

# **Maintenance Contract**

Order #: 1	4179	Order Date:	07/17/2024	Sales Representative	e: Lisa Gray		Contract #:	
	Billin	g To		Ship To				
Customer #:	CO86				Customer #:	CO86		
City of Greenfield Utility Billing Department					City of Greenfield Utility Billing Department			
10 S State St Suite 104					10 S State St Suite 104			
Greenfield, IN 46140					Greenfield, IN 46140			
AP Contact: Tracy Walter				Meter Cor	ntact:	Tracy Walter		
Phone:	Phone: (317) 477-4330			Phone:	(317)	477-4330		
Email:	Email: twalter@greenfieldin.org				Email: twalter@greenfieldin.org			

Term	Total Base Rate	Start Date	Base Billing Cycle	Overage Billing Cycle
	\$0.00		Monthly	Monthly

**X** Complete Care Guarantee (Excludes Paper & Staples)

Conditional Care Guarantee (Excludes All Consumables)

			Base	Start	Meter	Copies I	ncluded	Overage	es Billed	
Make, Model	Serial #	EQID #	Payment	B&W	Color	B&W	Color	B&W	Color	Location/Dept
Bizhub C451i			\$0.00			0	0	0.00500	0.0400	
Notes										

Accepted by Braden Business S	Systems	Accepted by Customer		
Lisa Gray	07/17/2024			
Authorized Signature	Date	Authorized Signature	Date	
Lisa Gray / Senior Account Ma	anager			
Printed Name / Title		Printed Name / Title		

See page 2 for detailed terms and conditions (Page 1 of 2)

### **Terms and Conditions**

and interim calls as required at the installation address specified above on the equipment listed. This agreement is limited to equipment regularly operated during a single eight-hour day and all calls hereunder are restricted to Braden Business Systems, Inc. normal working hours 8:00 a.m. to 5:00 p.m. Monday - Friday excluding holidays. All service commenced outside of Braden Business Systems, Inc. normal working hours will be charged at published labor rates for service and expenses only.

2. The following services are included: All quality assurance service calls, all parts through normal wear, (except Cosmetic Covers & Trays), all CONSUMABLES, (except Paper & Staples). Parts and assemblies made unserviceable due to accident, neglect, misuse, power surges, altering of equipment, electrical current fluctuations, work performed other than by Braden Business Systems, Inc. personnel, Acts of God or force of nature, or unauthorized equipment movement, and any other cause out of Braden Business Systems, Inc. control are excluded.

3. "Click" is the output of any media = to 8.5" x 11". "Scan" is an electronic copy with no associated click output on the scanning device.

4. This Complete Care Guarantee is good for one (1) year from the guarantee begin date. This Complete Care Guarantee will automatically renew until cancelled in writing, by either party at least 30 days prior to the contract end. It is understood that the renewal of this agreement is subject to price and provision changes without notice. This agreement shall be invoiced and commence upon the effective date shown. In the event that the machine volume drops below minimum billing or remains idle for 30 days, Braden Business Systems reserves the right to charge a minimum monthly fee for continuance of maintenance. Equipment covered under this agreement must be in good condition before it can be accepted. Customer agrees to pay for a preventative maintenance check and all parts and labor required in bringing the equipment up to Braden Business Systems, Inc. specifications. This agreement is separate from lease agreement unless leased agreement and maintenance are leased together and stated accordingly.

5. Optimum performance of the equipment covered by this Complete Care Guarantee can be expected only if supplies provided by, or meeting the specifications of Braden Business Systems, Inc. are used. Frequent service calls or problems caused by inadequate supplies being used may result in termination of agreement at the sole discretion of Braden Business Systems, Inc. Braden Business Systems, Inc will provide service on a "Per Call" basis at 15. For Color systems, color calibration from the customer's computer is not published rates in the event of termination.

6. Braden Business Systems, Inc. shall have full and free access to the equipment to provide service thereon. If persons other than Braden Business Systems, Inc. representatives perform maintenance repairs, or unauthorized equipment movement and as a result, further work is required IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR USE, and OR by Braden Business Systems, Inc. to restore equipment to operation condition, such repairs will be billed at Braden Business Systems, Inc.'s published time and material rates then in effect. Customer also agrees to make available and designate a suitable person for key-operator training on equipment and provide a reasonable working atmosphere for servicing the equipment. Customer agrees to provide suitable electrical service in accordance with U/L code and is recommended to provide an approved surge suppressor.

7. If equipment is moved to a new service zone, customer agrees to pay the difference in charges, if moved beyond Braden Business Systems, Inc. service territory this agreement may be terminated at the sole discretion of Braden Business Systems, Inc..

8. Braden Business Systems, Inc. reserves the right to suspend service and supplies in the event the customer account balance is delinquent based on Braden Business Systems, Inc. payment terms printed on each invoice at the time of billing.

1. Braden Business Systems, Inc. agrees to provide quality assurance service 9. Toner consumption and yields are based upon the manufacturer's specifications of 6% coverage black & white and 20% coverage full color. The amount of consumption is dependent upon the following: (1) originals type, (2) amount of solid fill, (3) customer care of equipment and copying with platen open, (4) environment and (5) monthly copy volume. Toner spills due to negligent customer operation are not covered under this agreement. Braden Business Systems, Inc. reserves the right to remedy this variance by either limiting the amount of toner provided or adjusting the rate(s) of this agreement or invoicing the customer for excess toner usage and cost of shipping freight for additional supplies provided.

> 10. This agreement is not transferable to a third party. No portion of this contract is refundable, except as stated in the foregoing statements.

11. If our meter collection tool is not installed, or if machines are inaccessible via this collection tool, meter requests are to be completed and emailed to Braden Business Systems, Inc (contracts@bradenonline.com) or submitted online at www.bradenonline.com on specified dates. Customer is required to submit monthly meter readings to Braden Business Systems, Inc. If customer fails to provide meter reading in a timely fashion, Braden Business Systems, Inc. at its discretion will estimate all necessary meter readings.

12. The customer acknowledges that it is their responsibility to maintain a current backup of their program and data files to restore any lost data. Under NO circumstances shall Braden Business Systems, Inc. be held responsible for any loss of data.

13. Changes in the operating environment, (including but not limited to changes to operating systems, network software, software applications changes, and hardware or software upgrades or incompatibilities, etc.) may result in the need for configuration adjustments or other network services to restore functionality. Such services shall be invoiced at Braden Business Systems, Inc. published network service rate.

14. In the event Braden Business Systems, Inc. is unable to obtain parts due to the discontinuation of such parts by the manufacturer and is unable to effect repairs to the equipment Braden Business Systems, Inc. will credit the unused portion of the charges to the customer account. Any such credit balance must be used toward future purchases from Braden Business Systems, Inc and retains no cash value.

covered under this agreement. Calibration shall be billed at Braden Business Systems, Inc. network rates.

16. Other than the obligations set forth herein, Braden Business Systems, Inc. DISCLAIMS ALL WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING ANY FITNESS FOR A PARTICULAR PURPOSE. BRADEN BUSINESS SYSTEMS, INC. SHALL NOT BE RESPONSIBLE FOR DIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGES ARISING OUT OF THE USE OR PERFORMANCE OF THE EQUIPMENT, THE LOSS OF USE OF THE EQUIPMENT, OR ANY ECONOMIC LOSS.

17. CONSUMABLES: Drums, Developers, PM Kits, Maintenance Kits, Print Cartridges, Fuser Units, Staples, Cassettes, Trays, Paper, Transparencies, Cleaning Webs, Fuser Oil, Oil Rollers, Oil Pads, Drum Cartridges, Imaging Kits, Ink Cartridges, Filters, & Toner.

18. ON OR AFTER THE OCCURRENCE OF AN EVENT OF DEFAULT, TO THE EXTENT PERMITTED BY LAW, CUSTOMER AGREES TO PAY ALL EXPENSES OF COLLECTION, ENFORCEMENT OR PROTECTION OF BRADEN'S RIGHTS AND REMEDIES UNDER THIS AGREEMENT. EXPENSES INCLUDE, BUT ARE NOT LIMITED TO, REASONABLE ATTORNEYS OR COLLECTION AGENCY FEES OR A LARGER AMOUNT AS THE COURT JUDGES AS REASONABLE AND JUST, COURT COSTS AND OTHER LEGAL EXPENSES. THESE EXPENSES ARE DUE AND PAYABLE IMMEDIATELY. IF NOT PAID IMMEDIATELY, THESE EXPENSES WILL BEAR INTEREST FROM THE DATE OF PAYMENT UNTIL PAID IN FULL AT THE DEFAULT RATE.



## Addendum to Maintenance Contract

- 1. Braden Business Systems will wipe hard drive of the equipment at the end of lease and provide a Certificate of Hard Drive Disposition (Example attached)
- 2. Should after hours service be needed (outside of 8-5, Monday-Friday) a monthly fee of \$250.00 would be billed along with \$300.00 for the first hour and \$150.00 for each additional hour per call.
- 3. A machine backup will be given to IT or Engineering and Planning Department once the unit has been initially configured via email or USB.

Authorized Customer Signature

Customer Name

Title

Date

### De Lage Landen Financial Services. Inc.

Send Email Invoice To: twalter@greenfieldin.org

### Lease Agreement

ESSEE	Full Legal Name City of Greenfield					Tax ID I	No.			Number 77-4330	
LES	Billing Address 10 S State St Suite 104			City Greenfield		State IN	Zip 46140		Attentio	on to	
	Equipment Location (if not same as above): 10 S State St Suite 104 Greenfield, IN 46140					County			Purcha	se Order Re	equisition Number
ENT					Quantit y	Description (Attach Separate Schedule A if Necessary)					sary)
EQUIPME	Konica Minolta	Bizhub C451i			1	C451i Color MFP					
EC											
<b>PAYMENT</b> INFORMATION	Lease Payments Payment* Plus Applicable Taxes				Term of Lease     Payment Frequency     X     Monthly     Quarterly     Other       in Months     End of Lease Option:     X     FMV     10%     \$1     Other						
AYMI DRM	60	\$160.00	Plus Applicable Taxes Plus Applicable Taxes			End of Lease Purchase Option shall be FMV unless another option is					
INFO	Lease Payment includes / X does NOT include maintenance/service/supplies [check one] Sales tax Exempt Please provide valid certificate			Security Deposit	(PLUS)	First Period Payment	· · · /	Other		Total Payment Enclosed Plus Applicable Taxes	
	Sales tax Exempt	Piease provi	ue valio certifica	ale		+		+		=	

1. Lease: You (the "Lessee") agree to lease from us (the "Lessor") the Equipment listed above and on any attached schedule (the "Lease"). You authorize us to adjust the Lease payments by up to 15% if the cost of the Equipment or this Lease. It is the commencement Date arising out of your acts or omissions. This indemnity will continue even after the termination of this Lease. B. Default and Remedies: You are in default on this Lease if: a) you fail to pay a Lease payment or any other amount where obligating us or physical actions are on the commencement. B. Default and Remedies: You are in default on this Lease if: a) you fail to pay a Lease payment or any other amount where obligating us or physical actions of the supplier's estimate. You agree to pay us a fee of \$75.00 to reimburse our expenses for preparity and the physical action of the physical action of the lease or any other lease of the supplier's estimate. You agree to pay us a fee of \$75.00 to reimburse our expenses for preparity and the physical action of the physical action of the supplier's estimate. You agree to pay us a fee of \$75.00 to reimburse our expenses for preparity and the physical action of the physical action of the supplier's estimate. You agree to pay us a fee of \$75.00 to reimburse our expenses for preparity action of the physical action of the supplier's estimate. You agree to pay us a fee of \$75.00 to reimburse our expenses for preparity action of the physical action financing statements, other documentation costs and all ongoing administration costs during the term of this Lease. We may increase the Lease Payment on an annual basis, in an amount not to exceed the percent (10%) of the Lease Payment in effect at the end of the prior annual period. Security deposits are non-interest bearing. If you are not in default, we will return the deposit to you when the Lease is terminated. If a payment is not made when due, you will pay us a late charge of 5% of the payment or \$10.00, whichever is greater. Such amount shall be payable in addition to any and all amounts or monies payable by you as a result of the exercise of any of the remedies herein provided. YOU AGREE THAT NO ONE IS AUTHORIZED TO WAIVE OR CHANGE ANY LEASE TERM OR PROVISION.

2. Term: This Lease is effective on the earlier of the date we sign it or fund the Equipment supplier, and the term of this Lease begins on that date or any later date that we designate (the "Commencement Date") and continues thereafter for the number of months indicated above. Lease payments are due as invoiced by us. As you will have possession of the Equipment from the date of its delivery, if we accept and sign or fund this Lease you will pay us interim rent for the period from the date the Equipment is delivered to you until the Commencement Date as reasonably calculated by us based on the Lease payment, the number of days in that period, and a month of 30 days. Your obligations are absolute, unconditional and are not subject to cancellation reduction setoff or counterclaim

3. Title: Unless you have a \$1.00 purchase option, we will have title to the Equipment. If you have a \$1.00 purchase option and/or the Lease is deemed to be a security agreement, you grant us a security interest in the Equipment and all proceeds thereof. You authorize us to file Uniform Commercial Code ("UCC") financing statements on the Equipment.

4. Equipment Use, Maintenance and Warranties: We are leasing the Equipment to you "AS-IS" AND MAKE NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY, OR FITNESS FOR A DATE OF DEPENDENT OF MERCHANTABILITY. WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY. OR FITNESS FOR A PARTICULAR PURPOSE. We transfer to you any manufacturer warranties. You are required at your cost to keep the Equipment in good working condition and to pay for all supplies and repairs. The Lease Payments set forth above do not include the cost of maintenance, service, and/or supplies ("Service"), unless indicated in the above "Payment Information" box. Notwithstanding anything to the contrary, however, you agree that we are not responsible for providing such Service for the Equipment and you will make all claims related to Service to the Service provider ("Provider"). No Provider may alter the terms of this Lease or make any promises or arrangements that alter our rights or your obligations under this Lease. You agree that you are expressly assuming any risks arising from such Provider's inability to deliver such Service, under any circumstance, including, without limitation, such Provider's financial condition or its inability to repair or service the Equipment. You agree that any claims related to Service will not impact your oblication to pay all Lease aparents Equipment. You agree that any claims related to Service will not impact your obligation to pay all Lease payments when due.

5. Assignment: You agree not to transfer, sell, sublease, assign, pledge or encumber either the Equipment or any rights under this Lease without our prior written consent. You agree that we may sell, assign, or transfer the Lease and the new owner will have the same rights and benefits we now have and will not have to perform any of our obligations and the rights of the new owner will not be subject to any claims, defenses, or setoffs that you may have against us or

6. Risk of Loss and Insurance: You are responsible for risks of loss or damage to the Equipment and if any loss occurs you are required to satisfy all of your Lease obligations. You will keep the Equipment insured against all risks of loss or damage for an amount equal to its replacement cost. You will list us as the sole loss payee for the insurance and give us written proof of the insurance. If you do not provide such insurance, you agree that we have the right, but not the obligation, to obtain insurance against theft and physical damage, and add an insurance fee to the amount due from you, on which we may make a profit. We are not responsible for any losses or injuries caused by the Equipment and you will reimburse us and defend us against any such claims. This indemnity will continue after the termination of this Lease. You will obtain and maintain comprehensive public liability insurance naming us as an additional insured with

Lease. You will obtain and maintain comprehensive public liability insurance naming us as an auducidal insured with coverages and amounts acceptable to us. 7. Taxes: You agree to pay when due, either directly or as a reimbursement to us, all taxes (including, without limit, sales, use, and personal property) and charges in connection with ownership, lease and use of the Equipment. We may charge you a processing fee for administering property tax filings. You will indemnify us on an after-tax basis against the loss or unavailability of any tax benefits anticipated at

the Commencement Date arising out of your acts or omissions. This indemnity will continue even after the termination of this Lease.
8. Default and Remedies: You are in default on this Lease if: a) you fail to pay a Lease payment or any other amount when due; b) you breach any other obligation under the Lease or any other Lease with us; or c) you, your owne(s) or any guarantor(s) are listed on a US or foreign government sanctions list or are subject to sanctions therefrom. If you are in default on the Lease we may: (i) declare the entire balance of unpaid Lease payments for the full Lease term immediately due and payable to us; (ii) sue you for and receive the total amount due on the Lease plus the Equipment's anticipated end of Lease fair market value or fixed price purchase option (the "Residual") with future lease payments and the Residual discounted to the date of default 1% per annum, plus reasonable collection and legal costs; (iii) charge you interest on all monies due at the rate of 18% per year or the highest rate permitted by law from the date of default; (iv) charge you a return-check or non-sufficient funds charge ("NSF Charge") of \$25.00 for a check that is returned; and (v) require that you immediately return the Equipment to us or we may peaceably repossess it. Any return or repossessed we will sell or re-rent the Equipment at terms we determine, at one or more public or private sales, with or without notice to you, and apply the net proceeds (after deducting any related expenses) to your obligations. You green hat it notice will constitute reasonable notice. You are also required by us to frage spring, and selling the Equipment, and (ii) reasonable attorney's fees.
9. End of Lease, Return, Purchase Option, and Renewal: You will give us at least 60 days but not more than 120 days written notice (to our address below) before the expiration of the initial lease term (or any renewal termined by us correcase the of 4 apprenet. You will give the same option any capa day be oblicy or by

Software and relinquish any subsequent title in the Software. If licensor's consent is required, you shall assist us in obtaining consent. 10. Miscellaneous: You agree that the Lease is a Finance Lease as defined in Article 2A of the Uniform Commercial Code ("UCC"). You acknowledge that we have given you the Equipment supplier's name. We hereby notify you that you may have rights under the supplier's contract and may contact the supplier for description of these rights. You agree that we are authorized, without notice to you, to supply missing information or correct obvious errors in the Lease. This Lease was made in Pennsylvania ("PA"); is deemed to be performed in PA and shall be governed and construed in accordance with the laws of PA. You consent to the exclusive jurisdiction, personal or otherwise, in any state or federal court in PA, and waive trial by jury. You agree (i) to waive any and all rights and remedies granted to you under UCC Section 2A-508 through 2A-522; (ii) that the Equipment will only be used for business purposes and not for personal, family, or household use, and will not be moved from the above location without our consent, and (iii) this Lease may be executed in counterparts and any facsimile, photographic or other electronic transmission and/or electronic signing of this Lease by you when manually countersigned by us or attached to our original signature counterpart and/or in our possession shall constitute the sole original chattel paper as veguire a manual signature. We may inspect the Equipment during the Lease term. We shall not be liable to you for indirect, special, or consequential damages. No failure to act shall be deemed a waiver of any rights hereunder. This Lease so thich we believe we can reach you even if you are charged for such contact by a provider. For information about our privacy practices, please review our privacy statement at florgum combusting error. provider. For information about our privacy practices, please review our privacy statement at dllgroup.com/usprivacy.

RE	You agree that this is a non-cancelable lease. The Equipment is: x NEW USED				De Lage Landen Financial Services, Inc.			
ΪŪ	Signature	Date	ate		Lease Processing Center, 1111 Old Eagle School Road, Wayne, PA 19087 Phone: (800) 735-3273 - FAX: (800) 776-2329			
ESSEE	Title	Print Name		ESS	Commencement Date Lease Number			
SIG	Legal Name of Corporation City Of Greenfield			-	Accepted By:			
PT-	The Equipment has been received, put in use, is in good working order and is satisfactory and acceptable.							
ACCEPT	Signature	Date	e Print Name		Name	Title		
GUARANTY	before proceeding against me. I waive notice of and the release and/or compromise of any oblig event of my death and may be enforced by or Commonwealth of PA and I consent to ne CONSTITUTE SUCH GUARANTOR'S ACKN Guarantor signs this Guaranty, each shall be	· · ·	any ki /ithout f the Le	nd to wh releasin essor. <b>T</b> court in	hich I may be entitled. I consent to any extension g me from my obligations. This is a continuing his guaranty is governed by and constitute n PA and waive trial by jury. GUARANTO	ins or modification granted to the Lessee guaranty and will remain in effect in the d in accordance with the laws of the R'S ELECTRONIC SIGNATURE WILL ELECTRONICALLY. If more than one		
-	Signature	Name of Guarantor				Date		

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# **FISCAL FUNDING ADDENDUM**

æ	Full Legal Name _ City Of Greenfield		DBA Name (If Any)		
CUSTOMER	Billing Address 10 S State St Suite 104			Phone Number (317) 477-4330	
UST	City Greenfield	County	State IN	Zip Code 46140	
0	Agreement Number 500-50644510		Agreement Date		

Customer warrants that it has funds available to pay all rents (the "Payments") payable under the above identified Agreement until the end of Customer's current appropriation period. If Customer's legislative body or other funding authority does not appropriate funds for Payments for any subsequent appropriation period and Customer does not otherwise have funds available to lawfully pay the Payments (a "Non-Appropriation Event"),Customer may, subject to the conditions herein and upon prior written notice to Company (the "Non-Appropriation Notice"), effective sixty (60) days after the later of Company's receipt of same or the end of the Customer's current appropriation period (the "Non-Appropriation Date"), terminate the Agreement and be released of its obligation to make all Payments due Company coming due after the Non-Appropriation Date. As a condition to exercising its rights under this Addendum, Customer shall (1) provide in the Non-Appropriation Notice a certification of a responsible official that a Non-Appropriation Event has occurred, (2) deliver to Company an opinion of Customer's coursel (addressed to Company) verifying that the Non-Appropriation Event as set forth in the Non-Appropriation Notice has occurred, (3) return the equipment/system subject to the Agreement (the "Equipment/System") on or before the Non-Appropriation Date to Company or a location designated by Company, in the condition required by, and in accordance with the return provisions of the Agreement and at Customer's expense, and (4) pay Company all sums payable to Company under the Agreement up to the Non-Appropriation Date.

In the event of any Non-Appropriation Event, Company shall retain all sums paid hereunder or under the Agreement by Customer, including the Security Deposit (if any) specified in the Agreement.

Customer further represents, warrants and covenants for the benefit of Company that:

(a) Customer is a municipal corporation and political subdivision duly organized and existing under the constitution and laws of the State.

(b) Customer is authorized under the constitution and laws of the State, and has been duly authorized to enter into the Agreement and the transaction contemplated hereby and to perform all of its obligations thereunder.

(c) The Agreement constitutes the legal, valid and binding obligation of Customer enforceable in accordance with its terms, except to the extent limited by applicable bankruptcy, insolvency, reorganization or other laws affecting creditors' rights generally.

(d) Customer has complied with such public bidding requirements as may be applicable to the Agreement.

(e) The Equipment/System described in the Agreement is essential to the function of Customer or to the service Customer provides to its citizens. Customer has an immediate need for, and expects to make immediate use of, substantially all the Equipment/System, which need is not temporary or expected to diminish in the foreseeable future.

(f) Customer has never failed to appropriate or otherwise make available funds sufficient to pay rental or other payments coming due under any lease, lease purchase, installment sale or other similar agreement.

CUSTOMER AGREES THAT A FACSIMILE COPY OR OTHER ELECTRONIC TRANSMISSION OF THIS DOCUMENT WITH FACSIMILE AND/OR ELECTRONIC SIGNATURES MAY BE TREATED AS AN ORIGINAL AND WILL BE ADMISSIBLE AS EVIDENCE IN A COURT OF LAW.

띪끮	Signature X	RIZED REPRESENTATIVE OR OFFICER OF GOVERNMENT ENTITY)				
<b>CUSTOMER</b> SIGNATURE	Print Name					
CUS	Title	Date				
	Name of Government Entity City of Greenfield					
γ	Signature X		_			
ACCEPTED BY COMPANY	Print Name		6v2			
CCEP	Title	Date	1C01			
AC	Name of Corporation or Partnership		17ANC016v9			

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## ADDENDUM TO LEASE AGREEMENT

This Addendum to Lease Agreement ("Addendum") is attached to and made part of that certain Lease Agreement ("the Agreement") between De Lage Landen Financial Services, Inc. ("Lessor") and Greenfield, City Of ("Lessee") and dated \_\_\_\_\_\_ (the "Agreement"). The words "YOU" and "YOUR" refer to the Lessee and the words "WE", "US" and "OUR" refer to the Lessor. Unless otherwise defined herein, capitalized terms shall have the definition set forth in the Agreement.

NOW, THEREFORE, for good and valuable consideration, intending to be legally bound and pursuant to the terms and conditions of the Agreement, it is hereby agreed as follows:

- 1. The Agreement is modified as follows:
  - Section 1, the second and fourth sentences are deleted.
    - a. The sentence regarding late fees is amended as follows, "If a payment is not made within 15 days of the due date, you will pay us a late charge of 5% of the payment or \$10.00, whichever is greater."
    - b. Add to the end of the last sentence, "unless agreed upon in writing by both parties."
  - Section 7, within sentence one delete "personal property"
    - a. Sentence two is deleted
  - Section 8, within sentence two change "18%" to "8%"
  - Section 10, sentence four is deleted.
- 2. It is expressly agreed by the parties that this Addendum is supplemental to the Lease Agreement, which is by reference made a part hereof and all the terms and conditions and provisions thereof, unless specifically modified herein, are to apply to this Addendum and are made a part of this Addendum as though they were expressly rewritten.

In the event of any conflict, inconsistency or incongruity between the provisions of this Addendum and any of the provisions of the Lease Agreement, the provisions of this Addendum shall in all respects govern and control.

- 3. This Addendum has been executed and delivered in, and shall be construed in accordance with the laws of Pennsylvania.
- 4. The terms hereof may not be terminated, amended, supplemented or modified orally, but only by an instrument duly authorized by each of the parties hereto.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be duly executed by their authorized representatives as of the date first above written.

City Of Greenfield	De Lage Landen Financial Services, Inc.
By:	Ву:
Printed Name:	Printed Name:
Title:	Title:

Page 1 of 1

Form	ST-105
o	10005

State Form 49065 (R6 / 12-22)

## Indiana Department of Revenue General Sales Tax Exemption Certificate

Indiana registered retail merchants and businesses located outside Indiana may use this certificate. The claimed exemption must be allowed by Indiana code. Exemption statutes of other states are not valid for purchases from Indiana vendors. This exemption certificate can not be issued for the purchase of <u>Utilities</u>, <u>Vehicles</u>, <u>Watercraft</u>, <u>Aircraft</u>, or <u>Gasoline</u>. In addition, this exemption certificate may not be issued by a nonprofit organization. Purchaser must be registered with the Department of Revenue or the appropriate taxing authority of the purchaser's state of residence.

Sales tax must be charged unless <u>all</u> information in each section is fully completed by the purchaser. Purchasers not able to provide all required information must pay the tax and may file a claim for refund (Form GA-110L) directly with the Department of Revenue. A valid certificate also serves as an exemption certificate for (1) county innkeeper's tax and (2) local food and beverage tax.

	Name of Purchaser: City Of Greenfield							
ly)	Business Address: 10 S State St Suite 104 City: Greenfield State: IN ZIP Code: 46140							
t on	Purchaser must provide minimum of one ID number below.*							
1 (print only)	Provide your Indiana Registered Retail Merchant's Certificate TID and LOC Number as shown on your Certificate.							
1 (F	TID Number (10 digits): LOC Number (3 digits):							
tion	If not registered with the Indiana DOR, provide your State Tax ID Number from another State *See instructions on the reverse side if you do not have either number.							
Section	State ID Number: State of Issue:							
12								
tior	Name of Seller:							
Section 2	Address of Seller:       City:       State:       ZIP Code:							
1 3								
tior	Is this a 🚺 blanket purchase exemption request or a 🦳 single purchase exemption request? (check one)							
Section	Description of items to be purchased. Copier							
	Purchaser must indicate the type of exemption being claimed for this purchase. (check one or explain)							
	Sales to a retailer, wholesaler, or manufacturer for <b>resale</b> only.							
	Sale of manufacturing machinery, tools, and equipment to be used directly in direct <b>production.</b>							
	Sales of tangible personal property predominately used (greater then 50 percent) in providing <b>public transportation</b> - provide USDOT Number. A person or corporation who is hauling under someone else's motor carrier authority, or has a							
4	contract as a <b>school bus operator</b> , must provide their SSN or FID Number in lieu of a State ID Number in Section 1. USDOT Number:							
Section	Sales to persons, occupationally engaged as farmers, to be used directly in production of <b>agricultural</b> products for sale. <b>Note:</b> A farmer not possessing a State Business License Number may enter a FID Number or a SSN in lieu of a State ID							
Sei	Number in Section 1.							
	Sales to a <b>contractor</b> for exempt projects (such as public schools, government, or nonprofits).							
	Sales to Indiana Governmental Units (agencies, cities, towns, municipalities, public schools, and state universities).							
	Sales to the <b>United States Federal Government</b> - show agency name. <b>Note</b> : A U.S. Government agency should enter its Federal Identification Number (FID) in Section 1 in lieu of a State ID Number.							
	Other - explain.							
	I hereby certify under the penalties of perjury that the property purchased by the use of this exemption certificate is to be used for							
5 ו	an exempt purpose pursuant to the State Gross Retail Sales Tax Act, Indiana Code 6-2.5, and the item purchased is not a utility, vehicle, watercraft, aircraft, or gasoline. I further attest that the property purchased is not being purchased by a nonprofit							
Section	organization. I confirm my understanding that misuse, ( <i>either negligent or intentional</i> ), and/or fraudulent use of this certificate may subject both me personally and/or the business entity I represent to the imposition of tax, interest, and civil and/or criminal penalties.							
Se	Signature of Purchaser Date							
	Printed Name Title							

The Indiana Department of Revenue may request verification of registration in another state if you are an out-of-state purchaser. Seller must keep this certificate on file to support exempt sales.

# Instructions for Completing Form ST-105

All five sections of the ST-105 must be completed or the exemption is not valid and the seller is responsible for the collection of the Indiana sales tax.

### Section 1

- A) This section requires an identification number. In most cases this number will be an Indiana Department of Revenue issued Taxpayer Identification Number (TID - see note below) used for Indiana sales and/or withholding tax reporting. If the purchaser is from another state and does not possess an Indiana TID Number, a resident state's business license, or State issued ID Number must be provided.
- B) Exceptions For a purchaser not possessing either an Indiana TID Number or another State ID Number, the following may be used in lieu of this requirement.
   Federal Government place your FID Number in the State ID Number space.
   Farmer place your SSN or FID Number in the State ID Number space.
   Public transportation haulers operating under another motor carrier authority, or with a contract as a school bus operator, must indicate their SSN or FID Number in the State ID Number space.

### Section 2

A) Enter the seller's name and address.

### Section 3

A) Check a box to indicate if this is a single purchase or blanket exemption.

B) Describe product being purchased.

### Section 4

- A) Purchaser must check the reason for exemption.
- B) Purchaser must be able to provide additional information if requested.

#### Section 5

- A) Purchaser must sign and date the form.
- B) Printed name and title of signer must be shown.

**Note:** The Indiana Taxpayer Identification Number (TID) is a ten digit number followed by a three digit LOC Number. The TID is also known as the following:

- a) Registered Retail Merchant Certificate
- b) Tax Exempt Identification Number
- c) Sales Tax Identification Number
- d) Withholding Tax Identification Number

The Registered Retail Merchant Certificate issued by the Indiana Department of Revenue shows the TID (10 digits) and the LOC (3 digits) at the top right of the certificate.





# Certification of Hard Drive Disposition

Let this document serve as official notice that the following equipment has had its hard drive sanitized and cleared by Braden Business Systems technical personnel:

Customer:	Make and Model:	Serial Number:

Technician: \_\_\_\_\_\_ (Print)

\_\_\_\_\_ (Sign)

Notes:

X\_\_\_\_\_Date:\_\_\_\_\_

Curt Hill, Director of Service Operations