PITNEY BOWES LEASE AGREEMENT STATE & LOCAL FAIR MARKET VALUE LEASE

Agreement Number									

Your Business Inform	nation						
Full Legal Name of Lesse	ee	DBA Name of Lesse		Tax ID # (FEIN	Tax ID # (FEIN/TIN)		
Billing Address: Street		City		State	ZIP+4		
Billing Contact Name		Billing Contact Phor	ne #	Billing CAN #	Billing CAN #		
Installation Address (if dif	fferent from billing address	s): Street City		State	ZIP+4		
Installation Contact Name		Installation Contact	Installation Contact Phone #		Installation CAN #		
Fiscal Period (from – to)		Lessee PO #		Delivery CAN #			
Your Business Needs	S						
Qty Business 9	Solution Description		Check additional items to be inclu Service Level Agreement	ided in client's payment			
			Software Maintenance (additional terms apply) - Provides revision updates & technical assistance				
			Meter Rental	not including USBS food which w	including USPS fees which will be charged separately)		
				credit providing a convenient way to	, ,		
				ermit postage and supplies under or	ne account – see terms &		
			- conditions				
_				ogram – Protection in case of loss or dam			
			=	ne ValueMAX® equipment replacem	· -		
			_ () No Enrollment (I will pro	vide proof of insurance within the next 30 o	days as noted in Section L9)		
* If green products are idea	ntified on your Order, the equipme	ent covered by this Agreement includes	remanufactured products that have gon	ne through our factory certification to	estina process.		
Your Payment Plan							
Initial Term:	months						
Number Of Months	Monthly Amount	Billed Quarterly At*	() Required advance	check of \$() received			
First			() Tax Exempt Certifi	cate Attached			
Next			() Tax Exempt Certifi	cate Not Required			
*Doos not include any applicable	sales use or property taxes which	will be hilled separately: payment plan	s hogin after any applicable Interim Lleav	go Pariod			
		wiii be biileu separatery, payment pians	s begin after any applicable Interim Usag	је геноа.			
Your Signature Belov							
subsequent fiscal period through terminate this Lease on the last of appropriation sufficient to continu	the end of your Lease Term. If y day of the fiscal period for which fu	our appropriation request to your legis ands have been appropriated, upon (i) s ang fiscal period, and (ii) satisfaction of a	your current fiscal period, and shall use slative body, or funding authority ("Gove submission of documentation reasonably all charges and obligations under this Le	erning Body") for funds to pay the y satisfactory to us evidencing the 0	payments is denied, you may Governing Body's denial of an		
www.pb.com/terms and are inco	orporated by reference. You acknot credit and documentation approve	wledge that you may not cancel the I	ed on page 2 and those located in the lease for any reason and that all payment he lease requires you either to provide	nent obligations are unconditiona	al. The lease will be binding on		
Lessee Signature			Pitney Bowes Signature				
Print Name			Print Name				
Title			Title				
Date			Date	Date			
Email Address							
Sales Information							
Account Rep Name		District Office					

PITNEY BOWES LEASE TERMS AND CONDITIONS

L1. DEFINITIONS

Capitalized terms that are not defined in this document are defined in the Pitney Bowes Terms. PBI is the manufacturer of the equipment. PBGFS, a wholly-owned subsidiary of PBI, provides you with the leasing services.

L2. AGREEMENT

- L2.1 You are leasing the Equipment listed on the Order.
- L2.2 You may not cancel this Lease for any reason. All payment obligations are unconditional.
- L2.3 You authorize us to file a Uniform Commercial Code financing statement naming you as debtor/lessee with respect to the Equipment.

L3. PAYMENT TERMS

- L3.1 We will invoice you in arrears each quarter for all payments on the Order (each, a "Quarterly Payment"), except as provided in any statement of work attached to the Order. You will make each Quarterly Payment by the due date shown on our invoice.
- L3.2 Your Quarterly Payment may include an origination fee, amounts carried over from a previous unexpired lease, software license and maintenance fees and other charges.
- L3.3 Any Meter rental fees and SLA fees (collectively "PBI Payments"), will be included with your Quarterly Payment and begin with the start of the Lease Term (as defined below). After the Initial Term, your Quarterly Payment will increase if your PBI Payments increase.

L4. EQUIPMENT OWNERSHIP

We own the Equipment. PBI owns any Meter. Except as stated in Section L6, you will not have the right to become the owner of the Equipment at the end of this Agreement.

L5. LEASE TERM

The Lease term is the number of months stated on the Order ("Lease Term").

L6. END OF LEASE OPTIONS

- L6.1 During the 90 days before your Lease ends, you may, if not in default, select one of the following options:
 - (a) enter into a new lease with us;
 - (b) purchase the Equipment "as is, where is" for fair market value; or
 - (c) return the Equipment and Meter in its original condition, reasonable wear and tear excepted and pay us our then applicable processing fee. If you return the Equipment and Meter, you will, as specified by us, either properly pack and return them to us in the return box and with the shipping label provided by us or furnish them to such service carrier as we specify to pick up and ship them to us.
- L6.2 If you do not select one of the options in Section L6.1, you will be deemed to have agreed to enter into successive 12-month annual extensions of the term of this Agreement. You may choose to cancel the automatic extensions by giving us written notice between 120 days and 30 days before the Lease expires (unless the law requires the period to be shorter). Upon cancellation, you agree to either return all items pursuant to Section L6.1(c) or purchase the Equipment.

L7. WARRANTY AND LIMITATION OF LIABILITY

- L7.1 PBI PROVIDES YOU WITH THE LIMITED WARRANTY IN THE PITNEY BOWES TERMS.
- L7.2 PBGFS MAKES NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR FREEDOM FROM INTERFERENCE OR INFRINGEMENT.
- L7.3 WE ARE NOT LIABLE FOR ANY LOSS, DAMAGE (INCLUDING INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES), OR EXPENSE CAUSED DIRECTLY OR INDIRECTLY BY THE EQUIPMENT.

L8. EQUIPMENT OBLIGATIONS

- L8.1 <u>Condition and Repairs</u>. You will keep the Equipment free from liens and in good repair, condition, and working order.
- L8.2 <u>Inspection.</u> We may inspect the Equipment and related maintenance records.
- L8.3 <u>Location</u>. You may not move the Equipment from the location specified on the Order without our prior written consent.

L9. RISK OF LOSS AND VALUEMAX® PROGRAM

L9.1 Risk of Loss.

- (a) You bear the entire risk of loss to the Equipment from the date of shipment by PBI until the Equipment is returned to, and received by, us, regardless of cause, ordinary wear and tear excepted ("Loss").
- (b) No Loss will relieve you of any of your obligations under this Lease. You must immediately notify us in writing of any Loss.
- (c) To protect the equipment from loss, you will either (i) keep the Equipment insured against Loss for its full replacement value under a comprehensive policy of insurance or other arrangement with an insurer of your choice, provided that it is reasonably satisfactory to us ("Insurance") or (ii) be enrolled in PBGFS' ValueMAX program described in Section 9.1(d).
- (d) YOU MUST CALL US AT 1-800-732-7222 AND PROVIDE US WITH EVIDENCE OF INSURANCE. If you do not provide evidence of Insurance and have not previously enrolled in our equipment replacement program (ValueMAX), we may include the Equipment in the ValueMAX program and charge you a fee, which we will include as an additional charge on your invoice.
- (e) We will provide written notice reminding you of your Insurance obligations described above in Section L9.1(c).
- (f) If the Equipment is included in the ValueMAX program and any damage or destruction to the Equipment occurs (other than from your gross negligence or willful misconduct, which is not covered by ValueMAX), we will (unless you are in default) repair or replace the Equipment.
- (g) We are not liable to you if we terminate the ValueMAX program. By providing the ValueMAX program we are not offering or selling you insurance; accordingly, regulatory agencies have not reviewed this Lease, this program or its associated fees, nor are they overseeing our financial condition.

L10. NON-APPROPRIATION

L10.1 You warrant that you have funds available to pay all payments until the end of your current fiscal period, and shall use your best efforts to obtain funds to pay all payments in each subsequent fiscal period through the end of your Lease Term. If your appropriation request to your legislative body, or funding authority ("Governing Body") for funds to pay the payments is denied, you may terminate this Lease on the last day of the fiscal period for which funds have been appropriated, upon (i) submission of documentation reasonably satisfactory to us evidencing the Governing Body's denial of an appropriation sufficient to continue this Lease for the next succeeding fiscal period, and (ii) satisfaction of all charges and obligations under this Lease incurred through the end of the fiscal period for which funds have been appropriated, including the return of the Equipment at your expense.

L11. EARLY TERMINATION

L11.1 You further warrant that you intend to enter into this Lease for the entire Stated Term and you acknowledge that we have relied upon such represented intention when determining the applicable pricing plan. If you cancel or terminate this Lease prior to expiration of the Stated Term (other than for non-appropriations), you shall pay a termination charge equal to the net present value of the monthly payments remaining through the completion of the term, discounted to present value at a rate of 6% per year. The foregoing paragraph shall supercede Section G4.1(b) of the Pitney Bowes Terms.

L12. MISCELLANEOUS

- L12.1 If more than one lessee is named in this Lease, liability is joint and several.
- L12.2 YOU MAY NOT ASSIGN OR SUBLET THE EQUIPMENT OR THIS LEASE WITHOUT OUR PRIOR WRITTEN CONSENT, WHICH CONSENT WILL NOT BE UNREASONABLY WITHHELD.
- L12.3 We may sell, assign, or transfer all or any part of this Lease or the Equipment. Any sale, assignment, or transfer will not affect your rights or obligations under this Agreement.