

AGREEMENT NO.

	our reler to custome	a. The words Lessor,	," "we," "us" and "our" refer to GFI Digital,	INC.
CUSTOMER INFORMATION				
ULL LEGAL NAME Columbia, City of			STREET ADDRESS 701 East Broadway	
	STATE	ZIP		FAX
columbia	MO	65201	573-874-7687	
LLING NAME (IF DIFFERENT FROM ABOVE))		BILLING STREET ADDRESS	
tity of Columbia – Accounts Pay			PO Box 7236	
TY	STATE	ZIP	E-MAIL	
olumbia	MO	65205	accountspayable@com.gov	
UIPMENT LOCATION (IF DIFFERENT FROM				
inance Department – 701 Eas	st Broadway, Colum	nbia MO 65201		
QUIPMENT DESCRIPTION				
MAKE/MODEL/ACCESSORIES			SERIA	L NO.
Sharp BP-70C65				
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		See attached S	Schedule A	
ERM AND PAYMENT INFORMA	TION	See attached S	Schedule A	
	<i>TION</i> \$207.20			*nlus anninable taxes
60 Payments* of \$	\$207.20		Schedule A opt from sales tax, attach your certificate.	*plus applicable taxes
60 Payments* of \$	\$207.20			*plus applicable taxes
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PRINT NAME

TERMS AND CONDITIONS OF THIS PERFORMANCE BOND APPLY TO LEASE

GFI Digital guarantees your leased copier will perform for the term of your lease and if repairs cannot be made, GFI Digital will replace your equipment with a unit of similar capabilities for the duration of the contract.

GFI Digital will replace your equipment with a unit of similar capabilities for the length of the contract if the machine is down more than 2 business days.

GFI Digital will provide operator training at installation and, at no charge, additional training as needed.

APPROVED AS TO FORM:

GFI Digital will stock adequate inventories of parts and supplies for your equipment for 7 years.

GFI Digital asks that you as the customer use the equipment within the manufactures specifications, maintain said equipment under full maintenance/supply programs by us, keep your account current, and notify GFI Digital, Inc President, Bruce Gibbs, in writing within 15 days of any violations of the Performance Bond by GFI Digital.

GFI Digital will maintain a 95% uptime during a calendar quarter.

The City may terminate the agreement for cause, based on performance, upon thirty (30) days written notice. Cause will be defined as: fleet uptime less than 95% in a calendar quarter.

Uptime is based on business hours of operation between 8:00 am and 5:00 pm, Monday through Friday, excluding holidays.

GFI Digital will credit your account \$50.00 if our average response time for emergency service calls exceed 4 hours. The lease rate includes any and all taxes, including property tax.

At the end of the lease term, if the Lessee opts not to purchase the Equipment, Lessor shall be responsible for removing the machines.

1	CUSTOMER (as referenced above)	CITY COUNSELOR	GFI DIGITAL, INC	
	DATE	DATE	DATE	

MAINTENANCE AGREEMENT

Maintenance pricing includes all of the following: (paper is excluded from the contract)

- Pricing is fixed for the term of the contract
- Toner, Drums, On-site Maintenance, Preventative Maintenance, Parts, and Staples.
- All service will provided by GFI Digital manufacturer trained service personnel, 8:00 am to 5:00 pm service, Monday through Friday.
- Unlimited HelpDesk support
- Pre-Scheduled maintenance two times per year, unless otherwise requested in writing by the end user.

ADDENDUMS TO LEASE AGREEMENT:

Insurance. Lessor shall maintain, on a primary basis and at its sole expense, at all times during the life of the Agreement the following insurance coverages, limits, including endorsements described herein. The requirements contained herein, as well as the Lessee's review or acceptance of insurance maintained by Lessor is not intended to, and shall not in any manner limit or qualify the liabilities or obligations assumed by Lessor under the Agreement. Coverage to be provided as follows by a carrier with A.M. Best minimum rating of A- VIII.

- Workers' Compensation & Employers Liability. Lessor shall maintain Workers' Compensation in accordance with Missouri State Statutes or provide evidence of monopolistic state coverage. Employers Liability with the following limits: \$500,000 for each accident, \$500,000 for each disease for each employee, and \$500,000 disease policy limit.
- b. Commercial General Liability. Lessor shall maintain Commercial General Liability at a limit of not less than \$2,000,000 Each Occurrence, \$3,000,000 Annual Aggregate. Coverage shall not contain any endorsement(s) excluding nor limiting Product/Completed Operations, Contractual Liability or Cross Liability.
- c. Business Auto Liability. Lessor shall maintain Business Automobile Liability at a limit not less than \$2,000,000 Each Occurrence. Coverage shall include liability for Owned, Non-Owned & Hired automobiles. In the event Lessor does not own automobiles, Lessor agrees to maintain coverage for Hired & Non-Owned Auto Liability, which may be satisfied by way of endorsement to the Commercial General Liability policy or separate Business Auto Liability policy.
- d. Lessor may satisfy the minimum liability limits required for Commercial General Liability or Business Auto Liability under an Umbrella or Excess Liability policy. There is no minimum per occurrence limit of liability under the Umbrella or Excess Liability; however, the Annual Aggregate limit shall not be less than the highest "Each Occurrence" limit for either Commercial General Liability or Business Auto Liability. Lessor agrees to endorse the Lessee as an Additional Insured on the Umbrella or Excess Liability, unless the Certificate of Insurance state the Umbrella or Excess Liability provides coverage on a "Follow-Form" basis.
- e. The City of Columbia, its elected officials and employees are to be Additional Insured with respect to the project to which these insurance requirements pertain. A certificate of insurance evidencing all coverage required is to be provided at least 10 days prior to the Effective Date of the Agreement between the Lessor and the Lessee. Lessor is required to maintain coverages as stated and required to notify the City of a Carrier Change or cancellation within two (2) business days. The City reserves the right to request a copy of the policy.
- f. The Parties hereto understand and agree that the City is relying on, and does not waive or intend to waive by any provision of this Agreement, any monetary limitations or any other rights, immunities, and protections provided by the State of Missouri, as from time to time amended, or otherwise available to the City, or its elected officials or employees.
- g. The insurance required by the provisions of this article is required in the public interest and the City does not assume any liability for acts of the Lessor and/or their employees and/or their subcontractors in the performance of this Agreement.

<u>Amendment.</u> No amendment, addition to, or modification of any provision hereof shall be binding upon the Parties, and neither Party shall be deemed to have waived any provision or any remedy available to it unless such amendment, addition, modification or waiver is in writing and signed by a duly authorized officer or representative of the applicable Party or Parties.

Governing Law and Venue. This contract shall be governed, interpreted, and enforced in accordance with the laws of the State of Missouri and/or the laws of the United States, as applicable. The venue for all litigation arising out of, or relating to this contract document, shall be in Boone County, Missouri, or the United States Western District of Missouri. The Parties hereto irrevocably agree to submit to the exclusive jurisdiction of such courts in the State of Missouri. The Parties agree to waive any defense of forum non conveniens.

General Laws. The Parties shall comply with all federal, state, and local laws, rules, regulations, and ordinances.

Employment of Unauthorized Aliens Prohibited. Lessor agrees to comply with Missouri State Statute Section 285.530 in that Lessor shall not knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the State of Missouri. As a condition for the award of this contract, Lessor shall, by sworn affidavit and provision of documentation, affirm its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services. Lessor shall also sign an affidavit affirming that it does not knowingly employ any person who is an unauthorized alien in connection with the subcontractor shall not knowingly employ, hire for employment or continue to employ an unauthorized alien to perform work within the State of Missouri.

<u>Nature of Lessee's Obligations.</u> All obligations of the Lessee under this Agreement, which require the expenditure of funds, are conditional upon the availability of funds budgeted and appropriated for that purpose. Lessee hereby certifies that the funds are appropriated for the first year of the term and that, in subsequent years, the Lessee will seek sufficient appropriations to pay its obligations hereunder.

No Waiver of Immunities. In no event shall the language of this Agreement constitute or be construed as a waiver or limitation for either party's rights or defenses with regard to each party's applicable sovereign, governmental, or official immunities and protections as provided by federal and state constitutions or laws.



MAINTENANCE AGREEMENT

BILL TO			SHIP TO		
Company			Company		
Columbia, City of - Ac	counts Payable		Finance Departr	nent	
Address			Address		
701 East Broadway			701 East Broad	way	
City	State	Zip	City	State Zi	D
Columbia	MO	65201	Columbia	MO 65	5201
Phone	Fax		Phone	Fax	
573-874-7687			573-874-7687		
Contact			Contact		
PO#	900 800 - T. T. B. P. P. B.		Contact for Meter R	Read	
	-70C65	Serial #		Equipment ID #	
PROGRAM TYPE:					
Supply	Inclusive: I			ner, staples and develo	per; do
		no	t include paper		
CONTRACT TERMS:					
			Install		
Length of Contra	act 5 Years	_ Contract Star	rt Date Date	_ Contract Base Billing Cycle	Mont
B/W monthly Base Ra	nte 0	_ # monthly of Copies	/Prints0	B/W Overage	.008
Color monthly Base Ra	ite0	_ # monthly of Copies	/Prints0	Color Overage	.052
Beginn	ing Meter Read			Beginning Meter Read Date	
SPECIAL INSTRUCT	IONS * Refer to	o Sec 9 for Custome	r Initial		
			2		
CITY OF COLUMB	IA, MISSOUR	I	GFI DIGITAL,	INC.	
COMPANY NAME		COMPANY NAME			
AUTHORIZED SIGN	ATURE	DATE	WITNESS		DATE
De'Carlon Seewood,	City Manager				
PRINT NAME & TITL			PRINT NAME	& TITI F	
and the second sec				~ · · · · EE	
APPROVED AS TO					
ALL NOVED AS TO					
OITV OOLINGELCE					
CITY COUNSELOR	201				

MAINTENANCE AGREEMENT TERMS & CONDITIONS

GFI Digital agrees to provide maintenance service as required at the installation address specified on the equipment contracted. All charges specified are those currently in effect and will remain the same for the duration of the contract (excluding any renewal terms). GFI Digital service calls are limited to normal working hours (Monday through Friday, 8:00 a.m. to 5:00 p.m.).

- 1. Trained technicians will respond to all service calls within four working hours or less from the time a call is placed.
- 2. All parts worn or broken through normal use of equipment will be replaced under the maintenance agreement.
- 3. All labor charges will be covered under the maintenance agreement.
- 4. All mileage charges will be covered under the maintenance agreement.
- 5. Loaner equipment will be provided in the event that the equipment covered under the maintenance agreement cannot be repaired on site.
- 6. Should the equipment covered under the maintenance agreement be traded in for a new model from GFI Digital during the life of this agreement, the unused balance will be pro-rated toward maintenance of the new equipment.
- Parts and labor for repairs made necessary by accident, negligence, theft, vandalism, lightening, loss of power or current fluctuation, fire, water or other casualty is not covered under this maintenance agreement.
- 8. Service performed at the specific request of the customer which commences outside normal working hours or extends more than one hour past the close of the normal workday will be charged at published rates for service time and expense, but without charge for parts covered by this agreement. Normal workday is defined as Monday through Friday 8:00am to 5:00pm.

Customer Initial

For service as specified on the equipment listed, the undersigned agrees to pay in advance the total amount due as specified to GFI Digital, in accordance with the terms specified. GFI Digital reserves the right to delay service if your account is delinquent.

This Agreement takes effect on the Contract Start Date and continues in effect for the specified period and will remain in force thereafter, with automatic renewal being a term of one year or, until cancelled by either party. Either party may cancel this contract with a 30 day written notice.