MEMO



DATE: June 2, 2020

FROM: Matney M. Ellis Procurement Director

Astrug M

TO: Board of County Commissioners

SUBJECT: Agreement - ImageNet Consulting, LLC

Submitted for your approval and execution is the attached Equipment Lease and Service Agreement between the Board of County Commissioners on behalf of the Tulsa County District Attorney's Office and ImageNet Consulting, LLC for lease and service of eight (8) Konica Minolta machines as further described in the attached to be located in the District Attorney's Office at 500 S Denver Ave, Ste 800, Tulsa, Oklahoma, 74103.

APPROVED

06/08/2020

Respectfully submitted for your approval and execution.

MME / mlb

SUBMITTED FOR: The June 8, 2020 BOCC meeting agenda.

+ImageNet

APPROVED 06/08/2020

08/2020Equipment Lease Agreement # 325293Lessee Information

Lessee Legal Name									
Board of County Commissioners Tulsa County, on behalf of Tulsa County District Attorney's Office									
Street Addres	s 500	S Denver Ave, S	,	OK 7					
City			State	ma	Zip	13	Phone Number		
Tulsa Oklahoma 74103 918-596-4819									
Equipment Description Make and Type Quantity Model Attachments Serial Nur								Serial Number	
Make a	nu rype	Quantity	4-458e			External Finisher, Fa		Serial Nulliber	
Konica Minolta 6		6	2-658e		Pun				
Konica Minolta		1	808		2-LG Paper Drawers, LG External Finisher, Paper Deck, Hole Punch, Side Table				
Konica Minolta		1	C450i			External Finisher, Hol Side Table			
Location	Address: Tulsa County District Attorney: 500 S. Denver #80			City Tul		,	State: OK	Zip: 74103	
			Torme and	Dav	ment Sched				
	To	rm in Months	Terms and	Гау	ment Scheu		mont		
	Te	48		Lease Payment \$1,451.90					
		40				φ1,401.	30		
Lessee (Full L	_egal Nama)	-			Tu	Isa County Appro	val:		
		sioners Tulsa Count	ty, OK Appr	roved as	s to form:				
		A	lom	es G.	Doo Digitally signed by	James G. Rea			
By	ed Signa/ure	Chairma Title			Date: 2020:03:23	15:00:27 -05'00'			
Addion2		The	ASSIS	stant Di	strict Attorney				
We hereby acknow	ledge that on the date	ce of Leased Equ indicated below we received de bered above. The equipment is	elivery of all		r O OL'A				
us as the Equipmen	t described in the Lea	ise and is satisfactory in all res		\mathcal{M}	illill				
purposes of said Lea	ise.				fichael Willis, County Cler	rk			
Lessee X									
A	uthorized Signature		Date	_	-				
Terms and Conditions									
1. RENTAL ("AGREE	MENT"): We agree to re	The words WE, US, and OUR refe ent to you and you agree to rent fro rticle 2A of the Uniform Commercia	om us the equipment listed ab	pove (Equi	oment). You promise to pay us	the rental payment according to t	he payment sch	edule shown above. The parties intend is Agreement. This Agreement is non-	
cancelable. 2. TERM AND RENT: commencing on the C	The initial term shall cor commencement Date and	mmence on the day that any of the I subsequent payments shall be du	Equipment is delivered to you e on the same date of each s	u (the Corr successive	mencement Date). The installr period thereafter until all rent ar	nents of rent shall be payable in a nd any additional rent or expenses	dvance, at the til chargeable und	me and in the amounts provided above, er this Agreement shall have been paid	
3. NO WARRANTIES	: We are renting the Equ	ther obligations hereunder shall be ipment to you "AS IS". WE MAKE	NO WARRANTIES, EXPRES	S OR IMP	LIED, INCLUDING WARRANTI	ES OF MERCHANTABILITY, OR	FITNESS FOR A	A PARTICULAR PURPOSE IN	
IS AUTHORIZED TO	WAIVE OR MODIFY AN	Y TERM OR CONDITION OF THE	AGREEMENT.	-				IER IS AN AGENT OF LESSOR OR hereby grant to us a security interest in	
the Equipment and al	proceeds, products, ren	ts or profits therefrom. In state wh	ere permissible, you hereby	authorize i	is to cause this Agreement or a	my statement or other instrument	in respect to this	Agreement showing our interest in the	
Equipment, including Uniform Commercial Code Financing Statements, to be filed or recorded and re-filed and re-recorded and grant us the right to execute your name thereto. You agree to execute and deliver any statement or instrument requested by us for such purpose. You agree to execute and the responsible for installings, recordings, stamp fees or taxes related to the filling or recording of any such instrument or statement. 5. MAINTENANCE, RISK OF LOSS AMD 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									
general public liability	insurance policy from a	company acceptable to us, includir	ng us as an additional insured					aming us as the loss payee, to obtain a lo not, you agree that we have the right	
general public liability insurance policy from a company acceptable to us, including us as an additional insured on the policy. You agree to provide us certificates or other evidence of insurance. If you do not, you agree that we have the right but not the obligation to obligation to obligation to obligations on but not the obligation to obligation to obligation and insurance, in which event you agree to pay us for all costs thereof. 7. TAXES AND FEES: You agree to pay when due or reimburse us for all taxes (including, but not limited to, any property taxes), fees, fines and penalties relating to use or ownership of the Equipment or to this Agreement, now or hereafter									
imposed, levied or assessed by any state, federal or local government or agency. 8. LOCATION OF EQUIPMENT: You will keep and use the Equipment only at your address shown above. You agree that the Equipment will not be removed from that address unless you get our written permission in advance to move it.									
9. RENEWAL TERM: THIS LEASE IS IRREVOCABLE UNTIL TERMINATED AS PROVIDED HEREIN and Lesse's obligations hereunder shall not abate by reason of Lessor's taking of possession of the equipment or for any other reason. The term of this Lease shall be effective upon the delivery of the equipment to Lessee, shall continue for the number of months specified above (the term) following the delivery of the equipment to Lessee and may be renewed annually upon mutual agreement of both parties. All of the terms and conditions of this Lease remain in full force and effect until this Lease is terminated as provided herein.									
 RETURN: Unless this Agreement renews or you purchase the Equipment as provided in this Agreement, you shall, at the termination of this Agreement, return the Equipment at its sole cost and expense in good operating condition, ordinary wear and tear resulting from proper use excepted, to a location specified by us. 									
insolvent or make an	assignment for the ben	efit of creditors; or (d) a receiver,	trustee, conservator or liquid	ator is app	ointed with or without your cor	nsent, you shall be in default und	er the Agreemer		
insolvent or make an assignment for the benefit of creditors; or (d) a receiver, trustee, conservator or liquidator is appointed with or without your consent, you shall be in default under the Agreement and, we may, to extent permitted by applicable law, exercise any one or more of the following remedies; (l) declare due, sue for and receiver from you the sum of all rental payments for the unpaint term of this Agreement or any schedule at the rate of 6% per annum and (y) the anticipated value of the Equipment at the end of the initial term or applicable law.									
upon recovery of the same in full, the Equipment shall become your property; (iiii) to take immediate possession of the Equipment, and to lease or sell the Equipment or any portion thereof, upon such terms as we may elect, and to apply the net proceeds, less reasonable selling and administrative expenses, on account of your obligations hereunder; (iv) require you to return all Equipment at your expense to place reasonably designated by us. Such an addition to any other remedies provided for by law and may, to the extent permitted by law, be exercised either concurrently or separately. Exercise of any one remedy shall not be deemed an election of such remedy or to preclude the exercise of any other									
remedues provided for by law and may, to the extent permitted by law, be exercised either concurrently or separately. Exercise of any one remedy shall not be deemed an election of such remedy or to preclude the exercise of any other remedy. No failure on our part to exercise any right or remedy and no delay in exercising any right or remedy shall operate as a waiver of any night or remedy or to modify the terms of this Agreement. A waiver of default shall not be construed as a waiver of any other subsequent default. We shall retain the sum set forth above as a Security Deposit, if applicable, for your performance of your obligations hereunder. Upon lawful termination of this Agreement, provided you are not in									
default, the Security Deposit, if applicable, shall be returned to you. No interest shall be paid upon said Security Deposit. In the event of default we may apply said Security Deposit to cure any default. 12. ASSIGNMENT: YOU HAVE NO RIGHT TO SELL, TRANSFER, ASSIGN THIS AGREEMENT OR SUBLEASE THE EQUIPMENT. We may sell, assign or transfer this Agreement, without notice. You agree that if we sell, assign or									
transfer this Agreement, the new owner 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 right of the new owner will not be subject to any claims, defenses, or set offs that you may have against us. In the event of a sale, assignment or transfer, we agree to remain responsible for our obligations hereunder.									
13. CONSENT TO JURISDICTION AND GOVERNING LAW: YOU CONSENT TO THE PERSONAL JURISDICTION OF THE COURTS OF THE STATE OF OKLAHOMA WITH RESPECT TO ANY ACTION ARISING OUT OF THIS AGREEMENT OR THE EQUIPMENT. THIS MEANS THAT ANY LEGAL ACTION FILED AGAINST YOU MAY BE FILED IN OKLAHOMA AND THAT YOU MAY BE REQUIRED TO DEFEND AND LITIGATE ANY SUCH ACTION IN OKLAHOMA YOU arrow that service of mcross by contributing requires that any legal action of the equivalent of personal service action. However, nothing in the paragraph shall be construed to limit the introduction of the equivalent of personal service action.									
OKLAHOMA. You agree that service of process by certified mail, return receipt requested, shall be deemed the equivalent of personal service in any such action. However, nothing in the paragraph shall be construed to limit the jurisdictions in which suit may be filed by any party to this Agreement or the means of obtaining service of process in any such suit. This Agreement shall be governed by and construed according to the laws of the State of Oklahoma. TO THE EXTENT PERMITTED BY LAW, YOU WAIVE TRIAL BY JURY IN ANY ACTION AGAINST US. YOU HEREBY WAIVE ANY AND ALL RIGHTS AND REMEDIES GRANTED YOU BY SECTION 2A-508 THROUGH 2A-522 OF THE UNIFORM									
COMMERCIAL CODE								nd conditions shall modify terms of this	
Agreement.		contains the entire arrangement be							
Accepted By									
Lessor:		By:	28_		Title:	ŀ	Accepted C	^{Dn:} 05/29/20	
ImageNet (Consulting L		10		Manager			00/28/20	

TIPS Contract #180103

+ImageNet

	Consulting											
Customer Information Service Agreement # 325293												
Legal Name: Board of County Commissioners Tulsa County, OK on behalf of Tulsa County District Attorney's Office												
Billing Address:	500 S. Denver, #800											
City:	TulsaState:OKZip:74103Main Phone #:918-596-4819Tulsa County District Attorney's Office:500 S. Denver, #800 74103						8-596-4819					
Equipment Address:		Attorne	ey's Office: 500			4103	7.	74102				
City:	Tulsa		State: OK			Zip:						
Main Contact: Meter Contact:	Anna Maner Anna Maner	E-M E-M		anna.maner@tulsacou				Phone: Phone:	918-596-4819 918-596-4819	Ext: Ext:		
A/P Contact:	Anna Maner	E-M						918-596-4819	Ext. Ext:			
Tel Contact.		L-1VI					101	T none.	710-370-4017	LAt.		
Make	Model	Equipment DescriptionModelSerial #MakeModel				Se	rial #					
Konica Minolta	1-C450i		Set fat #		1	Ianu			Model	50	Παι π	
Konica Minolta	2-658e											
Konica Minolta	4-458e											
Konica Minolta	1-808											
		1	Agre	emen	t Term	8				1		
T	Maatha		Base to be bille			5		0	verages/Images t	o he hilled•		
Term in				_				0				
43	8		Monthly		rterly				Monthly	Quarterly		
Som	vice Plan		D	Daga D	auman	+ 8- (10000 / C	Cost per Imag	Tomme		
Serv	vice r lali		L	base r	aymen	ιαι	Jvei	rage / C	Jost per mag	ge Terms		
= Parts, Drums & L	Labor											
= Parts, Drums, Lal	hor & Toper			CI	ф. О.							
			Monthly Bas	e Charg	ge: \$.0							
\boxtimes = Parts, Drums, Lal	bor, Toner & Staples										_	
$\square = OEM \text{ Supplies} \qquad \square = Compatible$ Supplies			BW images included: 0			images/overages billed @: .008 pe			per image			
			Color images included:			0)	images/overages billed @: .045 pe			per image	
Standard Services												
 Implementation: ImageNet Consulting, LLC will inspect any existing equipment currently located at Customer's site and is to be covered under this Agreement to determine that it is in good mechanical condition prior to this Agreement's Effective Date. Should the equipment require significant repair or overhaul, such repairs may be charged to the Customer at current ImageNet Consulting, LLC rates. Such repairs will be performed and charged only upon agreement of both parties. Any new equipment to be installed by ImageNet Consulting, LLC as part of this agreement will be covered upon installation and execution of this agreement. Quick-Response Technical Service: In accordance with the selected "Service Plan" listed above ImageNet Consulting, LLC will provide service and all maintenance, including unlimited service calls, parts (as classified by the manufacturers) and consumble supplies including: maintenance kits, transfer kits, fuser kits, process kits, developer and imaging drums and toner on the equipment listed above or attached schedule(s) for the term of the Agreement with the following stipulations and exceptions. Quality Assurance: ImageNet Consulting, LLC will ensure reasonable equipment uptime through ImageNet Consulting, but not limited to: service call dispatch, supply orders, and meter-read input available at www.imagenetconsulting.com. Meter Reading: Customer may report meters either by phone, email, fascimile, or ImageNet Consulting, LLC to collect meters when needed. If no meter is received, ImageNet Consulting, LLC responsible for providing access to allow ImageNet Consulting, LLC to collect meters when needed. If no meter is received, ImageNet Consulting, LLC respondence: All correspondence relating to the notifications within this agreement are to be sent via registered letter to the Contracts Department at: 913 N. Broadway, Oklahoma City, OK 73102 attention Contracts. Key Contact: Customer agrees to make available and designate a												
charges that may apply will not be performed unless both parties have agreed to and executed a new scope of work.												

	_	_	-	TIPS Contract #180103	Initial
Board of County Commissioners	Tulsa County, OK Aut	horized Signature:	ImageNet Consulting, LL	C Authorized Signature:	
And den	Chairman	06/08/2020	28	Vice President - Contracts	05/29/2020
Accepted by	Title:	Date:	Accepted by:	Title:	Date:
		Page	1 of 2		

Approved as to form:

Assistant District Attorney

Standard Terms & Conditions

1. General

2

- a. Upon request ImageNet Consulting, LLC will supply the manufacturer's suggested yield and fill rates. If the supply consumption exceeds the manufacturers suggested yield and fill rates by more than twenty percent (20%) ImageNet Consulting, LLC may assess a surcharge equal to the manufacturer's suggested retail price (MSRP) of the additional usage.
- b. ImageNet Consulting, LLC may reset supply items (i.e. fuser and maintenance kits) in lieu of replacement so long as print quality is not affected.
- c. ImageNet Consulting, LLC will not be obligated to provide service on Printers or Multi-Function Printers (MFP) where Customer uses (i) supplies; (ii) printer parts; or (iii) paper that does not meet manufacturer's specifications and/or Customer uses supplies or spare parts not obtained through ImageNet Consulting, LLC. ImageNet Consulting, LLC may charge its standard hourly rates to repair Printers or MFPs with service problems as a result of Customer's misuse of these items. The term supplies includes: toner, staples, developer, drums and supply modules.
- d. If the Equipment is modified, altered, or serviced by personnel other than ImageNet Consulting, LLC representative, ImageNet Consulting, LLC may charge Customer for any damage resulting from such modification, alteration, or improper service.
- e. ImageNet Consulting, LLC will not be responsible for delays, inability to provide service calls due to strikes, accidents, acts of God or any other event beyond its control. All Service under this agreement will be rendered during normal working hours of 8:00am to 5:00pm Monday through Friday unless otherwise agreed upon in writing by both parties.
- f. In the event a manufacturer discontinues parts or supplies for a specific device, the unused portion of this Agreement can be transferred to a new machine purchased through ImageNet Consulting, LLC.
- g. In the event of rising fuel costs ImageNet Consulting, LLC reserves the right to add a fuel charge to the monthly, quarterly or annual invoice.
- h. If applicable Customer may exercise the right to reduce the "Base Charge" and "images included" by up to 10%. A reduction of a greater percentage will require that this agreement be terminated and new agreement signed with new billing rates.
- Coverage Excluded: This Agreement excludes the following unless otherwise specified:
 - a. _____x___ Paper and staples;
 - b. Any and all equipment not listed on Schedule A or on front of this agreement; external cards, hard drives or supplemental hardware; and software;
 - c. Network Connected Equipment: Network connected equipment will be covered up to the network connection of the Printer/Multi-Function Printer ("MFP"). Issues relating to software and/or connectivity after ninety (90) days of installation will require a new scope of work at the Customer's request and does not affect this Agreement.
 - d. ____ Items damaged by Customer, including but not limited to, doors, paper trays and covers. Replacement of these items will be charged to the Customer at current ImageNet Consulting, LLC rates.
 - e. _____ It is client's responsibility to ensure that any connected device meets with their network security policy, included but not limited to any malware protection.
- 3. Equipment Guidelines: All equipment covered under this Agreement must adhere to the following guidelines:
 - a. Equipment must be placed in a normal office setting with sufficient amount of space for access, free from excessive dust, humidity, temperature and ammonia or other corrosive fumes.
 - b. Equipment must always be operated on an electrical circuit, with proper current, voltage and type of outlets as specified by the original equipment manufacturer. Moreover, if stipulated by the Scope of Services Agreement, Equipment must be operated on an isolated electrical line.
 - c. Equipment must be operated within the specified operational (including usage) specifications.
 d. Only ImageNet Consulting, LLC furnished supplies and parts may be used on the Equipment.
 - d. Only ImageNet Consulting, LLC furnished supplies and parts may be used on the Equipment.
 e. ImageNet Consulting, LLC supplies and parts found in equipment not covered within this agreement will be invoiced at the manufacturer's suggested MSRP.
- 4. Additional Equipment: Customer must immediately notify ImageNet Consulting, LLC upon installation and network connection of any additional equipment at Customer's site capable of using ImageNet Consulting, LLC supplied toner cartridges. Upon installation, such equipment will automatically be included as the Equipment under this Agreement and billed accordingly to Customer.
- 5. Back Orders. Unless otherwise noted within this agreement ImageNet Consulting, LLC may provide to customer compatible supplies if unable to receive supplies from the manufacturer due to back orders.
- 6. Term: This agreement is subject to the Non-Appropriations Rider attached hereto and 62 O.S. 430.1. This Agreement will begin on the Effective Date and continue for a term designated in the Agreement Terms section of this Agreement (the "Initial Term"). This Agreement may renew annually upon mutual agreement of both parties; unless Customer provides written notice to ImageNet Consulting, LLC of its intent to cancel the Agreement at least thirty (30) days prior to the last day of the then current term. ImageNet Consulting, LLC may cancel this Agreement at the end of each term without written notice.
- 7. **Payment**: Payment is due thirty (30) days from date of invoice. Customer will pay all federal, state and local sales, use property, excise or other taxes imposed with respect to the equipment listed on this Agreement.
- 8. Assignment: ImageNet Consulting, LLC may sell, assign or transfer this Agreement, without notice. Customer agrees that if ImageNet Consulting, LLC sells, assigns or transfers this Agreement, the new owner will have the same rights and benefits that ImageNet Consulting, LLC now has. Customer agrees that the right of the new owner will not be subject to any claims, defenses, or set offs that you may have against us. In the event of a sale, assignment or transfer, ImageNet Consulting, LLC agrees to remain responsible for our obligations hereunder. Customer may not sell, transfer and/or assign this Agreement without the prior written consent of ImageNet Consulting, LLC, such consent not to be unreasonably withheld.
- 9. Miscellaneous: This Agreement supersedes all prior discussions or understandings between the parties. This Agreement cannot be changed or terminated orally. No modification of this Agreement shall be binding unless signed by both parties. If any provision of this Agreement is held to be invalid or unenforceable, the remainder of the Agreement shall still be construed as valid and enforceable. No waiver shall be deemed to be made by any party of any of its rights hereunder unless, the same shall be in writing signed by the waiving party and any waiver shall be a waiver only with respect to the specific instance involved and shall in no way impair the rights or obligations of any party in any respect at any other time.
- 10. Breach or Default: If the Customer does not pay all charges for services as provided hereunder, promptly when due: (1) ImageNet Consulting, LLC may (a) refuse to provide service or supplies for the Equipment or (b) furnish service and supplies on a C.O.D. (cash on deliver) "Per Call" basis at published rates Jurisdiction: This Agreement will be governed by and construed according to the laws of the State of Oklahoma applicable to agreements wholly negotiated, executed and performed in Oklahoma. It constitutes the entire Agreement between parties and may not be modified except in writing signed by duly authorized officers of ImageNet Consulting, LLC and the Customer.
- 11. OTHER THAN THE OBLIGATIONS SET FORTH HEREIN, IMAGENET CONSULTING, LLC DISCLAIMS ALL WARRANTIES, EXPRESSED OR IMPLED, INCLUDING ANY IMPLIED WARRANTIES OR MERCHANTABILITY FOR USE OR FITNESS FOR A PARTICULAR PURPOSE. SAVE AND EXCEPT FOR ITS OWN NEGLIGENCE OR WILLFUL CONDUCT, IMAGENET CONSULTING, LLC WILL NOT BE RESPONSIBLE FOR DIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO, DAMAGES ARISSING OUT OF THE PERFORMANCE OF THE EQUIPMENT OR THE LOSS OF THE USE OF THE EQUIPMENT AND THE CUSTOMER HEREBY WAIVES ANY CLAIMS RELATED THERETO.

Initial

Non-Appropriations Rider

Agreement No.

325293

between "Lessor" ImageNet Consulting, LLC

and "Lessee" Board of County Commissioners Tulsa County, OK

THIS RIDER to the above-mentioned service agreement, lease, loan or financing agreement (collectively the "Agreement") between the Lessor, acting solely as an independent funding source, and the Lessee, a government entity, is intended to be effective as of the same date as the Agreement. This Rider is hereby incorporated into the Agreement as a supplement thereto and amends the Agreement to the extent expressly provided below.

THE AGREEMENT IS HEREBY AMENDED AS FOLLOWS:

1. NON-APPROPRIATION OF FUNDS. In the event no, or insufficient, funds are appropriated and budgeted, in any fiscal period for payments due under the Agreement, Lessee will immediately notify Lessor, or its assignee, in writing of such occurrence, and the Agreement shall terminate, without penalty to Lessee, on the last day of the fiscal period for which appropriations have been received or made, except: (a) as to the portions of payments for which funds have been appropriated and budgeted, or are otherwise available, and (b) as to the Lessee's other obligations and liabilities under the Agreement, accruing or arising prior to or in connection with such termination. In the event of such termination, Lessee agrees to peaceably surrender possession of all Equipment to Lessor, or its assignee, on the date of such termination in the manner set forth in the Agreement. Lessor will have all legal and equitable rights and remedies under the Agreement in addition to the right to possession and control of the Equipment.

2. CONTINUATION OF LEASE BY LESSEE. Lessee intends to continue making the payments under the Agreement. Lessee reasonably believes that legally available funds in an amount sufficient to make all payments during the term of the Agreement can be obtained. Lessee agrees that, during the budgeting process for each budget year, the Lessee's staff will provide to the appropriate governing body proper notification of any payments due under the Agreement during the applicable budget year. Notwithstanding this covenant, if Lessee fails to appropriate funds sufficient for the payments under the Agreement, the Agreement shall terminate as provided above.

3. PAYMENTS TO BE UNCONDITIONAL. SUBJECT TO THE TERMS OF THIS RIDER, THE OBLIGATIONS OF LESSEE TO PAY THE PAYMENTS DUE UNDER THE AGREEMENT AND TO PERFORM AND OBSERVE THE OTHER COVENANTS AND AGREEMENTS CONTAINED THEREIN SHALL BE ABSOLUTE AND UNCONDITIONAL IN ALL EVENTS WITHOUT ABATEMENT, DIMINUTION, DEDUCTION, SET OFF OR DEFENSE, FOR ANY REASON, INCLUDING WITHOUT LIMITATION, ANY DEFECTS, MALFUNCTIONS, BREAKDOWNS OR INFIRMITIES IN THE PROPERTY OR ANY ACCIDENT, CONDEMNATION OR UNFORESEEN CIRCUMSTANCES. THIS PROVISION SHALL NOT LIMIT LESSEE'S RIGHTS, CLAIMS OR ACTIONS AGAINST ANY EQUIPMENT VENDOR, DEALER OR MANUFACTURER.

4. CONTROLLING TERMS; MISCELLANEOUS. If there are any inconsistencies between the provisions of this Rider and the provisions of the Agreement, the express provisions of this Rider shall control. Except as expressly set forth in this Rider, all of the terms and conditions of the Agreement remain binding and in full force and effect as set forth in the Agreement. Lessee confirms that to date both Lessor and Lessee have fully and properly performed under the Agreement and that Lessee remains bound to Lessor by said Agreement. To the extent not otherwise defined in this Rider, the terms used herein shall have the same meaning herein as in the Agreement.

This Rider is executed below to be effective as of the date of the Agreement first given above.

Lessor:	Lessee:
ImageNet Consulting, LLC	Board of County Commissioners Tulsa Jounty, OK
Signature 🕨	Signature
Print Name: Rocky Frost	Print Name: Ron Peters
Print Title: Vice President - Contracts	Print Title: Chairman
Date: 05/29/2020	Date: 06/08/2020
Auss.	Approved as to form: James G. Rea Digitally signed by James G. Rea Date: 2020.05.29 15:00:46-05'00'

Michael Willis, County Clerk

Assistant District Attorney