Meeting	Date

May 9, 2023

Τ



	AGENDA	
Section		
Item No.		

AGENDA REPORT

BREVARD COUNTY BOARD OF COUNTY COMMISSIONERS

SUBJECT:	Fifty-three Month Copier Lease
DEPT/OFFICE:	Brevard County Sheriff's Office
Requested Action:	
It is requested required budget	that the Board of County Commissioners approve the fifty-three month copier lease and as amendments.
Summary Explanation	on & Background:
Brevard County of six copiers at	Sheriff's Office is requesting approval of a fifty-three month copier lease for the replacement the cost of \$1,122.49 per month for a total cost of \$59,491.97 and required budget amendment
We have attach	ed a copy of the lease.
Contact: Brett Car Phone/e-mail: (32	man 1) 264-5206, brett.carman@bcso.us
Clerk to the Board In	structions:
Exhibits Attached:	
Contract /Agreement	(If attached): Reviewed by County Attorney Yes No PR
County Manager	Assistant County Manager Department Director / Extension Sheriff Vayne Ivey
	ounty Manager Assistant County Manager

Image Management Agreement

NT78487



Order #				Agreement	Number:	1			
Customer's	Full Legal Name ("You" and	"Your"):			Brevar	d County She	eriffs Of	fice	
Trade / I	DBA Name (if different from	above):							
	Primary Street	Address:		700	Park Av	e.		Suite:	
City:	Titusville	S	itate:	FL		Zip Code:			
Phone Number:	321-264-5201	C	County: Brevard Fed Ta		Fed Tax ID:				
Equipment Inform	mation:								
Quantity	Make		Model				Descrip	ption	
See Schedule A -it	f this box is checked 🗸	1							
Initial Term			B&W Copies	per Month	Overage	es Billed at	\$	0.00500	per copy
53	Payment Includes		Color Copie	s per Month	Overage	es Billed at	\$	0.04500	per copy
Months	Payment Includes		- Scans per M	lonth	Overage	es Billed at	no	charge for scans	per scan
	Total Payment per month f	or Included Im	nages* (plus app	licable Tax):		\$			1,122.49
	nly unless otherwise noted: Mont		rage Billed Monthl		Contraction of the local division of the loc	Monthly			ation Fee:\$ 99 /
NTouch Support Sa	ovice Monthly Pay Ontion: Customer a	orees to pay \$	15 per month for	each item of Ed	quipment f	or the Software S	support des	scribed in Section 15.	

NTouch Support Service Hourly Pay Option: Customer may obtain the Software Support described in Section 15 at an hourly rate of \$149.

 MTouch Support Service Hourly Pay Option: Customer may obtain the Software Support described in Section 15 at an nourly rate of \$149.
Managed Network Services Payment (included in Payment) <u>\$</u> for Managed Network Services (defined below)
You acknowledge and agree that this Image Management Agreement (as amended from time to time, the "Agreement") represents the complete and exclusive agreement between You and Us regarding such matters. This Agreement are not part of this Agreement. To help the government fight the funding of terrorism and moner jaundering activities, U.S. Federal law requires financial institutions to obtain, verify and record information that identifies each person (individuals or businesses) who opens an account. What this means for You: When You open an account or add any additional service, We will ask You for Your name, address, federal employer identification number and other information that will allow Us to identify You. We may also ask to see other identifying documents. You and any other person who you control, own a controlling interest in, or who was a controlling interest in or otherwise controls you in any manner ("Representatives") are not part of this Agreement. To help the government fight the funding of terrorism and ble regording set to see other identifying documents. You and any yourchase order or service agreement and ender and other information that will allow Us to identify You. We may also ask to see other identifying documents. You and any other person who you control, own a controlling interest in, or who owns a controlling interest in, or otherwise maintent were in any will neither you nor any Representative is or will be listed in any Sanctions related list of designated persons maintained by the U.S. Department of Treasury's Office of Foreign Assets Control or successor or the U.S. Department of State. You shall, and cause any Representative to, provide such information and take such acistoins asuare reasonably requested by the outions as are reasonabl take such actio as as are reasonably requested by us in order to assist us in maintaining compliance with anti-money laundering laws and regulations

EQUIPMENT RENTAL. You agree to rent from Us the personal property listed above (together with all existing and future accessories, attachments, replacements and embedded software, the ipment") upon the terms stated herein. This Agreement is binding on You as of the date You sign it. You agree that after You sign, We may insert or correct any information missing on this Agreement, "Equipt Including Your proper legal name, serial numbers and any other information describing the Equipment

2. EQUIPMENT SERVICE, SUPPLIES; UNCONDITIONAL OBLIGATION. We have agreed to provide You with Equipment service during normal business hours and to provide You with all labor, toner, developer and parts necessary for You to produce copies, all of which are included in the Payment amount. However, You agree that You must separately purchase all other supplies, including, without limitation, copier paper and staples, at Your own cost, and You must separately purchase Equipment service outside Our normal business hours and any service, parts or supplies required by Your misuse or abuse of the Equipment, negligence, use of improper supplies, electrical or environmental problems, improper moving, extraordinary use or failure to follow the manufacturer's suggested use instructions, acuse or the coupment, negligence, use or improper suppres, electrical or environmental proviens, improper moving, extraordinary use or nature to rollow the manufacturers a suggested use instructions, as a reasonably determined by Us. At your request, We will also provide You with training on the use and care of the Equipment for no additional charge. You agree that: (a) You edilgations hereunder are absolute and unconditional and are not subject to cancellation, reduction or setoff for any reason whatsoever (induding, without limitation, Our failure to provide You with Managed Network Services); and (c) if We assign this Agreement pursuant to Section 9 (i) the Assignes shall not be responsible for providing You with Software Support, other Equipment service, parts or supplies, or for any other obligations that We owe to You (even though the Assignee may, as a convenience to You, involved You with Software Support, other service, parts or supplies, or for any other obligations that We owe to You (even though the Assignee may, as a convenience to You for worker Software such and callest monies owed by You to Us). (ii) if the Equipment, is unsatisfactory or if We fail to provide any service or fulfill any other obligations that the Assignee and shall continue to fully perform under this Agreement, and (iii) We are not an agent of the Assignee and are not authorized to waive or alter row to be additive demonstrated. any term of this Agreement

3. PAYMENTS. Each Payment Period, You agree to pay Us, by the due date set forth on Our invoice to You (i) the Payment, (ii) the applicable overage charges for each metered copy & print collectively 3. PATER 15. Each regiment period, not agree to pay 06, or one due due set on 0 of 0 one modes of 0.00 () due applicable taxes and other charges provided for herein. You agree to pay the minimum Payment amount even if You do not make the applicable number of copies included in the Payment, and (iii) applicable taxes and other charges provided for herein. You agree to pay the minimum Payment amount even if You do not make the applicable number of copies in a given month. You agree that We may increase the Payment and/or the applicable overage charges once each year during the Term, by an amount not to exceed 15% per year. You shall allow Us to install a Data Collection Agent ("DCA") to facilitate the processing of meter readings. If a DCA is not installed, You will provide US by telephone, email, or faccinile with the actual meter readings when We so request. If We request You to provide US with meter readings and You fail to do so within 7 days of Our request, then We may estimate the email, or recursite wint the actual meter readings when we so request, is we request to to provide us with meter readings and to us at to do so within 7 days of our request, using the meter readings opings & prints collectively called thages made and involve You accordingly. If 3 consecutive requests for actual meter readings our nameter of collectively called thages made and involve You accordingly. If 3 consecutive requests for actual meter readings our nameter of collectively called thages made and involve You accordingly. If 3 consecutive requests for actual meter readings and a tharge will be assessed to You. No retroactive adjustments will be made to the estimated meter readings. As used herein, a "copy" is an increment of the machine page counter caused by any operation of the Equipment which causes pager to print, including printing, copying and fax printing. Scanning does not constitute a copy and is included at no extra charge, unless the number of pages scanned exceeds twice the number of copies, in which case You shall pay an additional fee determined by Us for excess scans. Restrictive endorsements on checks will not be binding on Us. All payments received will be applied to past due amounts and to the current amount due in such order as We determine. If We do not receive a payment in full on or before its due date, You shall pays an additional ter detained bar (1) and the out-out-difficient data of a data with the meter the meter the readings and the data of a data with additional fee detained bar (1) and the control data of a data with a specified to past due amounts and to the except the due to the specified to bar of a data of the specified to bart of the specified to bar of a data of the speci fee equal to the greater of 10% of the amount that is late or \$29.00 (or the maximum amount permitted by applicable law if less). You shall pay Us a returned check or non-sufficient funds charge of \$25.00 (or the maximum amount permitted by applicable law if less). You shall pay Us a returned check or draft. The Payment may be adjusted proportionately upward or downward, as necessary, to comply with the tax laws of the state in which the Equipment is located.

4. TERM; AUTOMATIC RENEWAL. The term of this Agreement begins on a date designated by us after receipt of all required door entation and acceptance by us ("Commencement Date") and continues er of months designated as "Initial Term" above. You agree to pay a transitional payment equal to 1/30th of the Total Payment, for each day from and including the date You sign the Acceptance of Delivery until the day preceding the Commencement Date. Unless You notify Us in writing not less than 60 days not more than 150 day prior to the expiration of the term or any renewal term hat You intend to return the Equipment at the end of such Term, then: (a) this Agreement will automatically renew for an additional one-year period (a "Renewal Term") and (b) all terms of this Agreement will continue to apply. If You do notify Us in writing within the Notice Period that You intend to return the Equipment at the end of the Equipment available for return in the Section of the terms. accordance with Section 12. This Agreement is non-cancelable for the full Term.

accurate with section 12: This arguments in our cancease to the tent. 5: INDEMNETICATION. You shall indemnify and hold Us harmless from and against, any and all claims, actions, damages, liabilities, losses and costs (including but not limited to reasonable attorneys' fees) (collectively 'Claims') made against Us, or suffered or incurred by Us, arising directly or indirectly out of, or otherwise relating to, the delivery, installation, possession, ownership, use, loss of use, defect in or malfunction of the Equipment or Our performance of any services hereunder, excluding any such Claims caused by Our gross negligence or willful misconduct. This obligation shall survive the termination of this Agreement. We shall not be liable to You for any damages of any kind, including any liability for consequential damages, arising out of the use of or the inability to use the Equipment or Our performance of any services hereund

BY SIGNING BELOW, CUSTOMER ACKNOWLEDGES RECEIPT OF PAGE 2 OF THIS AGREEMENT AND AGREES TO THE TERMS ON BOTH PAGES 1 & 2

Custor	ner: (identified, above)		Novatech, Insponsed bys," "Our" and "Owner")		
Ву: Х	Bill Spinelli	Date: 1/20/2023	By: Min Jurney X	Date:	1/20/2023
Print na		Title: CAO	Print name: Mia Jurney	Title:	Lease Admin

6. DISCLAIMER. EXCEPT TO THE EXTENT WE HAVE PROVIDED YOU A WARRANTY IN WRITING, WE MAKE NO WARRANTIES, EXPRESS OR IMPLIED, ARISING BY APPLICABLE LAW OR OTHERWISE, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. The parties hereto agree that this Agreement in the hands of an Assignee is, or shall be treated as, a "finance lease" under Article 2A of the UNION COde (the "UCC"). You hereby waive any and all rights and remedies conferred upon You by Article 2A of the UCC. If this Agreement is deemed to be a secured transaction, You hereby grant to Us a security interest in the Equipment and all proceeds thereof. You authorize Us to record UCC financing statements to protect Our interests in the Equipment. You may be entitled under Article 2A of the UCC to the promises and warranties (if any) provided to Us by the manufacturer, which warranty rights We assign to You for the Term (provided You are not in default). You may contact Us for an accurate and complete statement of those promises and warranties (if any), including any disclaimers and limitations of them or of remedies.

7. OWNERSHIP; USE AND MAINTENANCE. You will provide electrical power for the Equipment in accordance with manufacturer specifications, with suitable surge protectors and free of exposed wires, safety hazards or extension cords. You will maintain temperature, humidity and other environmental conditions at levels recommended by the manufacturer. You will locate the Equipment in an area with sufficient space for machine ventilation and adequate space for repairs as determined by Us. You will use supplies and paper specified by Us. You agree to maintain current anti-virus software for all computer systems connected to the Equipment and shall hold Us harmless in accordance with Section 5 for any damages caused by computer viruses. You agree to maintain current anti-virus software to the extent this Agreement does not require Us to provide the same. You will not remove the Equipment from the Equipment Location unless You first get Our permission. If the Equipment is moved to a new location, We may increase the Service Payment portion of the Total Payment and/or "overage" charges by a reasonable amount in order to account for any increased costs to Us in providing covered service, parts and supplies to You. You shall give Us reasonable access to the Equipment Location so that We may inspect the Equipment. We will you and have title to the Equipment (excluding any software: (i)) We don't own the software, (ii) You are responsible for entering into any necessary software license agreements with the owners or licensors of such software, (iii) You shall remain personal property and without Our prior written consent, You shall not permit it to become (i) attached to real property or (ii) subject to liens or encumbrances of any kind. You represent that the Equipment in and shall remain personal property and without Our prior written consent, You shall ont permit it to become (i) attached to real property or (ii) subject to liens or encumbrances of any kind. You represent that the Equipment is and shall new any spectere a

8. LOSS; DAMAGE; INSURANCE. You shall, at all times during this Agreement, (i) bear the risk of loss and damage to the Equipment and shall continue performing all Your obligations to Us even if it becomes damaged or suffers a loss, (ii) keep the Equipment insured against all risks of damage and loss (?Property Insurance?) in an amount equal to its replacement cost, and (iii) carry public liability insurance overing bodily injury and property damage in an amount acceptable to Us. You agree to notify Us in writing of any loss. If a loss occurs and we have not otherwise agreed in writing, You will promptly pay to Us the unpaid balance of this Agreement, including any future payments to the end of the term plus the anticipated residual value of the Equipment, both discounted to the present value at 2%. Any proceeds of insurance will be paid to Us and credited against the loss. You authorize Us to sign on Your behalf and appoint Us as your attorney-in-fact to endorse in Your name any insurance drafts or checks issued due to a loss.

9. ASSIGNMENT. You shall not sell, transfer, assign or otherwise encumber (collectively, "Transfer") this Agreement, or Transfer or Sublease any Equipment, in whole or in part, without Our prior written consent. We may, without notice to You, Transfer Our interests in the Equipment and/or this Agreement, in whole or in part, to a third party (an "Assignee"), in which case the Assignee will, to the extent of such Transfer, have all of Our rights and benefits but will not have to perform any of Our obligations hereunder. Any Transfer by Us will not relieve Us of Our obligations hereunder. You agree not to assert against the Assignee and adam, defense or offset You may have against Us.

10. TAXES AND OTHER FEES. You are responsible for all taxes (including, without limitation, sales, use and personal property taxes, excluding only taxes based on Our income), assessments, license and registration fees and other governmental charges relating to this Agreement or the Equipment (collectively 'Governmental Charges'). You authorize Us to pay any Governmental Charges as they become due, and You agree to reimburse Us promptly upon demand for the full amount. You agree to pay us a fee for Our administration of taxes related to the Equipment. We may make a profit on any fees, estimated tax payments and other charges paid under this Agreement. You also agree to pay Us an Origination Fee in the amount set forth on Page 1 (or as otherwise agreed to). We may make agreed to as supply freight fee to cover our costs of shipping supplies to you. In connection with the expiration or earlier termination of this Agreement, You agree to pay Us any Governmental Charges accrued or assessed but not yet due and payable, or Our estimate of such amounts.

11. DEFAULT; REMEDIES. You will be in default hereunder if (1) You fail to pay any amount due hereunder within 15 days of the due date, (2) You breach or attempt to breach any other term, representation or covenant herein or in any other agreement now existing or hereafter entreted into with Us or any Assignee, (3) an event of default occurs under any obligation You may now or hereafter entreted into with Us or any Assignee, (ii) go out of business, (iii) commence disolution proceedings, (v) merge or consolidate into another entity, (v) sell all or substantially all of Your or their assets, or there is a change of control with respect to Your or their ownership, (v)) become insolvent, admit Your or their ereditors (or enter into a similar arrangement), (viii) file, or there is filed against You or them, a bankrupty, reorganization or similar proceeding or proceeding for the apointment of a receiver, trustee or liquidator, or (ix) suffer an adverse change in Your or their financial condition. If You default, We may do any or all of the following: (A) cancel this Agreement, (B) require You to promptly return the Equipment at Your expresses to any location(s) designated by Us, (C) take possession of and/or render the Equipment (including any software) unusable (and for such purposes You hereby authorize Us and Our designees to enter Your premises, with a sprement (as shown in Our books and records), discounted at a rate of 6% per annum, (iii) he residual value of the Equipment estimated by Us at the inception of this Agreement (as shown in Our books and records), discounted at a rate of 6% per annum, (iv) interest on the amounts specified in clauses ", "ii" and "ii" above from the date of demand to their date solarial at the rate of 1.5% per month (or the maximum amount permitted by law if less), and (v) all other amounts that may thereafter become due heremeder to the date paid at the rate of 1.5% per month for the reasonable exponses of endero Due'), and/or (E) exercise any other remedy available to los under la

12. RETURN OF EQUIPMENT. Upon expiration of the Term, if You do not purchase the Equipment, You will return all of the Equipment to a location we specify, at your expense, in the continental United States. The Equipment must be returned to Us in Good Condition (defined in Section 7). You are solely responsible for removing all data from any digital storage device, hard drive or other electronic medium prior to returning the Equipment or otherwise removing or allowing the removal of the Equipment from Your premises for any reason (and You are solely responsible for selecting a data security standard that meets Your business needs and complies with applicable laws). We shall not be liable for any losses, directly or indirectly arising out of, or by reason of the presence and/or use of any information, images or content retained by or resident in any Equipment returned to Us or repossesed by Us.

13. APPLICABLE LAW; VENUE; JURISDICTION; SEVERABILITY. This Agreement shall be governed by, enforced and construed in accordance with the laws of the state of Our principal place of business, or, if We assign this Agreement to an Assignee, the laws of the state of the Assigner's principal place of business, and any dispute concerning this Agreement shall be adjudicated in a federal or state court in such state, or in any other court or courts having jurisdiction over You or You assets, all at the sole election of Owner or its Assignee. You hereby irrevocably submit generally and unconditionally to the jurisdiction of any such courts to elected by Owner or its Assignee in relation to such matters and irrevocably waive any defense of an inconvenient forum to the maintenance of any such action or proceeding. YOU AND WE HEREBY WAIVE YOUR AND OUR RESPECTIVE RIGHTS TO A TRIAL BY JURY IN ANY LEGAL ACTION. If any amount charged or collected under this Agreement is greater than the amount allowed by law (an "Excess Amount"), then (i) any Excess Amount charged but not yet paid will be waived by Us and (ii) any Excess Amount collected will be refunded to You or applied to any other amount there. Each provision hereof shall be interpreted to the maximum extent possible to be enforceable under applicable law. If any provision is construed to be unenforceable under provision hyperiore.

14. MISCELLANEOUS. You authorize Us or an Assignee to (a) obtain credit reports or make credit inquiries in connection with this Agreement, and (b) provide Your credit application, information regarding Your account to credit reporting agencies, potential Assignees and parties having an economic interest in this Agreement and/or the Equipment. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute the same document; provide, however, only the counterpart which is marked "Original" and is in Our possession shall constitute chattel paper under the UCC. You acknowledge that You have received a copy of this Agreement and agree that a facsimile or other copy containing Your faxed, copied or electronically transmitted signature may be treated as an original and will be admissible as evidence of this Agreement. You waive notice of receipt of a copy of this Agreement with Our original signature. You hereby represent to Us that this Agreement is legally binding and enforceable against You in accordance with its terms.

15. NTOUCH SUPPORT SERVICE. As used herein, "Software Support" means the technical service and training for computer connectivity to the Equipment, including loading print drivers, configuring scan settings, desktop faxing and troubleshooting problems printing individual flies, complex job creation, and color matching. During the first 30 days of the Term, We will provide You with MFP App, Fiery Controller and Software Support for no additional charge. Thereafter We will continue to provide You with Software Support (a) for an additional payment of \$15.00 per month for each item of Equipment (in addition to the Total Payments and other amounts due under this Agreement) for the Term if You checked the box for "Ntouch Support Service Monthly Pay Option" on Page 1 of this Agreement) for the Software can cause data and/or files to be accessed, deleted or damaged and You will take precautions to backup, secure and protect all software, data and removable storage media prior to requesting Us to provide any Software Support.

16. Managed Network Services: If the Payment includes a "Managed Network Services Payment," then We have agreed to provide You with remote network monitoring and maintenance, network services and other network services (cliectively, the "Managed Network Services Payment relating thereto "(the "Managed Network Services Agreement"). Such Managed Network Services and distinct from this Agreement and the Agreement agreement and the Agreement an

.

DocuSign Envelope ID: 3BA9B054-8135-44B8-931E-2F8ABCD0BE4C

Equipment Schedule

Title of lea	se, rental or other a	greement:	(the "Agreen	nent")	
Lessee/Re	enter/Customer:	Brevard County Sheriffs Of	fice	_ ("Customer")	
Lessor/Le	nder/Owner:	Novatech, Inc.	("Company")		
Quantity	Equipment Make, M	Nodel & Serial Number		Equipment Location (if different than address shown in Agreement)	
1	Sharp BP-70C31				
1	Sharp BP-70C31				
1	Sharp BP-70C31				
1	Sharp BP-70C31				
1	Sharp BP-70C31				
1	Sharp BP-70C36				

This schedule amends and supplements the Agreement described herein. This schedule, together with the provisions of the Agreement not expressly inconsistent herewith, constitutes the entire agreement between the parties with respect to the matters addressed herein, and shall supersede all prior oral or written negotiations, understandings and commitments regarding such matters. This schedule may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which together shall be deemed to constitute one and the same agreement. Customer acknowledges having received a copy of this schedule and agrees that a facsimile or other copy containing Customer's faxed, copied or electronically transmitted signature may be treated as an original and will be admissible as evidence of this schedule.

Customer (identified above): Brevard County Sheriffs Office	Company (disputition above): Novatech, Inc.				
By: Bill Spinelli	By: Mia Jurney 1/20/2023 Date:/				
Print name:	Print name: Mia Jurney Title: Lease Admin				
Title: CAO	Agreement Number:				
Date:// _1/20/2023	Master Agreement Number (if applicable):				

#2454224 v1 (10/15/13)

\$1 Buyout Addendum



Title of lease, rental or other agreement:

(the "Agreement")

("Customer")

Lessee/Renter/Customer: Brevard County Sheriffs Office_

Lessor/Lender/Owner: Novatech, Inc. ("Company")

This Addendum (this "Addendum") is entered into by and between Customer and Company. This Addendum shall be effective as of the effective date of the Agreement.

1. INCORPORATION AND EFFECT. This Addendum is hereby made a part of, and incorporated into, the Agreement as though fully set forth therein. As modified or supplemented by the terms set forth herein, the provisions of the Agreement shall remain in full force and effect, provided that, in the event of a conflict between any provision of this Addendum and any provision of the Agreement, the provision of this Addendum shall control.

2. END OF TERM; APPLICABLE RATE. Notwithstanding any other provisions of the Agreement, provided that no default under the Agreement has occurred, and all obligations of Customer under the Agreement have been satisfied, including receipt by Company of all monies due under the Agreement, including but not limited to, the periodic scheduled payments, late charges, and reimbursement for property taxes (if applicable), Company will release any security interest which it may have in the Equipment. Customer shall have no obligation to provide any end-of-term notice to Company, and the Agreement shall not be renewed.

3. TIME PRICE; RATE FACTOR. Customer understands that the Equipment may be purchased for cash (the "Equipment Cost") or it may be purchased pursuant to the Agreement (including the terms of this Addendum) for a "Time Price" equal to the amount of each periodic payment (each, a "Payment") multiplied by the number of such Payments due under the Agreement, plus any origination fee, documentation fee or other fees, as set forth in the Agreement, plus \$1.00, and by executing the Agreement by the Rate Factor set forth below. The total return on Company investment (the total finance charge) is determined by deducting the Equipment Cost (as determined above) from the Time Price. The rate of return (finance rate) may be determined by deducting the Security Deposit (if any) from the Equipment Cost, and then applying to the amount so determined, the rate that will amortize that amount down to the purchase option amount by applying as payments, the Payment and the origination fee or documentation fee (if any). For purposes of such amortization, each Payment, including any advance payment, will be considered received on the date it is required to be paid under the Agreement, and the origination fee (if any)will be considered received on the effective date of the Agreement.

4. OWNERSHIP AND USE. Customer shall be deemed to be the owner of the Equipment for all purposes upon delivery of the Equipment to Customer. Customer grants to Company a security interest in the Equipment to secure all of Customer's obligations under the Agreement. In the event of a default by Customer under the Agreement, title to the Equipment shall revert to Company free and clear of any rights or interests of Customer in the Equipment.

5. PAYMENT OF TAXES. In addition to the payments under the Agreement, you agree to pay all sales, use, excise, gross receipts and other taxes, charges and fees upon or with respect to the Equipment or the possession, ownership, use or operation, control or maintenance thereof and relating to the Agreement (or any Schedules), whether due before or after the end of the term of the Agreement, to the extent legally permissible. Customer agrees to file all required property tax returns and promptly pay all property taxes which may be assessed against the Equipment during the term of the Agreement and, if we ask, provide us with proof of payment. Customer agrees that if Company is required by the applicable taxing jurisdiction to pay such taxes, Customer will promptly reimburse Company for such tax payment.

The following rates are applicable to this transaction:

Interest Rate: % _____ (Must complete for AR, GA, MD, NH, NJ, NM, TX, WI)

Rate Factor: _.02577_____ (Must complete for all states)

6. MISCELLANEOUS. This Addendum, together with the provisions of the Agreement not expressly inconsistent herewith, constitutes the entire agreement between the parties with respect to the matters addressed herein, and shall supersede all prior oral or written negotiations, understandings and commitments regarding such matters. This Addendum may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which together shall be deemed to constitute one and the same agreement. Customer acknowledges having received a copy of this Addendum and agrees that a facsimile or other copy containing Customer's faxed, copied or electronically transmitted signature may be treated as an original and will be admissible as evidence of this Addendum.

Customer (Kintified above): Brevard Co	unty Sheriffs Office	Company (identified above): Novatech, Inc.	
By: Bill Spinelli	Date: 1/20/2023/	By: Min Jurney	1/20/2023 Date: / /
Print name:	Title: CAO	Print name: MTa Jurney	Title: Lease Admin
		Agreement Number:	
		Master Agreement Number (if applicable):	

Page 1 of 1