MASTER TAX-EXEMPT LEASE/PURCHASE AGREEMENT

BETWEEN: M.S.T. Government Leasing, LLC ("Lessor")

P.O. Box 190

Gorham, New Hampshire, 03581

AND: Rutland Northeast Supervisory Union, Brandon, VT ("Lessee")

49 Court Drive

Brandon, Vermont 05733

Jeanne A. Collins, Superintendent of Schools

Telephone: 802-247-5757 Fax: 802-247-5548

DATED: August 2, 2016

ARTICLE I

- 1.01 <u>Definitions</u>. The following terms will have the meanings indicated below unless the context clearly requires otherwise:
- "Agent" means any agent for the Registered Owners, if any, to which all or a portion of Lessor's right, title and interest in, to, and under a Property Schedule, and the Property under such Property Schedule may be assigned for the benefit of the Registered Owners of Lease Participation Certificates in such Property Schedule.
- "Agreement" means this Master Tax-Exempt Lease/Purchase Agreement, including all exhibits and schedules attached hereto.
- "Commencement Date" is the date when the term of a Property Schedule and Lessee's obligation to pay rent thereunder commences, which date shall be set forth in the Property Schedule.
- "Event of Nonappropriation" is defined in Section 6.06.
- "Event of Default" is defined in Section 13.01.
- "Lease Participation Certificates" means certificates evidencing a right to receive a share of Rental Payments payable under a Property Schedule and Purchase Price Payments payable under a Property Schedule and any other rights set forth herein with respect to the Property under said Property Schedule.
- "Lease Term" means, with respect to a Property Schedule, the Original Term and all Renewal Terms. The Lease Term for each Property Schedule executed hereunder shall be set forth in such Property Schedule, as provided in Section 4.02.

- "Lessee" means the entity identified as such in first paragraph hereof, and its permitted successors and assigns.
- "Lessor" means the entity identified as such on Page 1 hereof, and its successors and assigns.
- "Original Term" means, with respect to a Property Schedule, the period from the Commencement Date until the end of the budget year of Lessee in effect at the Commencement Date.
- "Principal Amount" means that portion of the Rental Payments for the Property described in a Property Schedule hereunder which is allocable to the payment of principal and not interest by Lessee with regard to the Property.
- "Property" means, collectively, the property lease/purchased pursuant to this Agreement, and with respect to each Property Schedule, the property described in such Property Schedule, and all replacements, repairs, restorations, modifications and improvements thereof or thereto made pursuant to Section 8.01 or Article IX.
- "Property Schedule" means a Property Schedule in the form attached hereto for Property Schedule 1. Subsequent Property Schedules pursuant to this Agreement shall be numbered consecutively, beginning with Property Schedule 2.
- "Purchase Price" means the amount that Lessee may, in its discretion, pay to Lessor to purchase the Property under a Property Schedule, as provided in Section 11.01 and as set forth in the Property Schedule.
- "Registered Owners" means the registered owners of Lease Participation Certificates in a Property Schedule as shown on the registration books maintained by the Agent.
- "Renewal Terms" means the renewal terms of a Property Schedule, each having a duration of one year and a term coextensive with Lessee's budget year.
- "Rental Payments" means the rental payments payable by Lessee under Article VI of this Agreement and each Property Schedule, as set forth in each Property Schedule.
- "Rental Payments Dates" means the rental payments dates for the Rental Payments as set forth in each Property Schedule.
- "State" means the state in which Lessee is located.
- "Vendor" means the manufacturer or contractor of the Property as well as the agents or dealers of the manufacturer or contractor from whom Lessor or Lessee purchased or is purchasing all or any portion of the Property.

ARTICLE II

2.01 Property Schedules Separate Financings. Each Property Schedule executed and delivered under this Agreement shall be treated as a separate financing, distinct from other Property Schedules. Without limiting the foregoing, upon the occurrence of an Event of Default or an Event of Nonappropriation with respect to a Property Schedule, Lessor shall have the rights and remedies specified herein with respect to the Property financed and the Rental Payments payable under such Property Schedule, and except as expressly provided in Section 12.02 below, Lessor shall have no rights or remedies with respect to Property financed or Rental Payments payable under any other Property Schedule unless an Event of Default or Event of Nonappropriation has also occurred under such other Property Schedule.

ARTICLE III

- 3.01 <u>Covenants of Lessee</u>. As of the Commencement Date for each Property Schedule executed and delivered hereunder, Lessee shall be deemed to represent, covenant and warrant for the benefit of Lessor, any Agent, and any Registered Owners, as follows:
 - (a) Lessee is a public body corporate and politic duly organized and existing under the constitution and laws of the State with full power and authority to enter into this Agreement and the Property Schedule and the transactions contemplated thereby and to perform all of its obligations thereunder.
 - (b) Lessee will do or cause to be done all things necessary to preserve and keep in full force and effect its existence as a body corporate and politic. To the extent Lessee should merge with another entity under the laws of the State, Lessee agrees that as a condition to such merger it will require that the remaining or resulting entity shall be assigned Lessee's rights and shall assume Lessee's obligations hereunder.
 - Lessee has been duly authorized to execute and deliver this Agreement and the Property Schedule by proper action by its governing body, or by other appropriate official approval, and all requirements have been met and procedures have occurred in order to ensure the validity and enforceability of this Agreement and the Property Schedule, and Lessee has complied with such public bidding requirements as may be applicable to this Agreement and the Property Schedule and the acquisition by Lessee of the Property thereunder. On or before the Commencement Date for the Property Schedule, Lessee shall cooperate fully with Lessor to assist in the provision of an opinion of Lessor's bond counsel in substantially the form attached to the form of the Property Schedule as Exhibit 2.

- (d) During the Lease Term for the Property Schedule, the Property thereunder will perform, and will be used by Lessee only for the purpose of performing, essential governmental uses and public functions within the permissible scope of Lessee's authority.
- (e) Upon written request by Lessor, Lessee will provide Lessor with current financial statements, budgets, and proof of appropriation for the ensuing budget year and other financial information relating to the ability of Lessee to continue this Agreement and Property Schedule in such form and containing such information as may be requested by Lessor.
- Lessee will comply with all applicable provisions of the Internal Revenue Code of 1986, as amended (the "Code"), including Sections 103 and 148 (f) thereof, and the regulations of the Treasury Department thereunder, from time to time proposed or in effect, in order to maintain the excludability from gross income for federal income tax purposes of the interest component of Rental Payments under the Property Schedule and will not use or permit the use of the Property in such a manner as to cause a Property Schedule to be a "private activity bond" under Section 141(a) of the Code. Lessee covenants and agrees that it will use the proceeds of the Property Schedule as soon as practicable and with all reasonable dispatch for the purpose for which the Property Schedule has been entered into, and that no part of the proceeds of the Property Schedule shall be invested in any securities, obligations or other investments except for the temporary period pending such use nor used, at any time, directly or indirectly, in a manner which, if such use had been reasonably anticipated on the date of issuance of the Agreement or a Property Schedule, would have caused any portion of the Property Schedule to be or become "arbitrage bonds" within the meaning of Section 103(b)(2) or Section 148 of the Code and the regulations of the Treasury Department thereunder proposed or in effect at the time of such use and applicable to obligations issued on the date of issuance of the Property Schedule.
 - Property Schedule and compliance with the provisions hereof and thereof by Lessee does not conflict with or result in a violation or breach or constitute a default under, any resolution, bond, agreement, indenture, mortgage, note, lease, or other instrument to which Lessee is a party or by which it is bound by any law or any rule, regulation, order, or decree of any court, governmental agency or body having jurisdiction over Lessee or any of its activities or properties resulting in the creation or imposition of any lien, charge, or other security interest or encumbrance of any nature whatsoever upon any property or asset of Lessee or to which it is subject.

ARTICLE IV

- 4.01 <u>Lease of Property</u>. On the Commencement Date of each Property Schedule executed hereunder, Lessor will be deemed to demise, lease, and let to Lessee, and Lessee will be deemed to rent, lease, and hire from Lessor, the Property described in such Property Schedule, in accordance with this Agreement and such Property Schedule, for the Lease Term set forth in such Property Schedule.
- 4.02 <u>Lease Term</u>. The term of each Property Schedule shall commence on the Commencement Date set forth herein and shall terminate upon payment of the final Rental Payment set forth in such Property Schedule and the exercise of the Purchase Option described in Section 11.01, unless terminated sooner pursuant to this Agreement or the Property Schedule.
- Property, shall cause the Property to be delivered and installed at the locations specified in the applicable Property Schedule and shall pay all taxes, delivery costs, and installation costs, if any, in connection therewith. To the extent funds are deposited under an escrow agreement or trust agreement for the acquisition of the Property, such funds shall be disbursed as provided therein. When the Property described in such Property Schedule is delivered, installed, and accepted as to Lessee's specifications, Lessee shall immediately accept the Property and evidence said acceptance by executing and delivering to Lessor the Acceptance Certificate substantially in the form attached to the Property Schedule.

ARTICLE V

- 5.01 Enjoyment of Property. Lessee shall during the Lease Term peaceably and quietly have, hold, and enjoy the Property, without suit, trouble, or hindrance from Lessor, except as expressly set forth in this Agreement. No Registered Owner shall interfere with such quiet use and enjoyment during the Lease Term so long as Lessee is not in default under the subject Property Schedule.
- 5.02 <u>Location</u>: Inspection. The Property will be initially located or based at the location specified in the applicable Property Schedule. Lessor shall have the right at all reasonable times during business hours to enter into and upon the property of Lessee for the purpose of inspecting the Property.

ARTICLE VI

Lessee understand and intend that the obligation of Lessee to pay Rental Payments hereunder shall constitute a current expense of Lessee and that neither such obligation or any other provision hereunder limiting or restricting Lessee's right of nonappropriation shall in any way be construed to be or be deemed to be a debt of Lessee in contravention of any applicable constitutional, statutory, or charter limitation or requirement concerning the creation of

indebtedness by Lessee, nor shall anything contained herein constitute a pledge of the faith and credit or taxing power of Lessee. Upon the appropriation of Rental Payments for a fiscal year, the Rental Payments for said fiscal year, and only the Rental Payments for said current fiscal year, shall be a binding obligation of Lessee; provided that such obligation shall not include a pledge of the taxing power of Lessee.

- under each Property Schedule, exclusively from legally available funds, in lawful money of the United States of America, to Lessor in such amounts and on such dates as described in the applicable Property Schedule, at Lessor's address set forth on the first page of this Agreement, unless Lessor instructs Lessee otherwise. Lessee shall pay Lessor a charge on any delinquent Rental Payments under a Property Schedule in an amount sufficient to cover all additional costs and expenses incurred by Lessor and Agent from such delinquent Rental Payment. In addition, for each Rental Payment that is not received within 10 days after the Rental Payment Date for such Rental Payment Lessee shall pay a late charge of seven cents per dollar or a minimum of \$30, whichever is greater, on all such delinquent Rental Payments.
 - 6.03 <u>Interest Component</u>. A portion of each Rental Payment due under each Property Schedule is paid as, and represents payment of, interest, and each Property Schedule hereunder shall set forth the interest component (or method of computation thereof) of each Rental Payment thereunder during the Lease Term.
 - OBLIGATIONS OF LESSEE TO PAY THE RENTAL PAYMENTS DUE UNDER THE PROPERTY SCHEDULES AND TO PERFORM AND OBSERVE THE OTHER COVENANTS AND AGREEMENTS CONTAINED HEREIN SHALL BE ABSOLUTE AND UNCONDITIONAL IN ALL EVENTS WITHOUT ABATEMENT, DIMINUTION, DEDUCTION, SET-OFF, OR DEFENSE, FOR ANY REASON, INCLUDING WITHOUT LIMITATION, ANY DEFECTS, MALFUNCTIONS, BREAKDOWNS, OR INFIRMITIES IN THE PROPERTY OR ANY ACCIDENT, CONDEMNATION, OR UNFORESEEN CIRCUMSTANCE. THIS PROVISION SHALL NOT LIMIT LESSEE'S RIGHTS OR ACTIONS AGAINST ANY VENDOR AS PROVIDED IN SECTION 10.02.
 - Schedules entered into pursuant to this Agreement and to pay the Rental Payments thereunder. Lessee reasonably believes that legally available funds in an amount sufficient to make all Rental Payments during the term of all Property Schedules can be obtained. Lessee agrees that its staff will provide during the budgeting process for each budget year to the governing body of Lessee notification of any Rental Payments due under the Property Schedules during the following budget year. Notwithstanding this covenant, if Lessee fails to appropriate the Rental Payments for a Property Schedule pursuant to Section 6.06, such Property Schedule shall terminate. Although Lessee has made this covenant, in the event that it fails to provide such notice, no remedy is provided and Lessee shall not be liable for any damages for its failure to so comply.
 - 6.06 Non-Appropriation. If, as part of a budget finally approved for Lessee for a fiscal year, sufficient funds are not appropriated to make Rental Payments required under a

Property Schedule, such Property Schedule shall terminate as of the end of the last fiscal year for which sufficient funds have been appropriated, and Lessee shall not be obligated to make Rental Payments under said Property Schedule beyond the last fiscal year for which funds have been appropriated. Upon the occurrence of such nonappropriation (an "Event of Nonappropriation") Lessee shall, either (1) at the end of the fiscal year for which Rental Payments have been appropriated, or (2) within ten (10) days after an Event of Nonappropriation, whichever is later, deliver possession of the Property under said Property Schedule to Lessor. If Lessee fails to deliver possession of the Property to Lessor upon termination of said Property Schedule by reason of an Event of Nonappropriation, either (1) at the end of the last fiscal year for which funds have been appropriated, or (2) within ten (10) days after an Event of Nonappropriation, whichever is later, the termination shall nevertheless be effective but Lessee shall be responsible for the payment of damages in an amount equal to the portion of Rental Payments coming due that is attributable to the number of days after the termination during which the Lessee fails to deliver possession and for any other loss suffered by Lessor as a result of Lessee's failure to deliver possession as required. In addition, Lessor may, by written instructions to the Agent or to any other escrow agent who is holding proceeds of the Property Schedule, instruct the Agent or such escrow agent to release all such proceeds and any earnings thereon to Lessor, such sums to be credited to Lessee's obligations under the Property Schedule and this Agreement. Lessee shall notify Lessor in writing within seven (7) days after the failure of the Lessee to appropriate funds sufficient for the payment of the Rental Payments, but failure to provide such notice shall not operate to extend the Lease term or result in any liability to Lessee.

- 6.07 <u>Nonsubstitution</u>. In the event of non-appropriation of funds for Property described in a Property Schedule, Lessee shall not purchase, lease, rent, seek appropriations for or otherwise obtain like Property for a similar purpose, for a period of one (1) year after the date of termination of such Property Schedule.
- escrow with a defeasance escrow agent for the purpose of paying all of the principal component and interest component accruing under a Property Schedule, a sum of cash and non-callable securities consisting of direct obligations of, or obligations the principal of and interest on which are unconditionally guaranteed by, the United States of America or any agency or instrumentality thereof, in such aggregate amount, bearing interest at such rates and maturing on such dates as shall be required to provide funds sufficient for this purpose. Upon such defeasance, all right, title, and interest of Lessor in the Property under said Property Schedule shall terminate. Lessee shall cause such investment to comply with the requirements of federal tax law so that the exclusion from gross income of the interest component of Rental Payments on said Property Schedule is not adversely affected.

ARTICLE VII

7.01 <u>Title to the Property</u>. Upon acceptance of the Property by Lessee and unless otherwise required by the laws of the State, title to the Property shall vest in Lessee, subject to Lessor's interests under the applicable Property Schedule and this Agreement.

- 7.02 Personal Property. The Property is and will remain personal property and will not be deemed to be affixed to or a part of the real estate on which it may be situated, notwithstanding that the Property or any part thereof may be or hereafter become in any manner physically affixed or attached to real estate or any building thereon. If requested by Lessor, Lessee will, at Lessee's expense, furnish a waiver of any interest in the Property from any party having an interest in any such real estate or building.
- this Agreement, Lessee grants to Lessor, for the benefit of Lessor and its successors and assigns, a security interest constituting a first lien on Lessee's interest in the Property, all additions, attachments, alterations and accessions to the Property, all substitutions and replacements for the Property, and on any proceeds of any of the foregoing. Lessee shall execute any additional documents, including financing statements, affidavits, notices, and similar instruments, in form and substance satisfactory to Lessor, which Lessor deems necessary or appropriate to establish and maintain a security interest in the Property in favor of Lessor and its successors and assigns. Lessee's signature upon, or other authentication of, this Agreement shall authorize Lessor, its successors or assigns, to file one or more financing statements and amendments thereto, to perfect and keep perfected the security interest granted to Lessor under this Agreement.
- Property Schedule personal property of approximately equal or greater market value and with an equal or greater useful life. In the event of any such substitution, Lessee shall deliver to Lessor a certification that the personal property proposed to be substituted has approximately equal or greater market value and an equal or greater useful life as the portion of the Property being substituted for, together with an opinion of counsel acceptable to Lessor to the effect that the proposed substitution will not adversely affect the exemption of the interest component of Rental Payments under the Property Schedule from federal income taxation. Lessee shall be responsible for all costs and expenses of Lessor, including counsel fees, for any such substitution. Lessee shall cause all financing statements, fixture filings, certificates of title, affidavits, notices, and similar instruments, to be made or filed in a timely manner to secure and perfect the security interest of Lessor in the substituted property.

ARTICLE VIII

- 8.01 <u>Maintenance of Property by Lessee</u>. Lessee shall keep and maintain the Property in good condition and working order and in compliance with the manufacturer's specifications, shall use, operate, and maintain the Property in conformity with all laws and regulations concerning the Property's ownership, possession, use, and maintenance, and shall keep the Property free and clear of all liens and claims, other than those created by this Agreement. Lessee shall have sole responsibility to maintain and repair the Property.
- 8.02 <u>Liens, Taxes, Other Governmental Charges, and Utility Charges</u>. Lessee shall keep the Property free of all levies, liens, and encumbrances, except for the interest of Lessor under this Agreement. The parties to this Agreement contemplate that the Property will be used for a governmental or proprietary purpose of Lessee and, therefore, that the Property will

be exempt from all property taxes. The Rental Payments payable by Lessee under this Agreement and the Property Schedules hereunder have been established to reflect the savings resulting from this exemption from taxation. Lessee will take such actions necessary under applicable law to obtain said exemption. Nevertheless, if the use, possession or acquisition of the Property is determined to be subject to taxation or later becomes subject to such taxes, Lessee shall pay when due all taxes and governmental charges lawfully assessed or levied against or with respect to the Property. Lessee shall pay all gas, water, steam, electricity, heat, power, telephone, utility, and other charges incurred in the operation, maintenance, use occupancy, and upkeep of the Property. Lessee shall pay such taxes or charges as the same may become due; provided that, with respect to any such taxes or charges that may lawfully be paid in installments over a period of years, Lessee shall be obligated to pay only such installments as accrue during the then current fiscal year of the Lease Term for such Property.

Insurance. At its own expense, Lessee shall maintain (a) casualty insurance insuring the Property against loss or damage by fire and all other risks covered by the standard extended coverage endorsement then in use in the State and any other risks reasonably required by Lessor in an amount equal to at least the outstanding principal component of Rental Payments, and (b) liability insurance that protects Lessor from liability in all events in an amount reasonably acceptable to Lessor, and (c) worker's compensation insurance covering all employees working on, in, near, or about the Property; provided that Lessee may self-insure against all such risks. All insurance proceeds from casualty losses shall be payable as hereinafter provided in this Agreement. All such insurance shall be with insurers that are authorized to issue such insurance in the State. All such liability insurance shall name Lessor as an additional insured. All such casualty insurance shall contain a provision making any losses payable to Lessor and Lessee as their respective interests may appear. All such insurance shall contain a provision to the effect that such insurance shall not be canceled or modified without first giving written notice thereof to Lessor and Lessee at least thirty (30) days in advance of such cancellation or modification. Such changes shall not become effective without Lessor's prior written consent. Lessee shall furnish to Lessor, on or before the Commencement date for each Property Schedule, and thereafter at Lessor's request, certificates evidencing such coverage, or, if Lessee self-insures, a written description of its self-insurance program together with a certification from Lessee's risk manager or insurance agent or consultant to the effect that Lessee's self-insurance program provides adequate coverage against the risks listed above.

8.04 Advances. In the event Lessee shall fail to maintain the insurance required by this Agreement Lessor may, but shall be under no obligation to, purchase the required insurance and pay the cost of the premiums thereof. All amounts so advanced by Lessor shall constitute additional rent for the Lease Term for the Property Schedule for which the Property is under and shall be due and payable on the next Rental Payment Date and Lessee covenants and agrees to pay such amounts so advanced by Lessor with interest thereon from the date such amounts are advanced until paid at the rate of 12% per annum or the maximum amount permitted by law, whichever is less.

ARTICLE IX

- portion thereof is destroyed, in whole or in part, or is damaged by fire or other casualty, or (b) title to, or the temporary use of, the Property under a Property Schedule or any part thereof shall be taken under the exercise or threat of the power of eminent domain by any governmental body or by any person, firm, or corporation acting pursuant to governmental authority, Lessor and Lessee will cause the Net Proceeds (as hereinafter defined) of any insurance claim, condemnation award, or sale under threat of condemnation to be applied to the prompt replacement, repair, restoration, modification, or improvement of the Property, unless Lessee shall have exercised its right to defease the Property Schedule as provided herein, or unless Lessee shall have exercised its option to purchase Lessor's interest in the Property if the Property Schedule so provides. Any balance of the Net Proceeds remaining after such work has been completed shall be paid to Lessee. For purposes of Section 8.03 and this Article IX, the term "Net Proceeds" shall mean the amount remaining from the gross proceeds of any insurance claim, condemnation award, or sale under threat of condemnation after deducting all expenses, including attorneys' fees, incurred in the collection thereof.
- 1. Insufficiency of Net Proceeds. If the Net Proceeds are insufficient to pay in full the cost of any repair, restoration, modification, or improvement referred to in Section 9.01, Lessee shall (a) complete such replacement, repair, restoration, modification, or improvement and pay any costs thereof in excess of the amount of the Net Proceeds and, if Lessee shall make any payments pursuant to this Section, Lessee shall not be entitled to any reimbursement therefor from Lessor nor shall Lessee be entitled to any diminution of the amounts payable under Section 6.02, or (b) defease the Property Schedule pursuant to Section 6.07, or (c) exercise its option to purchase Lessor's interest in the Property pursuant to the optional purchase provisions of the Property Schedule, if any. The amount of the Net proceeds, if any, remaining after completing such repair, restoration, modification, or improvement or after such defeasance or purchase may be retained by Lessee.

ARTICLE X

Disclaimer of Warranties. LESSOR MAKES NO (AND SHALL NOT BE DEEMED TO HAVE MADE ANY) WARRANTIES, EXPRESS OR IMPLIED, AS TO ANY MATTER WHATSOEVER, INCLUDING, WITHOUT LIMITATION, THE DESIGN, OPERATION, OR CONDITION OF, OR THE QUALITY OF THE MATERIAL, EQUIPMENT, OR WORKMANSHIP IN, THE PROPERTY, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PARTICULAR PURPOSE, THE STATE OF TITLE THERETO OR ANY COMPONENT THEREOF, THE ABSENCE OF LATENT OR OTHER DEFECTS (WHETHER OR NOT DISCOVERABLE), AND LESSOR HEREBY DISCLAIMS THE SAME; IT BEING UNDERSTOOD THAT THE PROPERTY IS LEASED TO LESSEE "AS IS" ON THE DATE OF THIS AGREEMENT OR THE DATE OF DELIVERY, WHICHEVER IS LATER, AND ALL SUCH RISKS, IF ANY, ARE TO BE BORNE BY LESSEE. Lessee acknowledges that it has made (or will make) the selection of the Property from the Vendor based on its own judgment and expressly disclaims any reliance upon any statements or

representations made by Lessor. Lessee understands and agrees that (a) neither the Vendor nor any sales representative or other agent of Vendor, is (i) an agent of Lessor, or (ii) authorized to make or alter any term or condition of this Agreement, and (b) no such waiver or alteration shall vary the terms of this Agreement unless expressly set forth herein. In no event shall Lessor be liable for any incidental, indirect, special, or consequential damage in connection with or arising out of this agreement, the Property Schedules, or the existence, furnishing, functioning, or use of any item, product or service provided for in this Agreement or the Property Schedules.

- Lessor may have to assert from time to time (including without limitation warranties) related to the Property against the Vendor. Lessee's sole remedy for the breach of such warranty, indemnification, or representation shall be against the Vendor of the Property, and not against Lessor, nor shall such matter have any effect whatsoever on the rights and obligations of Lessor with respect to this Agreement, including the right to receive full and timely payments hereunder. Lessee expressly acknowledges that Lessor makes, and has made, no representations or warranties whatsoever as to the existence or the availability of such warranties of the Vendor of the Property. Notwithstanding anything to the contrary contained herein, such warranty rights and other rights to assert against the Vendor regarding the Property shall run with the Property. In the event Lessor realizes upon its security interest hereunder, or ownership in the Property otherwise vests in Lessor or another, such rights against Vendor shall automatically transfer with the Property.
 - Property improperly, carelessly, in violation of any applicable law or in a manner contrary to that contemplated by this Agreement and the applicable Property Schedule. Lessee shall provide all permits and licenses, if any, necessary for the installation and operation of the Property. In addition, Lessee agrees to comply in all respects with all laws of the jurisdiction in which its operations involving any item of Property may extend and any legislative, executive, administrative, or judicial body exercising any power or jurisdiction over the items of the Property; provided that Lessee may contest in good faith the validity or application of any such law or rule in any reasonable manner that does not, in the opinion of Lessor, adversely affect the interest of Lessor in and to the Property or its interest or rights under this Agreement. Lessee shall promptly notify Lessor in writing of any pending or threatened investigation, inquiry, claim, or action by any governmental authority which could adversely affect this Agreement, any Property Schedule, or the Property thereunder.
 - Modifications. Subject to the provisions of this Section, Lessee shall have the right, at its own expense, to make alterations, additions, modifications, or improvements to the Property. All such alterations, additions, modifications, and improvements shall thereafter comprise part of the Property and shall be subject to the provisions of this Agreement. Such alterations, additions, modifications, and improvements shall not in any way damage the Property, substantially alter its nature or cause it to be used for purposes other than those authorized under the provisions of state and federal law; and the Property, on completion of any alterations, additions, modifications, or improvements made pursuant to this Section, shall be of a value which is equal to or greater than the value of the Property immediately prior to the making of such alterations, additions, modifications, and improvements. Lessee shall, at its own

expense, make such alterations, additions, modifications, and improvements to the Property as may be required from time to time by applicable law or by any governmental authority.

ARTICLE XI

interest in all of the Property subject to a Property Schedule and to terminate any restrictions herein on the Property Schedule on the last day of the Lease Term for a Property Schedule, if the Property Schedule is still in effect on such day, upon payment in full of the Rental Payments due thereunder plus payment of One (1) Dollar to Lessor. Lessee shall give written notice to Lessor of its intent to purchase Lessor's interest in the Property at least sixty (60) days prior to the last day of the Lease Term for the applicable Property Schedule. Upon exercise of the purchase option as set forth in this Section 11.01 and payment of the purchase price under the applicable Property Schedule, and performance by Lessee of all other terms, conditions, and provisions hereof, Lessor shall deliver to Lessee all such documents and instruments as Lessee may reasonably require to evidence the transfer, without warranty by or recourse to Lessor, of all of Lessor's right, title, and interest in and to the Property subject to such Property Schedule to Lessee.

11.02 Option to Prepay. Lessee shall have the option to prepay the Rental Payments due under a Property Schedule, but only if the Property Schedule so provides, and on the terms set forth in the Property Schedule.

ARTICLE XII

Assignment by Lessor's right, title and interest in, to, and under each Property Schedule and the Property under such Property Schedule may be assigned and reassigned in whole or in part to one or more assignees or subassignees by Lessor and, to the extent of their interest, by any Registered Owner, without the necessity of obtaining the consent of Lessee; provided that (i) any assignment, other than an assignment to or by a Registered Owner, shall not be effective until Lessee has received written notice, signed by the assignor, of the name, address and tax identification number of the assignee, and (ii) any assignment to or by a Registered Owner shall not be effective until it is registered on the registration books kept by the Agent. Lessee shall retain all such notices as a register of all assignees (other than Registered owners) and shall make all payments to the assignee or assignees designated in such register or, in the case of Registered Owners, to the Agent. In the event that Lessor's interest in a Property Schedule and the Property thereunder is assigned to the Agent, Lease Participation Certificates in that Property Schedule may be executed and delivered by the Agent to Registered Owners. Lessee agrees to execute all documents, including notices of assignment and chattel mortgages or financing statements that may be reasonably requested by Lessor or any assignee to protect its interests in this Agreement and the Property Schedules.

12.02 <u>Property Schedules Separate Financings</u>. Assignees of Lessor's rights in one Property Schedule shall have no rights in any other Property Schedule unless such rights have

been separately assigned. Lessor may collectively assign two or more Property Schedules with the same Commencement Date to the Agent for the purpose of causing the execution and delivery of Lease Participation Certificates in the Property Schedules with the same Commencement Date. Such assignment shall occur on such Commencement Date and upon such assignment all Property Schedules so assigned shall be treated as a single financing and a single Property Schedule with respect to rights and remedies upon the occurrence of an Event of Default or an Event of Nonappropriation under this Agreement. Registered Owners' rights with respect to the Property Schedules shall be determined as provided in the escrow agreement or trust agreement relating to such Lease Participation Certificates.

- 12.03 <u>Assignment and Subleasing by Lessee</u>. NONE OF LESSEE'S RIGHT, TITLE, AND INTEREST IN, TO, AND UNDER THIS AGREEMENT AND IN THE PROPERTY MAY BE ASSIGNED, SUBLEASED OR ENCUMBERED BY LESSEE FOR ANY REASON, WITHOUT THE PRIOR WRITTEN CONSENT OF LESSOR.
- Release and Indemnification Covenants. To the extent permitted by applicable law, Lessee shall indemnify, protect, hold harmless, save, and keep harmless Lessor from and against any and all liability, obligation, loss, claim, and damage whatsoever, regardless of cause thereof, and all expenses in connection therewith, including, without limitation, counsel fees and expenses, penalties, and interest (collectively, "Losses") arising out of Lessee's ordering, acquisition, use, operation, condition, purchase, delivery, rejection, storage, or return of any item of the Property, or any accident in connection with the operation, use, condition, possession, storage, or return of any item of the Property resulting in damage to property or injury to or death to any person; provided, however, that Lessee shall not be required to indemnify Lessor for Losses not expressly described herein, including Losses arising out of or resulting from Lessor's own willful or negligent conduct, or for Losses arising out of or resulting from Lessor's preparation of disclosure material relating to Lease Participation Certificates (other than disclosure material provided to Lessor by Lessee). The indemnification arising under this Section shall continue in full force and effect notwithstanding the full payment of all obligations under this Agreement, or the applicable Property Schedule, or the termination of the Lease Term for such Property Schedule for any reason.

ARTICLE XIII

- 13.01 Events of Default Defined. Any of the following shall constitute an "Event of Default" under a Property Schedule:
 - (a) Other than by reason of an Event of Nonappropriation, failure by Lessee to pay any Rental Payment under the Property Schedule or other payment required to be paid with respect thereto at the time specified therein:
 - (b) Failure by Lessee to observe and perform any covenant, condition or agreement on its part to be observed or performed with respect to the Property Schedule, other than as referred to in subparagraph (a) above, for a period of thirty (30) days after written notice, specifying such failure and

requesting that it be remedied, is given to Lessee by Lessor, unless Lessor shall agree in writing to an extension of such time prior to its expiration; provided that, if the failure stated in the notice cannot be corrected within the applicable period, Lessor will not unreasonably withhold its consent to an extension of such time if corrective action is instituted by Lessee within the applicable period and diligently pursued until the default is corrected;

- (c) Any statement, representation or warranty made by Lessee in or pursuant to the Property Schedule or its execution, delivery or performance shall prove to have been false, incorrect, misleading, or breached in any material respect on the date when made;
- (d) Lessee shall (i) apply for or consent to the appointment of a receiver, trustee, custodian, or liquidator of Lessee, or of all or a substantial part of the assets of Lessee, (ii) be unable, fail, or admit in writing its inability generally to pay its debts as they become due, (iii) make a general assignment for the benefit of creditors, (iv) have an order for relief entered against it under applicable federal bankruptcy law, or (v) file a voluntary petition in bankruptcy or a petition or an answer seeking organization or an arrangement with creditors or taking advantage of any insolvency law or any answer admitting the material allegations of a petition filed against Lessee in any bankruptcy, reorganization or insolvency proceeding; or
- (e) An order, judgment, or decree shall be entered by any court of competent jurisdiction, approving a petition or appointing a receiver, trustee, custodian, or liquidator of Lessee or of all or a substantial part of the assets of Lessee, in each case without its application, approval or consent, and such order, judgment or decree shall continue unstayed and in effect for any period of 60 consecutive days.

The foregoing provisions of Section 13.01 are subject to the following limitation: If by reason of <u>force majeure</u> Lessee is unable in whole or in part to perform its obligations under this Agreement and the Property Schedule (other than the obligations on the part of Lessee contained in Article VI hereof) Lessee shall not be in default during the continuance of such inability. The term "<u>force majeure</u>" as used herein shall mean the following: acts of God; strikes, lockouts or other industrial disturbances; acts of public enemies; orders or restraints of any kind of the government of the United States or of the State or any of their departments, agencies, or officials, or any civil or military authority; insurrections, riots, landslides, earthquakes, fires, storms, droughts, floods, explosions, breakage, or accident to machinery, transmission pipes or canals; or any other cause or event not reasonably within the control of Lessee.

- 13.02 <u>Remedies on Default.</u> Whenever any Event of Default exists with respect to a Property Schedule, Lessor shall have the right, at its sole option without any further demand or notice, to take one or any combination of the following remedial steps:
 - (a) Without terminating the Property Schedule, and by written notice to Lessee, Lessor may declare all Rental Payments and other amounts payable by Lessee thereunder to the end of the then-current budget year of Lessee to be due, including without limitation delinquent Rental Payments under the Property Schedule from prior budget years, and such amounts shall thereafter bear interest at the rate of 12% per annum or the maximum rate permitted by applicable law, whichever is less;
 - (b) Lessor may terminate the Property Schedule, may enter the premises where the Property subject to the Property Schedule is located and retake possession of the Property, or require Lessee, at Lessee's expense, promptly to return any or all of the Property to the possession of Lessor at such place within the United States as Lessor shall specify, and Lessor may thereafter dispose of the Property in accordance with Article 9 of the Uniform Commercial Code in effect in the State; provided, however, that any proceeds from the disposition of the property in excess of the sum required to (i) defease the Property Schedule pursuant to Section 6.07, (ii) pay any other amounts then due under the Property Schedule, and (iii) pay Lessor's costs and expenses associated with the disposition of the Property (including attorneys fees), shall be paid to Lessee or such other creditor of Lessee as may be entitled thereto, and further provided that no deficiency shall be allowed against Lessee;
 - (c) By written notice to the Agent, if any, Lessor may instruct the Agent to apply all sums held by the Agent in any accounts relating to the Property Schedule under the applicable escrow or trust agreement as provided in the applicable escrow or trust agreement.
 - (d) By written notice to any escrow agent (other than the Agent) who is holding proceeds of the Property Schedule, Lessor may instruct such escrow agent to release all such proceeds and any earnings thereon to Lessor, such sums to be credited to payment of Lessee's obligations under the Property Schedule;
 - (e) Lessor may take any action, at law or in equity, that is permitted by applicable law and that may appear necessary or desirable to enforce or to protect any of its rights under the Property Schedule and this Agreement.
 - 13.03 No Remedy Exclusive. No remedy herein conferred upon or reserved to Lessor is intended to be exclusive and every such remedy shall be cumulative and shall be in addition to every other remedy given under this Lease now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver thereof, but any such right or power may be exercised from time to time and as often as may be deemed expedient. In order to entitle Lessor

to exercise any remedy reserved to it in this Article it shall not be necessary to give any notice, other than such notice as may be required in this Article.

13.04 Costs and Attorney Fees. Upon the occurrence of an Event of Default by Lessee in the performance of any term of this Agreement, Lessee agrees to pay to Lessor or reimburse Lessor for, in addition to all other amounts due hereunder, all of Lessor's costs of collection, including reasonable attorney fees, whether or not suit or action is filed thereon. Any such costs shall be immediately due and payable upon written notice and demand given to Lessee, shall be secured by this Agreement until paid and shall bear interest at the rate of 12% per annum or the maximum amount permitted by law, whichever is less. In the event suit or action is instituted to enforce any of the terms of this Agreement, the prevailing party shall be entitled to recover from the other party such sum as the court may adjudge reasonable as attorneys' fees at trial or on appeal of such suit or action or in any bankruptcy proceeding, in addition to all other sums provided by law.

ARTICLE XIV

- 14.01 Notices. All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed given when delivered or mailed by certified mail, postage prepaid, to the parties hereto at the addresses set forth on Page One of this Agreement (or at such other address as either party hereto shall designate in writing to the other for notices to such party), to any assignee (other than a Registered Owner) at its address as it appears on the registration books maintained by Lessee and to any Registered Owner at its address as it appears on the registration books maintained by the Agent.
- 14.02 <u>Certification as to Arbitrage.</u> Unless a separate Certificate as to Arbitrage is delivered on the Commencement Date, Lessee shall be deemed to make the following representations, and covenants as of the Commencement Date for each Property Schedule:
 - (a) The estimated total costs, including taxes, freight, installation, and cost of issuance, of the property under the Property Schedule will not be less than the total principal amount of the Rental Payments.
 - (b) The Property under the Property Schedule has been ordered or is expected to be ordered within six months and the Property is expected to be delivered and installed, and the Vendor fully paid, within one year from the Commencement Date. Lessee will pursue completion of the acquisition and installation of the Property and the expenditure of the net proceeds of the Property Schedule with due diligence.
 - (c) Lessee has not created or established, and does not expect to create or establish, any sinking fund or other similar fund (i) that is reasonably expected to be used to pay the Rental Payments under the Property Schedule, or (ii) that may be used solely to prevent a default in the payment of the Rental Payments under the Property Schedule.

- (d) The Property under the Property Schedule has not been and is not expected to be sold or otherwise disposed of by Lessee, either in whole or in major part, prior to the last maturity of the Rental Payments under the Property Schedule.
- (e) There are no other obligations of Lessee which (i) are being sold within 15 days of the Commencement Date of the Property Schedule; (ii) are being sold pursuant to the same plan of financing as the Property Schedule; and (iii) are expected to be paid from substantially the same source of funds.
- (f) The officer or official who has executed the Property Schedule on Lessee's behalf is familiar with Lessee's expectations regarding the use and expenditure of the proceeds of the Property Schedule. To the best of Lessee's knowledge, information and belief, the facts and estimates set forth herein are accurate and the expectations of Lessee set forth herein are reasonable.
- 14.03 Further Assurances. Lessee agrees to execute such other and further documents, including, without limitation, confirmatory financing statements, continuation statements, certificates of title and the like, and to take all such action as may be necessary or appropriate, from time to time, in the reasonable opinion of Lessor, to perfect, confirm, establish, reestablish, continue, or complete the interests of Lessor in this Agreement and the Property Schedules, to consummate the transactions contemplated hereby and thereby, and to carry out the purposes and intentions of this Agreement and the Property Schedules.
- 14.04 <u>Binding Effect.</u> This Agreement shall inure to the benefit of and shall be binding upon Lessor and Lessee and their respective successors and assigns.
- **14.05** Severability. In the event any provision of this Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.
- 14.06 <u>Waiver of Jury Trials.</u> Lessee and Lessor hereby irrevocably waive all right to trial by jury in any action, proceeding, or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Agreement or the actions of Lessor or Lessee in the negotiation, administration, performance, or enforcement hereof.
- 14.07 <u>Amendments, Changes and Modifications.</u> This Agreement may be amended in writing by Lessor and Lessee to the extent the amendment or modification does not apply to outstanding Property Schedules at the time of such amendment or modification. The consent of the applicable assignee or Agent, if any, shall be required to any amendment or modification before such amendment or modification shall be applicable to any outstanding Property Schedule.
- 14.08 <u>Execution in Counterparts.</u> This Agreement and the Property Schedules hereunder may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

14.09 <u>Applicable Law.</u> This Agreement shall be governed by and construed in accordance with the laws of the State.

14.10 <u>Captions.</u> The captions or headings in this Agreement are for convenience only and in no way define, limit or describe the scope or intent of any provisions or sections of this Agreement.

IN WITNESS WHEREOF, Lessor and Lessee have caused this Agreement to be executed in their names by their duly authorized representatives as of the date first above written.

Lessor: M.S.T. Government Leasing, LLC

Lessee: Rutland Northeast Supervisory

Union, Brandon, VT

Name: Merle S. Tilton, Jr.

Title: Manager

Name: Jeanne A. Collins

Title: Superintendent of Schools

ADDENDUM TO LEASE PURCHASE AGREEMENT BETWEEN M.S.T. GOVERNMENT LEASING, LLC AND RUTLAND NORTHEAST SUPERVISORY UNION, BRANDON, VT

This ADDENDUM, dated as of August 2, 2016 is hereby attached to and is made a part of that certain Master Tax-Exempt Lease/Purchase Agreement between M.S.T. Government Leasing, LLC ("Lessor") and Rutland Northeast Supervisory Union, Brandon, VT ("Lessee"), dated as of August 2, 2016 (the "Lease").

Notwithstanding anything to the contrary in the Lease, Lessor and Lessee agree as follows:

- 1. Lessor hereby assigns to Lessee any and all warranties and representations, express or implied, of the supplier, vendor or manufacturer and authorizes Lessee, so long as Lessee shall not be in default hereunder, to obtain the customary services furnished in connection therewith at Lessee's expense and to assert from time to time whatever claims and rights, including warranties, which Lessor may have against the vendor, manufacturer or supplier of such Equipment. Lessee's remedy for the breach of such warranty, indemnification or representation shall be against the vendor, manufacturer or supplier of such Equipment and not against the Lessor.
- 2. Any non-substitution clause or other Lease provision restricting or limiting Lessee's right to terminate the Lease upon the non-appropriation of funds for lease payments by the Legislative body of Lessee shall be enforceable only to the extent that such restriction or limitation is permitted by law and would not cause Lessee's obligation to make payments to be construed as a debt of Lessee in contravention of any constitutional or statutory requirement governing the creation of indebtedness by Lessee. Nothing in the Lease shall be deemed a pledge of general tax revenues, funds or monies of Lessee. The payment obligations of Lessee shall constitute a current expense of Lessee.
- 3. Any indemnification by Lessee of Lessor shall be to the extent permitted by law.

IN WITNESS WHEREOF, the parties have executed this ADDENDUM as of the date and year first above written.

LESSOR:

M.S.T. GOVERNMENT LEASING, LLC

LESSEE:

RUTLAND NORTHEAST SUPERVISORY UNION, BRANDON, VT

Non A VI

NAME: Merle S. Tilton, Jr.

TITLE: Manager

NAME: Jeanne A. Collins

TITLE: Superintendent of Schools

This **Property Schedule No. 1** is entered into as of the Commencement Date set forth below, pursuant to that certain Master Tax-Exempt Lease/Purchase Agreement (the "Master Agreement"), dated as of **August 2, 2016**, between M.S.T. Government Leasing, LLC, as Lessor, and **Rutland Northeast Supervisory Union Brandon, VT**, as Lessee.

- 1. <u>Interpretation</u>. The terms and conditions of the Master Agreement are incorporated herein by reference as if fully set forth herein. Reference is made to the Master Agreement for all representations, covenants, and warranties made by Lessee in the execution of this Property Schedule, unless specifically set forth herein. In the event of a conflict between the provisions of the Master Agreement and the provisions of this Property Schedule, the provisions of this Property Schedule shall control. All capitalized terms not otherwise defined herein shall have the meanings provided in the Master Agreement.
- 2. <u>Commencement Date</u>. The Commencement Date for this Property Schedule is August 2, 2016.
- 3. Property Description and Payment Schedule. The Property subject to this Property Schedule is described in Exhibit 1 hereto. Lessee shall not remove such property from the locations set forth therein without giving prior written notice to Lessor. The Rental Payment Schedule for the Property Schedule is set forth in Exhibit 1.
- 4. **Opinion**. The Opinion of Lessor's bond counsel is attached as Exhibit 2.
- 5. Lessee's Certificate. The Lessee's Certificate is attached as Exhibit 3.
- 6. <u>Proceeds</u>. Lessor shall disburse the proceeds of this Property Schedule in accordance with the instructions attached hereto as Exhibit 4.
- 7. Acceptance Certificate. The form of Acceptance Certificate is attached as Exhibit 5.
- 8. Additional Purchase Option Provisions. In addition to the Purchase Option provisions set forth in the Master Agreement, Rental Payments payable under this Property Schedule shall be subject to prepayment as follows: See termination amount in Exhibit 1 (Payment Schedule), subject to per diem adjustment. Rental Payments payable under this Property Schedule are subject to prepayment at any time without premium or penalty upon thirty (30) days notice to Lessor, and upon compliance otherwise with the terms of the Master Agreement.
- 9. Bank Qualification, Arbitrage Rebate, and Certification as to Arbitrage. Attached as Exhibit 6.

IN WITNESS WHEREOF, Lessor and Lessee have caused this Property Schedule to be executed in their names by their duly authorized representatives as of the Commencement Date above.

Lessor: M.S.T. Government Leasing, LLC

Lessee: Rutland Northeast Supervisory Union, Brandon, VT

By: //www. Name: Merle S. Tilton, Jr.

Title: Manager

By: Jeanne A. Collins
Title: Superintendent of Schools

Property Description and Payment Schedule

RE: Property Schedule No. 1 to Master Tax-Exempt Lease/Purchase Agreement between M.S.T. Government Leasing, LLC ("Lessor") and Rutland Northeast Supervisory Union, Brandon, VT ("Lessee"), dated August 2, 2016.

The Property is as follows: The Property more fully described in Exhibit A attached hereto and incorporated herein by reference.

EQUIPMENT LOCATION: As shown on Exhibit A, or throughout school administrative unit.

USE: Administration: this use is essential to the proper, efficient and economic functioning of Lessee and to the services that Lessee provides; and Lessee has immediate need for and expects to make immediate use of substantially all of the Property, which need is not temporary or expected to diminish in the foreseeable future.

RENTAL PAYMENT SCHEDULE: As shown on Exhibit B attached hereto and incorporated hereby by reference.

Rutland Northeast Supervisory Union - SU 36				
ID#	BuildingName	1stYearEquipment	Serial Number	
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray		
1	Barstow Memorial School	(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739791	
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray		
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort		
2	Barstow Memorial School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739515	
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	111//00/10770	
3	Barstow Memorial School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848779	
		Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper		
	B. I. M. S. I. Oshad	11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard Drive	CUUE10670	
4	Barstow Memorial School	for Secure Print-Google Cloud Print	CHHF10678	
	Personal Land	HP Laser Jet 600 M604dn 52 PPM Black Network Printer 500 Paper Supply	CNBCHC208V	
	Barstow Memorial School	Sort CIF-Print-Post Script-Airprint-MICR Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper	CINDCHC200V	
0	Barreton Managrial Cabaal		V5Q5600993	
8	Barstow Memorial School	Supply CIF-Print-Post Script-Airprint-Google Cloud Print Toshiba e-Studio 7508A 75 CPM Black Photo RADF Duplex (LCT if under	V3Q3000993	
		1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard		
0	Barstow Memorial School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11128	
9	Barstow Wellional School	Color Photo Table Top with Stand Toshiba e-Studio 306CL 30 CPM RADF	On it is 1120	
	i I	Duplex 1-Paper Drawer Sort Max paper 8 1/2 X 14 CIF-Print-Scan-Fax-Post		
11	Caverly Pre-School	Script-Hard Drive for Secure Print-Google Cloud Print	V9W6501653	
II THEFT	Caverry Fre-Scriool	Color Photo Toshiba e-Studio 5506AC 55 CPM RADF Duplex 4-Paper	V0VV0001000	
	5-9-3-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard		
40	Leicester Central School	Drive for Secure Print-Google Cloud Print	CHHF10979	
minerall <u>A</u>	Leiocotei Certifal Concor	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply		
13	Leicester Central School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6543030	
	Lagrangia de la companya de la compa	Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray		
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort		
14	Lothrop Elementary School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739519	
And September 2		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray		
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort		
15	Lothrop Elementary School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739797	
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	Parantainea (E.) Paranta Electrica	
17	Lothrop Elementary School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848789	
		Toshiba e-Studio 7508A 75 CPM Black Photo RADF Duplex (LCT if under		
		1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard		
18	Lothrop Elementary School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11162	
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray		
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort		
19	Lothrop Elementary School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739792	
		Color Photo Toshiba e-Studio 4505AC 45 CPM RADF Duplex 4-Paper		
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard		
21	Lothrop Elementary School	Drive for Secure Print-Google Cloud Print	CFHF50555	
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply		
23	Neshobe School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848785	
		Color Photo Toshiba e-Studio 5506AC 55 CPM RADF Duplex 4-Paper		
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	OLULE COOC	
22	Neshobe School	Drive for Secure Print-Google Cloud Print	CHHF10981	

Who I is		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	LQA6739796
24	Neshobe School	H TELPRINGPRIST SCHRIFFAILURI IT-COOCIIC CICAGO I DITA	LUA0139190
		Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper	VEOE004020
25	Neshobe School	ISHINIV CIP-PHRI-FUSE OCHDE ANDHIN COOGIO CICAA	V5Q5901839
		Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper	
		11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard Drive	01111E40000
26	Neshobe School	for Secure Print-Google Cloud Print	CHHF10686
		Toshiba e-Studio 8508A 85 CPM Black Photo RADF Duplex (LCT if under	
		1.500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
27	Neshobe School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11283
2.		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	Training Co.
28	Otter Valley High School	Sort CIE-Print-Post Script-Airprint-Google Cloud Print	LVK6848778
	Citter and y magnification	Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper	
21	Otter Valley High School	Supply CIE-Print-Post Script-Airprint-Google Cloud Print	V5Q5901842
31 31448	Otto valloy riight	Toshiba e-Studio 8508A 85 CPM Black Photo RADF Duplex (LC) if under	
		14 500 Canacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	umacon Salakusa
- 20	Otter Valley High School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11264
ು	Otter valley riigh ochool	Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
0.5	Otter Valley High School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739738
35	Otter valley riigh school	Color Photo Toshiba e-Studio 4505AC 45 CPM RADF Duplex 4-Paper	
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard	
	Ottor Valley High School	Drive for Secure Print-Google Cloud Print	CFHF50559
-34	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
0.0	Out - Valley High Cohool	Is art CIE-Print-Post Script-Airprint-Google Cloud Print	LVK6848784
36	Otter Valley High School	Toshiba e-Studio 8508A 85 CPM Black Photo RADF Duplex (LCT if under	
		1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
		Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11275
37	Otter Valley High School	Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
		CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739795
38	Otter Valley High School	Color Photo Table Top with Stand Toshiba e-Studio 306CL 30 CPM RADF	
		Duplex 1-Paper Drawer Sort Max paper 8 1/2 X 14 CIF-Print-Scan-Fax-Post	
		Script-Hard Drive for Secure Print-Google Cloud Print	V9W650185
39	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
		Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848774
40	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
		Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848790
42	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
		Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848773
41	Otter Valley High School	Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper	
		11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard Drive for	
		111 X 17 Finisher 3-Hole Purion Cir - Finit-Scar-r ost Compensate Sittle 19	CHH710705
43	Otter Valley High School	Secure Print-Google Cloud Print	
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(1,000 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	LQA673943
44	Otter Valley High School	CIF-Print-Post Script-Airprint-Google Cloud Print	
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK684937
46	Otter Valley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	LQA673979
40	8 Otter Valley High School	CIF-Print-Post Script-Airprint-Google Cloud Print	LAMOIDOIO

ley High School ley High School ley High School lley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper Supply CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex Sort 300 Paper Supply CIF-Print-Post Script-Airprint-Google Cloud Print Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper Supply CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6849360 LVK6848777 LVK6848787 LVK6848789 LVK6848789
ley High School ley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray (100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6849360 LVK6848777 LVK6848787 LVK6848787 LVK684878
ley High School ley High School lley High School lley High School lley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray (100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	LVK6849360 LVK6848777 LVK6848787 LVK6848789 LVK6848789
ley High School ley High School lley High School lley High School lley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray (100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	LVK6849360 LVK6848777 LVK6848787 LVK6848789 LVK6848789
ley High School ley High School lley High School lley High School lley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6849360 LVK6848777 LVK6848787 LVK6848789 LVK6848789
ley High School ley High School lley High School lley High School lley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848777 LVK6848787 LVK6848787 LVK684878
ley High School ley High School lley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848777 LVK6848787 LVK6848787 LVK684878
ley High School ley High School lley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848777 LVK6848787 LVK6848787 LVK684878
ley High School ley High School ley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK6849360 LVK6848777 LVK6848780
ley High School ley High School ley High School lley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK6849360 LVK6848777 LVK684878
ley High School ley High School ley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK6849360 LVK6848773 LVK6848784
ley High School ley High School ley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6849360 LVK6848773 LVK684878
ley High School ley High School ley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK6849360
ley High School ley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply By Company Post Script-Airprint-Google Cloud Print	LVK6849360
ley High School ley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK6849360
ley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply A CIF Print Post Script-Airprint-Google Cloud Print	LVK6849360
ley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVIXOUTOUS
	le Cor Distribut Corint Airprint-Google Gloud Print	LV1100 1000
	le Compute Deat Corint Airprint-Google Gloud Print	L 41200 1000
iey nigh school	TO THE POLICE OF THE PROPERTY	
lov High School	Sort CIF-Print-Post Script-All Print-Coogle Cloud Frint	
	Lot LOUE Daint Boot Script-Airprint-Google Cloud Print	E V1(0010010
ley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
	Le COUE DUAL Deat Carint Airprint-Google Cloud PIIII	L VIXOU 10010
ley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	100 - TANG
1 P - 1 - 0 1 1	louist thank Drive for Secure Print-Goodle Gloud Pfill	VOVI 00010.
	Dupley 1-Paper Drawer Sort Max paper 8 1/2 X 14 CIF-Philit-Scall-1 ax-1 ost	
ey High School	To Las Dhoto Toble Top with Stand Toshiba e-Studio 300CL 30 CFW NADI	
ov High School	James Comint Alengint Congle Cloud Print	LQA6739787
	(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Soft	1 046780787
cy mgm concor	TO 0400DN 42 PPM Black Network Printer Dublex 1x IVIP 11ay	
ey High School	Low OIT Drint Post Script-Airprint-Google Cloud Print	FAV0048301
	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK6849361
ey High School	Is a our Day Post Cariet Airprint-Google Cigul Pfill	E VIX.004007.1
7 (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Tkyocera P2135DN 37 PPM Black Network Printer Duplex 300 i apoi Cuppi)	LVK6849371
ey High School	Laur p. L. D. at Corint Airprint-Goodle Cloud Print	23, 10, 100, 100
	(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	LQA6739789
	Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
ey High School	A COMP CONTRACTOR OF SECTION AND THE SECTION OF A SECTION OF SECTION OF A SECTION O	40 Table
	Kyocera P2135DN 37 PPM Black Network Finite Buples 300 (appl 94PF)	LVK6849376
ey High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
	Kyocera P2135DIN 37 FFINI DIack Notwork 1 Intel Baptan 1997	
ey High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
	Le 1 1 1 Delle for Coouro Print-Google Ciolin Print	V9W6501820
	In July Pener Drawer Sort Max haner 8 1/2 A 14 CIF-Fillie-Scall and Society	
ey High School	To 1 DL-15 Table Ton with Stand Loshina 8-Siliulo 3000L 30 OLIVITO DE	
	La committee Death Corint Airprint GOOGIA CIONO PRO	LVK6849359
y High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
Itiah Cahaal		CHHF10675
	144 V 47 Finishor 2 Hole Princh (:IF-Print-Scan-Post Script-Hard Drive Total	
	High School High School	High School Secure Print-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply

		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray (100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
91	Otter Valley High School	CIF-Print-Post Script-Airprint-Google Cloud Print	
	Otter Valley High School	Toshiba e-Studio 8508A 85 CPM Black Photo RADF Duplex (LCT if under 1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11282
Adj reidelijkije		Toshiba e-Studio 4508A 45 CPM Black Photo RADF Duplex 4-Paper	
00	SLL36 District Office (RNES	Drawer Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard Drive for Secure Print-Google Cloud Print	CGDF11258
MATERIA 90	30 30 District Office (MALC	HP Laser Jet 600 M604dn 52 PPM Black Network Printer 500 Paper Supply	
05	SU 36 District Office (RNES	Sort CIF-Print-Post Script-Airprint-MICR	CNDCJ9M22Z
90	30 30 District Office (1442)	Toshiba e-Studio 4508A 45 CPM Black Photo RADF Duplex 4-Paper	
		Drawer Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard Drive for	
07		Secure Print-Google Cloud Print	CGGF27909
1.63	30 30 District Office (MINEC	Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper	
		11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard Drive for	
0.4	SU 26 District Office (PNES	Secure Print-Google Cloud Print	CHHF10690
94	30 30 District Office (TTVL)	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
00	SULS6 District Office (RNES	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6543032
- 99	30 30 District Office (MACC	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
404	Sudbury Flomontary School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6543035
101	Suddury Elementary School	Color Photo Toshiba e-Studio 4505AC 45 CPM RADF Duplex 4-Paper	
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard	
100	Sudbury Flomontary School	Drive for Secure Print-Google Cloud Print	CFHF50565
102	Suddury Elementary School	Color Photo Toshiba e-Studio 4505AC 45 CPM RADF Duplex 4-Paper	
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard	:
400	Whiting Flomentary School	Drive for Secure Print-Google Cloud Print	CFHF50673
103	Willing Elementary School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
104	Whiting Elementary School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6543039

Rutland Northeast Supervisory Union - SU 36

Compound Period: : Annual

Nominal Annual Rate: 3.040 %

CASH FLOW DATA

	Event	Date	Amount	Number	Period	End Date
1 2	Loan Payment	08/02/2016 08/01/2017	221,639.25 48,447.31	1 5	Annual	08/01/2021

AMORTIZATION SCHEDULE - Normal Amortization

Date	Payment	Interest	Principal	Balance
Loan 08/02/2016 2016 Totals	0.00	0.00	0.00	221,639.25
1 08/01/2017	48,447.31	6,719.37	41,727.94	179,911.31
2017 Totals	48,447.31	6,719.37	41,727.94	
2 08/01/2018	48,447.31	5,469.30	42,978.01	136,933.30
2018 Totals	48,447.31	5,469.30	42,978.01	
3 08/01/2019	48,447.31	4,162.77	44,284.54	92,648.76
2019 Totals	48,447.31	4,162.77	44,284.54	
4 08/01/2020	48,447.31	2,816.52	45,630.79	47,017.97
2020 Totals	48,447.31	2,816.52	45,630.79	
5 08/01/2021	48,447.31	1,429.34	47,017.97	0.00
2021 Totals	48,447.31	1,429.34	47,017.97	
Grand Totals	242,236.55	20,597.30	221,639.25	

Rutland Northeast Supervisory Union - SU 36

Last interest amount decreased by 0.01 due to rounding.

Law Offices
of

JOHN E. LAROUCHE
Civic Center Place
5 Community Drive
Augusta, Maine 04330

JOHN E. LAROUCHE

TELEPHONE (207) 823-3535 TELECOPER (207) 823-1931

M.S.T. Government Leasing, LLC P.O. Box 190 Gorham, New Hampshire, 03581

RE: Property Schedule No. 1 in the Principal Amount of \$221,639.25, to a Master Tax-Exempt Lease/Purchase Agreement between M.S.T. Government Leasing, LLC as Lessor, and Rutland Northeast Supervisory Union, Brandon, VT, as Lessee, dated as of August 2, 2016.

Ladies and Gentlemen:

We have acted as bond counsel to M. S. T. Government Leasing, LLC ("Lessor"), in connection with the Master Tax-Exempt Lease/Purchase Agreement, dated as of August 2, 2016 (the "Master Agreement"), between Lessor and Rutland Northeast Supervisory Union, Brandon, VT ("Lessee"), and the execution of Property Schedule No. 1 (the "Property Schedule") pursuant to the Master Agreement. We have examined the law and such certified proceedings and other papers as we deem necessary to render this opinion.

All capitalized terms not otherwise defined herein shall have the meanings provided in the Master Agreement and the Property Schedule. As to questions of fact material to our opinion, we have relied upon the representations of Lessee in the Master Agreement and the Property Schedule and in the certified proceedings and other certifications of public officials furnished to us without undertaking to verify the same by independent investigation.

Based upon the foregoing, we are of the opinion that, under existing law:

- 1. Lessee is a public body corporate and politic, duly organized and existing under the laws of the State.
- 2. Lessee has all requisite power and authority to enter into the Master Agreement and the Property Schedule and to perform its obligations thereunder.
- 3. The execution, delivery and performance of the Master Agreement and the Property Schedule by Lessee has been duly authorized by all necessary action on the part of Lessee.
- 4. All proceedings of Lessee and its governing body relating to the authorization and approval of the Master Agreement and the Property Schedule, the execution thereof, and the transactions contemplated thereby have been conducted in accordance with all applicable open meeting laws and all other applicable state and federal laws.

- 5. Lessee has acquired or has arranged for the acquisition of the Property subject to the Property Schedule, and has entered into the Master Agreement and the Property Schedule, in compliance with all applicable public bidding laws.
- 6. Lessee has obtained all consents and approvals of other governmental authorities or agencies which may be required for the execution, delivery, and performance by Lessee of the Master Agreement and the Property Schedule.
- 7. The Master Agreement and the Property Schedule have been duly executed and delivered by Lessee and constitute legal, valid, and binding obligations of Lessee, enforceable against Lessee in accordance with the terms thereof, except insofar as the enforcement thereof may be limited by any applicable bankruptcy, insolvency, moratorium, reorganization, or other laws or equitable principles of general application, or of application to municipalities or political subdivisions such as the Lessee, affecting remedies or creditors' rights generally, and to the exercise of judicial discretion in appropriate cases.
- 8. As of the date hereof, based on such inquiry and investigation as we have deemed sufficient, no litigation is pending, (or, to our knowledge, threatened) against Lessee in any court (a) seeking to restrain or enjoin the delivery of the Master Agreement or the Property Schedule or of other agreements similar to the Master Agreement; (b) questioning the authority of Lessee to execute the Master Agreement or the Property Schedule, or the validity of the Master Agreement or the Property Schedule, or the payment of principal of or interest on, the Property Schedule; (c) questioning the constitutionality of any statute, or the validity of any proceedings, authorizing the execution of the Master Agreement and the Property Schedule; or (d) affecting the provisions made for the payment of or security for the Master Agreement and the Property Schedule.
- 9. The UCC Financing Statement filed in connection with the Property complies with all applicable legal requirements in the State of Vermont including, without limitation, all applicable filing, recording, and registration laws and regulations, and is adequate and legally sufficient for the purpose of perfecting a lien on the Property as security for Lessee's obligations under the Master Agreement and the Property Schedule. The UCC Financing Statement for the property is being submitted on the date hereof for filing at the office of the Secretary of State of the State of Vermont, and such filing will result in a legally valid and perfected lien on the Property. Except with respect to paragraph 10 below, no other or further filing in the State of Vermont is necessary or appropriate to effect the purposes intended to be accomplished, as described in this paragraph 9, by the UCC Financing Statement.
- 10. No further or subsequent filing or refiling of the UCC Financing Statement or other instrument will be necessary in the State of Vermont to perfect and continue the lien perfected by filing the UCC Financing Statement, except that a continuation statement, identifying the original financing statement by file number and date of filing, and stating that the original financing statement remains effective, must be filed under the UCC at the office of the Secretary of State of the State of Vermont within six months before the expiration of five years from the date of such filing and subsequent continuation statements must likewise be filed, and amendments or supplements to the UCC Financing Statement are required to be filed in the event of an assignment of the security interest, or change in the name, location, or corporate structure of the Debtor described or in the event the UCC Financing Statement otherwise becomes inaccurate or incomplete.

11. Lessee is a political subdivision within the meaning of Section 103 of the Internal Revenue Code of 1986, as amended, and the related regulations and rulings thereunder, and the portion of payments identified as the interest component of the rent (as set forth in the payment schedule attached to the Property Schedule) will not be includable in Federal gross income of the recipient under the statutes, regulations, court decisions and rulings existing on the date hereof and consequently will be exempt from Federal income taxes, as follows.

The Internal Revenue Code of 1986, as amended (the "Code"), imposes requirements as a condition to the exemption from Federal Income taxation of the interest component of rent payable pursuant to the Property Schedule. These requirements include, but are not limited to, requirements relating to the use and expenditure of proceeds of the Property Schedule, requirements relating to the investment of such proceeds prior to expenditure, and the requirement that certain arbitrage earnings on the investment of such proceeds be rebated to the Federal government. Noncompliance with such requirements may cause the interest component of rent payable pursuant to the Property Schedule to become subject to Federal income taxation retroactive to the date of issuance of the Property Schedule.

For purposes of this opinion, I have examined the Code and the regulations adopted thereunder, the legislative history relating to the enactment of the Code, and such other matters of law as I have deemed appropriate. I have also examined the Master Agreement, Property Schedule, and associated documents submitted to me and relating to the Property Schedule. Based upon my examination, and assuming that Lessee complies throughout the term of the Property Schedule with the provisions and covenants set forth in the Master Agreement, Property Schedule, and such associated documents, I am of the opinion that, under existing statutes, regulations, and court decisions, the interest component of rent payable pursuant to the Property Schedule is not includable in the gross income of the recipients thereof for Federal income tax purposes pursuant to Section 103 of the Code.

This opinion may be relied upon by Lessor and its successors and assigns.

Very truly yours,

Lessee's Certificate

Re: Property Schedule No. 1 to a Master Tax-Exempt Lease/Purchase Agreement between M.S.T. Government Leasing, LLC and Rutland Northeast Supervisory Union, Brandon, VT, dated as of August 2, 2016.

The undersigned, being the duly elected, qualified and acting Superintendent and Chairperson of the Rutland Northeast Supervisory Union Brandon, VT ("Lessee") do hereby certify, as of the date hereof as follows:

1. Lessee did, at a meeting of the governing body of the Lessee held **July 27, 2016** by resolution or ordinance duly adopted, in accordance with all requirements of law, approve and authorize the execution and delivery of the above-referenced Property Schedule (the "Property Schedule") and the Master Tax-Exempt Lease/Purchase Agreement (the "Master Agreement") by the following named representative of Lessee, to wit:

NAME OF EXECUTING OFFICIAL	TITLE OF EXECUTING OFFICIAL	SIGNATURE OF EXECUTING OFFICIAL
Jeanne A. Collins	Superintendent of Schools	leanne Collie
And/Or		100000

- 2. The above-named representative of the Lessee held at the time of such authorization and holds at the present time the office set forth above.
- 3. The meeting(s) of the governing body of the Lessee at which the Master Agreement and the Property Schedule were approved and authorized to be executed was duly called, regularly convened and attended throughout by the requisite quorum of the members thereof, and the action approving the Master Agreement and the Property Schedule and authorizing the execution thereof has not been altered or rescinded. All meetings of the governing body of Lessee relating to the authorization and delivery of Master Agreement and the Property Schedule have been: (a) held within the geographic boundaries of the Lessee; (b) open to the public, allowing all people to attend; (c) conducted in accordance with internal procedures of the governing body; and (d) conducted in accordance with the charter of the Lessee, if any, and the laws of the State.
- 4. No event or condition that constitutes, or with the giving of notice or the lapse of time or both would constitute, an Event of Default or an Event of Nonappropriation (as such terms is defined in the Master Agreement) exists at the date hereof with respect to this Property Schedule or any other Property Schedules under the Master Agreement.
- 5. The acquisition of all of the Property under the Property Schedule has been duly authorized by the governing body of Lessee.

- 6. Lessee has, in accordance with the requirements of law, fully budgeted and appropriated sufficient funds for the current budget year to make the Rental Payments scheduled to come due during the current budget year under the Property Schedule and to meet its other obligations for the current budget year and such funds have not been expended for other purposes.
- As of the date hereof, no litigation is pending, (or, to my knowledge, threatened) against Lessee in any court (a) seeking to restrain or enjoy in the delivery of the Master Agreement or the Property Schedule or of other agreements similar to the Master Agreement; (b) questioning the authority of Lessee to execute the Master Agreement or the Property Schedule, or the validity of the Master Agreement or the Property Schedule, or the payment of principal of or interest on, the Property Schedule; (c) questioning the constitutionality of any statute, or the validity of any proceedings, authorizing the execution of the Master Agreement and the Property Schedule; or (d) affecting the provisions made for the payment of or security for the Master Agreement and the Property Schedule.

Rutland Northeast Supervisory Union Brandon, VT

By: Kutar U. White

Name: Richard White

Title: Chair, School Board

Date: 10 21 16

SIGNER MUST NOT BE THE SAME AS THE EXECUTING OFFICIAL(S) SHOWN ABOVE.

Payment of Proceeds Instructions

M.S.T. Government Leasing, LLC P.O. Box 190 Gorham, New Hampshire, 03581

Re: **Property Schedule No.** 1 (the "Property Schedule") to a Master Tax Lease/Purchase Agreement between M.S.T. Government Leasing, LLC ("Lessor") and **Rutland Northeast Supervisory Union, Brandon, VT** ("Lessee"), dated as of **August 2, 2016**.

Ladies and Gentlemen:

The undersigned, an Authorized Representative of the Lessee hereby requests and authorizes Lessor, or any assignee hereof, to disburse the net proceeds of the Property Schedule as follows:

To M.S.T. Government Leasing, LLC, P.O. Box 190, Gorham, New Hampshire 03581, by wired same day funds to the Account of M.S.T. Government Leasing, LLC at Norway Savings Bank, Norway, Maine.

\$221,639.25

TOTAL <u>\$221,639.25</u>

Rutland Northeast Supervisory Union, Brandon, VT

Name: Jeanne A. Collins

Title: Superintendent of Schools

Acceptance Certificate

M.S.T. Government Leasing, LLC P.O. Box 190 Gorham, New Hampshire, 03581

Re: Property Schedule No. 1 to a Master Tax-Exempt Lease/Purchase Agreement between M.S.T. Government Leasing, LLC ("Lessor") and Rutland Northeast Supervisory Union, Brandon, VT ("Lessee"), dated as of August 2, 2016

Ladies and Gentlemen:

In accordance with the above-referenced Master Tax-Exempt Lease/Purchase Agreement (the "Master Agreement"), the undersigned Lessee hereby certifies and represents to, and agrees with Lessor, as follows:

- (1) The property, as such terms are defined in the above-referenced Property Schedule, has been acquired, made, delivered, installed, and accepted on the date indicated below.
- (2) Lessee has conducted such inspection and/or testing of the Property as it deems necessary and appropriate and hereby acknowledges that it accepts the Property for all purposes.
- (3) No event or condition that constitutes, or with notice or lapse of time, or both, would constitute, an Event of Default or an Event of Nonappropriation (as such terms are defined in the Master Agreement) exists at the date hereof.

Date: August 2, 2016

Rutland Northeast Supervisory Union, Brandon, VT

Name: Jeanne A. Collins

Title: | Superintendent of Schools

Bank Qualification, Arbitrage Rebate, and Certification as to Arbitrage

M.S.T. Government Leasing, LLC P.O. Box 190 Gorham, New Hampshire, 03581

Re: Property Schedule No. 1 to a Master Tax-Exempt Lease/Purchase Agreement between M.S.T. Government Leasing, LLC ("Lessor") and Rutland Northeast Supervisory Union, Brandon, VT ("Lessee"), dated as of August 2, 2016

The undersigned, the Superintendent of Schools of Rutland Northeast Supervisory Union, Brandon, VT (the "Issuer"), DOES HEREBY CERTIFY that this Certificate is issued to set forth the Issuer's reasonable expectations as to future events regarding the Master Tax-Exempt Lease/Purchase Agreement, dated as of August 2, 2016, (the "Agreement"), by and between M.S.T. Government Leasing, LLC, as Lessor (the "Lessor"), and the Issuer, as Lessee, which is being executed and delivered to the Lessor on the date of this Certificate, and the facts and circumstances on which the Issuer's reasonable expectations are based.

This Certificate is intended and may be relied upon for purposes of Sections 103 and 148 of the Internal Revenue Code of 1986, as amended (the "Code") as a certification of expectations described in Section 1.148-2(b)(2) of the Treasury Regulations issued pursuant thereto (the "Treasury Regulations"). This Certificate shall constitute a document related to the Agreement and the obligation of the Issuer to make rental payments under the Agreement, denominated as principal and interest (such obligation to make rental payments being referred to hereinafter as the "Obligation"). The undersigned is a duly qualified and acting officer of the Issuer responsible for entering into the Agreement and incurring the Obligation.

The undersigned, being the **Superintendent of Schools** of the Issuer is the duly appointed and acting officer of the Issuer charged with the responsibility of issuing the Obligation.

The undersigned DOES HEREBY FURTHER CERTIFY and reasonably expect as follows:

Section 1. The Agreement is being entered into for the purpose of providing funds to pay the costs of the acquisition, installation and servicing of copying equipment ("Equipment").

Section 2. Subject to the provisions of the Agreement which provide that the Issuer's obligations to pay the cost of performing its obligations under the Agreement, including its obligation to pay all rental payments, shall be subject to and dependent upon annual appropriations being made by the legislative body of the Issuer, the Issuer is obligated under the Agreement to pay to the Lessor Principal and Interest payments in accordance with Exhibit B to Exhibit 1 to Property Schedule 1 to the Agreement. The obligation of the Issuer to make such Payments and

the payments required by the other sections of the Agreement are absolute and unconditional subject to the provisions of the Agreement which make such payment obligations subject to annual appropriation by the legislative body of the Issuer and granting to the Lessor the right to terminate the Agreement upon the failure of the Issuer to pay when due any rental payment as a result of the legislative body's failure to appropriate moneys for such purpose.

- Section 3. The issue price of the Obligation is \$221,639.25. The proceeds of sale of the Obligation by the Issuer is the amount of \$221,639.25 (the "Proceeds"), consisting of the issue price of the Obligation in the amount of \$221,639.25. \$221,639.25 of the Proceeds will be applied by the Issuer as needed to pay costs of the acquisition, installation, and servicing of the Equipment.
- Section 4. (a) The Issuer has incurred, or expects to incur within six (6) months of the date hereof, substantial binding commitments to one or more third parties to expend at least 5 % of the Proceeds of the Obligation.
- (b) It is expected that all of the Proceeds and the earnings thereon (or on such earnings), will be used for the purpose of paying the costs of the acquisition, installation and servicing of the Equipment. At least 85% of the Proceeds of the Obligation are expected to be expended on the acquisition and installation of the Equipment by **August 2, 2019**, (a date which is not later than 3 years from the issue date).
- (c) Completion of the acquisition and installation of the Equipment and allocation of the Proceeds of the Obligation to expenditures on the acquisition and installation of the Equipment are expected to proceed with due diligence. Accordingly, the Proceeds of the Obligation may be invested without restriction as to yield for a temporary period of 3 years from the issue date subject to the rebate requirements set forth in Section 6 below of this Certificate.
- Section 5. The Proceeds allocable to the acquisition and installation of the Equipment, together with earnings thereon (or on such earnings), amounts presently available and amounts the Issuer anticipates will be available and allocated for such purpose, do not exceed the amount estimated to be necessary to complete the acquisition and installation of the Equipment.
- Section 6. a. The Issuer reasonably expects, as of the date hereof, that the Obligation will qualify for exception from rebate provided for in Treasury Regulation Section 1. 148-7 (c) for issues the gross proceeds of which are allocated to expenditures for the governmental proposes of the issue by **February 2**, 2017 the end of the 6-month period beginning on the issue date. Amounts in a bonafide debt service fund, anticipated to be used to pay debt service on the Obligation are excluded from the determination of proceeds and the spend-down requirement. This spending rule may be considered satisfied if the amount remaining unexpended as of **February 2**, 2017, does not exceed five percent of the proceeds of the Obligation, but only if such amount is expended by **August 2**, 2019.
- b. If the Obligation does not meet the foregoing spending exception to rebate, the Issuer will make rebate payments to the United States at the times and in the amounts and the manner required by the provisions of Section 148(f) of the Code and the Treasury Regulations promulgated thereunder.

Section 7. To the extent that the Proceeds, together with moneys derived from the investment of the Proceeds, have not been expended by **August 1, 2019**, (a) the Original Proceeds and moneys derived therefrom will be invested in either (i) investments having a yield not in excess of the yield on the Obligation, which has been computed to be **3.040%** (the "Yield"), or (ii) obligations, the interest on which is excludable from gross income for federal income tax purposes except any such obligations the interest on which is an item of tax preference for purposes of the alternative minimum tax applicable to individuals and corporations, or (b) the Issuer will make a yield reduction payment to the United States in accordance with the provisions of Treasury Regulation Section 1. 148-5(c).

Section 8. No reserve or replacement fund will be established from the proceeds of the Obligation.

- (1) To the extent any amount of the proceeds of the Obligation is applied to reimburse the Unit for new Equipment costs paid prior to the date hereof, such costs were:
- (a) not in excess of the lesser of \$100,000 or five percent of the proceeds of the Obligation;
- (b) paid with respect to certain "preliminary expenses", i.e., architectural, engineering, surveying, soil testing, bond issuance and similar costs, other than land acquisition, site preparation and similar costs incident to the commencement of construction, provided, however, such amounts do not exceed 20 percent of the proceeds of the Obligation; or
- (c) paid not more than 60 days prior to the adoption by the Unit of an official declaration of its intent to finance the Equipment including a general description of the Equipment and the maximum principal amount of obligations expected to be issued for the Equipment, or, if no such resolution exists, paid not more than 60 days prior to the date hereof.
- Section 9. (a) Not more than 10% of the Proceeds will be used directly or indirectly in any trade or business carried on by any person other than a governmental unit. Not more than 5 % of the Proceeds will be used directly or indirectly to make or finance loans to persons other than governmental units. The payment of the principal of and interest on the Obligation will not be directly or indirectly secured by any interest in property or derived from payments in respect of property, or borrowed money, used in a trade or business of any person other than a governmental unit. Not more than 5 % of the proceeds of the Obligation will be used for a private business use unrelated to any governmental use of such proceeds or which is disproportionate to a related governmental use.
- (b) The Issuer has not entered into, and does not expect to enter into during the term of the Obligation, any arrangement pursuant to which any part of the Equipment will, directly or indirectly, be owned by, or leased to, any person other than the State of Vermont or a political subdivision thereof or any instrumentality of the State of Vermont or any political subdivision thereof (a "nongovernmental person"). The Issuer does not expect to enter into any contract for the

provision of services involving all or any part of the Equipment. In the event, however, the Issuer does enter into any contract for the provision of services involving all or any part of the Equipment, any such contract will be a contract permitted by Treasury Regulation Section 1. 141-3(b)(4). The Equipment is intended to be available and will in fact be available for use by natural persons not engaged in a trade or business. No nongovernmental person will have any special legal entitlement or priority rights to use the Equipment, other than as a member of the general public.

- (c) In the opinion of the Issuer, the term of the Obligation is not longer than is reasonably necessary for the governmental purposes of the Obligation.
- Section 10. The Issuer has covenanted in the Agreement not to make any use of the proceeds of the Obligation or to take any other action which would cause the Obligation to be arbitrage bonds.
- Section 11. Information reports containing the information required by the Code and the Treasury Regulations promulgated under the Code will be submitted to the Secretary of the United States Treasury at the times required by the Code and the Treasury Regulations.
- Section 12. No other tax-exempt obligations of the Issuer have been or will be sold less than 15 days prior to, or less than 15 days after, the sale date of the Obligation, pursuant to the same plan of financing which are reasonably expected to be paid from substantially the same source of funds as the Obligation.
- Section 13. The Issuer reasonably expects that (i) at least 85% of the spendable proceeds of the Obligation will be used to carry out the governmental purposes of the Obligation within the 3-year period beginning on the date hereof; and (ii) not more than 50% of the proceeds of the Obligation will be invested in nonpurpose investments having a substantially guaranteed yield for four years or more.
- Section 14. The Obligation is not federally guaranteed as described in Section 149(b) of the Code.
- Section 15. The Governing Body of the Issuer, in a resolution adopted on July 27, 2016, has designated the Obligation as a "qualified tax exempt obligation", as that term is used in Section 265 of the Code. The Issuer reasonably expects, based on its own financing plans (and, as applicable, representations made to it by its "subordinate entities", as that term is used in Sections 148 and 265 of the Code, which representations, to the extent applicable, are attached hereto as Exhibits) that the Issuer and its subordinate entities will issue an aggregate face amount of not more than \$10,000,000 of "tax-exempt obligations" or "tax-exempt bonds" other than "private activity bonds", as those terms are used in Sections 148 and 265 of the Code, during the calendar year 2016.
- Section 16. No portion of the amounts received from the sale of the Obligation will be used as a substitute for other funds which were otherwise to be used as a source of financing for the Equipment and which have been or will be used to acquire, directly or indirectly, Investment

Property producing a yield in excess of the Yield.

Section 17. This Certificate sets forth the information, representations, and procedures necessary in order for Bond Counsel to render its opinion regarding the exclusion of interest on the Obligation from gross income for purposes of Federal income taxation and may be amended or supplemented from time to time to maintain such exclusion only with the approval of Bond Counsel.

Notwithstanding any other provision herein, the covenants and obligations contained herein may be and shall be deemed modified to the extent the Issuer secures an opinion of Bond Counsel that any action required hereunder is no longer required or that some further action is required in order to maintain the exclusion of interest on the Obligation from gross income for purposes of federal income taxation.

Section 19. On the basis of the foregoing facts, estimates and circumstances in existence as of the date hereof, it is not expected that the proceeds of the Obligation will be used in a manner that would cause the Obligation to be an "arbitrage bond" within the meaning of such term as contemplated by Section 148 of the Code and the Treasury Regulations.

To the best of the knowledge, information and belief of the undersigned, and based on the foregoing facts and estimates, the foregoing expectations of the Issuer are reasonable.

IN WITNESS WHEREOF, the undersigned has executed this Certificate as to Arbitrage this August 2, 2016.

Rutland Northeast Supervisory Union Brandon, VT

Jean<mark>n</mark>e A. Collins

Superintendent of Schools

Request for Certificate of Insurance

TO:

Insurance Company:

Vsbit Multiline InterMuncipal Pool

52 Pike Drive

Berlin, Vermont 05602 Don Morrill or Tim Vincent

Contact Name: Telephone Number:

(802) **223-6132**

Fax Number:

(802) 223-6135

FROM:

Customer/Lessee Name:

Rutland Northeast Supervisory Union, Brandon, VT

49 Court Drive

Brandon, Vermont 05733

Contact Name:

Jeanne A. Collins, Superintendent of Schools

Telephone Number:

(802) 247-5757

Fax Number:

(802) 247-5548

Rutland Northeast Supervisory Union Brandon, VT ("Lessee") is in the process of financing certain equipment from M.S.T. Government Leasing, LLC ("Lessor"). In order to facilitate this transaction, please submit a Certificate of Insurance to:

M.S.T. Government Leasing, LLC

and

Norway Savings Bank

P.O. Box 190

Attention: Talley Estes

Gorham, New Hampshire 03581 Attn: Skip Tilton P.O. Box 347

Fax Number: (866) 281-7596

Norway, Maine 04268 Fax Number: (207) 743-5377

Phone Number: 1-800-750-1538

Phone Number: (888) 725-2207 x1040

Lessee requests that M.S.T. Government Leasing, LLC and Northway Bank be listed as INSUREDS as to public liability coverage and CO-LOSS PAYEES as to property coverage. A copy of said certificate should be forwarded to M.S.T. Government Leasing, LLC and Northway Bank as described below.

NOTE: Coverage is to include (1) insurance against all risks of physical loss or damage to the Equipment (including theft) and (2) commercial general liability insurance (including blanket contractual liability coverage and products liability coverage) for personal and bodily injury and property damage. In addition, M.S.T. Government Leasing, LLC and Northway Bank are to receive 30 days' prior written notice of cancellation or material change in coverage.

Please fax this completed information to:

M.S.T. Government Leasing, LLC

and

Norway Savings Bank

Attention: Skip Tilton

<u>ttire</u>

Attention: Talley Estes

Fax Number: (866) 281-7596

Fax Number: (207) 743-5377

Phone Number: 1-800-750-1538

Phone Number: (888) 725-2207 x1040

Please contact the person above if you have any questions. Thank you!

Rutland Northeast Supervisory Union, Brandon, VT

Name: Jea

Jeanne A. Collins Superintendent of Schools M.S.T. Government Leasing, LLC ("Lessor") is required to collect and remit sales/use tax in the taxing jurisdiction where your equipment will be located. In the event we do not receive a valid sales tax exemption certificate prior to the date your lease commences, you will be charged sales/use tax.

Personal property tax returns will be filed as required by local law. In the event that any tax abatements or special exemptions are available on the equipment you will be leasing from us, please notify us as soon as possible and forward the related documentation to us. This will ensure that your leased equipment will be reported correctly.

Please indicate belo	w if you feel that your lease is subject to tax or whether a valid exemption exists.
	I agree that my lease is subject to sales/use tax.
X	I am exempt from sales/use tax and I have attached a completed exemption certificate to Lessor.
	I have previously provided a completed exemption certificate to Lessor which is valid for this transaction.
	I am exempt from state tax but subject to local tax. I have attached a completed exemption certificate.
	I have a valid abatement or property tax exemption (documentation attached).
If applicable to the	tax rates in your state, are you outside the city limits or in an unincorporated area?
Additional comme	nts:
Parketter and the second secon	
	Lessee: Rutland Northeast Supervisory Union, Brandon, VT
	By:

Vermont Sales Tax Exemption Certificate

Form S-3

PURCHASES FOR RESALE AND BY EXEMPT ORGANIZATIONS

32 V.S.A. § 9701(5); § 9743(1)-(3)

i		. 0.00					
	To be filed with the SELLER, not with the VT Dep	eartment of Taxe	es.				
	Single Purchase - Enter Purchase Price \$						
	Multiple Purchase (effective for subsequent						
	Buyer's Rutland Northeast Supervisory Union	Federal ID Number 03	-6000840				
K	Trading as						
BUYER	Address 49 Court Dr.						
5 . ee.//	city Brandon	State VT	zip 05733				
- 1 - 1	Buyer's Primary Business Education						
SELLER	seller's Specialized Purchasing	y Consu	1tants Corp				
IJ.	Address						
	City.	State	Zip				
	City						
	Description Description of purchased articles: Education Pu	rposes					
Ð							
	Basis for Exemption	mhari					
Pilon	For resale/wholesale. Vermont Sales & Use Tax Account Nu						
	Purchase by 501(c)(3) organization which is religious, educated Vermont Account Number:	nonal, or scient	mc.				
X	☑ Direct payment by Federal or Vermont governmental unit						
	Purchase by volunteer fire department, ambulance compan required.)	y, rescue squa	d (Registration is not				
	I certify that I have read and complied with the instructions prov Exemption Certificate. I further certify that the above statement and that no material information has been omitted.	rided with responts are true, cor	ect to the use of this mplete, and correct,				

CC	FINANCING STATEMENT				
LLO	W INSTRUCTIONS ME & PHONE OF CONTACT AT FILER (optional)				
E-N	MAIL CONTACT AT FILER (optional)				
	Specialized Purchasing Consultants PO Box 190				
	Gorham, New Hampshire 03580 Attn: Sue Penney				
L	_		The state of the s	FILING OFFICE USE C	lividual Deblo
nar	EBTOR'S NAME: Provide only <u>one</u> Debtor name (1a or 1b) (use exact, fuse will not fit in line 1b, leave all of item 1 blank, check here and provide a. ORGANIZATION'S NAME Rutland Northeast Supervisory Union			IAL NAME(S)/INITIAL(S)	SUFFIX
OR 1	b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME			COUNTRY
c. N	MAILING ADDRESS	CITY Brandon	STATE VT	POSTAL CODE 05733	COUNTRY
40	Court Drive		ny part of the Debtor's	s name); if any part of the ir	dividual Debto
. D	EBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, fame will not fit in line 2b, leave all of item 2 blank, check here and provi	de the Individual Debter Information			
na	2a. ORGANIZATION'S NAME	FIRST PERSONAL NAME		NAL NAME(S)/INITIAL(S)	SUFFIX
na SR	2a. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME				
na DR 2c. I	2a. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
na DR 2c. I	2a. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
OR	2a. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S	FIRST PERSONAL NAME	STATE Party name (3a or 30)	NAL NAME(S)/INITIAL(S) POSTAL CODE D)	SUFFIX
na	28. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S 3a. ORGANIZATION'S NAME Norway Savings Bank	FIRST PERSONAL NAME	STATE Party name (3a or 30)	NAL NAME(S)/INITIAL(S)	SUFFIX
00R 33. S	28. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S 3a. ORGANIZATION'S NAME Norway Savings Bank 3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME CITY ECURED PARTY): Provide only one Secured FIRST PERSONAL NAME	STATE Party name (3a or 3t ADDITIO	POSTAL CODE ONAL NAME(S)/INITIAL(S) ONAL NAME(S)/INITIAL(S) POSTAL CODE	SUFFIX
3c. 20	28. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S 3a. ORGANIZATION'S NAME Norway Savings Bank 3b. INDIVIDUAL'S SURNAME MAILING ADDRESS 61 Main Street	FIRST PERSONAL NAME CITY ECURED PARTY): Provide only one Secured FIRST PERSONAL NAME CITY Norway	STATE ADDITIO STATE ADDITIO STATE ME	POSTAL CODE ONAL NAME(S)/INITIAL(S) ONAL NAME(S)/INITIAL(S) POSTAL CODE	SUFFIX
3c. 20	28. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S 3a. ORGANIZATION'S NAME Norway Savings Bank 3b. INDIVIDUAL'S SURNAME MAILING ADDRESS	FIRST PERSONAL NAME CITY ECURED PARTY): Provide only one Secured FIRST PERSONAL NAME CITY Norway	ADDITION STATE ADDITION STATE ME	POSTAL CODE ONAL NAME(S)/INITIAL(S) ONAL NAME(S)/INITIAL(S) POSTAL CODE	SUFFIX
3. S	28. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S 3a. ORGANIZATION'S NAME Norway Savings Bank 3b. INDIVIDUAL'S SURNAME MAILING ADDRESS 61 Main Street	FIRST PERSONAL NAME CITY ECURED PARTY): Provide only one Secured FIRST PERSONAL NAME CITY Norway	ADDITION STATE ADDITION STATE ME	POSTAL CODE ONAL NAME(S)/INITIAL(S) ONAL NAME(S)/INITIAL(S) POSTAL CODE	COUNT
3c. 20 4. C	28. ORGANIZATION'S NAME 2b. INDIVIDUAL'S SURNAME MAILING ADDRESS SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR S 3a. ORGANIZATION'S NAME Norway Savings Bank 3b. INDIVIDUAL'S SURNAME MAILING ADDRESS 61 Main Street COLLATERAL: This financing statement covers the following collateral: ee Schedule 1 and attached Exhibit A thereto, attached Schedule 1.	FIRST PERSONAL NAME CITY ECURED PARTY): Provide only one Secured FIRST PERSONAL NAME CITY Norway	ADDITION STATE ADDITION STATE ME hereof.	POSTAL CODE ONAL NAME(S)/INITIAL(S) ONAL NAME(S)/INITIAL(S) POSTAL CODE	SUFFIX COUNTR COUNTR COUNTR

8. OPTIONAL FILER REFERENCE DATA:

Schedule 1

SECURED PARTY: M.S.T. Government Leasing, LLC

DEBTOR: Rutland Northeast Supervisory Union, Brandon, VT

This financing statement covers all of Debtor's right, title and interest in and to the following described equipment leased to Debtor under Property Schedule No. 1 dated August 2, 2016 to that certain master Tax-Exempt Lease Purchase Agreement dated as of August 2, 2016, in each case between Debtor, as lessee, and Secured Party, as lessor, together with all accessions, substitutions and replacements thereto and therefor, and proceeds (cash and non-cash), including, without limitation, insurance proceeds, thereof (but without power of sale):

All equipment described on Exhibit A attached hereto and made a part hereof.

Debtor has no right to dispose of the equipment.

		Rutland Northeast Supervisory Union - SU 36	
ID#	BuildingName	1stYearEquipment	Serial Number
iu#		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
1	Barstow Memorial School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739791
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
2	Barstow Memorial School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739515
DESHIE		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	11110010770
3	Barstow Memorial School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848779
		Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper	
		11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard Drive	01111110070
4	Barstow Memorial School	for Secure Print-Google Cloud Print	CHHF10678
		HP Laser Jet 600 M604dn 52 PPM Black Network Printer 500 Paper Supply	
7	Barstow Memorial School	Sort CIF-Print-Post Script-Airprint-MICR	CNBCHC208V
		Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper	
8	Barstow Memorial School	Supply CIF-Print-Post Script-Airprint-Google Cloud Print	V5Q5600993
MESKAN.		Toshiba e-Studio 7508A 75 CPM Black Photo RADF Duplex (LCT if under	All the second s
		1.500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
9	Barstow Memorial School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11128
		Color Photo Table Top with Stand Toshiba e-Studio 306CL 30 CPM RADF	
		Duplex 1-Paper Drawer Sort Max paper 8 1/2 X 14 CIF-Print-Scan-Fax-Post	
11	Caverly Pre-School	Script-Hard Drive for Secure Print-Google Cloud Print	V9W6501653
		Color Photo Toshiba e-Studio 5506AC 55 CPM RADF Duplex 4-Paper	
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard	
12	Leicester Central School	Drive for Secure Print-Google Cloud Print	CHHF10979
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
13	Leicester Central School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6543030
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	372511.55 372511.55 372511.55 372511.55 372511.55
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
14	Lothrop Elementary School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739519
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
15	Lothrop Elementary School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739797
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
17	Lothrop Elementary School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848789
		Toshiba e-Studio 7508A 75 CPM Black Photo RADE Duplex (LCT if under	
		1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
18	Lothrop Elementary School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11162
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
19	Lothrop Elementary School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739792
		Color Photo Toshiba e-Studio 4505AC 45 CPM RADF Duplex 4-Paper	
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	OF UP SO SE S
21	Lothrop Elementary School	Drive for Secure Print-Google Cloud Print	CFHF50555
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	1
23	Neshobe School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848785
		Color Photo Toshiba e-Studio 5506AC 55 CPM RADF Duplex 4-Paper	
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
20	Neshobe School	Drive for Secure Print-Google Cloud Print	CHHF10981

		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray (100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
24	Neshobe School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739796
		Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper	
25	Neshobe School	Supply CIF-Print-Post Script-Airprint-Google Cloud Print	V5Q5901839
		Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper	
		11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard Drive	
26	Neshobe School	for Secure Print-Google Cloud Print	CHHF10686
		Toshiba e-Studio 8508A 85 CPM Black Photo RADF Duplex (LCT if under	
		1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
27	Neshobe School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11283
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
- 28	Otter Valley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848778
		Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper	
31	Otter Valley High School	Supply CIF-Print-Post Script-Airprint-Google Cloud Print	V5Q5901842
		Toshiba e-Studio 8508A 85 CPM Black Photo RADF Duplex (LCT if under	
		1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
30	Otter Valley High School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11264
		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
35	Otter Valley High School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739738
		Color Photo Toshiba e-Studio 4505AC 45 CPM RADE Duplex 4-Paper	
		Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard	
34	Otter Valley High School	Drive for Secure Print-Google Cloud Print	CFHF50559
	O.C. C.	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	Ominio Contraction of the Contra
36	Otter Valley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848784
1,111,250,75		Toshiba e-Studio 8508A 85 CPM Black Photo RADF Duplex (LCT if under	
		1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
37	Otter Valley High School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11275
3 19922 - 772	Cato, at all of this in Component	Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	On Reliable Constitution
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
38	Otter Valley High School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739795
		Color Photo Table Top with Stand Toshiba e-Studio 306CL 30 CPM RADF	16.74 15.440.55
		Duplex 1-Paper Drawer Sort Max paper 8 1/2 X 14 CIF-Print-Scan-Fax-Post	
30	Otter Valley High School	Script-Hard Drive for Secure Print-Google Cloud Print	V9W6501858
- 00	oren valley riigh concer	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	VOVV 000 1000
40	Otter Valley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848774
70		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVICOGOTTA
12	Otter Valley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848790
	Otter valley riight echool	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVIN0040100
41	Otter Valley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6848773
and the first of the latest of	en comments and the second	Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper	LV1(0040773
		11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard Drive for	
13/	Otter Valley High School	Secure Print-Google Cloud Print	CHH710705
	Ottor wandy ingresomod	Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	Operation of the state of the s
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
ر ا ۸۸ ا	Otter Valley High School	CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739439
Viroli Ball	Ottor validy riight dender	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LWAU! 39439
AR (Otter Valley High School		LVK6849372
401	Ottor vandy i ngh School	Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	LVINOUHBOIZ
í		Prysocial 6-2 100 DIV 42 1 1 W DIGON NEWORK I HILLE Duplex IX WE Hay	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	

weets l		Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper	
		111 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard Drive for	NULE 10675
راجد	Otter Valley High School	la print of all Cloud Drint	CHHF10675
47	Otter valley riigh concer	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	\U.COQ 400E0
	Otter Valley High School	Louis Deat Script Airprint-Goodle Cloud Pfint	VK6849359
49	Offer valley right school	To less Dhote Table Ton with Stand Toshiba e-Studio 3000L 30 OFW IVADI	
		ID - Level Depor Drawer Sort Max naner 8 1/2 X 14 CIF-PHILE-Scall-Lax-1 OSC	
	The state of the s	In a last Used Drive for Secure Print-Google Cloud Print	/9W6501820
51	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
	and the second	Low OID Drint Post Script-Airprint-Google Cloud Print	
53	Otter Valley High School	D2425DN 37 PPM Black Network Printer Dublex 300 Paper Supply	
		Location Driet Boot Script-Airprint-Google Cloud Print	_VK6849376
52	Otter Valley High School	Ticknoors ES 2100DN 42 PPM Black Network Printer Duplex IX Wir Tray	
		Luca de la	
		CIF-Print-Post Script-Airprint-Google Cloud Print	LQA6739789
55	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
		Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6849371
58	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
		Kyocera P2135DIN 37 PPINI Black Network 1 Titled Bullion 1	LVK6849361
63	Otter Valley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray	
		Kyocera FS-2100DN 42 PPW Black Network 1 Times Bapton X III	
		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	LQA6739787
69	Otter Valley High School		<u> </u>
1,2, = = =		Color Photo Table Top with Stand Toshiba e-Studio 306CL 30 CPM RADF	
		Duplex 1-Paper Drawer Sort Max paper 8 1/2 X 14 CIF-Print-Scan-Fax-Post	V9W6501647
70	Otter Valley High School	Script-Hard Drive for Secure Print-Google Cloud Print	V0VV0001011
i valelay		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK6849375
71	Otter Valley High School		LV110040070
1.44.31.31.	Ottom vaney angu-	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Faper Supply	LVK6849370
72	Otter Valley High School	Louis OIE Drint Boot Script-Airprint-Google Cloud Print	LV1(0049370
1 4		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	LVK6849364
7.4	Otter Valley High School	lo + OLE Driet Doct Script-Airprint-Google Cloud PIIII	LVN0049304
- 1.44 - 1.44	Offer Valley Flight Concer-	TKyocera P2135DN 37 PPM Black Network Printer Duplex 300 raper Supply	1,1400,40360
70	Otter Valley High School	Low Out Dwint Doot Script-Airprint-Google Cloud Print	LVK6849360
/ 5	Otter valley riight centeer	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	11110010777
	Out - Valley High School	lo + OLC Deist Post Script-Airprint-Google Cloud Pfint	LVK6848777
76	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
	ou Walland ligh School	Low OF Drint Post Script-Airprint-Google Cloud Print	LVINOUTO701
	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
	La Villa Cabaal	To Love Daint Boot Script-Airprint-Google Cloud PIDU	LV110040700
80	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
	land the state of	Lower Out Deint Boot Script-Airprint-Google Cloud Print	LVIVOO-101 GE
81	Otter Valley High School	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
		Lo LOID Deat Corint Airprint-Google Cloud Print	Contact and
82	Otter Valley High School	TK TS 2400DN 42 PPM Black Network Printer Duplex 1x IVIP 11dy	
-		(100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort	
		Love During Dood Spring Airpring-Google Cloud Print	
84	4 Otter Valley High School	Color Network Printer Kyocera P6130cdn 32 PPM Duplex Sort 300 Paper	
		Color NetWork Printer Ryucera 1 0 100cm of 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	V5Q5901812
8	5 Otter Valley High School	Supply CIF-Print-Post Script-Airprint-Google Cloud Print Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply	
		Kyocera P2135DN 37 PPIVI Black Network Filliter Duplok 300 Fupor Supply	
	7 Otter Valley High School	Sort CIF-Print-Post Script-Airprint-Google Cloud Print	

		Kyocera FS-2100DN 42 PPM Black Network Printer Duplex 1x MP Tray (100 sheets) 2 x Universal Paper Drawer (1,000 sheets) Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	
91	Otter Valley High School	Toshiba e-Studio 8508A 85 CPM Black Photo RADF Duplex (LCT if under 1,500 Capacity) Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard	
92	Otter Valley High School	Drive for Secure Print 400+ Lb Console-Google Cloud Print	CIHF11282
		Toshiba e-Studio 4508A 45 CPM Black Photo RADF Duplex 4-Paper Drawer Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard Drive	
98	SU 36 District Office (RNES	for Secure Print-Google Cloud Print	CGDF11258
95	SU 36 District Office (RNES	HP Laser Jet 600 M604dn 52 PPM Black Network Printer 500 Paper Supply Sort CIF-Print-Post Script-Airprint-MICR	CNDCJ9M22Z
		Toshiba e-Studio 4508A 45 CPM Black Photo RADF Duplex 4-Paper Drawer Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard Drive for Secure Print-Google Cloud Print	CGGF27909
		Color Photo Toshiba e-Studio 6506AC 65 CPM RADF Duplex LCT-Paper 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Post Script-Hard Drive for Secure Print-Google Cloud Print	CHHF10690
-99	SU 36 District Office (RNES	Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6543032
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6543035
		Color Photo Toshiba e-Studio 4505AC 45 CPM RADF Duplex 4-Paper Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard Drive for Secure Print-Google Cloud Print	CFHF50565
		Color Photo Toshiba e-Studio 4505AC 45 CPM RADF Duplex 4-Paper Drawer 11 X 17 Finisher 3-Hole Punch CIF-Print-Scan-Fax-Post Script-Hard Drive for Secure Print-Google Cloud Print	CFHF50673
		Kyocera P2135DN 37 PPM Black Network Printer Duplex 300 Paper Supply Sort CIF-Print-Post Script-Airprint-Google Cloud Print	LVK6543039

LESSEE INVOICE INSTRUCTIONS

Rutland Northeast Supervisory Union, Brandon, VT BILL TO ADDRESS: 49 Court Drive Brandon, Vermont 05733
BILLING CONTACT: First, M.I. and Last Name: Jeanne A. Collins Title: Superintendent of Schools Phone Number: 802-247-5757 Fax Number: 802-247-5548
PURCHASE ORDER NUMBER: NO X Invoices require purchase order numbers: YES NO X Purchase Order Number:
FEDERAL TAX ID NUMBER:03-6000840 EQUIPMENT LOCATION (If different from Billing Address): Throughout School Administrative Unit ADDITIONAL INFORMATION NEEDED ON INVOICE:
Copier lease identification and date payment is due Lessee: Rutland Northeast Supervisory Union, Brandon, VT
By:

CERTIFICATE OF SUPERINTENDENT Rutland Northeast Supervisory Union, Brandon, VT

I, Jeanne A. Collins, Superintendent of the Rutland Northeast Supervisory Union Brandon, VT (the "Issuer"), hereby certify that the School Board of the Issuer, at a meeting of said School Board duly called and held on July 27, 2016, duly adopted the following vote:

Voted: That under and pursuant to the provisions of the law of the State of Vermont, the Superintendent of Schools be and hereby is authorized to execute and deliver a tax-exempt lease purchase agreement with M.S.T. Government Leasing, LLC in the name and on behalf of the Rutland Northeast Supervisory Union, Brandon, Vermont (the "Issuer"), for the purpose of refunding and refinancing existing lease purchases of photocopier equipment and lease purchasing additional new and reconditioned photocopier equipment, any service agreements specifically financed in connection with certain equipment, consulting fees and related costs of issuance with an aggregate purchase price not exceeding Two Hundred Thirty-Nine Thousand Seven Hundred Thirty-Three Dollars and Six Cents (\$239,733.06), at a rate of interest of not more than 3.040% per year through August 1, 2021, and otherwise in such form as the Superintendent may approve; and that the appropriate officials of the Issuer be and hereby are authorized to execute and deliver on behalf of the Issuer such other documents and certificates as may be required in connection with such tax-exempt lease purchase agreement; and that no part of the proceeds of said tax-exempt lease purchase agreement shall be used, directly or indirectly, to acquire any securities or obligations, the acquisition of which would cause the tax-exempt lease purchase agreement to be a "private activity bond" or an "arbitrage bond" within the meaning of Sections 141 and 148, respectively, of the Internal Revenue Code of 1986, as amended (the "Code"); and that the tax-exempt lease purchase agreement issued pursuant hereto be designated as a qualified tax-exempt obligation within the meaning of Section 265(b)(3)(B) of said Code; and that the Superintendent be and hereby is authorized to covenant on behalf of the Issuer to file any information report and pay any rebate due to the United States in connection with the issuance of said tax-exempt lease purchase agreement, and to take all other lawful actions necessary to insure that the interest portion of the rental payments under and pursuant to the tax-exempt lease purchase agreement will be excluded from the gross income of the owners thereof for purposes of federal income taxation and to refrain from taking any action which would cause such interest portion of the rental payments to become includable in the gross income of the owners thereof. The Board of Directors of the Issuer also authorizes the Business Manager of the Issuer to sign the attached Contract with Specialized Purchasing Consultants, Inc. relating to acquisition of photocopying equipment for the Issuer and authorizes such person to make any elections under the Contract not exceeding the aggregate purchase price of this authorizing Vote.

This vote was duly adopted by the Board of the Issuer, has not been modified in any respect since the date of adoption and remains in full force and effect on the date hereof.

I further certify that no litigation is threatened or pending affecting the validity of said vote or said lease purchase agreement; contesting the corporate existence of the Issuer or its authority to enter into or perform the lease purchase agreement by and through its School Board; or contesting the title to office of any director or officer of the Issuer or its School Board.

	1 . 1 . 1
DATED:	By LORIAND BY VIII
DATED.	Name: Teanne & Collins Superin

Jeanne A. Collins, Superintendent

Prudential Committee

Rutland Northeast Supervisory Union

Brandon, VT



Specialized Purchasing Consultants Corp.

Serving Maine, New Hampshire & Vermont since 1988

CONTRACT

THIS CONTRACT (the "Contract") is made this _____ day of February, 2016 by and between Specialized Purchasing Consultants ("Contractor" or "SPC") and SU 36 Rutland NE ("Client"). For and in consideration of the mutual covenants and performance set forth herein, Contractor and Client agree as follows

Skip Tilton President

Corporate Office; PO Box 190 Gorham, NH 03581 (800) 750-1538 (866) 281-7596 Fax

Corporate Email Address; stilton@spccopypro.com

1. Term. The term of this Contract is five years from the date hereof, unless earlier terminated pursuant to the terms hereof. Client or SPC can terminate this Contract at any time for any reason after one year, upon 30 days written notice to the other party to this Contract, following completion by the Client of the issuance of a lease, purchase, lease-purchase, financing, or refinancing to replace, add, or upgrade equipment covered by this Contract ("an Upgrade"). If such an early termination is effected by Client or SPC, Client and SPC shall reconcile fairly all amounts due for services performed under the Contract.

2. Fees

The fees payable by Client to Contractor under this Contract are: (a) eleven percent (11%) of the Total Cost Per Copy of all copies scheduled to be made on all service and supply agreements for reprographic equipment (Photocopiers, High-Speed Duplicators, Multi-functional Duplicating Equipment, High End Network Printers, or other equipment described in the Five Year Equipment Replacement Schedule referenced in subparagraph (I) hereof) leased, purchased, lease-purchased, financed, or refinanced by Client as a result of services performed by Contractor under this Contract (in other words, if the Total Cost Per Copy for services and supplies for equipment leased, purchased, lease-purchased, financed, or refinanced as a result of services performed by Contractor under this Contract is \$.003 per scheduled copy, the Contractor's fee is \$.00033 per such copy); and (b) eleven percent (11%) of the principal amount (purchase price financed) of all such reprographic equipment (in other words, if the total principal amount of reprographic equipment leased, purchased, lease-purchased, financed, or refinanced by Client as a result of services performed by Contractor under this Contract is \$3,000, the Contractor's fee is \$330). The "Total Cost Per Copy" for equipment covered by this Contract is defined as the total cost per copy scheduled to be charged for service and supply contracts between Client and servicing vendors for equipment acquired by Client as a result of services performed by Contractor under this Contract. Excluded from such service and supply contracts are the cost of paper and the cost of staples. No fees are payable by Client to Contractor hereunder, other than the retainer described in Paragraph 8 hereof, unless Client accepts a bid for reprographic services arranged by Contractor pursuant to this Contract, or unless Client breaches this Contract under Paragraph 4 hereof or otherwise,

Low End Network Printers (LENP) will be administered under separate contracts with the Vendors of such LENPs. Due to the limited volume done on LENPs, Contractor's fee will be Twenty-Five percent (25%) of the Vendor's fee per copy on the LENP. For example if the Total Cost per Copy ("TCPC") negotiated with a Vendor for a LENP is \$0.007, then the Contractor's fee is \$0.00175 for a Total cost to the Client of \$0.00875 per copy on the LENP.

SPC guarantees that Client's initial new total cost of obtaining and operating reprographic equipment pursuant to this Contract will be less than Client's current total cost of obtaining and operating Client's current reprographic equipment, even after SPC's fees have been included in this new total cost. If SPC fails to achieve this, SPC will terminate this Contract, refund SPC's retainer received from Client, and provide an additional \$500.00 check to Client to cover any loss of time on Client's part.

3. Services Performed By Contractor.

- a. Initial Needs and Capabilities Analysis. Contractor will provide to Client a written Initial Needs and Capabilities Analysis (contained within the Five Year Equipment Replacement Schedule described in subparagraph (i) hereof) analyzing Client's existing reprographic system including Client's current photocopiers, offset presses, high-speed duplicators, Low End Network Printers, and outside printing requirements. Based on this Initial Needs and Capabilities Analysis, Contractor will design, with Client's approval, an overall reprographic system for Client, with the goal of increasing Client's reprographic capabilities, while reducing Client's reprographic costs. Specifically, throughout the term of this Contract, Contractor will provide Client with initial long-term service and supply contract savings and capital savings of up to two-thirds of retail. Annually hereunder, Contractor will provide Client with guaranteed ceilings on any annual price increases for service and supply contracts covering equipment obtained under this Contract of 5% or the annual increase in the Consumer Price Index (CPI-U), whichever is less.
- b. Annual Use Report. Annually hereafter, Contractor will provide to Client a written Annual Use Report analyzing the use of reprographic equipment and services and supplies by Client, with recommendations that identify for Client how to use such equipment, services and supplies, and other items in the most efficient and effective manner possible.
- c. Two-Year Needs and Capabilities Analysis. Every two years hereafter, Contractor will perform a Needs and Capabilities Analysis for Client covering the same matters contained in the Initial Needs and Capabilities Analysis. Client must provide written authorization to Contractor to perform the Two-Year Needs and Capabilities Analysis, and such written authorization may be provided by the Superintendent of Schools or Business Manager (or similar officer) of Client pursuant to this Contract.
- d. Bid Specifications. Based on the results of the Initial Needs and Capabilities Analysis, Annual Use Report, and Two-Year Needs and Capabilities Analysis, as applicable, Contractor will prepare and distribute bid specifications to qualified contractors to obtain for Client reprographic equipment and services desired by Client.

Page 1 of 3



Specialized Purchasing Consultants, Corp.

Serving Maine, New Hampshire & Vermont since 1988

- e. <u>Selection of Vendors</u>. Contractor will analyze all bids received by Client for reprographic equipment and services pursuant to subparagraph (d) above and make recommendations to Client regarding how Client can obtain the most effective and lowest-cost reprographic equipment and services.
- f. Negulation With Vendors. After bids described in subparagraph (e) above are received, if further negotiation with vendors on behalf of Client is desired by Client, Contractor will undertake such negotiations with vendors at Client's direction so that contracts in compliance with Client's requirements can be executed.
- <u>Financing.</u> Contractor will arrange, at no cost to Client, tax-exempt lease-purchase financing (for tax-exempt Clients) or other appropriate financing for the reprographic equipment selected by Client. Contractor shall submit all transactions to Contractor's bond counsel listed in the Bond Buyer's Municipal Marketplace ("Bond Counsel"), for the preparation of all documents, for legal compliance review, and for the provision of any legal validity and tax opinions necessary to complete and finance such transactions. In addition, Client may arrange for its own counsel ("Issuer Counsel") to participate in the transaction, at Client's cost, or the Client may choose to effect its own financing, at its own cost.
- h. Assumption of Existing Contracts. Contractor will assume all financial obligations and hold Client harmless from such obligations under all existing contracts, leases, or financing agreements to which Client is a party for equipment being replaced by equipment being leased, purchased, lease-purchased, financed, or refinanced pursuant to this Contract. In order to facilitate the payment by Contractor of all obligations of Client under such contracts, leases, or financing arrangements, Client hereby authorizes Contractor, to change the billing addresses on such contracts, leases, or financing arrangements to the business address of Contractor. Client also agrees to hold Contractor harmless for, and to pay, any shipping costs back to a vendor or leasing company, or storage costs for such equipment, or any Federal, State, or local taxes lawfully assessed and due, now or hereafter, upon all equipment covered by such contracts, leases, or financing agreements being repaid by Contractor pursuant to this Contract.
- i. Cancellation and Renegatiation of Existing Service Contracts and Establishing New Service Contracts. Contractor, at Client's direction, will cause existing service and supply contracts for existing reprographic equipment used by Client to be cancelled, and will negatiate new service and supply contracts at new terms acceptable to Client, including replacement warranties from vendors for all equipment identified by Client.
- J. Annual Monitoring of Service Contracts. During the term of this Contract, Contractor will monitor annually all reprographic service and supply contracts entered into by Client to verify correct billing and to identify over-usage and under-usage of particular equipment.
- k. <u>Installation of Equipment</u>. After contracts have been awarded to vendors for reprographic equipment pursuant to this Contract, Contractor will communicate with such vendors to assure proper installation of equipment pursuant to the terms of any applicable lease-purchase or other financing agreement and to assure proper commencement of service and supply contracts.
- I. Provision of Equipment Replacement Schedule. Contractor will provide to Client, and will update as necessary, a Reprographic Equipment Replacement Schedule (a "Five Year Equipment Replacement Schedule") for all equipment to be replaced, reconditioned, upgraded, or otherwise covered by this Contract.
- m. <u>Provision of Key Operator Instruction Forms</u>. Contractor will provide Client with a Key Operator Instruction Form for posting adjacent to each copying machine of Client describing proper use, key operator name, machine serial number, life expectancy of such machine, location and telephone number of vendor's service manager, and warranties for the machine.
- 4. Exclusive Agency for Bidding and Selection of Vendors and Equipment. All bidding, analysis, and selection of vendors and equipment by Client pursuant to this Contract shall be effected exclusively through Contractor. If, during the term of this Contract, Client executes a contract separate from Contractor with any vendor to provide services or equipment such as that covered by this Contract, then Client shall be in breach of this Contract and shall pay to Contractor all fees due and unpaid by Client to Contractor under this Contract, including all fees which would have been payable by Client to Contractor under this Contract had Client accepted a bid meeting the terms of this Contract and arranged by Contractor for Client under this Contract, plus all costs including attorney's fees incurred by Contractor to collect such fees. If Client rejects all of the bids arranged by Contractor for Client pursuant to this Contract, then Contractor shall be allowed exclusively to re-bid for Client the services and equipment desired by Client according to Client's specifications.

 Client's Initials here acknowledge that Client earefully has reviewed the terms of this Paragraph 4 applicable to Client under this Contract.
- 5. Warranties. Throughout the term of this Contract, Contractor will obtain for Client from vendors five-to- ten-year average warranties on all new equipment obtained for Client under this Contract, five-year average warranties for all reconditioned equipment obtained for Client under this Contract, and three-to-five year average warranties for all existing equipment of Client left in place and monitored by Contractor under this Contract.
- 6. Equipment Upgrades and Adjustment of SPC Fees. If any equipment which is covered by this Contract is upgraded or replaced during the term of this Contract, then Total Cost Per Copy fees payable by Client to Contractor under paragraph 2(a) above shall be adjusted by the net increase or decrease in copy volume from the original copy volume negotiated by Contractor for Client pursuant to this Contract. (For example, three years after execution of this Contract, Contractor is asked to do an Upgrade by Client on certain of Client's equipment. After the Upgrade is approved by Client, total copy volume on Client's equipment is scheduled to be 2,000,000 copies per year for the remaining two years of this Contract Page 2 of 3

Skip Tilton President

Corporate Office: PO Box 190 Gorham, NH 03581 (800) 750-1538 (866) 281-7596 Fax

Corporate Email Address: stillon@spccopypro.com

VISIT US ON THE WEB: www.specopypro.com



Skip Tilton

PO Box 190

Corporate Office:

Gorham, NH 03581

(866) 281-7596 Fax

Corporate Email Address:

stilton@spccopypro.com

VISIT US ON THE WEB:

www.specopypro.com

(800) 750-1538

President

Specialized Purchasing Consultants, Corp.

Serving Maine, New Hampshire & Vermont since 1988

instead of the 1,500,000 copies per year originally scheduled under this Contract. Under such circumstances, Contractor would be entitled to receive its fee under paragraph 2(a) above for the additional 500,000 copies per year scheduled under the Upgrade for the remaining two years of the Contract).

- Retniner. Upon execution of this Contract, Client agrees to pay Contractor a retainer of \$1,000.00 (Waived for an
 existing client). This amount shall be credited in its entirety, however, to any fee carned by Contractor on an Upgrade of
 reprographic equipment or services by Client pursuant to this Contract.
- 8. Optional Unforescen Cost Fund & Installation and Operation of SPC STAR Doc. By initialing below, Client hereby elects to pay Contractor, as part of the principal amount of equipment covered by this Contract, a one-time \$300 charge for each item of reprographic equipment covered by this Contract, to eliminate any liability by Client for costs unforeseen by Client for:
 - a. Shipping or storage under Paragraph 3(h) hereof;
 - b. Computer interface ports
 - c. Computer interface drops
 - d. Specialized reprographic surge protectors
 - Electrical rewiring found to be necessary to integrate reprographic equipment provided hereunder to Client's
 existing electronic data processing network
 - f. Additional legal cost paid by Contractor to prepare and facilitate the lease
 - Installation and operation of SPC Star Doc (remote monitoring of all reprographic equipment, and analysis of Client's usage and cost patterns)

Client Initials: Accept 1344

- 9. Entire Agreement. This Contract represents the entire agreement between Contractor and Client with regard the subject matter hereof. No oral negotiations, discussions, or agreements, either prior to or subsequent to the date of this Contract, with regard to the subject matter hereof, are binding upon Contractor or Client, unless reduced to writing and set forth in the form of an agreement, signed by both Contractor and Client.
- 10. No Conflicts-of-Interest by Contractor. Contractor warrants to Client that Contractor has no monetary or other self-interest in the selection of any vendor to provide reprographic equipment or services to Client pursuant to this Contract, and that the performance of Contractor's obligations pursuant to this Contract shall be solely in the interests of Client to provide Client with the best possible reprographic equipment and services at the lowest possible price.

CLIENT

Company	SU 36 Ruthard NE
Signature	x Brinda Flen
Authorized by (please print)	Brenda Fleming
Title	Business Manager
Address 1	49 Court Drive
City, State, Zip	Brandon , VT 05733
Telephone Number	(802) 247-5757
Fax Number	(802) 247-5548
E-mail address	bfleming@rnesu.org

CONTRACTOR (SPECIALIZED PURCHASING CONSULTANTS)

SPC Corporate Signature Skip Tilton, President

Page 3 of 3

Form **8038-G** (Rev. May 2010)

Department of the Treasury Internal Revenue Service

Information Return for Tax-Exempt Governmental Obligations

▶ Under Internal Revenue Code section 149(e)

▶ See separate instructions.

Caution: If the issue price is under \$100,000, use Form 8038-GC.

OMB No. 1545-0720

L	art Reporting A	uthority			If Amond - d !	Datum de de	
1	1 Issuer's name					Return, check her ployer Identification numb	e ▶ ∐
F	Rutland Northeast Supervisory Union				03		ser (EIN)
3	3 Number and street (or P.O. box if mail is not delivered to street address) Room/suite					6000840	
	9 Court Drive			Hoom/suite	4 Report nun	nber (For IRS Use Only,	I regression a green over
5	City, town, or post office, sta-	te, and ZIP code			6 Data of i		
В	randon, VT 05733				6 Date of issu		
7	Name of issue				0.011010	08/02/2016	
R	utland Northeast Super	visory Union \$221,639.25 Le	aricia hated asse		8 CUSIP num	nber	
9	Name and title of officer of th	e issuer or other person whom the IF	RS may call for more inform	ation	10 T-1		
_ <u>J</u>	ohn E. Larouche, Esq.		,	iation	(207)	number of officer or oth	
12	rit II Type of Issu	re (enter the issue price)	See instructions and	attach sche	- (201)	623-3535)
11	Education		The state of the s	attaon oon	<u> </u>	11 224 62	0 05
12	Health and hospital .					11 221,63	9 25
13	Transportation					12	
14	Public safety					13	-
15	Environment (including	g sewage bonds).				14	
16	Housing	· · · · · · · · · · · · · · · · · · ·				15	
17	Utilities	· · · · · · · · · · · · · · · · · · ·				16	
18	Other. Describe					17	
19		s or RANs, check only box 19	no.			18	STATISTICS STATE (
	If obligations are BANs	s check only box 19b	9a		-		
20	If obligations are in the	e form of a lease or installme	nt colo obselvber		▶ ∐		
		rom of a lease of mstalline	in sale, check box .		. , ▶ ☑		
Pa	rt III Description o	of Obligations. Complete	for the entire issue	for which	this form is be	ina filad	
	(a) Final maturity date	1	(c) Stated redempti			T med.	
	(a) I mai matarity date	(b) Issue price	price at maturity	1	(d) Weighted average maturity	(e) Yield	
21	08/01/2021	\$ 221,639.25	\$ 221,6	639.25 4	.99726 years	3.0	40 %
Pa	rt IV Uses of Proc	eeds of Bond Issue (incl	uding underwriter	s' discoun	nt)	3.0	40 70
22	Proceeds used for acci	rued interest			<i>'</i>	22	To
23	Issue price of entire iss	sue (enter amount from line 2	1. column (b))			23 221,639	
24	Proceeds used for bond	issuance costs (including und	erwriters' discount)	24	· · · · I · o	20 221,000	1 23
25	Proceeds used for cred	lit enhancement		25	0		
26	Proceeds allocated to re-	asonably required reserve or re	eplacement fund	26	0		}
27	Proceeds used to curre	ntly refund prior issues		27	0		1
28	Proceeds used to adva	nce refund prior issues		28	0		
29	Total (add lines 24 throi	ugh 28)				29	0
30	Nonrefunding proceeds	of the issue (subtract line 29	from line 23 and en	ter amount	horo)	30 221,639	25
Par	Description of	f Refunded Bonds (Com	plete this part only	y for refun	ding bonds.)		
31	Enter the remaining wei	ghted average maturity of th	e bonds to be curren	tly refunded			years
32	Enter the remaining wei	ghted average maturity of the	e honds to be advan	on rafundad	b		vears
J	Enter the last date on w	hich the refunded bonds will	be called (MM/DD/)	YYY) . ,			
-	Enter the date(s) the ren	unded bonds were issued >	(MM/DD/YYYY)		_		
or F	rivacy Act and Paperw	ork Reduction Act Notice,	see separate instru	ctions. Ca	at. No. 63773S F	orm 8038-G (Rev. 5	5-2010)
						(1164. 1	2010

Form	8038-C	(Day	5-2010

		-
D -		-
Pa	О	_

Par	it VII	Miscellaneous		The same way of the same way and the same same same same same same same sam			r age z
35 36a	Enter t	Inter the amount of the state volume cap allocated to the issue under section 141(b)(5)		35 36a			
37	Pooled govern	the final maturity date o d financings: a Procee nmental units	of the GIC ► ds of this issue that are to	be used to make I	oans to other	37a	
b	If this issuer	issue is a loan made fr	om the proceeds of another ne issue under section 265(b)(tax-exempt issue, che	ck box ▶☐ ai		
39	If the is	ssuer has elected to pa ssuer has identified a h	y a penalty in lieu of arbitrage edge, check box	rebate, check box .			. ▶ □
Sign and Cons	ature sent	to process this return, to the	declare that I have examined this returnect, and complete. I further declare the person that I have authorized above. Althorized representative	at I consent to the IHS's discl	osure of the issuer's	return information, a	as necessary
Paid Preparer's			harouche		Check if self-employed	Preparer's SSN or	PTIN
Use Only	Firm's name (or yours if self-employed), address, and ZIP code	John E. Larouche, Esq. 5 Community Drive, Augus	ta, Maine 04330	EIN 01 Phone no.	(207) 05299 (207) 62	965 3-3535	
						Constitution of the Consti	The state of the s

Form 8038-G (Rev. 5-201