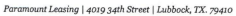
Equipment Rental Agreement





Customer Information: Customer's Full Legal Name ("You" and "Your"):				Supplier Information: Supplier Name ("Supplier"):			
Lamb County Justice of The Peace			Data-Lin	Data-Line Office Systems			
Address: 100 6th Drive			Address: 4019 34th Street				
City/State/Zip Code: Littlefield TX, 79339			City/State/Zip Code: Lubbock TX, 79410				
Telephone Number: Federal Tay ID#:				Country			
806-385-4222 Equipment Information: See Attached Equipment Schedule			_	Equipment Location (if different than address shown above):			
Quantity			Quantity				
1	Ricoh MP 3055 sn: C300L200092						
	48						
Term And	Payment Information: Initial Term: 🙌 months		Payment*:	\$204.00	(*plus applicable taxes)		
Payment Pe	eriod is "Monthly" unless otherwise noted here:	Security [Deposit: \$	Docur	mentation/Processing Fee: \$75.00		
	yment: \$204.00 yledge and agree that this agreement (as amended fi	applied to:	☑ 1st Pay				
When You could be with Your correct a 2. TERM Date") and Initial Term "Notice Peperiod (a "Equipment 3. UNCO absolute an contract with to the Supperform uncurative determine. The unused determine. The unused pay a fee ee non-sufficie	ancial institutions to obtain, verify and record information of the personal account or add any additional service, We will for you. We may also ask to see other identifying docur pMENT RENTAL. You agree to rent from Us the persoftware, the "Equipment") upon the terms stated here in information missing on this Agreement, including Y is AUTOMATIC RENEWAL. The term of this Agreement will continue for the number of months shown above to or a Renewal Term (defined below). You shall not riod") that You intend to return the Equipment at the end of the Term, then You shall return the Equipment at the end of the Term, then You shall return the Equipment is the end of the Term, then You shall return the Equipment is unconditional and are not subject to cancellation, in the Supplier, such contract is NOT part of this Agreeller); and (iv) If the Equipment is unsatisfactory or der this Agreement. IENTS. You agree to pay Us an interim rent charge ment Date. The payment for this interim period will be reiod, You agree to pay Us, by the due date set forther and you gree to pay Us, by the due date set forther and you gree to pay Us, by the due date set forther and you gree to pay Us, by the due date set forther and you gree to pay Us, by the due date set forther you agree to pay Us, by the due date set forther you agree to pay Us, by the due date set forther you gree to pay Us, by the due date set forther you gree to pay Us, by the due date set forther you agree to you gree to you after You have satisfied to the greater of 10% of the amount that is late on the funds charge of \$20.00 for any returned or dishonom MNIFICATION. You shall indemnify and hold Us har	ask You for Your naiments. Jonal property listed ein. This Agreement i our proper legal nament will begin on the (the "Initial Term"). Liffy Us in writing at the end of such "a will continue to apport the end of such "a will continue to apport the end of such "a will continue to apport the end of such "a will continue to apport the end of such "a will continue to apport the supplier fails as reasonably calcue based on the Paynh on Our invoice to payments received ring, may be commit all of Your obligation \$29.00 (or the ma red check or draft.	above (toge s binding on e, serial nur date that it As used hen the least 60 ferm or: (a bly. If You do the rany reason We may, as to provide a blated by Usnent prorate you (i) the will be applingled with Ons hereundeximum among standard or the side of the will be applingled with Ons hereundeximum among standard or the side of t	ther with all existing a You as of the date You have and any other in a saccepted by Us or a lein, "Term" means the days but not more) this Agreement with a saccepted by Us or a lein, "Term" means the days but not more) this Agreement is non its Agreement is non a Supplier based on You whatsoever; (iii) If You a convenience to You may service or fulfill art for the period from it do not a 30-day calenda Payment, and (ii) appet to past due amount ur funds, may be applier. If We do not receive ant permitted by applied to past due particles and the permitted by applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds, may be applied to past due amount ur funds and amount ur funds a	ntification number and other informal and future accessories, attachments, usign it. You agree that after You si formation describing the Equipment. In y later date that We designate (the term presently in effect at any time than 120 days before the end of the later more send of the total than 120 days before the end of the later more send of the total than 120 days before the end of the later more and within the Notice Period that You in the concelable for the full Term. For own judgment; (ii) Your obligation of the Supplier, bill and collect more than 120 days before the date the Equipment is delivered armonth and will be added to Your policable taxes and other charges press and to the current amount due in its day Us at any time to cure any die a payment in full on or before its deable law if less). You shall pay Us a	replacements and gn, We may insert e "Commencement to the first the Term (the litional one-year tend to return the supplies or other prices owed by You I continue to fully d to You until the first invoice. Each ovided for herein. Such order as We efault by You, and lue date, You shall returned check or	
possession, for any dam 6. NO W EXPRESS MERCHANT 2A of the UI to be a sec protect Our with or as a acknowledg promises an	casonable attorneys fees) made against Us, or suffer ownership, use, loss of use, defect in or malfunction of lages of any kind, including any liability for consequent ARRANTIES. WE ARE LEASING THE EQUIPMEN OR IMPLIED, ARISING BY APPLICABLE LA FABILITY AND FITNESS FOR A PARTICULAR PUR inform Commercial Code (the "UCC"). You hereby wait ured transaction, You hereby grant to Us a security interests in the Equipment. You may be entitled under later of the contract (if any) by which We acquire the ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the name of the Supplier of ethat You are aware of the Northead You are aware of	red or incurred by Usif the Equipment. This tial damages, arising T TO YOU "AS IS" W OR OTHERWI POSE. The parties have any and all rights interest in the Equipment, which each item of Equipment, which ach item of Equipment or of them or other thanks.	s, arising directions, so solligation out of the unit	ectly or indirectly out shall survive the termi se of or the inability to E NOT MADE AND IDING WITHOUT LAST THE SE CONFERRED TO SE CONFERRED T	of, or otherwise relating to, the del nation of this Agreement. We shall not use the Equipment. HEREBY DISCLAIM ANY AND ALIMITATION, THE IMPLIED W., or shall be treated as, a "finance le by Article 2A of the UCC. If this Agricula authorize Us to record UCC financif any) provided to Us by the Supplie for the Term (provided You are not er(s) for an accurate and complete supplied to the Term (provided You are not er(s) for an accurate and complete supplied to the Term (provided You are not er(s) for an accurate and complete supplied to the TermS ON BOTH PAGES 1 & TO THE TERMS ON BOTH	ivery, installation, of the liable to You L WARRANTIES, ARRANTIES OF case" under Article eement is deemed ing statements to er(s) in connection of in default). You statement of those	
Customer:	(identified above)		Parmoun	t Leasing ("We," "Us,	," "Our" and "Owner")		
Ву:		11212020	Ву:		Date: /	./	
Pyth name: JAMES Ul Delingth Title: County Julie P				2:	Title:		
				Agreement Number:			

- 7. OWNERSHIP; USE AND MAINTENANCE. You are responsible for Equipment maintenance. You will not remove the Equipment from the Equipment Location unless You first get Our permission. You shall give Us reasonable access to the Equipment Location so that We may inspect the Equipment, and You agree to pay Our costs in connection therewith. We will own and have title to the Equipment (excluding any software) during the Agreement. If the Equipment includes 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 comply with the terms of all such agreements, if any, and (iv) any default by You under any such agreements shall also constitute a default by You under this Agreement. You agree that the Equipment is and 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 will be used solely for commercial purposes and not for personal, family or household purposes. You shall use the Equipment in accordance with all laws, operation manuals, service contracts (if any) and insurance requirements, and shall not make any permanent alterations to it. At Your own cost, You shall keep the Equipment in good working order and warrantable condition, ordinary wear and tear excepted ("Good Condition").
- 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, with Us named as sole "loss payee" (with a lender's loss payable endorsement if required by Owner or an Assignee), and (iii) carry public liability insurance covering bodily injury and property damage ("Liability Insurance") in an amount acceptable to Us, with Us named as an additional insured thereunder. You have the choice of satisfying these insurance requirements by providing Us with satisfactory evidence of Property and Liability Insurance ("Insurance Proof"), within 30 days of the Commencement Date. Such Insurance Proof must provide for at least 30 days prior written notice to Us before it may be cancelled or terminated and must contain other terms satisfactory to Us. If you do not provide Us with Insurance Proof within 30 days of the Commencement Date, or if such insurance terminates for any reason, then (a) You agree that We have the right, but not the obligation, to obtain such Property Insurance and/or Liability Insurance in such forms and amounts from an insurer of Our choosing in order to protect Our interests ("Other Insurance"), and (b) You agree that We may charge you a periodic charge for such Other Insurance. This periodic charge will include reimbursement for premiums advanced by Us to purchase Other Insurance, billing and tracking fees, charges for Our processing and related fees associated with the Other Insurance, and a finance charge of up to 18% per annum (or the maximum rate allowed by law if less) on any advances We make for premiums (collectively, the "Insurance Charge"). We and/or one or more of our affiliates and/or agents may receive a portion of the Insurance Charge, which may include a profit. We are not obligated to ob
- 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 Our obligations (if any). Any Transfer by Us will not relieve Us of Our obligations hereunder. You agree not to assert against the Assignee any claim, defense or offset You may have against Us. You acknowledge that neither We nor the Supplier are agents of any Assignee.
- 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"). Sales or use taxes due upfront will be payable over the Initial Term, with a finance charge. 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. You also agree to pay Us upon demand (i) for all costs of filing, amending and releasing UCC financing statements, and (ii) a documentation/processing fee in the amount set forth on Page 1 (or as otherwise agreed to). You also agree to pay Us a fee for additional services We may provide to You at Your request during this Agreement. If You so request, and We permit the early termination of this Agreement, You acknowledge that there may be a cost or charge to You for such privilege. 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. You agree that the fees and other amounts payable under this Agreement may include a profit to Us and/or the Supplier.
- 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 entered into with Us or any Assignee; (3) an event of default occurs under any obligation You may now or hereafter owe to any affiliate of Us or any Assignee; and/or (4) You and/or any guarantors or sureties of Your obligations hereunder (i) die, (ii) go out of business, (iii) commence dissolution proceedings, (iv) 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, (vi) become insolvent, admit Your or their inability to pay Your or their debts, (vii) make an assignment for the benefit of Your or their creditors (or enter into a similar arrangement), (viii) file, or there is filed against You or them, a bankruptcy, reorganization or similar proceeding or a proceeding for the appointment of a receiver, trustee or liquidator, or (ix) suffer a material 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 pursuant to Section 12, (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 or without prior notice or other process of law), and sell, lease or otherwise dispose of the Equipment on such terms and in such manner as We may in Our sole discretion determine, (D) require You to pay to Us, on demand, liquidated damages in an amount equal to the sum of (i) all Payments and other amounts then due and past due, (ii) all remaining Payments for the remainder of the Term discounted at a rate of 6% per annum, (iii) the residual value of the Equipment seminated by Us at the inception
- 12. RETURN OF EQUIPMENT. If You are required to return the Equipment under this Agreement, You shall, at Your expense, send the Equipment to any location(s) that We may designate and pay Us a handling fee of \$250.00. The Equipment must be properly packed for shipment, freight prepaid and fully insured, and must be received in Good Condition (defined in Section 7). All terms of this Agreement, including Your obligation to make Payments and pay all other amounts due hereunder shall continue to apply until the Equipment is received by Us in accordance with the terms of this Agreement. 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 an appropriate removal 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 repossessed 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 Assignee'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 Your assets, all at the sole election of Owner or its Assignee. You hereby irrevocably submit generally and unconditionally to the jurisdiction of any such court so 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 then due hereunder. 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, such provision shall be ineffective only to the extent of such unenforceability without invalidating the remainder hereof.
- 14. MISCELLANEOUS. You shall furnish Us or an Assignee with current financial statements upon request by Us or an Assignee. 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, the Supplier 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; provided, 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.



Delivery & Acceptance Certificate

Paramount Leasing | 4019 34th Street | Lubbock, TX. 79410 (the "Agreement") Title of lease, rental or other agreement: Lessee/Renter/Customer: Lamb County Justice of The Peace ("Customer") Lessor/Lender/Owner: Paramount Leasing ("Company") The Customer named above hereby unconditionally represents and certifies to Company, and agrees, that: 1. The equipment, other personal property and software, if any, described below (collectively, the "Goods") which have been leased or otherwise provided to Customer or otherwise constitutes collateral under the above-referenced Agreement, has been fully delivered and installed at Customer's place of business, has been inspected and tested by Customer and is operating in good working order to Customer's complete satisfaction, meets all of Customer's requirements and specifications, and is hereby irrevocably accepted by Customer: Model name (if any) Serial # (if any) Make or other description Ouantity MP 3055 C300L200092 Ricoh Attach additional page if necessary 2. There are no side agreements between Customer and any third party relating to the subject matter of the Agreement, and no cancellation rights have been granted to Customer by Company or any third party. There is no "free demonstration" or "test" period for the Goods. Customer has reviewed and understands all of the terms of the Agreement, and Customer agrees that the Agreement cannot be revoked or cancelled or terminated early for any reason. Customer hereby directs Company to pay the vendor/supplier of the Goods. Customer agrees that (i) Company may insert the Agreement number (and Master Agreement Number, if applicable) and the date below if either is missing following the Customer's signature below, and (ii) a facsimile or other copy of this document containing your faxed, copied or electronically transmitted signature may be treated as an original for all purposes. Instruction to Customer: Do NOT sign this Certificate until ALL of the Goods have been delivered, installed, inspected and tested to your satisfaction. Customer (identified above): rint name: Agreement Number:

Master Agreement Number (if applicable):

Non-Appropriation Addendum

Paramount Leasing, Inc. 4019 34th Street Lubbock TX, 79410						
Title of lease, rental or other agreement:	_ (the "Agreement")					
Lessee/Renter/Customer: Lamb County Justice of the Peace	("Customer")					
This Addendum (this "Addendum") is entered into by and between Customer and Paramount Leasing, Inc. ("Company"). This Addendum shall be effective as of the effective date of the Agreement.						
 INCORPORATION AND EFFECT. This Addendum is hereby made a part of, and incorporated into, the Agreement as though fully set forth therein. As modified 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 a provision of this Addendum and any provision of the Agreement, the provision of this Addendum shall control. 						
2. GOVERNMENTAL PROVISIONS. Customer hereby represents, warrants and covenants to Company that: (a) Customer intends, subject only to the provisions of this Addendum, to remit to Company all sums due and to become due under the Agreement for the full term; (b) Customer's governing body has appropriated sufficient funds to pay all payments and other amounts due during Customer's current fiscal period; (c) Customer reasonably believes that legally available funds in an amount sufficient to make all payments for the full term of the Agreement can be obtained; and (d) Customer intends to do all things lawfully within its power to obtain and maintain funds from which payments due under the Agreement may be made, including making provision for such payments to the extent necessary in each budget or appropriation request submitted and adopted in accordance with applicable law. If Customer's governing body fails to appropriate sufficient funds to pay all payments and other amounts due and to become due under the Agreement in Customer's next fiscal period ("Non-Appropriation"), then (i) Customer shall promptly notify Company of such Non-Appropriation, (ii) the Agreement will terminate as of the last day of the fiscal period for which appropriations were received, and (iii) Customer shall return the Equipment to Company pursuant to the terms of the Agreement. Customer's obligations under the Agreement shall constitute a current expense and shall not in any way be construed to be a debt in contravention of any applicable constitutional or statutory limitations or requirements concerning Customer's creation of indebtedness, nor shall anything contained herein constitute a pledge of Customer's general tax revenues, funds or monies. Customer further represents, warrants and covenants to Company that: (a) Customer has the power and authority under applicable law to enter into the Agreement and this Addendum and the transactions contemplated hereby and thereby and thereby. Customer has complied with all public bidding requirem						
3. INDEMNIFICATION. To the extent Customer is or may be obligated to indemnify, defend or hold Company harmless under the terms of the Agreement, any such indemnification obligation shall arise only to the extent permitted by applicable law and shall be limited solely to sums lawfully appropriated for such purpose in accordance with Section 2 above.						
4. REMEDIES. To the extent Company's remedies for a Customer default under the Agreement include any right to accelerate amounts to become due under the Agreement, such acceleration shall be limited to amounts to become due during Customer's then current fiscal period.						
5. GOVERNING LAW. Notwithstanding anything in the Agreement to the contrary, the Agreement and this Addendum shall be governed by, construed and enforced in accordance with the laws of the state in which Customer is located.						
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 (identified above): Lamb County Justice of the Peace	Paramount Leasing, Inc.					
By: Press Ul D. Date: 3/12/2020	By: Date: / /					
The ALALI THE LITTE	Print name:					

Agreement Number:

Master Agreement Number (if applicable):



Name of purchaser, firm or agency

TEXAS SALES AND USE TAX EXEMPTION CERTIFICATION

Lamb County Justice of the Peace						
Address (Street & number, P.O. Box or Route number)	Phone (Area code and number)					
100 6th Drive	806-385-4222					
City, State, ZIP code						
Littlefield TX, 79339						
I, the purchaser named above, claim an exemption from payment of items described below or on the attached order or invoice) from:	f sales and use taxes (for the purchase of taxable					
Seller: Data-Line Office Systems						
Street address: 4019 34th StreetCity	y, State, ZIP code: Lubbock Texas, 79410					
Description of items to be purchased or on the attached order or invoice:						
Ricoh MP 3055 Mono Copier						
Thousand Cooper						
Purchaser claims this exemption for the following reason:						
I understand that I will be liable for payment of sales or use taxes which may become due for failure to comply with the provisions of the Tax Code: Limited Sales, Excise, and Use Tax Act; Municipal Sales and Use Tax Act; Sales and Use Taxes for Special Purpose Taxing Authorities; County Sales and Use Tax Act; County Health Services Sales and Use Tax; The Texas Health and Safety Code; Special Provisions Relating to Hospital Districts, Emergency Services Districts, and Emergency Services Districts in counties with a population of 125,000 or less. I understand that it is a criminal offense to give an exemption certificate to the seller for taxable items that I know, at the time of purchase, will be used in a manner other than that expressed in this certificate and, depending on the amount of tax evaded, the offense may range						
from a Class C misdemeanor to a felony of the second degree.	Date					
sign here (MC). (Comments)	ty Judan 3/12/2020					
NOTE: This certificate cannot be issued for the purchase,	lease, or rental of a motor vehicle.					

This certificate should be furnished to the supplier. Do not send the completed certificate to the Comptroller of Public Accounts.

THIS CERTIFICATE DOES NOT REQUIRE A NUMBER TO BE VALID.

Sales and Use Tax "Exemption Numbers" or "Tax Exempt" Numbers do not exist.