THE ATTACHED AGREEMENT HAS BEEN REVIEWED AND APPROVED AS TO FORM BY THE CITY ATTORNEY'S OFFICE AND WILL BE FORMALLY SIGNED UPON APPROVAL BY THE CITY COUNCIL

Glen R. Googans

Dated:

MASTER LEASE AGREEMENT NO. 563770-9998
BETWEEN
THE CITY OF CHULA VISTA AND
DELL FINANCIAL SERVICES, LLC





EFFECTIVE DATE: April 23, 2015 MASTER LEASE AGREEMENT NO. 563770-9998

LESSOR: DELL FINANCIAL SERVICES L.L.C.

Mailing Address: ONE DELL WAY Round Rock, TX 78682 LESSEE: CITY OF CHULA VISTA, CALIFORNIA

Principal Address: 315 4TH AVE CHULA VISTA, CA 91910 Fax: Attention:

This Master Loace Agreement ("Agreement"), effective as of the Effortive Date set forth above, is between the Lessor and Lessee named above. Capitalized terms have the meaning set forth in this Agreement.

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1. LEASE.

Lessor bereby leases to lessee and Lessee hereby leases the equipment ("Products"), Software (defined below), and services or fees, where applicable, as described in any toase schodule ("Schodule"). Each Schedule shall incorporate by reference the terms and conditions of this Agreement and contain such other terms as are agreed to by Lessee and Lessor. Each Schedule shall constitute a separate least of products ("Lease"). In the event of any conflict between the terms of a Schedule and the terms of this Agreement, the terms of the Schedule shall prevail. Lessor reserves all rights to the Products not specifically granted to Lessoe in this Agreement or in a Schedule. Execution of this Agreement does not create an obligation of either party to lease to or from the other.

ACCEPTANCE DATE SCHEDULE.

- Subject to any right of return provided by the Product seller ("Seller"), named on the Schedule, Products are deemed to have been irrevocably accepted by Lessee upon delivery to Lessee's thip to location ("Acceptance Date"). Lessec shall be solely responsible for unpacking, inspecting and installing the Products.
- (b) Lessor shall deliver to Lessee a Schedule for Products. Lessee agrees to sign or otherwise authenticate (as defined under the Uniform Commercial Code, "UCC") and return each Schedule by the later of the Acceptance Date or five (5) days after Lessee receives a Schedule from Lessor. If the Schedule is not algoed or otherwise authoritizated by Lessee within the time provided in the prior sentence, then upon written notice from Lessor and Lessee's failure to cure within five (5) days of such notice, Lessor may require the Lessee to purchase the Products by paying the Product Cost charged by the Seller, plus any shipping charges, Taxes or Duties (defined below) and interest at the Overdue Rate accruing from the date the Products are shipped through the date of payment. If Lessee returns any leased Products in accordance with the Seller's return policy, it will notify Lessor. When Lessor receives a credit from the Seller for the returned Product, the Schedule will be deemed amended to rolless the return of the Product and Lessor will adjust its billing records and Lessee's invoice for the applicable Lesse, in addition, Lessee and Lessor agree that a signed Schedule may be amended by written notice from Lesser to Lessee provided such notice is (i) to correct the sorial (or service tag) number of Products or (ii) to adjust the related Rent (defined below) on the Schedule (any increase up to 15% or any decrease) caused by any change made by Lessee in Lessee's order with the Seller.

The initial term (the "Primary Term") for each Lease shall begin on the date set forth on the Schedule as the Commencement Date (the "Commencement Date"). The period beginning on the Acceptance Date and ending on the last day of the Primary Term, together with any renewals or extensions thereof, is defined as the "Lease Term". The Lease is neaconcolable by Lesson, except as expressly provided in Section 5.

RENT: TAXES: PAYMENT OBLIGATION.

- The rental payment amount ("Rent") and the payment period for **f83** each installment of Rent ("Payment Period") shall be stated in the Schedule. A prorated portion of flent calculated based on a 30-day month, 90-day quarter or 360-day year (as appropriate) for the period from the accoptance Date to the Commencement Date shall be added to the first payment of Rent. All Rent and other amounts due and payable under this Agreement or any Schedule shall be paid to Lessor in lawful funds of the United States of America at the payment address for Lessor sot forth above or at such other address as Lesdor may designate in writing from time to time. Whenever Rent and other amounts payable under a Lease are not paid when due, Lessec shall pay interest on such amounts at a rate equal to the lesser of 1% per month or the highest such rate permitted by applicable law ("Overoue Rate"). Rent shall be due and payable whether or not Lessee has received an invoice showing such Ront is due. Late charges and reasonable atterney's fees necessary to recover Rent and other amounts owed hereunder are considered an integral part of this agreement,
- (b) EACH LEASE SHALL BE A NET LEASE. In addition to Rent, Lessee shall pay sales, use, excise, purchase, property, added value or other taxes, fees, levies or assessments lawfully assessed or levied against Lessor or with respect to the Products and the Lesse (collectively "Taxes"), and customs, duties or surcharges on imports or exports (collectively, "Duties"); plus all expenses incurred in connection with Lessor's purchase and Lessoe's use of the Products, including but not limited to shipment, delivery, installation, and insurance. Unless Lessee provides Lessor with a tax exemption certificate acceptable to the relevant taxing authority prior to Lesson's payment of such Taxes, Lessee shall pay to Lessor all Taxes and Duties upon demand by Lessor. Lessor may, at its option, invoice Lessee for estimated personal property rax with the Rent Payment. Lessee shall pay all utility and other charges incurred in the use and maintenance of the Products;
- EXCEPT AS EXPRESSLY PROVIDED IN SECTION 5, LESSEE'S OBLIGATION TO PAY ALL RENT AND OTHER AMOUNTS WHEN DUE AND TO OTHERWISE PERFORM AS REQUIRED UNDER THIS AGREEMENT AND EACH SCHEDULE SHALL BE ABSOLUTE AND UNCONDITIONAL, AND SHALL NOT BE SUBJECT TO ANY ABATEMENT, REDUCTION, SET-OFF, DEFENSE, COUNTERCLAIM, INTERRUPTION, DEFERMENT OR RECOUPMENT FOR ANY REASON WHATSOEVER WHETHER ARISING OUT OF ANY CLAIMS BY LESSEE AGAINST LESSOR, LESSORS ASSIGNS, THE SELLER, OR THE SUPPLIER OR MANUFACTURER OF THE PRODUCTS, TOTAL OR PARTIAL LOSS OF THE PRODUCTS OR THEIR USE OR POSSESSION, OR OTHERWISE. If any Product is unsatisfactory for any roason, Lessee that make its claim solely against the Seller of such Product for the Libensor in the case of Software, as defined below) and shall nevertheless pay Lessor or its assignce all amounts due and payable under the Lindse.

5. Appropriation of funds.

(a) Lessee intends to continue each Schedule for the Primary Term and to pay the Ront and other amounts due thereunder. Lessee reasonably believes that legally available funds in an amount sufficient to pay all Rent during the Primary Term can be obtained and agrees to do all things lawfully within its power to obtain and maintain funds from which the Ront and other amounts due may be paid.

(b) Lossee may terminate a Schedule-In whole, but not in part by giving at least sixty (60) days notice prior to the end of the then current Fiscal Period tas defined in the Lessee's Secretary/Clork's Certificate provided to Lessor) contilying that (1) sufficient funds were not appropriated and budgeted by Lessee's poverning body or will not otherwise be available to continue the Leaso beyond the current Fiscal Period; and (2) that the Lessee has exhausted all funds legally available for payment of the Rent beyond the current Fischi Period. Upon termination of the Schedule, Lessee's obligations under the Schedule texcept those that expressly survive the end of the Losse Term) and any interest in the Products shall cease and Lassee shall surrender the Products in accordance with Section & Notwithstanding the foregoing, Lessee agrees that, without creating a pledgo, lien or encumbrance upon funds available to Lessee in other than its current Piscal Period, it will use its best differts to take all action necessary to avoid termination of a Schedule, including making budget requests for each Fiscal Period during each applicable Lease Term for adequate funds to most its Lease obligations and to continue the Schodule in force.

(c) Lessor and Lessoe intend that the obligation of Lessor to pay Rent and other amounts due ender a Lesso constitutes a surrent expense of Lessoe and is not to be construed to be a debt in contravention of any applicable constitutional or statutory limitation on the creation of indebtedness or as a piedge of funds beyond Lessoe's surrent Fiscal Period.

6. LICENSED MATERIALS.

Software means any operating system software or computer programs included with the Products (collectively, "Software"). "Licensed Materials" are any manuals and documents, end user license agreements, evidence of licenses, including, without limitation, any certificate of authorately and other modis provided in connection with such Software, all as delivered with or affixed as a label to the Products. Lessee agrees that this Agreement and any Lease (including the sale of any Product pursuant to any purchase option) does not grant any title or interest in Software or Licensed Materials. Any use of the terms sell, "purchase," license," lease," and the like in this Agreement or any Schedule with respect to Software shall be interpreted in accordance with this Sestion 6.

7. USE: LOCATION: INSPECTION.

Lossee shall; (a) comply with all terms and conditions of any Licensed Materials; and (b) postess and operate the Products only (I) in accordance with the Seller's supply contract and any pervice provider's maintenance and operating manuals, the documentation and applicable tawa; and (ii) for the business purposes of Lessoe. Lessoe agrees not to move Products from the location specified in the Schodule without providing Lessor with at least 30 days prior written notice, and then only to a location within the continental United States and at Lessee's expense. Without notice to Lesser, Lessee may temporarily use laptop computers at other locations, including outside the United States, provided Lessee complies with the United States Export Control Administration act of 1979 and the Expant Administration Act of 1985, as those Acts are amended from time to time for any successor or similar louislation). Provided Lessor compiles with Lesson's reasonable security requirements, Lessee shall allow Lessor to inspect the premises where the Products are located from time to time during resolvable hours after reasonable notice to order to confirm Lessee's compliance with its obligations under this Agreement.

8. RETURN.

At the expiration or earlier termination of the Lease form of any Schodule, and except for Products purchased pursuant to any purchase opcion under the Lease, Leasee will (a) remove all proprietary data from the Products and (b) return them to Lessor at a place within the corniguous United States designated by Lessor. Upon return of the Products, Leased's right to the operating system Software in returned Products will terminate and Lessee will return the Products with the original corrificate of authenticity (attached and unaltered) for the original operating system Software. Lessee agrees to definitial and package the Products for return in a manner which will protect them from damage. Lessee shall pay all costs associated with the packing and return of the Products and shall promptly reimburia Lessor for all costs and experises for infising or damaged Products or operating system. Software, if Lessee fails to return all of the Products at the expiration of the Lesse Term or earlier termination letter than for non-appropriation) in accordance with this Section, the Lesse Term which respect to the Products that are not returned shall continue to be renewed as described in the Schedule.

9. RISK OF LOSS; MAINTENANCE; INSURANCE.

From the date the Products are delivered to Lesser's ship to location until the Products are returned to Lessor's designated return location or purchased by Lessee, Lessee agroos: (i) to assume the risk of loss or damage to the Products; (ii) to mointain the Products in good operating condition and appearance, ordinary wear and tear excepted; (iii) to comply with all requirements noccessary to enforce all warranty rights; and (iv) to promptly repair any repairable damage to the Products. During the Lease Term, Lessee at its sole discretion has the option to purchase a maintenance agreement from the provider of its choice fincluding, if it so chooses, to self-maintain the Products) or to forgo such maintenance agreement altogether; degardless of Lestee's choice, Lessee will continue to be responsible for its obligations as stated in the first sentence of this Section. At all times, Lassoe shall provide the following insurance: (x) casualty loss insurance for the Products for no less than the Stipulated Loss Value (defined below) naming Lessor as loss payoe; and tyl liability insurance with respect to the Products for no less than an amount as required by Lessor, with Lessor named as an additional insured; and (z) such other insurance as may be required by law which names Lessoe as an insured and Lessor as an additional insured. Upon Lessor's prior writter consent, Lessee may provide this insurance pursuant to Lessee's existing self insurance policy or as provided for under state law. Lessee shall provide Lessor with olitics an annual certificate of third party insurance or a written description of its self insurance policy or relevant law, as applicable. The certificate of insurance will provide that Leistor shall receive at least ten (10) days prior written notice of any material change to or cancellation of the insurance policy or Lessee's self-insurance program, if previously approved by Lessor. If Lessee does not give Lessor evidence of insurance in accordance with the standards herein, Lessor has the right, but not the obligation, to obtain such insurance covering Lessor's intorest in the Products for the Lesse Term, including renewals. If Lessor obtains such insurance, Lessor will add a monthly, quarterly or annual charge (as appropriate) to the Rent to reinburse Lessor for the insurance premium and Lossor's then current insurance administrative

(b) If the Products are lost, stolen, destroyed, damaged beyond repair or in the event of any condemnation, confiscation, selture or exprepriation of such Products ("Casualty Products"), Lessee shall promptly (i) notify Lessor of the same and (ii) pay to Lessor the Scipulated Loss Value for the Casualty Products. The Stipulated Loss Value is an amount equal to the sum of (a) all Rept and other amounts then due and owing lincluding interest at the Overdue Rate from the due date until payment is received) under the Lesse, plus (b) the present value of all future Rent to become due under the Lease during the remainder of the Lease Term, plus (c) the present value of the estimated in place Fair Market Value of the Product at the end of the Primary Torm as determined by Lessair, plus (d) all other amounts to become due and owing during the remaining Lease Term. United priced as a tex-exempt Schedule, each of (b) and (c) shall be calculated using the federal funds rate target reported in the Wall Street Journal on the Commencement Date of the applicable Schodule. The discount rate applicable to tax-exempt Schodules shall be federal funds rate target reported in the Well Street Journal on the Commencement Date of the applicable Schedule less 100 basis polats.

19, ALTERATIONS.

Lessee shall, at its expense, make such alterations to Products during the Lesse Term as are legally required or provided at no charge by Seller. Lessee may make other alterations, additions or improvements to Products provided that any alteration, addition or improvement shall be readily removable and shall not materially impair the value or utility of the Prudicies. Upon the return of any Product to Lesser, any alteration, addition or improvement that is not removed by Lessee shall become the property of Lessor free and clear of all lions and encumbrances.

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11. REPRESENTATIONS AND WARRANTIES OF LESSEE.

Lessee represents, warrants and covenants to Lesser and will provide to Lesser at Lesser's request all documents deemed necessary or appropriate by Lesser, including Certificates of Insurance, financial statements, Secretary or Clerk Certificates, essential use information or documents (such as affidavits, notices and similar instruments in a form satisfactory to Lesser) and Opinions of Counsel (in substantially such form as provided to Lessee by Lesser and otherwise satisfactory to Lesser) to the offect that, as of the time Lessee enters into this Agreement and each Schedule that:

- (a) Lessee is an entity duty organized and existing under and by virtue of the authorizing statute or constitutional provisions of its state and is a state or political subdivision thereof as described in Section 103(a) of the internal Revenue Code of 1986, as amended, and the regulations promulgated thereunder as an effect and applicable to the Agreement or any Schedule, with full power and suthority to owner into this Agreement and any Schedules and perform all of its obligations under the Lesses:
- th) This Agreement and each Schedule have been duty authorized, authorized and delivered by lessee by proper action of its governing board at a regularly convened meeting and attended by the requisite majority of board members, or by other appropriate official authoritication, as applicable, and all requirements have been met and procedures have occurred in order to ensure the validity and emforceability of this Agreement against Lessee;
- (c) This Agreement and each Schedule constitute the valid, legal and binding obligations of Lessee, enforceable in accordance with their terms;
- (d) No other approval, consent or withholding of objection is required from any federal, state or local governmental authority or instrumentality with respect to the entering into or performance by Lessee of the Agreement or any Schedule and the transactions contemplated thereby:
- (e) Lessee has complied with such public bidding requirements and other state and rederal laws as may be applicable to the Agreement and any Schodule and the acquisition by Lusten of the Products.
- (f) The entering into and performance of the Agreement or any Schedule will not (i) violate any judgment, order, law or regulation applicable to Lessee; (ii) result in any breach of, or constitute a default under, any instrument to which the Lessee is a party or by which it or its assets may be bound; or (iii) result in the creation of any lien, charge, security interest or other encumbrance upon any assets of the Lessee or on the Products, other than those created pursuant to this Agreement;
- (g) There are no actions, suits, proceedings, inquiries or investigations, at law or in equity, before or by any court, public bound or body, pending or threatened against or affecting Lessee, nor to the best of Lessee's knowledge and belief it there any basis therefor, which if determined adversely to Lessee will have a material adverse effect on the ability of Lessee to fulfill its obtigations under the Agreement or any Schedule;
- (h) The Products are essential to the proper, efficient and economic opporation of Lessee or to the services which Lossee provides to its citizens. Lessee expects to make immediate use of the Products, for which it has an immediate need that is neither temporary nor expected

to diminish during the applicable Lease Term. The Products will be used for the sole purpose of performing one or more of Lesse's governmental or proprietary functions consistent within the permissible scope of Lessee's authority; and

- III Lessee has, in accordance with the requirements of law, fully budgeted and appropriated sufficient funds to make all Rent payments and other polipations under this Agreement and any Schedule during the current Fiscal Period, and such funds have not been expended for other purposes.
- 12. WARRANTY ASSIGNMENT; EXCLUSION OF WARRANTIES: LIMITATION OF LIABILITY; FINANCE LEASE.
- (a) Provided no Event of Default has occurred and its continuing. Lessor assigns to Lessor for the Lesso Term the benefit of any Product warranty and any right of return provided by any Seller.
- (b) LESSEE ACKNOWLEDGES THAT LESSON DID NOT SELECT; MANUFACTURE; SUPPLY OR LICENSE ANY PRODUCT AND THAT LESSEE HAS MADE THE SELECTION OF PRODUCTS BASED UPON ITS OWN JUDGMENT AND EXPRESSLY DISCLAIMS ANY RELIANCE ON STATEMENTS MADE BY LESSOR OR ITS AGENTS. LESSOR LEASES THE PRODUCTS AS IS AND MAKES HO WARRANTY, EXPRESS, IMPLED, OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF DESIGN, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. LESSEE HEREBY WAIVES ANY CLAIM IT MIGHT HAVE AGAINST LESSOR OR ITS ASSIGNEE FOR ANY LOSS, DAMAGE OR EXPENSE CAUSED BY OR WITH RESPECT TO ANY PRODUCTS.
- (c) IN NO EVENT SHALL LESSOR BE LIABLE FOR ANY ACTUAL, SPECIAL INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR RELATED TO THIS AGREEMENT, ANY SCHEDILLE OR THE SALE, LEASE OR USE OF ANY PRODUCTS EVEN IF LESSOR IS ADVISED IN ADVANCE OF THE POSSIBILITY OR CERTAINTY OF SUCH DAMAGES AND EVEN IF LESSEE ASSERTS OR ESTABLISHES A FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY PROVIDED IN THIS AGREEMENT.
- (d) Lessee agrees that it is the intent of both parties that each lease qualify as a statutory finance lease under article 2A of the UCC. Lessee acknowledges either (i) that Lessee has reviewed and approved any written supply contract covering the Products purchased from the Soller for lease to Lessee or (ii) that Lessee has informed or advised Lessee, in writing, either previously or by this Agreement, that Lessee may have rights under the supply contract evidencing the purchase of the Products and that Lessee should contact the Soller for a description of any such lessee Herrey Walves All RICHTS AND REMEDIES CONFERRED UPON A LESSEE HERREY WALVES ALL RICHTS AND REMEDIES CONFERRED UPON A LESSEE BY ARTICLE 2A OF THE UCC.

13. EVENTS OF DEFAULT.

It shall be an event of default hereunder and under any Schedule ("Event of Default") if:

- (a) Lessee fails to pay any Rent or other amounts payable under this Agreement or any Schedule within 15 days after the date that such payment is due:
- (b) Any representation or warranty made by Lessee to Lesser in connection with this agreement, any Schedule or any other Document is at the time made materially intrue or incorroct;
- (c) Lessee falls to comply with any other obligation or provision of this Agreement or any Schedule and such failure shall have continued for 30 days after notice from Lossor;
- (d) Lessee (i) is generally not paying its debts as they become due or (ii) takes action for the purpose of invoking the protection of any bankruptey or insulvency law, or any such law is invoked against or with respect to Lessee or its property and such petition is not dismissed within 60 dayst or
- (6) any provision of this agreement cosses to be valid and blocking on Lessee, is declared null and void, or its validity or enforceability is

contested by Lessee or any governmental agency or authority whereby the loss of such provision would materially adversely affect the rights or security of Lesson, or Lessee denies any further liability or obligation under this Agreement; or

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(f) Lessee is in default under any other lease, contract, or obligation now existing or hereafter entered into with Lessor or Seller or any assignce of Lesson.

14. REMEDIES: YERMINATION

- (a) Upon an Event of Default under any Schodule all of lessee's rights (including its rights to the Products), but not its obligation, thereunder, shall automatically be cancelled without notice and Lessor may exercise one or more of the following remedies in its sole discretion
- (f) require Lessee to return any and all such Products in accordance with Section 8, or if requested by Lessor, to assemble the Products in a single location designated by Lessor and to grant Lessor the right to enter the premises where such Products are located (regardless of where assembled) for the purpose of repossession;
- (ii) sell, lease or otherwise dispose of any or all Products (as agent and attorney in fadt for Lessee to the extent necessary) upon such terms and in such manner (at public or private sale) as Lessor deems. advisable in its solo discrption (a "Disposition");
- (iii) declare immediately due and payable as a pre-estimate of liquidated damages for loss of bergain and not as a penalty, the Stipulated Loss Value of the Products in fleu of any further Ront, in which event Lessee shall pay such amount to Lossor within 10 days after the date of Lesson's demand; or
- proceed by appropriate court action either at law or to equity (including an action for specific performance) to enforce performance by Lessee of recover damages associated with such Event of potable or exercise any other remedy available to Lessor in law or in
- the Lessee shall pay all costs and expenses arising or incurred by Lesser, including reasonable attorney loos, in connection with or related to an Event of Catalit or the repossession, transportation, e-furbishing, storage and Disposition of any or all Products ("Default Expenses"). In the event Lessor recovers proceeds (net of Default Expenses) from its Disposition of the Products, Lessor shall credit such proceeds against the owed Stipulated Loss Value, Lessoe shall remain liable to Lessor for any deficiency. With respect to this Section, to the extent the proceeds of the Disposition (not of Dofault Expenses) exceed the Stipulated Loss Value, owed under the Lease, or Lease has paid Leasor the Stipulated Loss Value, the Default Expenses and all other amounts owing under the Losso: Lossop shall be orbitled to such excess and shall have no further obligations with respect to such Lease. All rights of Lessor are cumulative and not all'emative and may be exercised by Lessor reparately or together.

15. QUIET ENJOYMENT

Lossor shall not interfere with Lescon's right to possession and quiet enjoyment of Products during the relevant Lease Term, provided no Event of Default has occurred and is continuing. Lessor represents and warrants that as of the Commencement Date of the applicable Schedule, Lessor has the fight to lease the Products to Lessoe.

16. INDEMNIFICATION.

To the extent permitted by law, Lossoe shall indemnify defend and hold lessor, its assignees, and their respective officers, directors, employees, representatives and agents harmless from and agents, all claims, liabilities, costs or expenses, including legal fees and expenses (collectively, "Claims"), arising from or incurred in connection with this Agreement, any Schedule, or the selection, manufacture, possession, ownership, use, condition, or return of any Products (including Claims for personal injury or death or damage to property, and to the extent Lassee it responsible, Claims related to the subsequent use or Disposition of the Products or any data in or atteration of the Products.

This indemnity shall not extend to any loss coused solely by the gross negligence or willful misconduct of Lessor. Lessoe shall be responsible for the defense and resolution of such Claim at its expense and shall pay any amount for resolution and all costs and damages awarded against or incurred by Lessor or any other person indemnified hereunder; provided. however, that any person indemnified hereunder shall have the right to participate in the defense of such Claim with coursel of its choice and at its expense and to approve any such resolution. Lessee shall keep Lessor informed at all times as to the status of the Claim.

17. Ownership; Liens and Enclimbrances; Labels.

As between Lessor and Lessoe, title to Products fother than any Liconsod Materials) is and shall remain with Lessor. Products are considered personal property and Lessee shall, at Lessee's expense, keep Products free and clear of tiens and encumbrances of any kind (except those orising through the acts of Lessor) and shall immediately northy Lessor if Lessor's interest is subject to compromise. Lessoe shall not remove, tover, or after places, labels, or other markings placed upon Products by Lessor, Soller or any other supplier.

18. Hon Performance by Lessee.

if Lessee fails to perform any of its obligations horounder or under any Schedule, Lessor shall have the right but not the obligation to effect such performance and Lessee shall promptly relimbluse Lessor for all our of pucket and other reasonable expenses incurred in connection with such performance, with Interest at the Overdue Rate.

19. NOTICES.

All notices shall be given in writing and, except for billings and communications in the ordinary course of business, shall be delivered by overnight courier service, delivered personally or sent by certified mail, return receipt requested, and shall be effective from the date of receipt unless mailed, in which case the effective date will be four (4) Business Days after the date of mailing. Notices to Lessor by Lessee shall be sent to: Dell Financial Services L.L.C., Attn. Legal Department. One Dell. Way, Round Rock, TX 78682, or such other mailing address designated in writing by Lessor. Notice to Lessoe shall be to the address on the first page of this agreement or such other mailing address designated in writing by Lessee.

20. ASSIGNMENT.

- (a) LESSEE MAY ASSIGN THIS AGREEMENT OR ANY SCHEDULE, OR SUBLEASE ANY PRODUCTIS) WITH THE PRIOR WITHTEN CONSENT OF LESSOR ISUCH CONSENT NOT TO BE UNREASONABLY WITHHELD). LESSOR, AT ITS SOLE DISCRETION, MAY ASSESS AN ADMINISTRATIVE FEE FOR ANY APPROVED ASSIGNMENT OR SUBLEAGE. No applyment of sublease shall in any way discharge Lessee's obligations to Lessor under this Agreement or Schedule.
- (b) Lessor may at any time without notice to Lessoe, but subject to the rights of Lessee, transfer, assign, or grant a security interest in any Product, this Agreement, any Schedulo, or any rights and obligations herounder or therounder in whole or in part. Lessee hereby consents to such assignments, agrees to comply fully with the terms thereof, and agrees to execute and deliver promptly such acknowledgments, opinions of coursel and other instruments reasonably requested to effect such assignment,
- (c) Subject to the foregoing, this Agreement and each Schedule shall be binding upon and inure to the benefit of Lessor, Lessoe and their successors and assigns.
- GOVERNING LAW: JURISDICTION AND VEHILE; WAIVER OF JURY

THIS AGREEMENT AND EACH SCHEDULE SHALL BE GOVERNED BY CALIFORNIA LAW WITHOUT REGARD TO ITS CONFLICTS OF LAWS PRINCIPLES AND, TO THE EXTENT APPLICABLE, THE ELECTRONIC SIGNATURES IN GLOBAL AND NATIONAL COMMERCE ACT. CONSENTS TO THE JURISDICTION OF ANY FEDERAL COURT LOCATED IN SAN DIEGO, CALIFORNIA, AND WAIYES ANY OBJECTION TO VEHUE IN

SUCH COURT, AND FURTHER WAIYES ANY RIGHT TO A TRIAL BY JUTY.

22. MISCELLANEOUS.

- (a) The headings used in this Agreement are for convenience only and shall have no legal effect. This Agreement shall be interpreted without any strict construction in favor of or against either party.
- (b) The provisions of Sections 6, 8, 11, 12(b), 12(c), 12(d), 16, 21 and 22 shall continue in full force and effect oven after the term or expiration of this Agreement of any Schedule.
- (c) Failure of Lessor at any time to require Lessee's performance of any obligation shall not affect the right to require performance of that obligation. No term, condition or provision of this Agreement or any Schedule shall be waited or deemed to have been waited by Lessor unless it is in writing and signed by a duly authorized representative of Lessor. A valid waiver is limited in the specific situation for which it was given.
- (d) Lessee shall furnish such financial statements of Lessee (prepared in accordance with generally accepted accounting principles) and other information as Lessor may from time to time reasonably request.
- (e) If any provision(s) of this Agreement is deemed invalid or unenforceable to any extent (other than provisions going to the essence of this Agreement) the same shall not in any respect affect the validity, legality or enforceability to the fullest extent permitted by law) of the remainder of this Agreement, and the parties shall use their best efforts to replace such illegal, invalid or unenforceable provisions with an enforceable provision approximating, to the extent possible, the original intent of the parties.
- (f) Unless etherwise provided, all obligations hereunder shall be performed or observed at the respective party's expense.
- Igs Lossee shall take any action reasonably requested by Lesser for the purpose of fully effectuating the intent and purposes of this Agreement or any Schodule. If any Lesse is determined to be other than a true lesse, Lessee hereby grants to Lesser a first priority security interest in the Products and all proceeds thereof. Lessee acknowledges that by signing this Agreement Lessee has authorized Lesser to fine any financing statements or related filings as Lesser may reasonably deem necessary or appropriate. Lesser may file a copy of this Agreement or any Schedule in lieu of a linancing statement.
- (h) This Agreement and any Schedule may be signed in any number of counterparts each of which when so executed or otherwise authenticated and delivered shall be an original but all counterparts shall together constitute one and the same instrument. To the extent each Schedule would constitute chattel paper as such term to defined in the UCC, no security interest may be created through the transfer or control or possession, as applicable, of a counterpart of a Schedule other than the original in Lessors possession marked by Lessor as either "Original" or "Counterpart Number 1".
- (i) This agreement and the Schodules hereto between Lessor and Lessoe set forth all of the understandings and agreements between the parties and supersede and merge all prior written or oral communications, understandings, or agreements between the parties relating to the subject matter contained berein. Except as permitted herein, this Agreement and any Schodule may be amended only by a writing duly signed or otherwise authenticated by Lessor and Lessee.
- (j) If Lessee delivers this signed Moster Lease, or thy Schedule, amendment or other document rolated to the Moster Lease (each a "Document") to Lesser by facsimile transmission, and Lesser does not receive all of the pages of that Document, Lessee agrees that, except for any pages which require a signature, Lesser may supply the missing pages to the Document from Lesser's database which conforms to the version number at the bettom of the page. If Lessee delivers a signed Document to Lessor as an e-mail attachment, facsimile transmission or by U.S. mail, Lessee acknowledges that Lesser is relying on Lessee's representation that the Document has not been altered. Lesse further agrees that, notwithstanding any rule of evidence to the contrary, in

any hobring, trial or proceeding of any kind with respect to a Document, Lessor may produce a tangible copy of the Document transmitted by Lessee to Lesser by facsimile or as an e-mail attachment and such signed copy shall be deemed to be the original of the Document. To the extent til any) that the Document constitutes chattel paper under the Uniform Commercial Code, the authoritative copy of the Document shall be the capy designated by Lessor or its assigned, from time to time, as the copy available for access and review by Lossoc, Lossor or its assignee. All other copies are deemed identified as copies of the authoritative copy. In the event of inadvertent destruction of the authoritative copy, or corruption of the authoritative copy for any reason or as the result of any cause, the authoritative copy may be restored from a backup or archive copy, and the restored copy shall become the authoritative copy. At Lessor's option, this electronic record may be converted into paper form. At such time, such paper copy will be designated or marked as the authoritative copy of the Document.

EXECUTED by the undersigned on the dates set forth below, to be effective as of the Effective Date.	
City of Chula Vista, California "Lessee"	
BY:	h-si-b
NAME:	
TITLE:	_
PATE:	*
Dell Financial Services L.L.C. "Lessor"	
BY:	andan,
NAME: Comprise Dekons	
TITLE:	
DATE: 4555	

Dell Financial Services



Secretary/Clerk Certificate Instructions

- 1. In the blocks under paragraph (ii) with the headings "NAME OF AUTHORIZED SIGNATORY", "TITLE OF AUTHORIZED SIGNATORY" and "SIGNATURE OF AUTHORIZED SIGNATORY", all persons who are authorized to execute and deliver the and any related Lease Schedule(s) from time to time thereunder between the Public Entity and Dell Financial Services L.L.C. should write or type his/her name under the "Name of Authorized Signatory" heading, write or type his/her title under the "Title of Authorized Signatory" heading, and sign his/her name under the "Signature of Authorized Signatory" heading in the block across from his/her name and title. The person(s) listed and executing in the blocks under paragraph (ii) must not be the same person executing the Certificate on behalf of the Public Entity (Clerk, Secretary, etc.) listed at the top of the Certificate and executing in the signature block at the bottom of the Certificate under the "In Witness Whereof" language;
- 2. The Clerk, Secretary, etc. should insert the No. in paragraph (iii), if known;
- 3. The Clerk, Secretary, etc. should strike paragraph (v) of the Certificate if this paragraph is not applicable to the Public Entity;
- 4. If paragraph (v) of the Certificate is applicable to the Public Entity, the Clerk, Secretary, etc. should insert "regular" or "special" in the first blank and then insert the date of the meeting of the governing body of the Public Entity in the second blank;
- 5. The Clerk, Secretary, etc. should write or type the Fiscal Period of the Public Entity in paragraph (ix);
- 6. The Clerk, Secretary, etc. should write or type his/her name, title, name and State of the Public Entity in the top portion of the Certificate and date, sign & print his/her name and title at the bottom of the Certificate under the "in Witness Whereof" language; and
- 7. If required by local law, the Certificate should be notarized by a notary public. The notary public should be a person other than the Clerk, Secretary, etc. executing under the "In Witness Whereof" language of the Certificate.

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Dell Financial Services"	,		•
	SEC	RETARY/CLERK CERTIFICATE	
to statutus administrativos antimos an	, do	hereby certify that:	
(i) I am City of Chula Vista, I	the duly elected, qualified alifornia, a CA public entitions.	d, and acting (Clerk, S y (the "Public Entity").	ecretary, etc.) of
nd then Dublin Sintitus	and holds on the date of t	e, title and signature appear below is a duly authorize his Certificate the formal title set forth opposite his/r s name is his/her genuine signature:	d representative er name and the
NAME OF AUTHORI (cannot be Cler authenticating th	k/Secretary	OF AUTHORIZED SIGNATORY SIGNATURE OF AUTHORIZED SIGNATOR	
Annual Control of the			
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deliver that certain time to time thereu (collectively, "Lessa limitation, schedule	Master Lease Agreement No nder (the "Schedules") bet or"), and all agreements, it is, riders and certificates of execution and delivery of	any such Agreement and/or Schedule and all agreem	e schedules from 1., or its assignee including without ents, documents.
restricted by the te loan agreement, in bound.	rms of the Charter or othe denture or contract to whi	nd on behalf of the Public Entity are not prohibited by er document pursuant to which the Public Entity is or ich the Public Entity is a party or by which it or any	panized or of any of its property is
meeting of the gov thereof held on the all requirements of and all agreement authorized represer the related schedul	erning body of the Public day of w, approve and authoriz documents, and instrum	he Public Entity did, at a duly called(reflective attended throughout by the requisite majority by motion duly made, seconded and carried, in the execution and delivery of the Agreement, the reflection connection therewith on behalf of the Publy named in paragraph (ii) above. Such action approving documents, and instruments in connection therewith an inded by the Public Entity.	accordance with lated Schedule(s) the Entity by the gifte Agreement,
Event of Default, as	defined in the Agreement,		
tilA (iiv)	insurance required in accor	dance with the Agreement is currently maintained by th	e Public Entity.
sufficient funds for Period and to mee	the current budget year to	ordance with the requirements of law, fully budgeted a make the Rent payments scheduled to come due duri obligations for the first Fiscal Period, as such terms a ended for other purposes.	ng the first riscal

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be entitled to rely	foregoing authority and into pon same, until written not vered to Lessor, but in an illance upon the foregoing sion or revocation.	ice of the mo	dification, rescission be effective with r	n, or revocation o espect to any do	ot sar Cuma	ne in wi ents exe	cuted or	
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	Title:		retary)		***************************************			
	Date: _							
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Notatonica: 363770-9798 Secretary Clerk Certificate - Pr	balle.		And the second			-	Page 3 of 3	

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BILLING AND LEASE SCHEDULE INFORMATION (THIS FORM MUST BE COMPLETED BY THE INDIVIDUAL SIGNING THE DOCUMENTS AND A MEMBER OF YOUR ACCOUNTS PAYABLE TEAM)

88067

I. INVOICING/BILLING:		
Will your accounts payable ! □ 1 Central Location	be for: 🖸 1 for each Dept., Campus, Agency (need address for each)	
Customer's accounts payabl	le address for invoices	
Company Name:	City of Chula Vista, California	
(as filed with your Secretary of State)		
Address:		
City, State, Zip:		
County:		
Attention:		
Telephone Humber:	To the state of th	
Fax Number:		
E-Mail Address:		
is a Furchase Order #requir	red on the invoice? 🗆 Yes 🗀 No	
TAX: Where required, Sales	s/Use Tax will be assessed and invoiced.	
Does the Customer hold a val	did exemption or direct pay certificate? 🗆 Yes 🗀 No	
If yes, please ATTACH a cop	by of the certificate for each state to this document.	
NOTE: A CX	pertificate must be provided for each state in which lease Products are located.)	
UCC Information Required: Federal Tax ID#:	Type of Organization:	
State Of Organization:	State ID#:	
	ders be placed? Will one Purchase Order cover: \[\sum \text{Multiple Order Releases} \sum \text{Blanket Purchase Order} \] \[\sum \text{Multiple Ship To Locations} \text{Multiple Groups (Depts, Campuses, Agencies)} \] \[\sum \text{Specific Periods - Explain} \]	A Commission of State Control

Historiação; Dilling Informațion - Public

Page 1 of #

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Please Describe you will Shipping be: Can you have: Can your PO be: Will you lease: Do you intend to fin	☐ Financed ☐ ☐ More than one PO#/Invo ☐ Split between 2 or more ☐ Dell Equipment only		
☐ Commercial ☐ 1 Group Only ☐ 1 Accounts Payab	' I	unicipal Other-Explain Broups (Depts, Campuses, Agencies) Accounts Payables (1 per Dept, Campuses, Agency)	
Commencement is: ☐ 1st of following π	1	ce 🛘 Other-Explain	annundra de la companie de la compa
Interim Rent is: D Charged	☐ Not Chan	ged 🛘 Other-Explain	· ·
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Notations:			
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Below is information system to pay Dell F Payee Name and Ar Dell Financial Service Payment Processing	commonly requested by cuinancial Services L.L.C.: dress: es L.L.C.	EMIT PAYMENTS TO Dell Financial Services L.L.C.: stomers in order to assist them in setting up their acco	unts payable
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VIA CHECK Mail To: Pay Dell Pay	ODS to Dell Financial Serve Name and Address: Financial Services L.L.C. ment Processing Center Stream, IL	ices L.L.C.	
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Payable to: Dell Fir ABA #: Accoun Custon DFS Inv	I information listed below ancial Services L.L.C.	to ensure proper credit each time a wire 071000039 8188204944	transfer is made;
VIA ACH Payable to: Dell Fit ABA #: Accour Preferi Custon DFS Inv	ancial Services L.L.C.	071000039 8188204944 CTX+	
IV. LEASE SCHEDUI			
Please refer to the	Lease Schedule Sample at	tached.	
Attention: Address: City, State, Zip: Phone & FAX Nu E-Mall Address:	mbers: (s) to sign monthly Lease Sci	edules (this individual should be named as	an authorized signatory on
Attention :	3/4/2004		-
Address: City, State, Zip:	-	the second secon	••••
V. LEASED ASSET F	EPORT		
Please refer to the	e attached Lease Asset Rep	pri Sample.	
·	ease Asset Report?	V	
If yes, how frequen	_	ly 🗆 Annually 🗀 Other	
Address: City, State, Zip:			
Telephone Numi FAX Number: E-Mail Address:	Approximate the second		994
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	have your Leased Asset Rep		to your Premiere Page?	□Yes □N≎		9 .	
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Please return this d	ocument alons with all othe Delt Financial S Public Segment One Dell Way RR3-56 Round Rock, TX	Lease Admi	ipcuments to: C. nistration				
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