## Laser Tech Solutions 209 S. Main Cleburne, Texas 76033 817.641.1862

Approved by CC: 0CT 1 4 2014

**September 15, 2014** 

Johnson County, County Clerk Vitals 2 North Main Room 118 Cleburne, Texas 76033

Ms. Becky Williams,

**Canon Copier Maintenance Agreement Renewal** 

Canon IR3235 Serial DFW12776

Billed @ \$65.00 per month (\$780.00 year) for 4,500 copies per month with overage @ \$.01 each.

Includes: toner, drum, parts and labor/service calls.

The renewal is the same as last year. Maintenance cost subject to increase as copier ages and repairs may be needed and the cost of parts changes for us.

Maintenance term: November 1, 2014 through October 31, 2015

If you have any questions, please call. I will invoice when PO is received. Thank you for allowing Laser Tech Solutions the continue service of your copier.

Wanda Fowler

Approved:

**County Judge** 

Date: 10/14/14

		michanice (	vuiu ai	-l									
Name Johnson County Clerk - Vitals													
Address 1 2 N. Main Room 118  Address 2 Courthouse  City/State/Zip Cleburne Tx 76033  Equip Location Same			Date 9-15-14  Contact Becky Williams  Telephone  Email er; Kac @ john son county:  Tax Exempt Yes No D or										
							ID#   PO#			<del> </del>	<del></del>		No 🗆
							Full Service Maintenance Plan Includes (An option must be selected)    Maintenance Plan Includes   Maintenance Plan Includes			ums   © Excludes Drums  ides Paper & Staples)			
							Maintenance Term: / year		ginning Date:		End Date:		
Equipment Type: Copier   Fax Lea		Term:	Install l		)ate:								
Qty Do	Qty Description		Serial #		Starting Meter								
Canon IR 3239			DFW	12776									
Cost Per Month A		llowed Pages per Month		Overage Charge									
		1500		, 01									
) This agreement includes all parts, labor, drum, and ustomer of misuse of a part of the equipment and the	toner for the contract c customer continues to	opy allowance unless of misuse said part, that part	herwise noted rt will be exclu	in the contract. She ded from coverage	ould a LTS tech for the duration	nnician inform n of the contr							

- 2) Customer understands that this agreement shall be void if repairs are made by anyone not so authorized by Laser Tech Solutions.
- 3) Any supplies not covered in this contract and purchased by the customer, must be Laser Tech Solutions recommended supplies. The use of non recommended supplies will void this contract.
- 4) This agreement includes interim calls, during normal business hours, as reasonably requested, required by causes other than carelessness or improper handling ar use of this equipment, excluding damage caused by fire, lightning, power surges, riots, or acts of God. Laser Tech Solutions approved surge protectors are required any damage caused with a non approved surge protector will be the responsibility of the customer.
- 5) No modification or amendment to this agreement will be binding unless in writing and signed by an officer of Laser Tech Solutions.
- 6) The transfer of equipment covered by this agreement to another location by persons other than LTS employees will exclude it from the terms of this agreement if damage is caused during the transfer. Also, service rates on equipment transferred to a different area within our service area during the term of this agreement will t adjusted to the rate for the new area.
- 7) The term of this agreement is for a period of one year (unless otherwise specified) and is automatically renewed (at the sole discretion of LTS) at prevailing rates unless terminated with 30 days written notice by either party.
- 8) Applicable sales, use or property taxes shall be assessed as prescribed by law
- 9) Laser Tech Solutions makes no warranties, express or implied, of merchantability, fitness for a particular purpose, performance, condition, capacity or otherwise except as herein expressly set out. Laser Tech Solutions cannot be held liable as to the fitness of the above equipment from the manufacturer, only as service representative.

10) Customer shall indemnify and sove Laser Tech Solutions harmless from any and all liability, loss, damage, expense, cause of action, shits, claims for judgments arising from injury to person or property resulting from actual or alleged use, operation or transportation of the equipment or its location or condition after it has been delivered to the customer by LTS.

Date