Ricoh USA, Inc. 70 Valley Stream Parkway Malvern, PA 19355

Product Schedule with Purchase Option

Product Schedule Number:	
Master Lease Agreement Number:	

Sche	lule constitutes	sa "S	le with Purchase Option NTY BOARD OF E	e," or	"Order Agreement," a	as a	pplic	able, und	er the	RICOH USA		
			amendments, attachme		. All terms and cond	litic	ns of	the Leas	e Agre	eement are incorporate	d int	ed above, between you and o this Schedule and made a part hereof. or under the Lease Agreement. It is the
												Schedules to the Lease Agreement.
CUS	STOMER I	NF	ORMATION									
HOF	PKINS CO	UN	ITY BOARD OF ED	UC	ATION	-		Billing	Conta	uct Name		
662	5 HOPKI	NS	SVILLE RD			-		MELA	ANII	E LAW	aatia	n address)
	DISONVIL	LE	HOPKINS KY		42431-7986	-			EMI	ess (if different from loc NARY ST HOP		
City Billin	g Contact Tele	pho	County State	Zi	Billing Contact Facs	sim	ile Nu	City umber		County Billing Contact E-I	Mail	State Zip Address
	270)-8	25-6100							melanie.fog	le(@hopkins.kyschools.us
PRO			CRIPTION ("Product"	")								
Qty 1	Product De	scrip	tion: Make & Model 200s					Qty	Pro	duct Description: Mak	e &	Model
						j						
PA	YMENT S	СН										
	imum Term (months)		Minimum Payment (Without Tax)		Interest Rate			Minim		ayment Billing Juency		Advance Payment
	48		ΦΟ 450 00		6.66 %			Monthly		, and a		☐ 1 st Payment ☐ 1 st & Last Payment
	40		\$6,452.88		*(see note below)		▣	Quarterly Other:	ANN	UALLY		Other:
* 0	nly applicable	if t	he Purchase Option Price i	belon	v is the \$1.00 Purcha	se	Optio	on.			l [
I.R.C	Section 103 I	ntere	Yes (Attach Exemption Cert st Tax Exempt: ☐ Yes] Yes (Check if yes and indi		,			Custome	r Billi	ng Reference Number	(P.C	.#, etc.)
TER	MS AND CO	NDI'	ΓIONS									
	"Effective Dat	e," t										ement Date" rather than "Payment" and nd the term "Effective Date" shall have
	UNCONDITI appropriation product to you	ONA provi i, on STA	AL, NON-CANCELABLE ision of the Lease Agreement all the terms hereof, including	AGR nt, if a ng the	EEMENT FOR THE applicable. If we accept terms and conditions	E N pt t of	IININ his So the L	MUM TI chedule, ease Agr	RM I you ag	INDICATED ABOVE gree to rent the above lat. THIS WILL ACK!	E, ex Prod NOV	n-consumer) purposes. THIS IS AN cept as otherwise provided in any non-uct from us, and we agree to rent such VLEDGE THAT YOU HAVE READ THIS SCHEDULE AND THE LEASE
	Purchase Option (a) Purchase		ion Price:									
			Fair Market Value Purchase	e Opti	ion (plus any applicabl	le ta	ıx)					
			\$1.00 Purchase Option (plu	s any	applicable tax)							

- (b) Unless the above Purchase Option price is the \$1.00 Purchase Option, Customer agrees that this transaction is a true rental. If the above Purchase Option price is the \$1.00 Purchase Option, then
 - (i) notwithstanding anything to the contrary in the Lease Agreement, with respect to this Schedule only: It is the mutual intention of the parties that Customer shall be considered the owner of the Product (excluding all Software, which is owned and licensed to you by the Software Supplier) for various purposes, including federal income tax purposes, as of the Effective Date. You are entitled to all federal income tax benefits afforded to the owner of the Product, but we shall not be liable to you if you fail to secure or obtain such benefits. You will keep the Product free of all liens and enumbrances. You hereby grant to us a security interest in the Product covered by this Schedule (including any replacements, substitutions, additions, attachments and proceeds) as security for the payment of the amounts due or to become due under each Schedule. You are required to file all property tax returns where applicable and promptly pay all property taxes that may be assessed against the Product and, if we are required by the applicable taxing jurisdiction to pay such taxes, you shall promptly reimburse us for such tax payments.";
 - (ii) in the event of default under the Lease Agreement or this Schedule, we may exercise all rights and remedies of a secured party under applicable law, in addition to any and all rights and remedies we may otherwise have under the Lease Agreement, including, without limitation, the right to repossess the Product free and clear of any of your rights and interests in the Product;
 - (iii) notwithstanding anything to the contrary in the Lease Agreement, if no default has occurred and is continuing under the Lease Agreement or this Schedule and all of your obligations under this Schedule have been satisfied, we will release any security interest that we may have in the Product, you shall have no obligation to provide any end-of-term notice to us, and this Schedule will terminate and not be renewed; and
 - (iv) the total cost of the Product is an amount equal to the sum of the Minimum Payments set forth above over the Minimum Term set forth above, discounted to present value at the constant per annum Interest Rate set forth above.
- (c) If the above Purchase Option price is the Fair Market Value Purchase Option, then notwithstanding anything to the contrary in the Lease Agreement, if no default has occurred and is continuing under the Lease Agreement or this Schedule, you will have the option at the end of the original term, or any renewal term, of this Schedule to purchase, for the above Purchase Option price, all (but not less than all) of the related Product covered by this Schedule at a purchase price equal to the then-existing fair market value of such Product. You must give us at least thirty (30) days written notice, by certified or registered mail, before the end of the original term of this Schedule, or any renewal term, that you will purchase the related Product or that you will return the related Product to us. In the event that you exercise such option, fair market value of the Product will be defined as the price a willing buyer will pay to a willing seller with no obligation to sell or purchase the Product in an open market. If both parties cannot agree to a price, you may request an independent appraisal by an appraiser approved by us, and both parties agree to the value as determined by the appraiser. All appraisal costs are to be borne by you. You agree to pay all sales tax, use tax and other similar tax payable in connection with the purchase of the Product. If you do not give us such written notice or if you do not purchase or return the related Product in accordance with the terms and conditions of the Lease Agreement and this Schedule, the original term of this Schedule, or any renewal term, will automatically renew in accordance with the terms of Section 14 of the Lease Agreement. This purchase option shall not apply to any Software.
- (d) If the above Purchase Option price is the Fair Market Value Purchase Option, then upon receipt by us of payment of the Purchase Option price described in clause (c) of this Paragraph 3, we will transfer our interest in the related Product to you "AS IS, WHERE IS" without any representation or warranty whatsoever, and this Schedule will terminate.
- 4. Both parties intend to comply with all applicable laws. In no event will we charge or collect any amounts in excess of those allowed by applicable law. Any part of the Lease Agreement or this Schedule that could, but for this Section, be read under any circumstance to allow for a charge higher than that allowable under applicable law is limited and modified by this Section to limit the amounts chargeable to the maximum amount allowed. If, in any circumstance, any amount in excess of that allowed by law is charged or received, any such charge will be deemed limited by the amount legally allowed and any amount received by us in excess of that legally allowed will be applied by us to the payment of amounts legally owed under the Lease Agreement or refunded to Customer.
- 5. WE MAKE NO REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE LEGAL, TAX OR ACCOUNTING TREATMENT OF THE LEASE AGREEMENT, THIS SCHEDULE OR THE TRANSACTIONS EVIDENCED THEREBY. YOU ACKNOWLEDGE THAT WE ARE NOT AN AGENT OR A FIDUCIARY OF CUSTOMER. YOU WILL OBTAIN YOUR OWN LEGAL, TAX AND ACCOUNTING ADVICE AND WILL MAKE YOUR OWN DETERMINATION OF THE PROPER TREATMENT OF THE LEASE AGREEMENT AND THIS SCHEDULE.

6.	Additional Provisions (if any) are:

THE PERSON SIGNING THIS SCHEDULE ON BEHALF OF THE CUSTOMER RE	PRESENTS THAT HE/SHE HAS THE AUTHORITY TO DO SO.
CUSTOMER	Accepted by: RICOH USA, INC.
By: XAuthorized Signer Signature	By:Authorized Signer Signature
Printed Name:	Printed Name:
Title: Date:	Title: Date:



ORDER AGREEMENT

FOLIPMENT BILL TO INFORMATION

Master Maintenance and Sale Agreement Date:

Sales Type: LEASE

EQUI WENT DILE TO INI ONWATION					
Customer Legal Name: HOPKINS COUNTY BOARD OF EDUCATION					
Address Line 1: 320 S SEMINARY ST		Contact: Melanie Law			
Address Line 2: OF EDUCATION		Phone: (270)825-6100x22229			
City: MADISONVILLE		E-mail: melanie.fogle@hopkins.kyschools.us			
ST/Zip: KY/42431-2447	County: HOPKINS	Fax:			
Check all that apply:					
□ PO Included PO#	□ PS Service (Sul	bject to and governed by additional Terms and Conditions)			
Sales Tax Exempt (Attach Valid Exemption Certification	ate) □ IT Service (Sub	ject to and governed by additional Terms and Conditions)			
☐ Syndication	☑ Fixed rate Service				
☐ Add to Existing Service Contract #					
This is an Order made pursuant to the terms and conditions of the above referenced Master Agreement(s) between Customer and Ricoh USA, Inc. The signature below indicates that the customer accepts all terms and conditions of the applicable Master Agreement(s) for this sale, all of which are incorporated herein by reference and made part of this Order. This Order is not valid unless and until signed by and Authorized Signatory of Ricoh					

SERVICE INFORMATION							
	SERVICE BILL T	O INFORMATION					
Customer Legal Name: HOPKINS	COUNTY BOARD OF EDUCATION						
Address Line 1: 320 S SEMINARY	ST	Contact: Melanie Law	Contact: Melanie Law				
Address Line 2: OF EDUCATION		Phone: (270)825-6100x22229					
City: MADISONVILLE		E-mail: melanie.fogle@hopkins	E-mail: melanie.fogle@hopkins.kyschools.us				
ST/Zip: KY/42431 - 2447	County: HOPKINS	Fax:					
Service Term (Months)	Base Billing Frequency	Overage Billing Frequency	Service Type				
48 Months	QUARTERLY	QUARTERLY	GOLD				

SHIP TO INFORMATION								
Customer Name	Address	Line 1	City		Contact		Phone	
	Address	Line 2	ST/Zip				E-mail	
			County	'			Fax	
HOPKINS COUNTY	6625 HOPKINSVII	LLE RD	MADISONVIL	LE	Crystal Fa	armer	(270)825 - 613	3
BOARD OF EDUCATION			KY/42431-798	KY/42431-7986		crystal.farmer@hopkins.kysch		
			HOPKINS				ools.us	
		PROD	UCT INFORM	OITAN	N			
			Total B/W			Total Color		
Product Description	QTY	Service Level	Allowance	BΛ	N Ovg	Allowance	Color Ovg	Service Base QUARTERLY
			QUARTERLY			QUARTERLY		
RICOH PRO8200S CONFIGURABLE PTO	1	GOLD	0	0.	0033	0	0	\$0.00
MODEL								

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USA, Inc.



BASIC CONNECTIVITY / PS / IT SERVICES INFORMATION					
BASIC CONNECTIVITY / PS / IT Services Description	Quantity				
RETURN CHARGE - SEGMENT 2 OR GREATER DEVICES	1				
TS-TRAINING STANDARD HARDWARE ONLY	5				
TS-TRAINING POOL OF HOURS	5				

ORDER TOTALS					
Service Type Offerings:	Product Total:				
Gold: Includes all supplies and staples. Excludes paper.	BASIC CONNECTIVITY / PS / IT Services :				
Silver: Includes all supplies. Excludes paper and staples.	BuyOut After Promotions:				
Bronze: Parts and labor only. Excludes paper, staples and supplies. Additional Provisions: Insert ANY additional provisions here	Grand Total: (Excludes Tax)				

Accepted by Customer	Accepted: Ricoh USA, Inc.
Authorized Signature:	Authorized Signature:
Printed Name:	Printed Name:
Title:	Title:
Date	Date

Initials

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EQUIPMENT REMOVAL/BUYOUT AUTHORIZATION

Customer Name:	HOPKINS COUNTY BOARD OF EDUCATIO	OPKINS COUNTY BOARD OF EDUCATION					
Contact Name:	Crystal Farmer			Phone:	(270)825-6133		
Address:	6625 HOPKINSVILLE RD			City:	MADISONVILLE		
State:	кү	Zip:	42431-7986	Fax/Email:	crystal.farmer@hopkins.kyschools.us		

Make	Model	Serial Number
	PRO8100S	E805C760107/C83104497

This Authorization applies to the equipment identified above and to the following Removal/Buy Out Option

This Authorization will confirm that Customer desires to engage Ricoh USA, Inc. ("Ricoh") to pick-up and remove certain items of equipment that are currently (i) owned by Customer or (ii) leased from Ricoh or other third party (as specified below), and that you intend to issue written or electronic removal requests (whether such equipment is identified in this Authorization, in a purchase order, in a letter or other written form) to Ricoh from time to time for such purpose. Such removal request will set forth the location, make, model and serial number of the equipment to be removed by Ricoh. By signing below, you confirm that, with respect to every removal request issued by Customer (1) Ricoh may rely on the request, (2) the request shall be governed by this Authorization, and (3) Ricoh may accept this Authorization by either its signature or by commencing performance (e.g. equipment removal, initiating Services, etc.). Each party agrees that electronic signatures of the parties on this Authorization will have the same force and effect as manual signature. Notwithstanding the foregoing, the parties acknowledge and agree that Ricoh shall have no obligation to remove, delete, preserve, maintain or otherwise safeguard any information, images or content retained by, in or on any item of equipment serviced by Ricoh, whether through a digital storage device, hard drive or similar electronic medium ("Data Management Services"). If desired, Customer may engage Ricoh to perform such Data Management Services at its then-current rates. Notwithstanding anything in this Authorization to the contrary, (i) Customer is responsible for ensuring its own compliance with legal requirements pertaining to data retention and protection, (ii) it is the Customer's sole responsibility to obtain advice of competent legal counsel as to the identification and interpretation of any relevant laws and regulatory requirements that may affect the customer's business or data retention, and any actions required to comply with such laws, (iii) Ricoh does not provide legal advice or represent or warrant that its services or products will guarantee or ensure compliance with any law, regulation or requirement, and (iv) the selection, use and design of any Data Management Services, and any and all decisions arising with respect to the deletion or storage of any data, as well as any loss of data resulting therefrom, shall be the sole responsibility of Customer, and Customer shall indemnify and hold harmless Ricoh and its subsidiaries, directors, officers, employees and agents from and against any and all costs, expenses, liabilities, claims, damages, losses, judgments or fees (including reasonable attorneys' fees) (collectively, "Losses") arising therefrom or related thereto.

☑ Equipment Removal (Leased by Customer). In addition to the terms and conditions set forth above, the following terms and conditions shall apply for equipment removals of equipment leased by Customer: Except for the obligations of Ricoh to pick up and remove the identified equipment, Ricoh does not assume any obligation, payment or otherwise, under any lease agreement, which shall remain Customer's sole responsibility. As a material condition to the performance by Ricoh, Customer hereby releases Ricoh from, and shall indemnify, defend and hold Ricoh harmless from and against, any and all claims, liabilities, costs, expenses and fees arising from or relating to any breach of Customer's representations or obligations in this Authorization or of any obligation owing by Customer under its lease agreement.

Signature:				
Name:				
Title:				
Date:				

RICOH USA, INC.			
Signature:			
Name:			
Title:			
Date:			

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