

CUSTOMER ("YOU") INFORMATION			AGREEMENT NO.:					
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FULL LEGAL NAME:								
CUSTOMER'S ADDRESS:								
EQUIPMENT INFORMATION  QTY TYPE, MAKE, MODEL NUMBER AND INCLUDED ACCESSORIES			SERIAL NO.					
EQUIPMENT LOCATION:			SEE SCHEDULE					
TERM IN MONTHS: MONTHLY PAYMENT AMOUNT: \$_								
PURCHASE OPTION*: FAIR MARKET VALUE								
ADDITIONAL TERMS AND CONDITIONS								
AGREEMENT. You want us to now provide you the equipment and/or st ("Equipment") and you unconditionally agree to pay us the amounts payable agreement ("Agreement") each period by the due date. This Agreement is bein hereof and will begin on the date the Equipment is delivered to you or any later dcharge you a one-time origination fee of \$99.50. If any amount payable to us is p charge equal to: 1) the greater of ten (10) cents for each dollar overdue or twent the highest lawful charge, if less. Any security deposit will be returned upon full por NET AGREEMENT. THIS AGREEMENT IS NON-CANCELABLE FOR TH TERM. YOU AGREE THAT YOU ARE UNCONDITIONALLY OBLIGATED TO I UNDER THIS AGREEMENT FOR THE ENTIRE TERM. YOU ARE NOT ENTITL OFF AGAINST AMOUNTS DUE UNDER THIS AGREEMENT FOR ANY REASC EQUIPMENT USE. You will keep the Equipment in good working order, use it and not modify or move it from its initial location without our consent. If we ha arrangement with you for maintenance, service, supplies, etc. with respect to under this Agreement may include amounts owed under that arrangement, which as one payment for your convenience, and which amounts may be subject to based on that arrangement.  POSTAGE DEVICES. Postage measurement devices referenced herein which rental agreement between you and us are not part of the Equipment and your rental agreement with us for the term of, and your rights and obligations under, your convenience, payments under this Agreement may include the rental amorental agreement.  SOFTWARE/DATA. Except as provided in this paragraph, references to "Equipreferenced above or installed on the Equipment. We do not own the softwar interest in it to you. We are not responsible for the software or the obligations on any license agreement. You are solely responsible for protecting and relata/images stored on the Equipment prior to its return for any reason.  LIMITATION OF WARRANTIES. EXCEPT TO THE EXTENT THAT WE H WARRANTY IN WRITING, WE MAKE NO WARRANTIES, EXPRESS O WARRANTIES OF MERCHANTABILITY OR FITNESS FOR	oftware referenced herein a under the terms of this ding upon our acceptance ate we designate. We may ast due, you will pay a late y-six dollars (\$26.00); or 2) erformance.  E ENTIRE AGREEMENT PAY ALL AMOUNTS DUE ED TO REDUCE OR SET-INI.  For business purposes only we entered into a separate the Equipment, payments a amounts may be invoiced change from time to time are subject to a separate use and the ownership of will need to reference your the rental agreement. For unts you owe us under the ment" include any software and cannot transfer any if you or the licensor under emoving any confidential AVE PROVIDED YOU AR IMPLIED, INCLUDING PURPOSE. YOU CHOSE NT. YOU MAY CONTACT IES, IF ANY, THAT THE GIVEN TO US. reement without our written at, in whole or in part, to a l have our assigned rights y claim, defense, or set-off reement shall be governed assignee's) principal place icated in a federal or state the courts and waive transfer quipment. No such loss or laims, losses, or damages	applicable, against any claims, losses or diequipment or data stored on it. In no event winsurance. You agree to maintain commagree to: 1) keep the Equipment fully insure payee; and 2) provide proof of insurance commencement of this Agreement, and the property loss insurance satisfactory to us a have the option, but not the obligation, to carrier of our choosing in such forms and an secure insurance on the Equipment, we will fully protected, and you will reimburse us the pay if you obtained insurance, and whice reinsurance. If you are current in all of you insurance proceeds received will be applied us the remaining payments due or to become discounted at 3% per annum.  TAXES. We own the Equipment. You will pand fees relating to the Equipment and thie over the term with a finance charge.  END OF TERM. At the end of the term of the End Date, of your intent to return the location designated by us, at your expense, default on the End Date, you may purchas price. If the returned Equipment is not imming you will reimburse us for all repair costs. Yis prior to the End Date without our consent amounts owed, an early termination fee equipment, you will be in default, and we expense and pay us: 1) all past due amounts oved, an early termination fee equipment expense and pay us: 1) all past due amounts oved and in the regal remedies available to reasonable attorney fees) we incur in any dus 1.5% interest per month on all past due a UCC. If we assign rights in this Agreement for the Uniform Commercial Code ("UCC") sections 507-522 of Article 2A of the UCC. MISCELLANEOUS. This Agreement is the providing and your use of the Equipment including any purchase orders. Amounts paparties agree that the original hereof for econstituting "chattel paper" under the UCC, either your manual signature or an electric Agreement, and (ii) our original manual sign.	omes 10+ days past due, or if you otherwise breach this may require that you return the Equipment to us at your is and 2) all remaining payments for the unexpired term, plus annum; and we may disable or repossess the Equipment and us. You agree to pay all costs and expenses (including ispute with you related to this Agreement. You agree to pay mounts. For financing purposes, you agree that this Agreement, in the das, a "Finance Lease" as that term is defined in Article 2A You agree to forgo the rights and remedies provided under use entire agreement between you and us relating to our and supersedes any prior representations or agreements, ayable under this Agreement may include a profit to us. The inforcement and perfection purposes, and the sole "record" is the paper copy hereof bearing (i) the original or a copy of onically applied indication of your intent to enter into this ature. Any change must be in writing signed by each party.					
Owner ("we", "us"): FP Finance		Customer: (As Stated Above						
Signature:Date:	1	Signature:	Date:					
Print Name & Title:		Print Name & Title:						
UNCONDITIONAL GUARANTY: The undersigned unconditionally guarantees that the Customer will timely perform all obligations under the above Agreement. The undersigned also waives any notification if the Customer is in default and consents to any extensions or modifications granted to the Customer. In the event of default, the undersigned will immediately pay all sums due under the terms of the Agreement without requiring Owner to proceed against Customer or any other party or exercise any rights in the Equipment. The undersigned, as to this guaranty, agrees to the designated forum and consents to personal jurisdiction, venue, and choice of law as stated in the Agreement, agrees to pay all costs and expenses, including attorney fees, incurred by Owner related to this guaranty and the Agreement, waives a jury trial and transfer of venue, and authorizes obtaining credit reports.								
SIGNATURE: X	PRINT NAME:		DATE:					



## FP Finance Customer Agreement

FP Mailing Solutions 140 N. Mitchell Ct, Ste 200 Addison, IL 60101-5629 Tel: (800) 341-6052 www.fp-usa.com

USTOMER INFORMATION								
Billing Address		Shipping & Installation Address (if different than Billing)						
Customer:		Customer:						
Department:		Department:						
Street:		Street:						
City:	County:		City: County:		County:			
State:	Zip:		State:		Zip:			
Tel:	Fax:		Tel:		Fax:			
E-mail:		E-mail:						
Contact Name:		Contact Name:						
Deliver To: Dealer Customer			Mailing Address: ☐ Same as Billing					
☐ Existing Customers Only: check box if Billing Address has changed.		☐ Existing Customers Only: check box if Shipping/Install Address has changed.						
			DUDOLLA CED ECUIDATENT	LINEODIAAT	10N			
			PURCHASED EQUIPMENT INFORMATION  Item # Item Description					
Term of Contract: Months		HCIII π						
				EDGE Pri	nt Press Pac	каде		
Ferms and Conditions: By signing below, I hereby acknowledge and agree that FP's standard shipping rates and the additional terms and conditions available on the FP								
vebsite at www.fp-usa.com/terms-conditions are applicable to, and incorporated by								
eference into, this agreement. (If you do not have access to the internet, please contact FP directly at 800.341.6052 and we will provide you with a copy for your records.)								
LISTOMED ACCEDTANCE (planca con	mploto all fiole	do)						
USTOMER ACCEPTANCE (please cor Customer Acceptance of Terms	прівів ан пвіс	15)	Dealer Information					
· · · · · · · · · · · · · · · · · · ·								
Print Name of Authorized Representative:		Selling Dealer Name:			Dealer #:			
Tel:			Address:					
Tax ID:		State:	Tel:		Fax:			
Authorized Signature: <b>X</b>		Sales Representative Name:						
Date:		Servicing Dealer Name:			Svc. Dealer #:			
			-					
EALER & INTERNAL USE ONLY				l				
New Customer		Major Account:		Promo Code:				
Existing Customer Name Change		Master Billing Acct. No.:		Package Code:				
Upgrade From:		Master Postage Acct. No.:		☐ Price or Terms Exception Approval (attach copy)				
If Upgrading From An EZLEASE, List The Contra				☐ ☐ Tax-Exe	mpt Certificate Attac	ched		
EZLEASE Contract #:								
FP Existing Account No.:								

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