ITS MERCHANTABILITY, ITS CONDI-TION, CAPACITY AND/OR ITS QUALITY, AND AS BETWEEN LESSEE AND LESSOR AND LESSOR'S ASSIGNEES, LESSEE LEASES THE EQUIPMENT "AS IS" AND "WITH ALL FAULTS". LESSOR AND LESSOR'S ASSIGNEE SHALL

	SIGNATURE
x	
THE ABOV	E SIGNATORY AFFIRMS THAT HE/SHE IS A DULY AUTHORIZED OFFICIAL OF THE GOVERNMENTAL LESSEE ABOVE.
TITLE (TYPE NAME)	
WITNESS SIGNATURE	X
PRINT NAME OF WITNESS	& TITLE

NOT BE LIABLE TO LESSEE FOR ANY LOSS. DAMAGE. OR EXPENSE OF ANY KIND OR NATURE CAUSED DIRECTLY OR INDIRECTLY BY ANY ADJUSTMENT THERETO, OR BY AN INTERRUPTION OF SERVICE OR LOSS OF USE THERE-OF, OR FOR ANY LOSS OF BUSINESS OR DAMAGE WHATSOEVER, OR FOR CONSEQUENTIAL OR ANY INCIDENTAL DAMAGES HOWSOEVER CAUSED. LESSOR MAKES NO REPRESENTATION OR WARRANTY EXPRESS OR IMPLIED AS TO THE EQUIPMENT, ITS FITNESS FOR ANY PARTICULAR PUR-POSE, ITS MERCHANTABILITY OR ANY OTHER MATTER, NOR SHALL ANY SUCH REPRESENTATION OF WARRANTY BY THE SELLER TO THE LESSEE BE BINDING ON THE LESSOR NOR SHALL ANY SUCH BREACH RELIEVE LESSEE OF OR IN ANY WAY REDUCE ANY OF THE LESSEE'S OBLIGATIONS TO LESSOR AS SET FORTH HEREIN. THIS DISCLAIMER OF REPRESENTA-TIONS AND WARRANTIES AND LIMITATION OF LIABILITY SHALL APPLY WITH EQUAL FORCE AND EFFECT TO ANY CLAIMS OF ANY THIRD PARTY AGAINST LESSOR OR LESSOR'S ASSIGNEE. If the Equipment is not properly installed, does not operate as represented or warranted by Seller or is unsatisfactory for any reason, Lessee shall make any claim or account thereof solely against the Seller and shall nevertheless pay Lessor all rent payable under this lease. No representation or warranty as to the Equipment or any other matter by the Seller or manufacturer to the Lessee shall be binding on the Lessor nor shall any breach by the Seller or manufacturer relieve Lessee of, or in any way reduce, any of the Lessee's obligations to the Lessor as set forth herein. Lessor hereby assigns to Lessee, solely for the purpose of making and prosecuting any such claim, any rights it may have against the Seller for breach of warranty or representation respecting the Equipment. Lessee understands and agrees that neither the Seller nor any agent of the Seller is an agent of Lessor and that neither the Seller nor its agent is authorized to waive or alter any term or condition of this lease.

11. TERMINATION FOR GOVERNMENTAL NON-APPROPRIATIONS. Lessee is a bona fide governmental entity of the State of Florida with Lessee's fiscal year ending on of each calendar year. If Lessee does not appropriate sufficient funds to continue making the payments required under this agreement for any of Lessee's fiscal years subsequent to the one in which the Agreement is executed and entered into, then this Agreement shall be terminated effective upon expiration of the fiscal year in which sufficient funds to continue satisfaction of Lessee's obligation under this Agreement were last appropriated by Lessee and Lessee shall not, in this sole event, be obligated to make any further rental payments due beyond said fiscal year. Lessee warrants that the necessary funds shall have been appropriated for all of the Property for Lessee's fiscal year during which the execution by Lessee of this Agreement occurred. Lessee shall give Lessor immediate notice of Lessee's intent to terminate this Lease under this Section 11 which notice shall contain the termination date (which shall be the end of the last of Lessee's fiscal year for which appropriation for the Property were made) and shall advise the Lessor of the location or locations where the Equipment may be found on the Termination Date. In the event of an early termination of this Agreement under this Section, all obligations of the Lessee to make rental payments which would otherwise be due hereunder after the termination Date shall cease and the Termination Procedure (see Section 13 hereof entitled "Termination") shall apply to the Property as to which this Agreement is terminated. Lessee agrees: (i) not to terminate this Agreement under this Section 11 if any funds are appropriated to it for the fiscal year next succeeding the fiscal year of termination, for either (a) the acquisition (by purchase or lease) of other functionally similar equipment or (b) the procurement of services from a third party, which services are functionally similar to the utilization of the Property by the Lessee, (ii) to expressly include in the Lessee's proposed budget appropriations each entry for payments due under this Agreement, and (iii) to comply with all other covenants and representations, as set forth in paragraph 3 above. Lessee agrees that due to the nature of the equipment which is the subject of this lease, compliance by Lessee with this non-substitution clause will not impose a penalty or undue hardship upon Lessee, and will not materially affect Lessee's ability to perform its public functions.

12. DEFAULT AND LESSOR'S REMEDIES.

(a) The occurrence of one or more of the following events shall constitute an Event of Default, whether occurring voluntarily or involuntarily, by operation of law or pursuant to any order of any court or governmental agency.

- (1) Lessee's failure to make any payment hereunder when due;
- (2) Lessee's failure to comply with any other covenant, condition or agreement of Lessee hereunder for a period of ten (10) days after notice in writing thereof;
- (3) Any representation or warranty made by Lessee hereunder shall be untrue in any material respect as of the date made;
- (4) Lessee shall make, permit or suffer any unauthorized assignment, transfer or other disposition of this agreement or any interest herein, or any part of the Property or any interest therein;
- (5) Lessee becomes insolvent or admits in writing its inability to pay its debts as they mature or applies for, consents to, or acquiesces in the appointment of a trustee, receiver or custodian for the Lessee or substantial part of its property, or in the absence of such application, consent or acquiescence, a trustee, receiver or custodian is appointed for Lessee or a substantial part of its Property and is not discharged within sixty (60) days; or any bankruptcy or insolvency law, or any dissolution or liquidation proceeding, is instituted by or against Lessee and, if instituted against Lessee, is consented to or acquiesced in by Lessee or is not dismissed within 60 days.
- (b) Upon the occurrence of any Event of Default specified herein Lessor

may in its sole discretion exercise any or all of the following remedies in addition to any other remedies existing under law or in equity:

- (1) Accelerate all payments remaining due for the entire term of this Agreement, and enforce this Agreement by appropriate action to collect from general revenues of Lessee not arising from ad valorem taxation and which are otherwise legally available therefore amounts due or to become due hereunder, by acceleration or otherwise.
- (2) Terminate this Agreement, in which event, upon demand by Lessor the following procedure (the "Remedy Procedures") shall apply:
 - (a) LESSEE RIGHT OF DISPOSITION. Lessee shall (i) immediately cease any use of the Property and cause the Property to be stored in an appropriate place, (ii) use its best efforts at Lessee's expense to dispose of the Property within 60 days from receipt of such written demand for an amount which shall approximate the equipment's "Fair Market Value" (as defined hereafter) as determined by a qualified appraiser. The proceeds from the sale of the Balance Due Lessor. If the proceeds are less than the Balance Due Lessor, the lessee shall pay the deficiency to Lessor. If the proceeds exceed Balance Due Lessor, Lessee shall keep the overage.
 - (b) DELIVERY TO LESSOR. If Lessee fails or refuses to dispose of the Property within that 60 day period, the Lessee shall, at its expense, cause possession of the Property together with all documents necessary to transfer legal and beneficial title thereto and possession thereof to Lessor and to evidence the termination of all of Lessee's interest in the Property to be delivered at Lessor's direction consistent with the terms hereof. Lessor may then dispose of Property and the proceeds from the sale of the Property shall be applied to the Balance Due Lessor. If the proceeds are less than the Balance Due Lessor, the Lessee shall pay the deficiency to Lessor.

The term "Balance Due Lessor" shall mean the sum of all pay ments remaining due for the entire term of this Agreement.

(c) Notwithstanding a return of the Property to the Lessor hereunder, Lessee shall remain liable to Lessor for any damages caused Lessor as a result of any breach of the provisions of this Agreement relating to matters other than rent payments; provided, however, that Lessor may recover any such amounts only from general revenues of Lessee which do not arise from ad valorem taxes and are otherwise legally available therefor, to the extent available.

13. TERMINATION PROCEDURE. Lessee shall, upon any termination hereof pursuant to Paragraph 11 hereof deliver the Property to Lessor unencumbered and certified in writing by a factory trained technician, qualified on the equipment under lease, to be in at least as good condition and repair as when delivered to Lessee, ordinary wear and tear resulting from proper use alone excepted, by loading the Property to Lessoe's sole expense, on such carrier, or delivering the Property to Lessor, as Lessor shall provide or designate at or within a reasonable distance from the general location of the Property. If Lessee fails to deliver the Property to Lessor, as provided in this Paragraph 13, on or before the date of termination of this Agreement, Lessee shall pay to Lessor upon demand, for the period from the date of termination of this Agreement to the date Lessor either obtains possession of the Property or collects the Balance Due Lessor, monthly rental in the amount set forth in lease payments.

In the event Lessor is entitled under the provisions of this Lease to obtain possession of the Property due to a voluntary relinquishment thereof by Lessee, Lessee agrees to (i) fully cooperate with Lessor in all respects in effecting a timely and orderly redelivery of the Property to Lessor; (ii) at Lessee's expense to assemble and appropriately package the Property for shipment and to make the Property so assembled and packaged available at one or more locations within the State of Florida, arranging with Lessor a convenient time for Lessor's pickup of that Property; (iii) execute and deliver to Lessor, or at Lessor's directions, all documents necessary to transfer fegal and beneficial tille to the Property in possession thereof to Lessor and to evidence the termination of all of Lesse's interests in the Property.

14. ASSIGNMENT AND SUBLEASE.

(a) Without the prior written consent of Lessor, Lessee shall not (i) assign, transfer, pledge or hypothecate or otherwise dispose of this Agreement, the Property, or any part thereof or any interest thereof, (ii) sublet the Property or any part thereof, or (iii) permit the Property to be used for any purpose not permitted by Paragraph 4 hereof.

(b) Lessor shall be entitled with or without notice to, or the consent of, Lessee to sell, assign or transfer all or any part of its right, title and interest in, to and under this Agreement (including, without limitation, those with respect to the Property and all payments of any kind due or which are to become due to Lessor hereunder) and any such purchaser(s), assignee(s) or transferee(s) shall thereafter (jointly, if more than one) be deemed to be the Lessor hereunder, except that Lessor and Lessee agree and acknowledge that any such purchaser(s), assignee(s) or transferee(s) will have made no representation or warranty, and therefore will assume no obligation, with respect to the title, merchantability, condition, quality or fitness of the Property for any particular purpose, or for the enforcement of any warranties or service agreement made or assigned to Lessee by the initial Lessor names herein. Upon Lessee's receipt of written notice of Lessor's sale, assignment or transfer of all or any part of its interest hereunder, Lessee agrees to attorn to and recognize any such purchaser(s), assignee(s), or transferee(s) (jointly if more than one) as the Lessor(s) under this Agreement. Upon assignment, Lessor is thereby relieved of any further obligations. Upon written request Lessee agrees to execute and deliver such certificates or other instruments as may reasonably be requested, including, but not limited to, a separate acknowledgement of assignment and attornment certificate in the customary form as to any purchaser's, assignee's or transferee's right, title and interest in, to and under this Agreement, and with respect to the Property and the Payments thereafter due and payable pursuant to this Agreement.

15. PERSONAL PROPERTY. The property is and shall at all times be and remain personal property, as described in Paragraph 6 (b).

16. LESSOR'S RIGHT TO PERFORM FOR LESSEE. If Lessee fails to make any payment or perform or comply with any of its covenants or obligations hereunder, Lessor may, but shall not be required to, make such payment or perform or comply with such covenants and obligations on behalf of Lessee and the amount of any such payment and the expenses (including but not limited to reasonable attorney's fees) incurred by Lessor in performing or complying with such covenants and obligations, as the case may be, together with interest thereon at the highest rate permitted by applicable law, shall be payable by Lessee upon demand.

17. INTEREST ON DEFAULT. If Lessee fails to pay any payment due under this Agreement, whether payments of rent under Paragraph 1, payment of taxes under Paragraph 2, or payment for performance by Lessor of Lessee's obligations, under Paragraph 16 or otherwise, within fifteen days after the due date thereof, Lessee agrees to pay Lessor interest on such delinquent payments from the date due until actually received in immediately available funds to Lessor at the highest lawful rate permitted by applicable law.

18. NOTICES. Any notices to be given or to be served upon any party hereto, in connection with this agreement, must be in writing and may be given by certilied or registered mail, and shall be deemed to have been given and received forty eight (48) hours after a registered or certified letter containing such notice, postage prepaid, is deposited in the United States mail, and if given otherwise shall be deemed to have been given when delivered to and received by the party to whom it is addressed. Such notice shall be given to the parties at their respective address(es) designated on the signature page of this Agreement or at such other address as either party may hereafter designate in writing.

19. LIMITATION ON PAYMENTS. The interest component of rental payments due hereunder is not intended to and in no event shall exceed the maximum rate permitted by applicable law and in the event any amount in excess of the maximum rate permitted is paid by Lessee or collected by Lessor, then Lessee shall be entitled to receive a credit against any amounts thereafter due hereunder or any of the amount of such excess, or if no amounts remain due hereunder, the Lessee shall be entitled to immediate refund of any such excess. Lessee shall not be entitled to interest on any such amounts refunded.

20. MISCELLANEOUS.

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(a) Lessee shall, whenever requested, advise Lessor of the exact location and condition of the Property and shall give Lessor immediate notice of any attachment or other judicial process affecting the Property, and indemnify and save Lessor harmless from any loss or damage caused thereby including without limitation, reasonable attorney's fees. Lessor may, for the purpose of inspection, at all reasonable times enter upon any job, building or place where the Property and the books and records of the Lessee with respect hereto are located.

(b) Time is of the essence. No covenant or obligations hereunder to be performed by Lessee may be waived except by the written consent of Lessor and waiver of any such covenant or obligation or a forbearance to invoke any remedy on any occasion shall not constitute to be treated as a waiver of such covenant or obligation or any other covenant or obligation as to any other occasion and shall not preclude Lessor from invoking such remedy at any later time prior to the Lessee's cure of the condition giving rise to such remedy. Lessor's rights hereunder are cumulative and not alternative.

(c) This Agreement shall be construed and governed in accordance with the laws of the State in which Lessee is located. Should the Lessee be located in Florida both Lessor and Lessee hereby agree venue for all legal action regarding this Agreement shall be in St. Lucie County, Florida.

(d) This Agreement constitutes the entire agreement between the parties and shall not be modified, waived, discharged, terminated, amended, altered or changed in any respect except by a written document signed by both Lessor and Lessee.

(e) Any term or provision of this Agreement found to be prohibited by law or unenforceable shall be ineffective to the extent of such prohibition or unenforceability without, to the extent reasonably possible, invalidating the remainder of this Agreement.

(f) The Lessor hereunder shall have the right at any time or times, by notice to Lessee to designate or appoint any person or entity to act as agent or trustee for Lessor for any purposes hereunder.

(g) All transportation, drayage, rigging, transit insurance premiums and other charges payable for delivery of the equipment to and from the premises of Lessee, and all installation, connect, disconnect and packing charges, shall be paid by

GEN 408 REV 12-01

Lessee. Lessee will immediately notify Lessor of any change occurring in or to the Property, of a change in Lessee's address, or in any act or circumstance warranted or represented by Lessee to Lessor, or if any Event of Default occurs.

(h) Use of the neuter gender herein is for purposes of convenience only and shall be deemed to mean and include the masculine or feminine gender whenever and wherever appropriate.

(i) The captions set forth herein are for convenience of reference only and shall not define or limit any of the terms or provisions hereof.

(j) Except as otherwise provided herein, this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, legal representatives, successors and assigns, where permitted by this Agreement.

21. PREPAYMENT OPTION. Provided Lessee has complied with the terms and conditions of this Agreement, Lessee shall have the Option to prepay the payments due during the Term hereof as to all but not less than all of the Property which is then subject to this Agreement on the date prior to the next payment coming due. Lessor shall be given written notice by Lessee of Lessee's intention to prepay 60 days prior to the next payment due. An administrative fee of fifty dollars (\$50.00) may be charged Lessee on any such prepayment.

22. LATE CHARGES. Whenever any payment is not made by Lessee in full within thirty (30) days of the date due, Lessee agrees to pay to Lessor, not later than one month thereafter, an amount equal to 5% of the full scheduled payment, but only to the extent allowed by law. Such amount shall be payable in addition to all amounts payable by Lessee as a result of exercise of any of the remedies herein provided.

23. SECURITY INTEREST. To secure payment and performance of all obligations of Lessee to Lessor hereunder, Lessee hereby grants to Lessor a continuing security interest in the Equipment and proceeds thereof. Lessee shall execute one or more Uniform Commercial Code financing statements in form satisfactory to Lessor to perfect the security interest granted by Lessor to Lessee herein. Lessee shall reimburse Lessor for any searches, filings, recordings, stamp lees or taxes anising from the filing or recording of any Uniform Commercial Code financing statement, amendment or termination, and this contract or any other instrument or statement. Lessee agrees to procure for Lessor such estoppel certificates, landlord's or mortgagee's waivers or other similar documents as Lessor may reasonably request. Should Lessee be prohibited (by State Statues, Charter, Local Ordinances, etc.) from granting Lessor a security interest in the Equipment under lease, then this paragraph shall be null and void and Lessor shall not receive the aforementioned U.C.C. financing statements.

24. GOVERNMENTAL PURPOSES. Lessee and Lessor agree that it is the intention of both parties that the Equipment be used for governmental purposes only and Lessee represents and warrants that the Equipment is hereby leased solely for governmental use.

25. ATTORNEY'S FEES. In the event that either party breaches the terms of this Lease, the non-breaching party shall recover from the breaching party all costs and expenses incurred as a result of said breach, including, without limitation, reasonable attorney's fees, including fees incurred at the trial or appellate levels.

In witness hereof, the undersigned Lessor has duly accepted and executed this

Lease this _____ day of _____ , 20 _____

LESSOR: Riverside National Bank P.O. Box 2078 Ft. Pierce, FL 34954 561-466-1200

By _____ (Signature)

(Print Name)

(Title)



EQUAL HOUSING LENDER MEMBER F.D.I.C. NASSAU COUNTY BOARD OF COUNTY COMMISSIONERS

Tuka San

VICKIE SAMUS, CHAIRMAN

ATTEST: JR. Ψ, EX OFFICI¢ CLERK

Approved as to

Michael S Mullin County Attorney

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Adams Remco, Inc.

2612 Foundation Dr., South Bend, IN 46628, (219) 288-2113

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NET AMOUNT

SERVICE AGREEMENT - Optional (Must be initialed to be valid)

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QUANTITY		DESCRIPTION - Make, Model, Serial No.	 CHARGE PER UNIT		
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CONDITIONS OF AGREEMENT

(1) It is agreed by the purchaser that this contract, when accepted by ADAMS REMCO, INC., hereafter referred to as seller, is not subject to cancellation or to any verbal agreement or conditions not stipulated in writing on it, and that

(2) The title to the said goods shall not pass until the purchase price is paid in full, and said goods shall remain the property of seller, until that time. It is mutually agreed that the billing of said goods is for convenience only, and does not carry title with it, and that

In case of default of payment or in case of removal of said goods or any part thereof without the consent of seller, or in the event the purchaser shall mortgage (3) or part with the possession of said property voluntarily or involuntarily without the consent of seller, the latter shall have the right to resume immediate possession of same wherever it may be found, and remove it with or without process of law, and may declare this agreement terminated and may retain all money paid hereunder as liquidated damages and rental for said goods. In the event a claim is placed in an attorney's hands for collection or in the event of litigation, a reasonable attorney's fee and costs shall be added thereto, and that,

(4) in the event that sale, use or rental of the merchandise herein is subject to any Federal, State, Municipal or other tax, now or hereafter enacted, the amount of such tax shall be added to the purchase or rental price.

Seller shall not be liable for any delay in shipment or for failure to deliver the goods covered hereunder because of fire, strikes, war or other emergency, (5) whether national or state, or due to other causes beyond its control.

All claims for shortage must be made within five (5) days from receipt of goods. (6)

CUSTOMER'S NAME

THE CUSTOMER ACKNOWLEDGES THAT HE HAS READ THIS AGREEMENT, UNDERSTANDS IT, AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS. FURTHER, THE CUSTOMER AGREES THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN THE PARTIES, WHICH SUPERCEDES ALL PROPOSALS OR PRIOR AGREEMENTS, ORAL OR WRITTEN, AND ALL OTHER COMMUNICATIONS BETWEEN THE PARTIES RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.

AUTHORIZED CUSTOMER'S SIGNATURE

TITLE

AGREEMENT

Tuku San

VICKIE SAMUS, CHAIRMAN

ATTEST: JR. EX-OFFICI¢ CLERK Approved as to

Michael S Mullin County Attorney

Vuku Ham

VICKIE SAMUS, CHAIRMAN

ATTEST:

J. M. "CHIP" OXLEY, JR. EX-OFFICIO CLERK

Approve p form; Múllin chael County Attorney