



Individually X ________Print Name:

Print Name: _____

Agreement Number:	FINANCE AC	GREEMENT				
DEBTOR (hereinafter "you" or "your") Full Lo	egal Name:	me: DBA:				
Address	City	State	Zip	County	Phone	
COLLATERAL LOCATION (if other than a	above)					
DESCRIPTION OF COLLATERAL		(Check if applicable	e: 🗖 See attached schedu	le for additional	collateral)	
Quantity	Type, Make, Model-Number	& Included Accessories			Serial #	
	TERMS AND CONDITIONS • PLEASE	READ CAREFULLY BE	FORE SIGNING			
	TERM IN MONTHS		First Payment	\$		
(Vendor is not an agent of Secured Party nor is Ve		\$	Security Deposit	\$		
authorized to waive or alter any terms of this Agree		.	Other	\$		
	AMOUNT FINANCED	\$	INITIAL AMOUNT DUI	OF \$		
AGREEMENT: You want to acquire the above	described Collateral from your Vendor(s), and you	responsible for the software	or the obligations by either	r vou or the lice	nsor under any licens	
finance agreement (the Agreement) will be I Vendor and the Term will begin on that date. You authorize us to pay some or all of your ven may charge you a reasonable fee to cove Agreement is NON-CANCELLABLE FOR UNDERSTAND THAT WE ARE FINANCII UNCONDITIONAL ACCEPTANCE OF IT AN TERMS OF THIS AGREEMENT, WITHOUT S DELIVERED, DOES NOT WORK PROPEF INCLUDING REASONS THAT ARE NOT YOU when due, you will pay us a "late charge" equa dollar overdue or twenty-five (\$25.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to pay a fee of fifty (\$50.00) dollars; or you agree to set the payment was based upon. You hereby authonumber, serial numbers, models numbers, sign will not bear interest, may be commingled with amount you owe us at any time. NO WARRANTY: We are financing the Colla Collateral and are not related to the Vendor. You your own judgment. You may contact the Vendor Vendor or manufacturer is providing. WE MAN INCLUDING WARRANTIES OF MERCHAN PURPOSE. You agree to settle any dispute you directly with the manufacturer or Vendor. COLLATERAL USE AND REPAIR: You agree will keep it in good working condition and not not you are solely responsible for any damages of for, and you will indemnify us against, any clair related to your use or possession of the RESPONSIBLE FOR ANY CONSEQUENTIAL OWNERSHIP, TITLE, UCC's and TAXES: Exponsible FOR ANY CONSEQUENTIAL OWNERSHIP, TITLE, UCC's and TAXES: Exponsible FOR ANY CONSEQUENTIAL OWNERSHIP, TITLE, UCC's and TAXES: Exponsible FOR ANY CONSEQUENTIAL OWNERSHIP, TITLE, UCC's and TAXES: Exponsible for any content and this Agreement. WAIVER OF ARTICLE 2A RIGHTS: You agree that term is defined in	plus any applicable tax (Amount Financed). This binding and non-cancellable when we pay your You agree to begin the Agreement immediately if dor's invoice prior to delivery of the Collateral. We or documentation and investigation costs. This THE ENTIRE AGREEMENT TERM. YOU NG THE COLLATERAL BASED ON YOUR ID YOUR PROMISE TO PAY US UNDER THE IET-OFFS, EVEN IF THE COLLATERAL IS NOT RLY OR IS DAMAGED FOR ANY REASON, JR FAULT. If any amount payable to us is not paid al to: 1) the greater of fifteen (\$.15) cents for each or 2) the highest lawful charge, whichever is less. If any check or ACH is dishonored or returned. We not any taxes due at inception of the Agreement or 10% higher or lower than the amount that the rize us to either insert or correct the Agreement nature date, and your name. The Security Deposit th our other assets, and may be applied to any teral for you AS IS. We do not manufacture the u selected the Collateral and the Vendor based on or for a statement of the warranties, if any, that the KE NO WARRANTIES, EXPRESS OR IMPLIED, TABILITY OR FITNESS FOR A PARTICULAR u may have regarding performance of the Collateral et ou use the Collateral for business purposes only, nove it from its initial location without our consent. It losses to the Collateral. We are not responsible ms, losses or damages, including attorney's fees, Collateral. IN NO EVENT SHALL WE BE. OR INDIRECT DAMAGES. Coept for any software covered by this Agreement, if the to it. You hereby grant us a security interest in er this Agreement and you authorize us to execute m Commercial Code (UCC) financing statement(s) pay when due all taxes and fees relating to the ethat this Agreement is a "Finance Agreement" as You hereby agree to waive any and all rights and through 2A-522 of the UCC, including the right to paragraph, all references to "Collateral" in this annot transfer it to you at any time. We are not margaraph, all references to "Collateral" in this annot transfer it to you at any time. We are not	default, we may require that future amounts owed for the annum. Upon a default, we and all remedies available to and expenses, including atto related to this Agreement or the from the due date until paid highest lawful rate. ASSIGNMENT: You have Agreement. We may sell, as notice to you. You agree that all of our rights, but none of agree not to assert against ar us. MISCELLANEOUS: You ag supersedes any purchase or party, 3) any fees specified in any amount we charge you you agree any excess amou shall be that copy which electronic or original signa SHALL BE GOVERNED OFFICES) AND WILL BE THAT STATE. YOU CC COURTS. IF WE ASSIGN AND COURTS OF THEADQUARTERS IS LOCATHE COURTS OF THAT SURY AND TRANSFER OF SECURED PARTY: NAVI	You also will keep the Col the replacement cost and d to us at Agreement ince ly provide such proof to use ance to protect our interest amounts that we deem realish may be higher than a the premium may include a reinsurance or otherwise, tetrests may not be fully or damage will be applied and payments due or that be scounted at 3%. By any sum by its due date element with us, then you will you pay: 1) all past due and element with us, then you may also choose to reposse ous under the UCC or any of mey's fees and any collection. The collateral was a the lower of one and or no right to sell, transfer, sign or transfer this Agreement if we sell, assign or transfer tour obligations (all of which was now owner any claim, deformed the transfer withis Agreement may contain exceeds the maximum amount charged will be refunded bears your electronic, facture. THIS AGREEMENT BY THE LAWS OF NE ADJUDICATED IN THE DNSENT TO PERSONAL IN THIS AGREEMENT, THE STATE WHERE CATED AND CONSENT TO THE CATED	lateral insured a name us as loss portion and there profined in the Collasonable, you as premium that profit to us and, and 3) we will protected. Any at our option, to ecome due under this ed at the rate of profit to us and, at our option, to ecome due under this ed at the rate of profit and the compounts under this ed at the rate of profit and the compounts under this ed at the rate of profit and the compounts under this ed at the rate of profit and the compounts under this ed at the rate of profit and the compounts under the profit of the compount of the compount of the compount allowable under the compount allowabl	gainst loss or damage payee. Proof of such after upon our writted are not obligated the lateral. If we secula agree that: 1) you we you might pay if your one of our affiliate not name you as a ye insurance proceed or repair or replace the this Agreement, plus any other term of the finite Agreement, and 2) of four (4%) percent plus any other term of the finite Agreement, and 2) of four (4%) percent plus any other term of the finite Agreement, and 2) of four (4%) percent plus any other term of the finite Collateral or the consumer of the Collateral or the collateral without the new owner will have be performed by us). You may have again the performed by us and the component and, 4) der applicable law, the inal of this Agreemental signature, and on the collateral to the collateral of this Agreemental signature, and on the collateral of this Agreemental signature, and the	
(Signature)	bate orginea.	(Signature)				
Print Name & Title:		Print Name & Title:				
obligations under this Agreement and ar modifications granted to the Debtor. In the to proceed against Debtor, any other pa choice of law and jury trial and transfer	nor(s) below personally, jointly, severally, an ny other obligation to us. The signor(s) below ne event of default, the undersigned will imme rty, the Collateral, or any other agreement the of venue waiver as stated in the "Miscellaned guaranty. The signor(s) authorize(s) us and/or	also waives any notification diately pay all sums due und nat the Debtor has with us. ous" paragraph above and a	that the Debtor is in defa er the terms of this Agree The signor(s) below cons grees to pay all costs and	ult and consent ment without re ent(s) to perso d expenses, inc	ts to any extensions equiring Secured Pa nal jurisdiction, for cluding attorney's fe	

Individually X

Print Name:

SECURED PARTY: NAVITAS LEASE CORP.

814 Highway A1A North Suite 205 • Ponte Vedra Beach, FL 32082 Phone: 1.877.NAVITAS, (628.4827) Fax: 904.543.2574



Agreement #:		_
Secured Party: _	Navitas Lease Corp.	and
Debtor:		

Pay Proceeds Direction

By signature below, you as signatory for Debtor authorize and direct us as the Secured Party to make disbursement(s) of the amount financed and acknowledge that when such disbursements are made all obligations under the terms and conditions of the Finance Agreement shall commence and,

- 1. You hereby irrevocably instruct us to disburse the proceeds in the respective amounts to the payees designated below. The balance of the Amount Financed, if any, will be disbursed to Debtor.
- 2. Disbursement by us in accordance with the foregoing instructions shall be and constitute payment and delivery to, and receipt by you, of any and all such proceeds of the Amount Financed.
- 3. The Collateral has been delivered and is acceptable to you **OR**, the Equipment has not been delivered, but you hereby authorize us to make payment to your Vendor(s) in order to initiate the delivery. You further confirm that once a disbursement is made, none of Debtor's obligations under the Finance Agreement shall be subject to claims, defenses, or setoffs in the event the Collateral is not delivered or is not satisfactory in all respects.

Payee name:				
Payee name:				
Payee name:				
Payee name:				
Print Name	Title	Date		
Emai	:		:	
ence,		to orally verify my permission to disburse fund		
	Print Name Email	Print Name Title Email:		