# ADDENDUM TO LEWAN & ASSOCIATES, INC.'S CUSTOM PRINT PROGRAM AGREEMENT

THIS ADDENDUM to Lewan & Associates, Inc.'s Custom Print Program Agreement is made and entered into this 3 day of <u>September</u>, 2014 by and between the County of Santa Fe, hereinafter referred to as the "County" or "Customer" and Lewan & Associates, Inc. PO Box 173704, Denver, Colorado 80217-3707, hereinafter referred to as "Contractor" or "Company."

**WHEREAS**, the County has procured as a small purchase two (2) Sharp printers (AR205 and ARM277) from the Company;

**WHEREAS,** the County's pricing, use and maintenance of the items of equipment is governed by Terms and Conditions referenced and incorporated as part of Lewan & Associates' Custom Print Program Agreement attached hereto;

**WHEREAS,** certain Terms and Conditions of the Company's Custom Print Program Agreement are inapplicable or are unacceptable to the County because they are inconsistent or contrary to New Mexico law or procedures of Santa Fe County;

**WHEREAS,** the County and Company desire to enter into the Custom Print Program Agreement for the Sharp printers subject to modified terms and conditions as provided in this Addendum:

**NOW THEREFORE**, it is mutually agreed between the parties that the following provisions shall be incorporated into the Company's Custom Print Program Agreement for the equipment specified above and on the Custom Print Program Agreement, as if fully set forth therein.

Paragraph 4.0 (INDEMNIFICATION) is deleted in its entirety and replaced with the following:

4.0 No provision of the Custom Print Program Agreement, or the Custom Print Program Terms and Conditions, modifies or waives any sovereign immunity or limitation of liability enjoyed by the Customer Santa Fe County or its "public employees" at common law or under the New Mexico Tort Claims Act, NMSA 1978, § 41-4-1, et seq.

**Paragraph 6.3** (TERM) is deleted in its entirety and replaced with:

6.3 The term of this Custom Print Program Agreement is from July 1, 2014 to June 30, 2015. There shall be no pre-payment of services and no automatic renewal of the term of this Custom Print Program Agreement. Customer may terminate this Custom Print Program Agreement for the equipment for any reason including non-appropriation of funds upon ten (10) days notice to Company. In the event of termination, Customer shall pay costs for equipment and services performed by Company prior to the date of termination but shall not be liable for any equipment costs or services performed after the effective date of termination.

**Paragraph 7.0** (CONFIDENTIALITY) is amended by inserting the clause "To the extent allowed by New Mexico law," to the beginning of the first sentence.

**Paragraph 8.0** (GENERAL AND MISCELLANEOUS) is amended by deleting the phrase "pursuant to Commercial Mediation Rules before resorting to arbitration" and deleting "State of Colorado" and replacing it with "State of New Mexico."

SANTA FE COUNTY	$\circ$
Katherine Mila	8.20.14
Katherine Miller	
Santa Fe County Manager	Date
APPROVED AS TO LEGAL FORM:	
Select of Day hygs	8/13/14
Gregory S. Shaffer	Date
Santa Fe County Attorney	
FINANCE DEPARTMENT APPROVAL:	
Arisa CM arty	8120/14
Teresa C. Martinez	Date
Santa Fe County Finance Director	
LEWAN & ASSOCIATES, INC.	
Signature	Date
Print Name and Title	

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## Addendum to Lewan & Associate Inc. Custom Print Program Agreement 2015-0024-SO/JEG

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SANTA FE COUNTY  Atherine Miller  Santa Fe County Manager	8 · 20 · 1 · 4  Date
APPROVED AS TO LEGAL FORM:  Solve of the state of the sta	8/13/14 Date
FINANCE DEPARTMENT APPROVAL:  Area C. Martinez  Santa Fe County Finance Director	Plo ligo Date
LEWAN & ASSOCIATES, INC.  Signature  LENG VE CO	26AX 2014 Date
Print Name and Title	

LEWAN & ASSOCIATES, INC. POBox 173704 Deriver, CO 80217-3704 WWW.LEWAN.COM

# LEWAN

# CUSTOM PRINT PROGRAM

26220 1.888.LEWAN11 ALBUQUERQUE SANTA FE BOULDER COLORADO SPRINGS DENVER FORT COLLINS GLENWOOD SPRINGS PUEBLO BILL TO CUSTOME SHP TO CUSTOM Palaac HOBTL Santa Fe County Region III Same Same SERICE ADDRESS PO Box23118 WITERIAL USE CTY STATE DP COOE SOURCE TOPE 87502 Santa Fe NM COLUMN DATE USTOMER KEY CONTACT PRINTED HAS 505-473-7020 **NET 30 DAYS WAC** Diana Lovato COMED EE CULT CALER PURCHASE GATER MUNISER MITERED DATE dlovato@co.santa-fe.nm.us MOS EEE LENAN PEPPESENTATIVE I DOF OUT Bill Robinson 105 AGREEMENT PRICING: HKHMILIN MINISTRA OTRLY MUAGE MONTH BASE WGE REGINNING COPIES PRODUCT CODE / DESCRIPTION SERIAL NUMBER / LOCATION Sharp AR205 96508828 0.01054 \$21.08 .01054 \$0.00 2.000 35040748 Sharp ARM277 \$0.00 4,101 0.00639 \$26.21 .00773 \$0.00 \$0.00 \$47.29 BASE SUBTOTAL: SUBTOTAL: SALES TAX SALES TAX TOTAL: \$3.87 CODE: RATE: 1.081875 \$51.16 PER COPYERS ESTIMATED TOTAL MINIMUM BILLING / BILLING CYCLE: AGREEMENT TERM: NO HASSLE eMETERING NOTICE EFFECTIVE START DATE OF THIS AGREEMENT: 7/1/14 - 6/30/15 TERM OF THIS AGREEMENT: 12 NOS ☐ 24 MOS ☐ 36 MOS 48 405 60 was This Agreement offers monthly base billing and quarterly overage billing METER SUBMISSION METHOD: based on data collected on my network 360MANAGER ■ eMAIL TO METER CONTACT: by eMetering Application. As new devices are discovered on my network INVOICE OPTION: (CHOOSE ONLY ONE) they will be automatically included BY INVOICE MAILED TO BILLING ADDRESS (ABOVE) under this Agreement. BY SPREADSHEET eMAILED TO AP DEPT AT **TERMS AND CONDITIONS:** Under this Custom Print Agreement (the "Agreement"), Lewan & Associates (the "Company") will provide Service and Supplies for all Products listed on this cover page and/or on Schedule A and/or on Schedule B (if attached and signed by both parties). A mutually executed Statement of Work may also be associated with this Agreement and, if so, is also hereby incorporated by reference. This Agreement bills base amounts each month and overages quarterly. This Agreement is two pages: this first page is referred to as the "Cover Page." The Terms and Conditions continue on a second page, the "Back Page," and are an integral part of this Agreement, which Customer, named above, hereby acknowledges having read and accepted ACCEPTANCE: Lewen & Associates, Inc. Sains Printed Name

REV 122013

Date

ELECTRONIC

NOTE: COST PER PRINT AGREEMENT BECOMES EFFECTIVE ONLY AFTER SIGNED ACCEPTANCE BY CUSTOMER AND CPP MANAGER.

# Custom Print Program Terms and Conditions

This page is refused to as the "Back Page" of this Agreement, The Terms and Conditions printed on this Back Page at well as on the Cover Page are an integral part of this Agreement, which Customer hareby active raid and accepted. This Agreement is subject to these Terms and Conditions:

## SERVICE AND SUPPLIES

- ICE AND SUPPLIES

  Products must be used only in operating conditions and environments that are usual and outstornary for products of this type and will only be Serviced at Customer's location as detailed in this Agreement, it is constructed from the form "Products" does not include; (s) computer risked soutpreed, including out not shriked to, CPUs, highs, routers, precises, endor accessories to Products; (b) instructs (c) costs to install opioisons or periodirectal list are added during the ferm of this Agreement, (d) ink jet dervices, or (e) any other circuit, network component, or item not specifically set bork on the Cover Page or on any Scholdes for this Agreement.

  Service SHALL INCLUDE the labor, parts, toner, developer, drums and materials which become necessary through the susual and customary use of the Products as Company deems appropriate in order to menture in good operating condition those Products which has fisted above andre on a signed Schodes (Product). Service shall also include the disposals and correction of Product includes and constitution of Product include the disposals and correction of Product includes and constitution of Product includes the disposals and correction of Product includes the disposals and correction of Product includes and constitution of Product includes the Company, Service shall be performed during the normal business hours of Monday through Friday, b;00AM to 5'00PM, boot observed holistates are excluded (Phonday).

  Service does NOT INCLUDE (a) activers, archivers established to Product (a) includes view and contained to Product (a) includes the product includes the product (a) includes the product of Product (a) includes the product of produc

- Customer
  Replaced perts, miserate and Product covered under this Agreement are furnished on an exchange beels. Replacement parts, meterats and Product, as the sole discretion of Company, will be new or reluntable, or equal to before quality. Upon exchange, replaced perts, miserate and Product become the property of Company.

  Unless otherwise expect in writing, any end at 5 services performed outside Northers south originate the services area wit be billed at Company's prevising time-and-miserate rates. Similarly, changes for non-covered services requisated by Customer shall be billed to Customer storage prevision providing non-contract sime-and-miserate rates.

  Customer accuracy with a since of an exception prevision of prevision and Supplies described harrier end is colledy between Cestomer and Company. Additional changes for incidental expenses such as attripping charges, access badges, and somnicion particip parmits (if any) will apply 17

- CUSTOMER RESPONSIBILITY

  2.1 OURRIG, ANDORR AFTER THE TERM OF THIS AGREEMENT; (a) CUSTOMER IS SCIEDLY RESPONSIBLE FOR THE MAINTENANCE OF ITS DWN DATA, FOR ASSURING THE EXISTENCE OF A VIABLE SACKAUD OF ALL DATA, AND FOR RECONSTRUCTION OF LOST OR ALTERED PILES, DATA OR PROGRAMS, and, (a) CUSTOMER IS RESPONSIBLE (AND COURANT ASSURING THE EXISTENCE OF A VIABLE SACKAUD OF ALL DATA, AND FOR RECONSTRUCTION OF LOST OR ALTERED PILES, DATA OR PROGRAMS, and, (a) CUSTOMER IS RESPONSIBLE (AND COURANT ASSURES NO LUBRITY) FOR THE SECURITY OF CUSTOMER'S PROGRIETARY, CONFIDENTIAL, AND CLASSFIED INFORMATION, ILCALIDING WITHOUT LIBITATION, LATERT DOCUMENT AND MAGE DATA STORED ON HARDORIVES.

  5.2 FOR SECURITY OF CLISTOMER'S PROGRIETARY, CONFIDENTIAL, AND CLASSFIED INFORMATION OF THE PILES OF TH

- Customer is responsible for providing prompt access to Products and miniming of Customer is responsible to provide may be producted and miniming of Customer in responsible to the providing prompt access to Product and miniming of Customer representative present at all semise valids scribed in the providing prompt access to Product and miniming of Customer representative present at all semise valids scribed in the providing product and product and provided in the providing product and providing providi

- WARRANTIES AND LIMITATION OF LIABILITY

  3.1 COMPANY WARRANTS THAT ALL SERVICES AND SUPPLIES WILL BE FREE FROM DEFECTS IN WORKMANSHIP AT THE TIME OF PERFORMANCE, COMPANY SPECIFICALLY DISCLAIMS ALL OTHER WARRANTIES OF ANY NATURE OR SOURCE, EXPRESS OR IMPLIED, INCLUDING, WITHOUT UNITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
- PURPOSE.

  COMPANY'S TOTAL LUBILITY TO CUSTOMER OR ANY OTHER PARTY FOR ANY CLAIM, WHETHER IN CONTRACT, TORT (INCLUDING WITHOUT LIMITATION) NEGLIGIBLE WHETHER SOLE OR CONCURRENT) OR OTHERMSE, ARISING OUT OF, CONNECTED WITH, OR RESULTING FROM THE FURNISHING OF FAILURE TO FURNISH ANY SERVICES OR SUPPLIES HEREUNDER SHALL NOT EXCEDT THE COST PAID BY THE CUSTOMER FOR THE SERVICES OR SUPPLIES WHICH GIVES RISE TO THE CLAIM. THE REMEDIES SET FORTH IN THIS SECTION I SHALL BE OUSTOMERS SOLE AND EXCLUSIVE REMEDY.

  IN DO EVERT SHALL COMPANY BE LUBBLE FOR INCIDENTAL, CONSCIUENTALL, OR SPECIAL DAMAGES INCURRED BY CUSTOMER OR ANY THIRD PARTY, INCLUDING WITHOUT LIMITATION ANY LOSS OF USE, LOSS OF ANTICIPATED PROPRISE, COSTS OF CONTINUE, FAILURE TO REALIZE SAMINGS, OR FOR SUBSTITUTE EQUIPMENT. AND ANY CLAIMS OF CUSTOMER'S CUENTELE FOR HEREINDER FALS FOR ANY REASON.
- INDEMENDIATION. Except to the extent of negligence or action directly stributable to the other party, each party (the "indemntying Party") shall be responsible for, and shall indemnity, defend and hold the other party, and such other party officers, directors, amployment, and agents (collectively "Claims") whether based on a meany of contract, or strict labelity, or otherwise caused by, or natised in any memore to the acts or omissioned in indemnifying Party or any of indemnifying Party a replayate, agents or subcontractors in the performance or tenders this Agreement. The party's obligations under this Section 4.0 shall survive termination of this Agreement.
- COMPANT EMPLOYEES. Customer understands that all employees who persopsie in the provision of Service are employed by the Company and recressers a substantial investment to Company. Customer, on behelf of starf and 6I Customer difficiency agrees outing the term of this Agreement and for ninety (90) days thereafter not to contact or solicit any employee of the Company for the purpose of causing, inviting, or encouraging any such employee. 5.0

- The form of this Agreement is set forth on the Cover Page of this Agreement.

  Effect perty may terminate this Agreement if the other party defeats in story of a obligations becaused or or connection width the performance of any obligation benefit, and such default is not cured width tan (10) business drys subdowng written notices to the party of such defeat.

  Unless for cause, THIS AGREEMENT IS MON-CANCELABLE. At the and of Term, the Agreement shall be sufficiently renewed for successive one year terms unless written notice of into-renewed is received not in the event of non-renewed in cancelation. Customer's responsibility to say any current or account charges of the time of termination shall survive termination of this Agreement.

- CONFIDENTIALITY. The parties, their efficients and respective employees, egree to maintain as confidential each of the other party's wroten, pre-printed, and/or electronic documents and mastrials ("Information") which is discussed to them. All documents shall be considered confidential even it not as marked. The parties shall not, directly or indirectly, disclose any information to any third party whould the discissing party's prior written consent. The dissemention of information by either party shall be within to own organization and shall be firmled to those employees of that party whose duties justify the need to know such information.

CENERAL AND INSCRILATIONS

The Agreement contains the entire agreement between Customer and Company with respect to the subject matter hereof. Scenned images shall be of the same effect as their originals. The invalidity in whole or in part of any provision of this Agreement hall not effect the validity of any other provisions. Any representations, inducements, promises, negotiations or otherwise, not contained thereign, that into the of any force or effect, unless eithering mortaling to the other provisions. The hereigning contained in this Agreement are for purposes of reference only and their not tented the meaning of any provision not be after the provision. Agreement in the force the meaning of any provision not to the Company. Nature party state to determine to be noted by any promision neural or be state. It is also the provision of the Agreement in the Agreement in the interpretation requires the provision of the provis

CUSTOMER SIGNATURE PALALLI XA- KI DATE 8 20.14 REV MOUN Approved as to form Santa Fe County, Attemes

LEWAN & ASSOCIATES, INC. POBox 173704 Denver, CO 80217-3704 WWW.LEWAN.COM 1.888.LEWAN11



# CUSTOM PRINT PROGRAM

MONTHLY/eQUARTERLY

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CUSTOMER NAME Santa Fe County Region III Santa Fe County Region III				OMER	i	BILL TO CUSTOMER AGREEMENT NUMBER						
SERVICE ADDRESS BILLING ADDRESS			ESS	Same				INTERNAL USE ONLY				
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Santa Fe CUSTOMER KEY CONTACT PRINTED NAME	Fe NM 87502					DIAG	PROGRAM TYPE					
Diana Lovato	505-473	505-473-7020 NET 30 DAY			DAYS							
customer key contact omail address dlovato@co.santa-fe.nm.us			CUSTOMER PURCHASE ORDER NUMBER				ENTERED DATE					
LEWAN REPRESENTATIVE 1 BIII Robinson		105	LEWAN REPRESENTATIVE 2 NO.					NO.	PROOF DATE			
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TERMS AND CONDITION Under this Custom Print Agreeme Schedule A and/or on Schedule B (inhereby incorporated by reference. The Page." The Terms and Conditions of having read and accepted.	nt (the "Ag f attached his Agreer	and signed by both partion nent bills base amounts	es). A mutuall each month a	y executed State nd overages quai	ment of Work tedy. This Ag	may also reement	be asso is two p	ociated with ages: this fi	this Agreemer irst page is refe	nt and, if so rred to as t	, is also he "Cover	
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Date		Date	Date ( L'12					will be willing				
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REV 12201:

ELECTRONIC

Approved as to form
Santa Fe County Attorney
By Julius Julius
Date: 8/3/14

## Custom Print Program Terms and Conditions

## CPP#

This page is referred to as the "Back Page" of this Agreement. The Terms and Conditions printed on this Back Page as well as on the Cover Page are an integral part of this Agreement, which Customer hereby acknowledges having read and accepted. This Agreement is subject to these Terms and Conditions:

- SERVICE AND SUPPLIES

  1.1 Products must be used only in operating conditions and environments that are usual and customary for products of this type and will only be Serviced at Customer's location as detailed in this Agreement. It is understood that the term "Products" does not include: (a) computer related equipment, including but not limited to, CPUs, hubs, routers, switches, and/or accessories to Products; (b) network or non-network cabling; (c) costs to install options or peripherals that are added during the term of this Agreement; (d) ink jet devices; or (e) any other circuit, network component, or item not specifically set forth on the Cover Page or on any
- Service SHALL INCLUDE the labor, parts, toner, developer, drums and materials which become necessary through the usual and customary use of the Products as Company deems appropriate in order to maintain in good operating condition those Products which are listed above and/or on a signed Schedule ("Product"). Service shall also include the diagnosis and correction of Product malfunctions and failures, as well as preventive maintenance, from time-to-time, as deemed necessary by the Company. Service shall be performed during the normal business hours of Monday through Friday, 8:00AM to 5:00PM, local observed holidays excluded ("Normal Business Hours"). 12
- Service does NOT INCLUDE: (a) software, software restoration, or software training (unless software is bundled with Product and purchased from Company); (b) repairs for damage resulting from a Product being relocated by any party other than Company, (c) repairs for damage resulting from any failure of Customer's obligations under the Product lease (including, but not limited to, failing to have at all times a properly-installed, Company-provided surge protector attached to Product; (d) removal of Product's harddrive at agreement term; and, (e) diagnosis or repair or replacement parts for failures caused by viruses, accident, 1.3 misuse, abuse, theft, vandalism, fire, water, freezing, air-borne contaminants, physical shock, electrical shock, stress, acts of God, or the use of supplies or attachments not approved in writing by Company.

  Before Service can be provided (and Product covered under the Agreement), Product may be subject to inspection by Company.

  Customer agrees to the use of manufacturer compatible, non-OEM parts and supplies when available. Request for OEM supplies when non-OEM are available will result in a per-shipment supply upcharge to

- Replaced parts, materials and Product covered under this Agreement are furnished on an exchange basis. Replacement parts, materials and Product, at the sole discretion of Company, will be new or refurbished, of equal or better quality. Upon exchange, replaced parts, materials and Product become the property of Company.

  Unless otherwise agreed in writing, any and all Services performed outside Normal Business Hours and/or outside the service area will be billed at Company's prevailing time-and-material rates. Similarly, charges for 16 1.7
- non-covered services requested by Customer shall be billed to Customer at Company's prevailing non-contract time-and-materials rates.

  Customer acknowledges that this is not an equipment financing agreement and that this Agreement is only for the Service and Supplies described herein and is solely between Customer and Company.
- Additional charges for incidental expenses such as shipping charges, access badges, and technician parking permits (if any) will apply.

## 2.0

- CUSTOMER RESPONSIBILITY

  1 DURING, ANDOR AFTER THE TERM OF THIS AGREEMENT: (a) CUSTOMER IS SOLELY RESPONSIBLE FOR THE MAINTENANCE OF ITS OWN DATA, FOR ASSURING THE EXISTENCE OF A VIABLE BACK-UP OF ALL DATA, AND FOR RECONSTRUCTION OF LOST OR ALTERED FILES, DATA OR PROGRAMS, and, (b) CUSTOMER IS RESPONSIBLE (AND COMPANY ASSUMES NO LIABILITY) FOR THE SECURITY OF CUSTOMER'S PROPRIETARY, CONFIDENTIAL, AND CLASSIFIED INFORMATION, INCLUDING WITHOUT LIMITATION, LATENT DOCUMENT AND IMAGE DATA STORED ON HARDDRIVES.

  22 For Service to be performed, Customer shall assure adequate consumables are at the Product site at the expected time of Service. Shipments of Supplies shall be limited to Customer's thirty (30) day need, as determined by Customer volume and manufacturer yields. It is agreed that Supplies furnished under this Agreement will be used only in eligible, contracted Products.

  2.3 Customer is responsible, at the request of the Company, for providing a dedicated electrical circuit to the Products which is suitable to the Products' proper operation. Failure to use a dedicated electrical circuit, when so requested by the Company, shall void any product warranty.

  2.4 Customer is responsible for the compatibility with Products of Customer-installed accessories, software or equipment not covered by this Agreement. Customer, upon request by the Company for the purpose of providing Service, is solely responsible for the disconnection (and re-attachment) of accessories not covered by this Agreement from (to) Products.

  2.5 Customer is responsible for providing prompt access to Products and fulfilling the responsibilities of the Key Operator as set forth in the operator guide. Customer is responsible for providing prompt access to Products and responsibilities of the Key Operator who will be responsibl

- 2.8
- 2.9
- Customer is responsible for providing prompt access to Products and maintaining a Customer representative present at all times while Service is being performed. Failure to provide timely access to Products may result in additional charges.

  Customer agrees to the installation on their network of an eMetering application to be used for the automatic collection of image meter counts on each of their image Products. It is agreed that images created by Company personnel are necessary for Customer training and the proper Service of Product and are included in the total meter counts as Customer images. CONTRACTS WHICH DO NOT INCLUDE AN eMETERING APPLICATION WILL BE SUBJECT TO A MANUAL METER FEE (billed with overages).

  Unless Agreement is renewed for a subsequent period, Customer agrees to pay for or return all unoppend, non-charged Supplies received under this CPP at Agreement term.

  Customer agrees when due. Invoice terms are Net30. Company does not accept payment by credit card for invoices greater than \$10,000. Upon termination of associated Product financing agreement (if any), Customer shall remain responsible for all finalizing meter billings.

  In the event that Customer is more than thirty (30) days past due on any non-disputed invoice, Service and Supplies may be suspended until such time as all past due balances and current invoices are paid. Customer agrees to pay all collection fees, reasonable attorneys' fees, and court costs, permitted by law, incurred by Company in enforcing the terms of this Section.

  Customer agrees to Company's on-site validation of Product inventory.

  Not less than quarterly, Customer and Company agree to review the MONTH BASE and/or IMAGE RATE relative to changes in Product inventory counts, Supply volume, and/or Service experience. Customer agrees that the Company may increase the MONTH BASE and/or IMAGE RATE in effect at the end of the prior period, or the maximum percentage permitted by law, whichever is lower. With ninety (90) days' notice, Customer may, at any time, reject a
- 2.12
- 2.13

- WARRANTIES AND LIMITATION OF LIABILITY
  3.1 COMPANY WARRANTS THAT ALL SERVICES AND SUPPLIES WILL BE FREE FROM DEFECTS IN WORKMANSHIP AT THE TIME OF PERFORMANCE. COMPANY SPECIFICALLY DISCLAIMS ALL OTHER WARRANTIES OF ANY NATURE OR SOURCE, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
- PURPOSE.

  COMPANY'S TOTAL LIABILITY TO CUSTOMER OR ANY OTHER PARTY FOR ANY CLAIM, WHETHER IN CONTRACT, TORT (INCLUDING WITHOUT LIMITATION NEGLIGENCE WHETHER SOLE OR CONCURRENT) OR OTHERWISE, ARISING OUT OF, CONNECTED WITH, OR RESULTING FROM THE FURNISHING OR FAILURE TO FURNISH ANY SERVICES OR SUPPLIES HEREUNDER SHALL NOT EXCEED THE COST PAID BY THE CUSTOMER FOR THE SERVICES OR SUPPLIES WHICH GIVES RISE TO THE CLAIM. THE REMEDIES SET FORTH IN THIS SECTION 3 SHALL BE CUSTOMER'S SOLE AND EXCLUSIVE REMEDY.
- AND EXCLUSIVE REMEDY.

  IN NO EVENT SHALL COMPANY BE LIABLE FOR INCIDENTAL, CONSEQUENTIAL, OR SPECIAL DAMAGES INCURRED BY CUSTOMER OR ANY THIRD PARTY, INCLUDING WITHOUT LIMITATION ANY
  LOSS OF USE, LOSS OF ANTICIPATED PROFITS, COSTS OF DOWNTIME, FAILURE TO REALIZE SAVINGS, OR FOR SUBSTITUTE EQUIPMENT, AND ANY CLAIMS OF CUSTOMER'S CLIENTELE FOR
  SERVICE INTERRUPTIONS, UNAUTHORIZED ACCESS TO LATENT IMAGE DATA, OR FAILURE OF SUPPLY. THIS EXCLUSION SHALL APPLY EVEN IF CUSTOMER'S SOLE AND EXCLUSIVE REMEDY 3.3 HEREUNDER FAILS FOR ANY REASON.
- 4.0 INDEMNIFICATION. Except to the extent of negligence or action directly attributable to the other party, each party (the "Indemnifying Party") shall be responsible for, and shall indemnify, defend and hold the other party, and such other party's officers, directors, employees, and agents (collectively, "Indemnified Party") harmless from all losses, damages, penalties, claims, suits, and actions (collectively "Claims") whether based on a theory of contract, tort, strict liability, or otherwise caused by, or related in any manner to the acts or omissions of indemnifying Party or any of indemnifying Party's employees, agents or subcontractors in the performance of services under this Agreement. The party's obligations under this Section 4.0 shall survive termination of this Agreement.
- COMPANY EMPLOYEES. Customer understands that all employees who participate in the provision of Service are employed by the Company and represent a substantial investment to Company. Customer, on behalf of itself and all Customer affiliates, agrees during the term of this Agreement and for ninety (90) days thereafter not to contact or solicit any employee of the Company for the purpose of causing, inviting, or encouraging any such employee to terminate employment with the Company. 5.0

## 6.0 **TERM**

RFV 042014

- 6.2
- The term of this Agreement is set forth on the Cover Page of this Agreement.

  Either party may terminate this Agreement if the other party defaults in any of its obligations hereunder, or in connection with the performance of any obligation herein, and such default is not cured within ten (10) business days following written notice to the party of such default.

  Unless for cause, THIS AGREEMENT IS NON-CANCELABLE. At the end of Term, this Agreement shall be automatically renewed for successive one year terms unless written notice of non-renewal is received not less than ninety (90) days prior to the end of the current term.
- In the event of non-renewal or cancelation, Customer's responsibility to pay any current or accrued charges at the time of termination shall survive termination of this Agreement
- CONFIDENTIALITY The parties, their affiliates and respective employees, agree to maintain as confidential each of the other party's written, pre-printed, and/or electronic documents and materials ("Information") which is disclosed to them. All documents shall be considered confidential even if not so marked. The parties shall not, directly or indirectly, disclose any Information to any third party without the disclosing party's prior written consent. The dissemination of Information by either party shall be within its own organization and shall be limited to those employees of that party whose duties justify the need to know such Information.

### 8.0 GENERAL AND MISCELLANEOUS

GENERAL AND MISCELLANEOUS
This Agreement contains the entire agreement between Customer and Company with respect to the subject matter hereof. Scanned images shall be of the same effect as their originals. The invalidity in whole or in part of any provision of this Agreement shall not affect the validity of any other provisions. Any representations, inducements, promises, negotiations or otherwise, not contained herein, shall not be of any force or effect, unless attached, in writing, to this document and signed by both parties. The headings contained in this Agreement are for purposes of reference only and shall not limit or define the meaning of any provision of this Agreement. This Agreement is not transferable or assignable by the Customer without the prior written consent of the Company. Neither party shall be determined to be in default of any provision herein or be liable for any delay, failure in performance or interruption resulting from acts of God, civil or military catastrophe, strikes, embargoes, transportation delays, and inability to obtain materials from suppliers, product deficiencies or any other situation beyond the reasonable control of the party. The parties shall attempt in good faith to resolve any controversy, claim or dispute, of whatever nature arising between the parties, by mediation pursuant to Commercial Mediation Rules before resortion, litigation or any other dispute resolution procedure. The relationship of the parties established under this Agreement is that of independent contractor and neither party is a partner, employee, an agent, or joint venturer of or with the other. The waiver of any breach of any of the terms and conditions set forth herein shall not be construed as a waiver of any other breach. The failure of either party to exercise any night arising from any default of the other party hereunder shall not be deemed to be a waiver of such right. The laws of the State of Colorado shall govern the validity, performance, and all matters relating to the interpretation and

CUSTOMER SIGNATURE PAINERIAL N

Approved as to form Santa Fe County Attorney \_\_\_\_ DATE 8-20-14