

For office use only (Check one): 
Branch 
Windsor

## Premier Advantage Agreement

APPLICATION NUMBER

AGREEMENT NUMBER

ΚΟΝΙζΑ ΜΙΝΟΙΤΑ							
is Premier Advantage Agreeme Ir, refer to Konica Minolta Prem	nt ("Agreement") is written in	"Plain English". The words	you and your, refe	r to the customer (and	l its guarantor	s). The wor	ds Lessor, we, us and
CUSTOMER INFORMATIC		tonica minoita business 5	0.0.A., INC	., its subsidiaries and	u anniates. (3		
FULL LEGAL NAME		5	STREET ADDRESS				
City of Beaumont			550 E 6 <sup>th</sup> St				
CITY	STATE		PHONE*		FAX		
Beaumont	CA	92223 9	951 769 8520				
BILLING NAME (IF DIFFERENT FR	COM ABOVE)	E	BILLING STREET ADD	RESS			
СІТҮ	STATE		-MAIL				
EQUIPMENT LOCATION (IF DIFFE	RENT FROM ABOVE)	Ĵ	salas@beaum	nontca.gov			
y providing a telephone number for a ce orded or artificial voice message calls, vide to us now or in the future and perr CUSTOMER ONE GUARA	text messages, and calls made by a nits such calls. These calls and mess	n automatic telephone dialing syste	m from Lessor and its affi				
e Konica Minolta equi stomer One Guarante							
p://kmbs.konicaminolt		antee can be obtaine	a at your local	Dranch of	-		
Make/Model/Accessories		Supplier (Licenser if eppliceble)	Asset Invoice Infor	mation Serial Num			er Read(s)
See attached list.	(including Software Description and S	Supplier / Licensor in applicable)	Asset involce infor	mation Senarivun	Ibei	Start Met	
See allached list.							
TERM AND PAYMENT SC	CHEDULE	ched 'Schedule A' for additio					_
TERM IN MONTHS	# of payments	Payment Frequenc	у	(plus applicable taxes)	t		vance Payment
60	60	🗌 Quarterly 🛛 Mon			(price uppricable (artor)		
Payment includes <u>Unlimited</u> B&W pages per month			Overages	billed	at \$	0	per B&W page
Payment includes	Unlimited Colo	r pages per month	Overages b	oilled	at \$	0	per Color pag
See attached Pool Billing Sche ID OF LEASE OPTIONS: Yo tinuing. 1. Purchase the Equipment	u will have the following options a						
	ELABLE / IRREVOC	ABLE AGREEMENT:	THIS AGREEM	IENT CANNOT B	E CANCEI	LED OR T	ERMINATED.
LESSOR ACCEPTANCE					1		
Konica Minolta Prem	nier Finance						
LESSOR		AUTHORIZED SIGNER			TITLE		DATED
CUSTOMER ACCEPTANC	CE				1		
		x					
FULL LEGAL NAME OF CUST	OMER (as referenced above)	AUTHORIZED SIGNER			<u></u>	DA	ATED
FEDERAL TAX I.D. #		PRINT NAME			TITLE		
CONTINUING GUARANTE additional inducement for us, Konica Mir		e Agreement, the undersigned ("vo	I") unconditionally jointly	and severally personally ou	arantees that the	customer will r	make all payments and meet a
gations required under this Agreement a presentment, demand, and protest and ordance with the default provision of the ressly consent to the jurisdiction of the co	nd any supplements fully and prompt I will remain responsible for the payn Agreement all sums due under the ourt set out in paragraph 14 and agree	Iv. You agree that we may make oth nent and obligations of this Agreem terms of the Agreement and will pe e to pay all costs, including attorney	er arrangements including ent. We do not have to erform all the obligations of s fees incurred in enforce	g compromise or settlement of notify you if the customer is of the Agreement. If it is new	with you and you in default. If the cessary for us to	waive all defens customer defau proceed legally	ses and notice of those changes ults, you will immediately pay in a to enforce this guarantee, you
guarantee. By signing this guarantee, y	ou authorize us to obtain credit burea	au reports for credit and collection pu	irposes.				
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Χ

 PRINT NAME OF GUARANTOR
 DAILD

 To help the Government fight the funding of terrorism and money laundering activities, Federal Law requires all financial institutions to obtain, verify and record information that identifies each person who opens an account. What this means is, when you open an account, we will ask for your name, address and other information that will allow us to identify you; we may also ask to see identifying documents.
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 See reverse side for additional terms and conditions
 See reverse side for additional terms and conditions

1. LEASE AGREEMENT: You agree to lease from us the personal property described under "MAKE/MODEL/ACCESSORIES" and as modified by supplements to this Agreement from time to time signed by you and us (such property and any upgrades, substitutions, replacements, repairs and additions referred to as "Equipment") for business purposes only. In the event that the Equipment you selected is unavailable or cannot be supplied by the Supplier, you agree that we can substitute or upgrade your selection at no additional cost to you, and you agree to accept such substitution or upgrade upon delivery. To the extent the Equipment indudes intangible property or associated statement of our Agreement regarding the listed equipment ("Agreement") and supersedes all other writings, communications, understandings, agreements, any purchase order and any solicitation documents and related documents. This Agreement may be modified on out accept write the Equipment to use of performance. This Agreement accountion by on under this Agreement unless you und is a constrained on the source of device the device of database substitution or upgrade upon deliver to us, a delivery and acceptance certificate confirming your acceptance of the Equipment (agreement second) and out accept the Equipment to use of performance. This Agreement accepted to you under this Agreement will be canceled and we or our designee will reposess the Equipment. You agree that, yoo not request, you will sign and deliver to us, a delivery and acceptance certificate confirming your acceptance of the Equipment leased to you. The "Billing Date" this Agreement will be extended automatical if or successive on (1) mont therms unless you (a) send of use antoxis by as and one hundred fifty (150) days between the installation and all and the Billing Date. This Agreement and any concept of associated and you create a complete the Equipment. This Agreement we modified on the set and the provision of this deseement will be extended automatical if or successive on (a) send usert will

2. RENT: Rent will be payable in installments, each in the amount of the Monthly Payment (or other periodic payment) shown plus any applicable sales, use and property tax. If we pay any tax on your behalf, you agree to reimburse us promptly along with a processing fee. Subsequent rent installments will be payable on the first day of each rental payment period shown beginning after the first rental payment period or as otherwise agreed. We will have the right to apply all sums received from you to any amounts due and owed to us under the terms of this Agreement. Your obligation to make all Monthly Payments (or other periodic payment) hereunder is absolute and unconditional and you cannot withhold or offset against any Monthly Payments (or other periodic payment) here cannot be propried riships), direct debit or wires only. You also agree cash and equivalents are not acceptable forms of payment for his Agreement and that you will not remit such forms of payment to us. WE BOTH INTEND TO COMPLY WITH ALL APPLICABLE LAWS. IF IT IS DETERMINED THAT YOUR PAYMENTS UNDER THIS AGREEMENT RESULT IN AN INTEREST PAYMENT HIGHER THAN ALLOWED BY APPLICABLE LAWS. IF IT IS DETERMINED THAT YOUR PAYMENTS UNDER THIS AGREEMENT RESULT IN AN INTEREST PAYMENT HIGHER THAN ALLOWED DY ANY AMOUNTS IN EXCESS OF THE LEGAL AMOUNT.

3. MAINTENANCE AND SUPPLIES: The charges established by this Agreement include payment for the use of the designated Equipment and accessories, maintenance by Supplier including inspection, adjustment, parts replacement, drums and cleaning material required for the proper operation, as well as toner, developer, copy cartridges and pm kits. All supplies are the property of Supplier until used. If your use of supplies exceeds the typical use pattern (as determined solely by Supplier) for these items by more than 10%, or should Supplier, in its sole discretion, determine that Supplies are being abused in any fashion, you agree to pay for such improper or excess use. Paper must be separately purchased by you. A page is defined as one meter click and varies by page size as follows: 8/5/x11\* = 1 click, 11%27\* = 3 clicks, 27%3\* = 4 clicks and 367%47\* = 5 clicks. To agree to provide Supplier re and clear access to the equipment and Suppliers with respective and preventive maintenance service as well as remedial parts. All part replacements shall be on an exchange basis with new or refurbished items. Emergency service calls will be performed at no extra charge during normal business hours (defined as 8:30am to 5:00pm, Monday through Friday, exclusive of holidays observed by Supplier). Overtime charges, at Supplier's current rates, will be charged for all service calls outside normal business hours. Supplier will not be obligated to provide service or repairs in the event of misuse or casualty and will charge you separately if such repairs era made. If necessary, the service and supply portion of this Agreement may be assigned. We may charge you a Supply Freight Fee to cover our costs of shipping supplies to you. You acknowledge that (a) the Supplier (and not Lessor or its assignees) is the sole party responsible for any service, nepair or maintenance service and supplier (and not Lessor or its assignees) is the sole party to any service maintenance agreement.

4. OWNERSHIP OF EQUIPMENT: We are the owner of the Equipment and have sole title (unless you have a \$1.00 purchase option) to the Equipment (excluding Software). You agree to keep the Equipment free and clear of all liens and claims. You are solely responsible for removing any data that may reside in the Equipment you return, including but not limited to, hard drives, disk drives or any other form of memory.

5. WARRANTY DISCLAIMER: WE MAKE NO WARRANTY EXPRESS OR IMPLIED, INCLUDING THAT THE EQUIPMENT IS FIT FOR A PARTICULAR PURPOSE OR THAT THE EQUIPMENT IS MERCHANTABLE. YOU AGREE THAT YOU HAVE SELECTED EACH ITEM OF EQUIPMENT BASED UPON YOUR OWN JUDGMENT AND DISCLAIM ANY RELIANCE UPON ANY STATEMENTS OR REPRESENTATIONS MADE BY US. WE ARE LEASING THE EQUIPMENT TO YOU "AS-Is". You acknowledge that none of Supplier or their representatives are our agents and none of them are authorized to modify the terms of this Agreement. No representation or warranty of Supplier with respect to the Equipment will bind us, nor will any breach thereof relieve you of any of your obligations hereunder. You are aware of the name of the manufacturer or supplier of each item of Equipment and you will contact the manufacturer or supplier of a description of your warranty rights. You hereby acknowledge and confirm that you have not received any tax, financial, accounting or legal advice from us, the manufacturer or Supplier of the Equipment. THIS AGREEMENT CONSTITUTES A "FINANCE LEASE" AS DEFINED IN ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE. You agree that the Customer One Guarantee is a separate and independent obligation of Supplier to you, that no assignee of the Lessor shall have any obligation to you with respect to the Guarantee.

6. LOCATION OF EQUIPMENT: You will keep and use the Equipment only at your address shown above and you agree not to move it unless we agree to it. At the end of the Agreement's term, if you do not purchase the Equipment, you will return the Equipment to a location we specify at your expense, in retail resalable condition (normal wear and tear acceptable), full working order, and in complete repair.

7. LOSS OR DAMAGE: You are responsible for the risk of loss or for any destruction of or damage to the Equipment. No such loss or damage relieves you from the payment obligations under this Agreement. You agree to promptly notify us in writing of any loss or damage and you will then pay to us the present value of the total of all unpaid Monthly Payments (or other periodic payments shown) for the full Agreement term plus the estimated fair market value of the Equipment at the end of the originally scheduled term, all discounted at four percent (4%) per year. Any proceeds of insurance will be paid to us and credited, at our option, against any loss or damage. You authorize us to sign on your behalf and appoint us as your attorney in fact to execute in your name any insurance drafts or checks issued due to loss or damage to the Equipment.

8. COLLATERAL PROTECTION AND INSURANCE: You are responsible for installing and keeping the Equipment in good working order. Except for ordinary wear and tear, you are responsible for protecting the Equipment from damage and loss of any kind. If the Equipment is damaged or lost, you agree to continue to pay the amounts due and to become due hereunder without setoff or defense. During the term of this Agreement, you agree that you will (1) insure the equipment against all loss or damage naming us as loss payee; (2) obtain liability and third party property damage insurance naming us as an additional insured; and (3) deliver satisfactory evidence of such coverage with carriers, policy forms and amounts acceptable to us. All policies must provide that we be given thirty (30) days written notice of any material change or cancellation. If you do not provide evidence of acceptable insurance, we have the right, but no obligation, (a) to obtain insurance covering our interest (and only our interest) in the Equipment for the lease term, and renewals and (i) any insurance we obtain will not insure you against third party or liability claims and may be cancelled by us at any time, (ii) you will be required to pay us an additional amount eacch month for the insurance premium and an administrative fee, (iiii) the cost may be more than the cost of obtaining your own insurance, (iv) you agree that we, or one four affliates, may make a profit in connection with the insurance we obtain, (v) you agree to cooperate with us, our agent in the placement of coverage and with claims; or (b) we may waive the insurance requirement and charge you a monthly property damage surcharge in the amount of .0035 of the original equipment cost to cover our credit risk, administrative costs and other costs, as would be further described on a letter from us to you and on which we may make a profit. If you later provide evidence that you have obtained acceptable insurance, we will cancel the insurance we obtain do rease charging the surcharge.

9. INDEMNITY: We are not responsible for any loss or injuries caused by the installation or use of the Equipment. You agree to hold us harmless and reimburse us for loss and to defend us against any claim for losses or injury or death caused by the Equipment. We reserve the right to control the defense and to select or approve defense counsel. This indemnity survives the expiration or termination of this Agreement.

10. TAXES AND FEES: You agree to pay when invoiced all taxes (including personal property tax, fines and penalties) and fees relating to this Agreement or the Equipment. You agree to (a) reimburse us for all personal property taxes which we are required to pay as Owner of the Equipment or to remit to us each month our estimate of the monthly equivalent of the annual property taxes to be assessed. If you do not have a \$1.00 purchase option, we will file all personal property, use or other tax returns and you agree to pay us a processing fee for making such filings. You agree to pay us up to \$125.00 on the date the first payment is due as an origination fee. We reserve the right to charge a fee upon termination of this Agreement either by trade-up, buy-out or default. Any fee charged under this Agreement may include a profit and is subject to applicable taxes.

11. ASSIGNMENT: YOU HAVE NO RIGHT TO SELL, TRANSFER, ASSIGN OR SUBLEASE THE EQUIPMENT OR THIS AGREEMENT. We may sell, assign, or transfer this Agreement and/or the Equipment without notice. You agree that if we sell, assign, or transfer this Agreement and/or the Equipment, the new lessor will have the same rights and benefits that we have now and will not have to perform any of our obligations. You agree that the rights of the new Lessor will not be subject to any claims, defenses, or set offs that you may have against us whether or not you are notified of such assignment. The cost of any Equipment, Software, services and other elements of this Agreement has been negotiated between you and the Supplier. None of Lessor's assignees will independently verify any such costs. Lessor's assignees will be providing funding based on the payment you have negotiated with Supplier. You are responsible for determining your accounting treatment of the appropriate tax, legal, financial and accounting components of this Agreement.

12. DEFAULT AND REMEDIES: If (a) you do not pay any lease payment or other sum due to us or other party when due or (b) if you break any of your promises in the Agreement or any other Agreement with us or (c) if you, or any guarantor of your obligations become insolvent or commence bankruptcy or receivership proceedings or have such proceedings commenced against you, you will be in default. If any part of a payment is more than three (3) days late, you agree to pay a late charge of ten percent (10%) of the payment which is late or if less, the maximum charge allowed by law. If you are ever in default, we may do any one or all of the following; (a) instruct Supplier to withhold service, parts and supplies and / or void the Customer One Guarantee; (b) terminate or cancel this Agreement and require that you pay, AS LIQUIDATED DAMAGES FOR LOSS OF BARGAIN AND NOT AS A PENALTY, the sum of: (i) all past due and current Monthly Payments (or other periodic payments) and charges, discounted at the rate of four percent (4%) per annum (or the lowest rate permitted by law, whichever is higher); and (iii) the present value (at the rate of four percent (4%) per annum (or the lowest rate permitted by law, whichever is higher); and (iii) the present value of all remaining Monthly Payments (or other periodic payments), and charges, discount rate as specified, our anticipated value of the Equipment at the end of the term of this Agreement (or any renewal thereof); and (i) the present value of all remaining Monthly terminate your right to use the Software license; support and other services under the Software license). We may also use any of the remedies available to us under Article 2A of the Uniform Commercial Code as enacted in the State of Lessor or its Assignee or any other law. You agree to pay out the faw four obligation and enforcement, including but not limited to atomey's fees and actual court costs relating to any claim arking under this Agreement including, but not limited to any regreeds of the sale of any repossessed

13. UCC FILINGS: You grant us a security interest in the Equipment if this Agreement is deemed a secured transaction and you authorize us to record a UCC-1 financing statement or similar instrument in order to show our interest in the Equipment.

14. CONSENT TO LAW, JURISDICTION, AND VENUE: This Agreement shall be deemed fully executed and performed in the state of Lessor or its Assignee's principal place of business and shall be governed by and construed in accordance with its laws. If the Lessor or its Assignee shall bring any judicial proceeding in relation to any matter arising under the Agreement, the Customer irrevocably agrees that any such matter may be adjudged or determined in any court or courts in the state of the Lessor or its Assignee's principal place of business, or in any court or courts in Customer's state of residence, or in any other court having jurisdiction over the Customer or assets of the Customer, all at the sole election of the Lessor. The Customer hereby irrevocably agrees that any such matter arising under the Agreement, the Customer shall bring any judicial proceeding in relation to submits generally and unconditionally to the jurisdiction of any such courts or elected by Lessor in relation to such matters. If the Customer shall bring any judicial proceeding in relation to such matters. If the Customer shall bring any judicial proceeding in relation to such matters. If the Customer shall be adjudged or determined exclusively by, the courts in the state of the Suspiner's, Lessor's or Assignee's principal place of business. In the event of litigation or other proceeding any term or provision of this Agreement, Customer agrees to pay all costs and expenses sustained by Supplier, Lessor or Assignee, including but not limited to, reasonable attorney's fees. BOTH PARTIES WAIVE TRIAL BY JURY IN ANY ACTION BETWEEN US.

15. LESSEE GUARANTEE: You agree, upon our request, to submit the original of this Agreement and any schedules to the Lessor via overnight courier the same day of the facsimile or other electronic transmission of the signed Agreement and such schedules. Both parties agree that this Agreement and any schedules signed by you, whether manually or electronically, and submitted to us by facsimile or other electronic transmission shall, upon execution by us (manually or electronically, as applicable), be binding upon the parties. This lease may be executed in counterparts and any facsimile, photographic and/or other electronic transmission of this lease which has been manually or electronically signed by you when manually or electronically countersigned by us or attached to our original signature counterpart and/or in our possession shall constitute the sole original chattel paper as defined in the UCC for all purposes (including any enforcement and any schedules. Both parties to challenge in court the authenticity of a faxed, photographic, or other electronically transmitted or electronically reperiod.

16. OVERAGES AND COST ADJUSTMENTS: You agree to comply with any billing procedures designated by us, including notifying us of the meter reading on the Billing Date. If meter readings are not received, we reserve the right to estimate your usage and bill you for that amount. At the end of the first year of this Agreement and once each successive twelve month period, we may increase your payment, and the per page charge over the pages included (Overage) (if applicable) by a maximum of fifteen percent (15%) of the existing charge, or if less, the maximum amount permitted by applicable law. We may bill you a per page charge for all pages produced between the date of your final invoice and the date when you satisfy your obligations under this Agreement and either purchase or return the equipment to us. Notwithstanding anything herein to the contrary, for pools designated as "One Rate" pools, escalations within the original Agreement term and Supply Freight Fees do not apply nor are meter readings required. All Agreements are subject to escalation in any renewal period.

17. COMPUTER SOFTWARE: Not withstanding any other terms and conditions of this Agreement, you agree that as to Software only: a) We have not had, do not have, nor will have any title to such Software, b) You have executed or will execute a separate software license Agreement and we are not a party to and have no responsibilities whatsoever in regards to such license Agreement, c) You have selected such Software and as per Agreement paragraph 5, WE MAKE NO WARRANTIES OF MERCHANTABILITY, DATA ACCURACY, SYSTEM INTEGRATION OR FITNESS FOR USE AND TAKE ABSOLUTELY NO RESPONSIBILITY FOR THE FUNCTION OR DEFECTIVE NATURE OF SUCH SOFTWARE, SYSTEMS INTEGRATION, OR OTHERWISE IN REGARDS TO SUCH SOFTWARE. CUSTOMER'S LEASE PAYMENTS AND OTHER OBLIGATIONS UNDER THIS LEASE AGREEMENT SHALL IN NO WAY BE DIMINISHED ON ACCOUNT OF OR IN ANY WAY RELATED TO THE ABOVE SAID SOFTWARE LICENSE AGREEMENT OF FAILURE IN ANY WAY OF THE SOFTWARE.