

## Sharp Leasing USA Corp. Schedule to Master Lease Agreement

Customer Name:	Master Lease Agreement Number: Master Lease Agreement Date:
Transylvania County Schools	Lease Order No.:
Name of Supplier: Sharp Electronics Corporation	Schedule Number:

This schedule (this "Schedule") is made and entered into by and between Sharp Leasing USA Corp. (hereinafter "We," "Us" or "Our") and the customer named above (hereinafter "You" or "Your"). This Schedule is entered into subject to the master agreement referenced above (the "Master Agreement") between You and Us. All of the terms and conditions set forth in the Master Agreement are hereby reaffirmed and incorporated in and made part of this Schedule, as if fully set forth herein. The Master Agreement, together with this Schedule and the related and supporting documents entered into in connection with this Schedule, represent the final and only agreement between You and Us regarding the subject matter herein and the equipment identified below (the "Equipment") and may not be contradicted by evidence of prior, contemporaneous or subsequent oral agreements. This Schedule may not be changed except by way of a written agreement between You and Us. Other agreements (including, without limitation, those contained in any purchase agreement or other agreement between You and Sharp Electronics Corporation) not stated in the Master Agreement or in this Schedule are not binding on Us. This Schedule, inclusive of the terms and conditions set forth in the Master Agreement, constitutes a separate Lease between You and Us. Any amendment to the Master Agreement subsequent to the date of this Schedule shall be ineffective as to this Schedule unless otherwise expressly stated in such amendment. This Schedule may not be modified except in a writing signed by You and Us.

1. This Schedule applies to the following-described Equipment:

## **EQUIPMENT DESCRIPTION:**

Qty	Model No.	Description	Monthly Equipment Payment (A)	Monthly Service Payment (B)	Monthly Payment (A+B)	Copy Type (B&W Color)	Monthly Copy Allowance (each)	Over age Copy Char ge
			3 @ \$0 and 57 @ \$4,965.29					

## PAYMENTS ARE EXCLUSIVE OF TAX FOR LEASED UNITS DESCRIPTIONS AND LOCATIONS. SEE SCHEDULE A ATTACHED.

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2.	Equipment Location if different from Customer address set forth in Master Agreement: See Schedule A  Lessee Contact/Telephone:
3.	Original term of this Schedule: 60 months
4.	Payment terms: Payment frequency is "Monthly" unless otherwise noted here: □ Quarterly □ Semi-Annual Scheduled Meter Reading shall be "Monthly" unless otherwise noted here: □ Quarterly □ Semi-Annual Overage Copy Charges will be billed when meter reads are taken.
5.	Advance payment due at the time this Schedule is signed (if any): \$, which shall be applied to the:
	☐ First payment ☐ First and last payments ☐ Other:
6.	Security Deposit (if any): \$ The lease does not provide for the purchase of the equipment and there is no obligation or option to purchase the Equipment at the end of the lease term

Applicable only if Schedule is entered into pursuant to a Master Lease Agreement: The above Equipment purchase option (if any is checked) may be exercised by You <u>only</u> at the end of the original term of this Schedule. If you are in default under the Master Agreement or this Schedule and/or any other schedule under a Master Agreement at the time you desire to exercise the above-checked purchase option, You must cure such default(s) to Our satisfaction before having the right to exercise such option. If the "One Dollar" purchase option is checked above, then no provision in the Master Agreement relating to automatic renewal of the term of a schedule shall apply to this Schedule. If the "Fair Market Value" option is checked above, then the purchase price will be the fair

market value of the Equipment, as determined by Us in our sole but commercially reasonable judgment.

This Schedule may be signed in counterparts, each of which shall be deemed an original, and all of which shall be considered one and same agreement. You acknowledge that You have received a copy of this Schedule and agree that a facsimile or other copy of this Schedule containing your signature shall have the same force and effect as the original. Except as otherwise expressly provided in the Master Agreement under which this Schedule is entered into, the Schedule is non-cancelable and may not be terminated early.

Us: Sharp Leasing USA Corp., 100 Paragon Dr, Montvale, NJ 07645	You: Transylvania County Schools		
Ву:	By:		
Name (print):	Name (print):		
Title:	Title:		