

## County of Fairfax, Virginia

## AMENDMENT

Date: ILIN - 2 2017

### AMENDMENT NO. 3

CONTRACT TITLE: Multi-Function Devices and Related Services

CONTRACTOR

SUPPLIER CODE 1000012109

CONTRACT NO. 4400003990

Meridian Imaging Solution 5775 General Washing Dr.

Alexandria, VA 22312

By mutual agreement, Contract 4400003990 is amended as follows:

- 1. To renew the contract for five (6) years, effective July 1, 2017 through June 30, 2022.
- To incorporate the attached sample Master Equipment Lease Agreement (MELA).

All other terms and conditions remain the same.

ACCEPTANCE:

(Signature)

(Signature)

(Title)

(Jiana McKee 5/25

(Printed)

Director/County Purchasing Agent

DISTRIBUTION:

Finance - Accounts Payable/e

OIT - Melanie Quinn/e

DIT - Renu Loomba/e

DIT - David Foechterle/e.

DIT - Michael Franks/e

Contractor.

Contract Specialist - L. Robinson ACS, Team 1 – J. Waysome-Tomlin

FCPS/OPS - Michele Pratt/e

FCPS/IT - Jean Welsh/a

Department of Procurement & Material Management

12000 Government Center Parkway, Suite 427

Fairfax, VA 22035-0013

Website: www.fairfaxcounty.gov/dpmm

Phone (703) 324-3201, TTY: 711, Fax: (703) 324-3228

## Master Equipment Lease Agreement

Between:	Meridian Imaging Solutions, Inc. (the "Lessor")	 
	5775 General Washington Orive	
	Alexandria, VA 22312	 
And:	Fairfax County, VA (the "Lessee") 12000 Government Center Parkway	
	Fairfax, VA 22030	
Dated:	May, 2317	

#### **ARTICLE I**

1.01 Definitions. The following terms will have the meanings indicated below unless the context clearly reasonable.

"Agent" means any agent for the Registered Owners, if any, to which all or a portion of Lessor's right, title and interest to and under a prefet of the Property under such Property Schedule may be assigned for the benefit of the Property Owners of Lease Excipation Turicates in such Property Schedule.

"Agreement" means this Master Equipment Lease Agreement, including all exhibits and schedules attached hereto.

"Appraisal Procedure" shall mean the following procedure for obtaining an appraisal the Fall figure Value. Lease shall provide Lassee with an appraisal amount based upon the assumptions specified in the definition at the Walk Brat will be seemined appraiser of Lasson's choosing.

"Appraiser" shall mean a person engaged in the business of appraising property who has been asked ten (10) year to be rience in appraising property similar to the Property

"Commencement Date" is the date when the term of a Property Schedule and testing storing to pay rent thereunder commences, which date shall be set forth in the Property Schedule.

"Event of Non-appropriation" is defined in Section 6.05.

"Event of Default" is defined in Section 13.01

"Fair Market Value" or "FMV" shall mean the state which ltern of Property for the unless otherwise specified herein as determined between Lessor and Lessee are unable to great the property for the Appraisal procedure, which would be obtained in an arms-length transaction between an informed and willing seller (under no compulsion to purchase). In determining the Fair Market Value of the Property is in the condition and repair required by Section 11.03 hereof.

"Governmental Authority" shared-ear and evalgn, Federal, with, exunty, municipal or other governmental authority, agency, beard or court.

"Lease Participation Cartificates" freens cartificates when some state 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 Terms means, with respect to property Schedule, the Original Term and all Renewal Terms. The Lease Term for each Property Schedule executes the ended to be set forth in sease Property Schedule, as provided in Section 4.32.

"Lessee means the and the markers such the first paragraph hereof, and its permitted successors and assigns.

"Lassor" mage: defetity identified the such in the first paragraph hereof, and its successors and assigns.

"Original Term" means, with respect a Property Schedule, the period from the Commencement Data until the end of the budget year of Lessee in effect at the Commengagent Data.

"Property" means, collectively, the property leased 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 Saction 3.01 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 Agreement" shall mean any purchase agreement or other contrast entered into between the Supplier and Lessae for the acquisition of the Property to be leased hereunder. For the purposes of this Master Lease Agreement, this contract shall be Fairfax County Contract # 4400003990, unless otherwise agreed to in an individual Property Schedule.

- "Purchasing Agent" means the county representative employed by the Board of Supervisors of Fairfax County, Virginia. The Purchasing Agent has the sole responsibility and authority for negotiating, placing, and when necessary modifying every solicitation, contract, and purchase order issued by the County of Fairfax.
- "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 yearly appropriation of payments for a Property Schedule, each having a duration of one year and a larm coextensive with Lessee's budget year and Purchase Agreement.
- "Rantal 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 Payment Dates" means the Rental Payment Dates for the Rental Payments as set forth in each Property and related to
- "State" means the state in which Lessee is situated
- "Supplier" means the manufacturer or contractor of the Property as well as the agents or dealers of the Property is being acquired for lease haraunder and may include the lessor.

#### ARTICLE II

Property Schedules Separate Leases. Each Property Schedule executed and Selivered under this Agreement shall be regard as a separate lease, distinct from other Property Schedules. Without limiting the foregoing, upon the accuracy of an Event of Default or 12 Default or 12 Default or 12 Default or 13 Default or 14 Default or 15 Default o

#### APPICLE III

- 3.01 Covenants of Lessee. As of the Commencement Date for each Phreenty Solution associated and delivered hereunder. Lessee shall be deemed to represent, covenant and warrant for the benefit of Lessor, and any Restored Owners, as follows:
  - a) Lessee is a public body corporate and politic duly organizer and existing spetu the constitution and laws of the State with full power and authority to enter into this Agreement and the Property Schedige are the transactions contemplated thereby and to perform all of its obligations thereunder
  - thereunder.

    5) Lessee will do or cause to be done at the pecessary to prove any seen in full force and effect its existence as a body corporate and politic. To the extent Lessee should merge a seen that as a condition to such merger it will require that the remaining or resulting that stages agrees that as a condition to such merger it will require that the remaining or resulting that stages agrees that as a condition to such merger it will require that the remaining or resulting that assigned these seeds in the same Lessee's obligations hereunder.
  - Lessee has been duly authorized to execute of deliver the Agreement and the Property Schedule by proper action by its governing body, or by other appropriate official approval, and all of therements have then met and procedures have occurred in order to ensure the validity and enforceability of this president and the Property Schedule, and Lessee has complied with such public bidding requirements as may be applicable to this Agriculture and the Property Schedule, and the leasing by Lessee of the Property thereunder. This Purchasing Agent, as defined in the Fairfax Crystic Purchasing Resolution, stallbave the authority to enter into such agreement, as outlined and detailed in the Fairfax County Purchasing Resolution.
  - 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 performs and public functions within the permissible acope of Lessee's authority.
  - e) Issae will provide Lessor within the financial statements, budgets and proof of appropriation for the ensuing budget year and other financial biomation relating are the ability of passes to continue this Agreement and the Property Schedule in such form and containing such information may be performed by the state of the Spring Resolution, Article One, state of the Spring Resolution of the County Purchasing Agent may also act as purchasing agent for the Northern Virginia Workforce in the Spring Resolution of the County Purchasing Agent may also act as purchasing agent for the Northern Virginia Workforce in the County Purchasing Agent have the authority to approve all contract awards up to \$100,000 and the NVWI3 shall have the authority to approve all contract awards that exceed \$100,000.
  - The exacution, delivery the performance of this Agreement and the Property Schadula and compliance with the provisions hereof and thereof by Lessee 1994 performance of this Agreement and the Property Schadula and compliance with the provisions hereof and thereof by Lessee 1994 performance of the provision of the 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 assets of Lessee or to which it is subject.

#### **ARTICLE IV**

4.01 <u>Lease of Property.</u> On the Commencement Data of each Property Schedule executed hereunder, Lessor will be deamed to demise, lease and lat 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.

- Lease Term. The term of each Property Schedule shall commence on the Commencement Date set forth therein and shall terminate upon payment of the final Rental Payment and conclusion of the final Rental Payment period set forth in such Property Schedule, unless terminated sooner pursuant to this Agraement or the Property Schedule.
- Dalivery, Installation and Acceptance of Property. Lessee shall order the 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. Any taxes, including but not limited to sales and property taxes, associated with the ownership of the Property, shall be included within the payment amounts of each Property Schedula. If the tax rates increase during the term of a given Property Schedule, Lessee will be notified of said increase and make the determination if funding has been appropriated. 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. Lessee has selected and ordered the Property from the Supplier and, if appropriate, has entered into a Purchase Agreement with respect thereto. Lesser may accept an assignment of Lessee of Lessee's rights, but none of Lessee's obligations, under any such Purchase Agreement. The parties acknowledged that Fairfax and is a political aubdivision of the Commonwealth of Virginia and is exempt from many tax obligations. In no event shall any Property Schedul acceptance for taxes that are not properly awad by Fairfax County.

#### ARTICLE V

- hindrance from Lessor, except as expressly sat forth in this Agraement. No Registered Owner shall Interfere with substitute use and enjoyeest during the Lease Term so long as Leasee is not in default under the subject Property Schedule.
- 5.02 <u>Location; Inspection</u>. The Property will be initially located or based at the location spacified in the applicable Paragraphy and the Property with have the right at all reasonable times during business hours to enter into and upon the property if Lesses for the purpose of repeting the Property with ten (10) business days' notice to Lessee.

- Rental Payments to Constitute a Current Expense of Leases and shall not in any way be constructed to a debt of Lessee in contravention of any applicable constitutional, statutory or charter limitation or requirement to a ming the cation of indebtedness by Lessee, nor shall anything contained herein constitute a pledge of the faith and credit or taxing power of Lessee (hour appropriation of Rantal Payments for a fiscal year, the Rental Payments for said fiscal year, and only the Rental Payments of the said fiscal year, and only the Rental Payments of the said currents of year, shall be a binding obligation of Lessee; provided that such obligation shall not include a pledge of the taxing power of Lessee.

  6.92 Payment of Rental Payments. Lessee shall promptly pay Retal Payments of the cach Property Schedule, exclusively from legally available funds, in lawful money of the United States of America, to Lessor in such associated and of Rental Payments. All invoices shall contain the contract number and the applicable payment amounts due. To the same amounts will be seen shall pay a late charge of said contain the contract number a Property Schedule, in an amount sufficiency of the contract payments or the highest amount permitted by applicable law, whichever is lower, an all delinquent Rental Payments that are more than 10 day dest due.
- Rental Payments to a standitional. Subsect to section 6.05 and paragraph 43 of the general conditions and instructions to bidders the subsations of leases to pay the rental payments due under the property schedules and to perform and district the subsations of leases and agreements contained herein shall be assolute and unconditional in all events that the perfect of the property of any reason including without any dependence of the property of any accident, condemnation or unforces the stances of special stances of special time property of actions against any venoor as the property of actions against any venoor actions.
- intinuation of Lease by Lease intends to continue all Property Schedules entered into pursuant to this Agreement and to pay the Rental Parameters to Continue all Property Schedules entered into Stristant to this Agreement and to pay the Rental Parameters thereunds a trace reasonably believes that legally available funds in an amount sufficient to make all Rental Payments during the term of all Proceeding Schedules have been budgeted based on the Fairfax and Payments and Payments due under the Property Schedules have been budgeted based on the Fairfax and Payments and Payments due under the Property Schedules have been budgeted based on the Fairfax and Payments and Paymen Rental P
- 5.05 Non-Approximation funds are not appropriated to make Rental Payments required under a Property Schedule, such Property Schedule shall terminate accesses shall not be obligated to make Rental Payments under said Property Schedule beyond the then current fiscal year for which funds have been appropriated. Upon the occurrence of such non-appropriation (an "Event of Non-appropriation") Lessee shall, no later than the and of the fiscal year for which Rental Payments have been appropriated, deinstall and package the Property under said Property Schedule and make available to Lessor so that they may pick up said Property. If Lessee fails to deinstall, package, and make the Property available to Lessor upon termination. of said Property Schedule by reason of an Event of Non-appropriation, 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 thereafter coming due that is attributable to the number of days after the termination during which the Lessee fails to make said Equipment available to Lessor and for any other loss suffered by Lessor as a result of Lessee's failure to make said Equipment available to Lessor as required. Lessoe shall notify Lessor in writing within fifteen (15) 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 Lassae.

#### ARTICLE VII

Title to and Location of Property. Title to each item of Property leased hereunder shall remain with the Lessor at all times and Lessee shall have no right, title or interest therein except as expressly set forth in this Lease. Lessee, will take reasonable efforts to protect and defend Lessor's title to the Property and will keep the Property free and clear from any and all claims, liens, encumbrances and legal processes of Lessee's creditors and other persons. All items of Property shall at all times be and remain personal property notwithstanding that any such Property may now or hereafter be affixed to realty.

The Property shall be delivered to the location specified in the Schedule with respect thereto and shall not thereafter be moved from such location without the prior written consent of Lessor. Without limitation of the foregoing, Lessea shall not permit the Property or any part thereof to be removed outside the United States, Lesson agrees to affix to each item of Property, in a reasonably prominent place, such indicia of Lesson's ownership if requested and supplied by Lessor. Lessee will not after, daface, cover or remove such ownership identification.

- 7.92 <u>Tax Benefits.</u> Lessee acknowledges that unless otherwise agreed by Lessor, Lessor intends to claim a shall be tax benefits of ownership with respect to the Property (the "Tax Benefits"). Notwithstanding anything herein to the contrary, if Lessor shall not be shall be subject to recapture of, the Tax Benefits, as a result of any act, omission or misrepresentation of Lessee, Lessee shall pay to be upon demanding amount or amounts sufficient to reimburse Lessor for such loss, together with any related interest and penalties to the extent provided by applicable with bighest marginal corporate income tax rate prevailing during the Lesse Term, regardless of whether Lessor or applicable in solidated group of which Lessor is also a member is than subject to any increase in lax as a Lease Term, regardless Lessor is also a member is then subject to any increase in tax as a Lease Term, regardless.
- Personal Property. The Property is and will remain personal property and will not be affected on a part of the personal estate on which it may be situated, notwithstanding that the Property or any part thereof may be or hereafter become in any may be physically and or attached to real estate or any building thereon. If requested by Lessor, Lessee will, at Lessee's authors, furnish a waiver of any or set in the property from any party having an interest in any such real estate or building.

#### 7.04 Financing, Security Interest.

- In the event that this Lease is deemed to constitute a secured transaction of this education interest in the Property and any additions (excluding any software premory set any other tech items outputed separately from the leased equipment), attachments, upgrades, accessions, repairs, modifications, replacements the contract of the responsibility of the Rental Payment and other payment of the Rental Payment of the Rental Payment and other payment of the Rental Payment of the Renta a) the terms and conditions of this Lease.
- b) If under applicable law any part of the Rental Payatiants are asserted procedured to be imputed interest, finance charges or time-price differential ("Interest"), the parties agree that the partie Rayments of the earliest of principal and interest, with such interest accruing on principal amounts outstanding asserted to time. The rest of such Interest is not intended to exceed the maximum amount of interest permitted by applicable law. If the Interest again, such maximum, then at Lesson's option, if permitted by law, the Interest payable will be reduced to the legally permitted maximum amount of lighter than the principal amount of lesson's obtaining or regulated. Lessee's obligation or refunded.
- 7.05 Lessag's Walvers. TO THE EXCEPTION OF PLUS OF LAW, TESSEE WAIVES ANY RIGHTS NOW OR HEREAFTER CONFERRED BY STATUTE OR OTHERWISS. THE EVER INCIDENTAL OR ONSEQUENTIAL DAMAGES FROM LESSOR FOR ANY BREACH OF WARRANTY OR FOR ANY OTHER REASON OF TO SECUENTIAL OR ANY PART OF ANY CLAIMED DAMAGES RESULTING FROM LESSOR'S DEFAULT, IF ANY, UNDER THIS LESS PROVIDED. HE VEVER, THAT NO SUCH WAIVER SHALL PRECLUDE LESSEE FROM ASSERTING ANY SUCH CLAIM AGAINST LESSOR IN SEPARATE AND SECTION INCLUDING. WITHOUT LIMITATION, ANY CLAIM ARISING AS A RESULT OF LESSOR'S BREACH OF SECTION 30 NEREOF.

#### ARTICLE VIII

- 8.31 Maintenance of Properts Ft Lessee asset Milk keep and maintain the Property in good condition and working order and in compliance with the manufacturer's apecifications, shall use, morate and compliance the Property in conformity with all laws and regulations concerning the Property's ownership, participated have and maintained and shall keep the Property free and clear of all tiens and claims, other than those created by this Agreement. Lessee shall give sole responsibility to shall nand repair the Property. Should Lessee fail to maintain, preserve and keep the Property in good repair and working order and in accordance with annufacturer's specifications, and if requested by Lessor, Lessee will enter into maintenance contracts for the Property if form approved by Lessor and all paperoved providers.
- 3.02 Clears, Taxes are Greatmanns Charges and Utility Charges. Leasee shall keep the Property free of all levies, liens and encumbrances, except for the great of Lessor under this Agreement. The Lessee's Rental Payments shall include all applicable taxes. To the extent permitted by applicable law, Lessee shall indemnify and hold Lessor harmless from and against (on an after-tax basis) any and all taxes, fees, withholdings, levies, imposts, duties, assessments and observes of any kind and nature arising out of or related to this Agreement imposed upon or against Lessor, any assignee of Lessor, Lessee or any Property any Governmental Authority with respect to any Property or the manufacturing, ordering, sale, purchase, shipment, delivery, acceptances the property of the manufacturing or or or other dispossession. Thereof or upon the rental property of the manufacturing only all Faderal, state and local taxes are at measured by Lesson's not forceme (other than income tax resulting from making any alterations improvements, readifications, additions, proceeded. on or measured by Lessor's net income (other than income tax resulting from making any alterations, improvements, modifications, additions, apgrades, attachments, replacements or substitutions by Lessee).

#### 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 replacement value of the Property, and
- (b) Hability insurance that protects Lessor from liability in all events in an amount reasonably acceptable to Lessor, and
- worker's compensation insurance covering all amployees working on, in, near or about the Property; provided that Lessae may self-insure against all such risks

All insurance proceeds from casualty losses shall be payable as hereinafter provided in this Agreement. Lesses shall furnish to Lessor, on or before the Commencement Date for each Property Schedule, and thereafter at Lesson's request, certificates evidencing such coverage, or, if Lessee self-insures, a written description of its self-insurance program together with a certification from Lessae'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, subject to the approval of Lessor.

Advances, Lessee agrees to keep all Equipment covered by insurance during the lease term. In the event Lessee shall fail to either maintain the insurance required by this Agreement or keep the Property in good repair and working order. Lessor may, but shall be under no obligation to, purchase the required insurance and pay the cost of the premiums thereof or maintain and repair the Property and pay the cost 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 Rantal Payment Date and Lassac covenants and agrees to pay such amounts so advanced by Lassar.

#### ARTICLE IX

Damage or Destruction. Lessee shall bear the entire risk of loss (including without limitation, theft, and ctron, disappearance of or damage to any and all Property ("Loss") from any cause whatsoever), whather or not insured against, during the Least arm and any extensions thereof until the Property is returned to Lessor in accordance with Section 11.03 hereof. No Loss shall relieve Lease of the gation to pay after Payments or of any other obligation under this Master Agreement and the applicable Property Schedule. If (a) the Property use a Property Schedule or any partion thereof is destroyed, in whole or in part, or is demaged by fire or other casualty, or (5) title to, or the temporary user to property Schedule or any part thereof shall be taken under the exercise or threat of the power of eminent domain by any governmental try or the power or payments on the property of the property of eminent domain by any governmental try or the property of the property of eminent domain by any governmental try or the property of the property of eminent domain by any governmental try or the property of the property of the property of the property of the property. The property of the propert

- Disclaimer of Warranties. LESSOR MAKES NO (AND SAILL NOT BE DEBIED TO HAVE OR MY) WARRANTIES, EXPRESS OR IMPLIED, RELATED TO THE EQUIPMENT, INCLUDING THE STATE OF THE DATE OF THE PROPERTY OR FITNESS FOR PARTICLE REPROSE. OR THE ASSENCE OF LATENT OR OTHER VALUE, DESIGN, CONDITION, MERCHANTABILITY OR FITNESS FOR PARTICLE REPROSE. OR THE ASSENCE OF LATENT OR OTHER DEFECTS OF THE EQUIPMENT AS TO ANY MATTER AT TSDEVER FOLKERS, WITHOUT LIMITATION, THE DESIGN, OPERATION OR CONDITION OF, OR THE QUALITY OF THE MATERIAL PROPERTY OR VEHICLE AS WITHOUT LIMITATION, THE DESIGN, OPERATION OR CONDITION OF, OR THE QUALITY OF THE MATERIAL PROPERTY OR VEHICLE AS AS TO LESSEE TAS IS ON THE DATE OF THIS AGREEMENT OR THE DATE OF DELIVERY, WHICHEVER SO THAT SHE PROPERTY IS LEASED TO LESSEE TAS IS ON THE DATE OF THIS AGREEMENT OR THE DATE OF DELIVERY, WHICHEVER SO THE MATERIAL PROPERTY IS LEASED ON THE DATE OF THE DA
- 19.32 Supplier's Warrantier (Assects sole remedy factor breach of such warranty, indemnification or representation shall be against the Supplier of the Property, as defined in the Property, as defined in the Property of the Property of Lessor with respect to the Agreement, and the against Lessor, nor shall such matter have any effect whatsoever on the rights and obligations of Lessor with respect to the Agreement, including the right to receive full and timely payments hereunder. Lessoe expressly acknowledges that Lessor makes, and has made to representate the year and the Property.
- 10.33 Use the Report V. Lesses without install, use, operate or maintain the Property improperly, carelassly, in violation of any applicable law or in a manner apply to that contemplated by this Agreement and the applicable Property Schedula. Lesses shall provide all permits and licenses, if any, necessary the installation and operation of the Property. In addition, Lesses agrees to comply in all respects with all laws of the jurisdiction in which its operation of the Property to extend and any legislative, executive, administrative or judicial body exercising any power or jurisdiction over the tables of the Property the shall be ty Lessor in writing of any pending or threatened investigation, inquiry, claim or action by any governmental authority.
- Modifications. Subject to the provisions of this Section, Lessee shall have the right, at its own expense, to make afterations, additions, modifications or improvements to the property. All such afterations, additions, (except software memory and any other such items purchased separately from the leased equipment) modifications and improvements shall thereafter comprise part of the Property and shall be subject to the provisions of this Agreement. Such attacked the provisions and improvements shall not in any way damage the Property, substantially after its nature or cause it to be used for purposes when 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

Extension Terms. So long as no Default or Event of Default shall have occurred and be continuing and Lesses shall have given Lessor at least ninety (90) days but not mare than one hundred eighty (183) days prior written notice (the "Option Notice"), Lessee shall have the following extension options at the expiration of the Lease Term, or any Extension Term, to (i) renew this Lease on a Monthly basis at the same Rental Paymenta payable at the expiration of the Lease Term; or (ii) return such Property to Lessor pursuant to, and in the condition required by, the Master Agreement. If Lesses fails

to give Lessor the Option Notice, Lessee shall be deemed to have chosen option (i) above, if Lessee fails to deinstall, package, and make the Property available to Lessor at such time agreed upon by Lessee and Lessor, Lessee shall be responsible for the payment of damages in an amount equal to the portion of Rental Payments thereafter coming due that is attributable to the number of days after the agreed upon date of original return during which the Lessee fails to deliver possession.

- Nature of Transaction; True Lease. (a) It is the express intent of the parties that all Property Schedules to this Agreement constitute true leases and not sale of Property. Title to the Property shall at all times remain in Lessor, and Lessee shall acquire no ownership, title, property, right, equity. or interest in the Property other than its leasahold interest solely as Lassee subject to all the terms and conditions hereof. To the extent that Article 2A ("Article 2A") of the Uniform Commercial Code ("UCC") applies to the characterization of a Property Schedule, the parties hereby agree that the Property Schadule is a "Finance Lease" as defined therein. Lessee acknowledges: (i) that Lessee has selected the "Supplier" (as defined in the UCC) and has directed Lessor to purchase the Property from the Supplier in connection with this Lease, and (ii) that Lessee has been informed in writing, before Lessee's directed Lessor to purchase the Property from the Supplier in connection with this Lease, and (ii) that Lessee has been informed in writing, perore Lessee's execution of a Property Schedule, that Lessee is entitled under Article 2A to the promises and warranties, including those of any third party, provided to Lessor by the Supplier in connection with or as part of the Purchase Agreement, and that Lessee may communicate with the Supplier and receive an accurate and complete statement of those promises and warranties, including any disclaimers and limitations of any of remedies. The filling of UCC financing statements pursuant to Section 7.34 is precautionary and shall not be deemed to have any affect the characterization of the Property Schedules. NOTWITHSTANDING THE FOREGOING, LESSOR HAS NOT MADE. AND HEREBY DISC.

  WARRANTIES AND COVENANTS, EITHER EXPRESSED OR IMPLIED. WITH RESPECT TO ANY LEGETHER COUNTING, TAX OR OTHER EFFECTS OF THE LEASE AND THE TRANSACTION(S) CONTEMPLATED THEREBY, AND LESSEE HEREBY DISCLAIMS ANY RELIANCE ON ANY SUCH WARRANTIES, STATEMENTS OR REPRESENTATIONS MADE BY LESSOR WITH RESPECT. THEREBY
- (b) Notwithstanding the express intent of Lessor and Lessee that the Property Schedules constitute a true lesse and selected selection determine that a Property Schedule is not a true lease, but rather one intended as security and solely in that and for the expressly limited purposes thereof, Lessee shall be deemed to have hereby granted Lessor a security interest in Property all accessions, substitutions and replacements thereto and therefor, and proceeds (cash and non-cash poliuding, without limitation, in ance at seeds thereof (but without power of sale), to secure the prompt payment and performance as and when due of the obligations and indebtednessee, now existing or hereafter created, to Lessee pursuant to this Lease or otherwise. In furtherance of the foregoing cases shall execute and define to Lessor, to be filed at Lessee's expense. Uniform Commercial Code financing statements, statements of entire at statements of continuation as reasonably may be required by Lessor to perfect and maintain perfected such security interest. required by Lessor to perfect and maintain perfected such security interest.
- (c) Personal Property Tax. Unless otherwise directed in writing by Lesson required by a partiable law, categor will properly its unless otherwise directed in writing by Lesson and Property tax purposes. Upon receipt by Lesson of any property tax purposes. Upon receipt by Lesson of any property tax purposes. Upon receipt by Lesson of any property tax purposes. Upon receipt by Lesson of any property tax purposes. promptly forward such property tax bill to Lessor.
- 11.03 Return of Property. Upon the expiration (subject to Section 11.03 target as except as otherwise provided in a Property Schedule) or earlier termination of this Lease due to an Event of Non-Appropriation assesses, at listance washes, shall deinstall, package, and make available the Property to Lessor's carrier. Lessee agrees that the Property, when picket for the Jessor, shall be in the condition required by Section 8.01 hereof. All components of the Property shall contain no damage, excluding normal wear and past and must be towarking order. In the evant title to the Equipment reverts back to Lessor, Lessee, at its own expense will remove all alterations, applicable shall attachment and repair the Equipment as necessary so as to return the Equipment to the condition in which it was furnished, reasonable wear and star expected. Lessee fails to return any Property as required hereunder, than, all of Lessee's obligations under this Master Agreement and the applicable Property Schedule (including, without limitation, Lessee's obligation to pay Rental Payments for such Property at the the Repair of the Religion Schedule (including, without limitation, Lessee's obligation to pay Rental Payments for such Property at the Religion of the Religion Schedule) shall continue in full force and affect until such Property shall have been returned in the condition of the Religion of the Religio

## MARTICLE XII

- Assignment by Lesser Castor's right, title and imprest in, to and ander each Property Schedule and the Property under such Property Schedule may be assigned and reassigned a what their part to one a right assigned or sub-assigned by Lessor and, to the extent of their interest, by any Registered Owner, without the newsestry of the day the consent of Lessee; provided that (i) any assignment, other than an assignment to or by a Registered Owner, shall not be efficient until Legistered Owner shall not be efficient and tax identification number of the assignee, and (ii) any assignment of the day of the case of the register of the day of the case of the register of the assigneed Owners) and shall make all payments to the assigneed or assigneed of auch register of the case of Registered Owners, to the Agent In the event that Lessor's interest in a Property Schedule and the Property Schedule and of the registered of the registered of the registered of the Registered Owners. Lessee agrees to the following the case of assignment and chattel mortgages or financing statements that may be reasonably requested by tesser or any stripneed to protect its interests in this Agreement and the Property Schedules.
- 12.02 Superfules Separate Firmstrings. Assignees of the Lesson's rights in one Property Schedule shall have no rights in any other Property Schedule unlike from rights have been generately assigned.
- 12.03 Assignment and Sublement by Lesses. 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 Lessee shall not be unreasonably withheld, which shall be dependent upon the credit rating of such third party. The credit rating must be deemed the same or better than the Lessee's credit rating at the INCEPTION OF THE LEASE.

#### ARTICLE XIII

- 13.01 Events of Default Defined. Any of the following shall constitute an "Event of Default" under a Property Schedule:
  - a) Failure by Lessae to pay any Rental Payment under the Property Schedule or other payment required to be paid with respect thereto at the time specified therein:

- Failure by Leasee to observe and parform 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 Lesses within the applicable period and diligently pursued until the default is corrected.
- c) Any statement, representation made by the Parties in or pursuant to the Property Schedule or its execution, delivery or performance proven 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 activities (v) file a voluntary petition in bankruptcy or a petition or an answer seeking reorganization or an arrangement with creditory backing advantage of any insolvency law or any answer admitting the material allegations of a petition filed against Lessee in any bankruptcy of generally and controlled the material allegations of a petition filed against Lessee in any bankruptcy.
- An order, judgment or decree shall be entered by any court of competent jurisdiction, approvided petition or approviding a receiver, trustee, custodian or liquidator of Lessee or of all or a substantial part of the assets of Lessee, in each case, together the period of 50 consecutions and such order, judgment or decree shall continue unstayed and in effect for any period of 50 consecutions.

The foregoing provisions of Section 13.01 are subject to the following limitation: if by reason of force majeure Leaves, is unable in where in part to perform its agreements under this Agreement and the Property Schedule (other than the obligations on the part of Leaves contained activities VI hereof). Leaves shall not be in default during the continuance of such inability. The term "force tradeure" as used herein shall make the tradeur in providing result of fire, flood, strike, the transportation carrier, act of God, act of Government, act of an alien enemy of the any other circumstances with the part of the part of the part of the part of Leaves (and the part of Leaves) is unable in whether the part of Leaves (and the part of Leaves) is unable in whether the part of Leaves (and the part of Leaves) is unable in whether the part of Leaves (and the part of Leaves) is unable in whether the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in whether the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in what the part of Leaves (and the part of Leaves) is unable in the part of Leaves (and the part of Leaves) is unable in the part of Leaves (and the part of Leaves) is unable in the part of Leaves (and the part of Leaves) is unable in the part of Leaves (and the part of Leaves) is unable in the part of Leaves (and the part of Leaves) is unable in the part of Leaves (and the part of Leaves) is unable in th opinion are beyond the control of the contractor.

- 13.02 Remedies on <u>Default</u>. Whenever any Event of Default exists with a property a dedute, Lessor shall eve the right, at its sale option without any further demand or notice, to take one or any combination of the stawing remains steps.
  - Declare the entire amount of unpaid Rental Payment food the appropriate Property Society on the current fiscal year and for any delinquent payments from a prior year to be immediated the and payable of further note. (a)
  - (i) Sall any Property at public or private sale; (ii) hold, keep is a least withers any Property under the Property Schedule; (iii) by notice in writing to Lessee, cancel or terminate their carry Schedule; are property to any other remedies hereunder; (iv) demand that Lessee, and Lessee shall, upon written demand to the sor and developed sevense forthwith deinstall, package, and make all Property available to Lessor in the manner and condition and by Section 103 hereof, provided, however, that Lessee shall remain and be liable to Lessor for any amounts provided for heret or their damages coulting from the Property not being in the condition required by Section 11.03, and otherwise in accordance with a of the travisions are Agreement, except those provisions relating to periods of notice; (v) enter upon the premise of Lessee or other semiles where any Property may be located and, with five (5) days notice to Lessee and with or without legal proof to except the semiles of the remove stor any such Property without liability to Lessor by reason of such entry or taking possession, and without the property of the possession of an except the semiles of this Agreement unless Lessor notifies Lessee in writing to such effect; **(b)**
- Lessor may take any action, at law or intentity, that is retained by applicable law and that may appear necessary or desirable to enforce or to protect any supplies under the Protect Schedule actions Agreement.

  13.03 No Remedy Exclusive No remediate the protect strong or reserved to Lessor is intended to be exclusive and every such remedy shall be cumulative and shall be in addition a every supplies that any given with the Lesson or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing soon any desire the hopping 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 of time and so one of the strong that are power or shall be construed to be a waiver thereof, but any such right or power may be exercised from time of time and so one of the strong that are power or shall be construed to be a waiver thereof, but any such right or power may be exercised from time of time and the strong time and the strong time of the strong time and the such right or power accruing soon any desired to exercise any remedy reserved to it in this Article.

#### ARTICLE XIV

- 14.31 Solices. All perfect solicates where communications hereunder shall be sufficiently given and shall be deemed given when delivered or mailed by sufficiently perfage perfaid, to the parties hereto at the addresses immediately after the signatures to this Agreement (or at such other address as egist 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 the Agent.
- 14.32 Further Assumption See agrees to execute such other and further documents, including, without limitation, confirmatory financing statements, continuation varieties, cardificates 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 heraby and thereby, and to carry out the purposes and intentions of this Agreement and the Progerty Schedules.
- 14.03 Binding Effect. This Agreement shall inure to the benefit of and shall be binding upon Lessor and Lessee and their respective successors and aasigns.
- 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.

- 14.05 <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. Lessor and Lessee agree that any trial shall be in the form of a bench trial.
- 14.06 Amendments, Changes and Modification. 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.
- **14.07** Execution in Counterparts. 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.
- 14.08 Applicable Law. This Agreement shall be governed by and construed in accordance with the laws of the commonwealth of Virginia, unless otherwise agreed to in an individual Property Schedule
- 14.09 <u>Captions</u>. The captions or headings in this Agreement are for convenience only and in no way 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 **DESC** in duly **executed** representatives as of the date first above written.

I Mariatina I Baltaliana I	1 (1	Infan Carmba MA	<i>*************************************</i>	
Lessor: Meridian Imaging Solutions, Inc.	Lessee: Fa	irfax County, VA		
By.	Ву: <i>Чі</i> ІІІ		**************************************	
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# Property Schedule No. 1 Master Equipment Lease Agreement

	waster Equipment Lease Agreement					
Lea	is Property Schedule No. 1 is entered into as of the Commencement Date set forth below, pursuant to that certain Master Equipment ase Agreement (the "Master Agreement"), dated as of, between MERIDIAN IMAGING SOLUTIONS, INC. and FAIRFAX DUNTY, VA.					
1.	Interpretation. 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 Eessee 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.					
2.	Commencement Date. The Commencement Date for this Property Schedule is 30 days and Equipment is facepted by Lessee.					
3.	<u>Property Description and Payment Schedule</u> . The Property subject to this Property Schedule is despited in Exhibit 1 hereto. The Rental Payment Schedule for this Property Schedule is set forth is Exhibit 1. If the Rental Payment Schedule, they shall be defined as the First day of each Month of the Rental Payment Schedule counts thing with the first full month following the Acceptance Date.					
4.	Lessee's Certificate. The Lessee's Certificate is attached as Exhibit 2.					
5.	<u>Proceeds.</u> Lessor shall disburse the proceeds of this Property Schadule in assistance with the instructions attached hereto as Exhibit 3.					
6.	Acceptance Certificate. The form of Acceptance Certificate is attached as Eshibit 4.					
7.	Essential Use. The Essential Use is attached as Exhibit 5					
8.	Expiration. Lessor, at its sole determination, the phoose not to seep this Property Schedule I the fully executed, original Agreement (including this Property Schedule all and littly documents) are not received by Lessor at its place of business by					
	Notice. Lessee is entitled under Article 2A of the Universal Commercial Code to the promises and warranties, including those of any third party, provided to Lessor & Supplier in connection with or as part of the Purchase Agreement, and that Lessee may communicate with the Supplier and its to accurate and complete statement of those promises and warranties, including any disclaimers and limitations of them or a media. The filling of UCC thancing statement pursuant to Section 7.05 of the Master Agreement is precautionary and shall him be described to lave any effect on the characterization of this Property Schedule. NOTHWITHSTANDING. THE FOREGOING LESSOR LOS NOT MADE, AND HEREBY DISCLAIMS ANY ADVICE, REPRESENTATIONS AND THE FOREGOING LESSOR LOS NOT MADE, AND HEREBY DISCLAIMS ANY ADVICE, REPRESENTATIONS AND THE RESPECT TO ANY LEGAL, ECONOMIC, ACCOUNTING TO OR OTHER DIFFECTS OF THE LEASE AND THE TRANSACTION(S) CONTEMPLATED THEREBY, AND LESSES HERES DISCLAIMS ANY RELIANCE ON ANY SUCH WARRANTIES, STATEMENTS OR REPRESENTATIONS MADE BY LESS WITH RESPECT THERETO. SUPPLIER WARANTIES CAN BE FOUND IN THE APPLICABLE PURCHASE AREEMEN.					
	resentatives as of the Commencement Date above.					
., <u>!</u> B <u>:</u>	Lessee: Fairfax County, VA  By:					
N	ame: Name					
Ti	tie: Title:					
	Attest:					
	<u>- Бу</u> -					
	Name:					

Title:

# EXHIBIT 1 Property Description and Payment Schedule

between MERIDIAN IMAGING Re: Property Schedule No. 1 to Master Equipment Lease Agreement dated \_ SOLUTIONS, INC. ("Lessor") and FAIRFAX COUNTY, VA ("Lessee"). The Property as more fully described in Exhibit A incorporated herein by reference and The PROPERTY: attached hereto. PROPERTY LOCATION: This use is essential to the proper, efficient and economic functioning of Lessee or to the services that Lessee provides; and Lessee has immediate new for and expects to make USE: immediate use of substantially all of the Property, which needs not temporary or expected to diminish in the foreseeable future. INITIAL COMMENCEMENT DATE: LEASE TERM: PAYMENT TYPE: END OF TERM OPTION: RENTAL PAYMENT: RENTAL PAYMENT SCHEDULE: see: Fairfax County, VA

## EXHIBIT 2

## essee's Certificate

			Lessee 5 Certificate
Re:	Property Schedule No. 1 to I County, VA.	Master Equipment Lease Agreement between M	eridian Imaging Solutions, Inc. and Fairfax
Th <del>a</del> w as of	ndersigned, being the duly electe as follows:	ed, qualified and acting keeper of records for the	Fairfax County, VA ("Lessee") do hereby certify,
1. and at Lease	ithorize the execution and deliver	dinance duly enacted, in accordance with all req y of the above-referenced Property Schedule (thi ent") by the following named representative or r	e "Property Sch <b>eller</b> e") and the Master Equipment
NAM	E OF EXECUTING OFFICIAL	TITLE OF EXECUTING OFFICIAL	SHOWATURE OF EXECUTING OFFICIAL
And	/ Or		
		The state of the s	
2. office :	The above-named represents set forth above.	tive(s) of the Lessee held at the time of such w	porization and holds at the present time the
3. Defaul with re	it or an Event of Non-appropriation	istitutes, or with the giving attendance or the mase in (as such terms is depresed in the Master and ip or any other Property Sateriules under the Equi;	ment Least Amedment) exists at the date hereof
4. budge meet i	t year to make the Rental Payma	th the requirements of law, fully budgeted and a ents scheduled to same due during the current bu it budget year and sust langus have mit been exp	udget year under the Property Schedule and to
5. restrai	n or enjoin the delivery of the Ma	ition is pending, (or, vs.my transledge, translene istatismujoment Leasay, greenests, or the Proper	ty Schedule or of other agreements similar to the
Maste Proper	r Equipment Lease Agreement; ( rtv Schedule, or the validity of the	Of the sufficiency of the second of the seco	e the Master Equipment Lease Agreement or the operty Schedule, or the payment of principal of or
execut	st on, the Property Schedule; (c) tion of the Master Equipment Lea	guesticating the expanding of any statute, or a second of the control of the statute of the second o	r the validity of any proceedings, authorizing the ) affecting the provisions made for the payment
of the	Master Equipment Lagrean	nent and the stoperty Schedule.	
		Wee.	
	Ву		
	Tile:		
	SIGNER	LUST NOT BE THE SAME AS THE EXECUTIN	G OFFICIAL(S) SHOWN ABOVE.

## **EXHIBIT 3**

# Payment of Proceeds Instructions

Meridian Imaging Solutions, Inc. 5775 General Washington Drive Alexandria, VA 22312

Alexandria, VA 22312			
	o. 1 (the "Property Schedule") t lutions, Inc. ("Lessor") and Fain		reament batween
Ladies and Gentlemen:			
The undersigned, an Authoriz proceeds of the Property Scho	ed Representative of the Lessa edule as follows:	ee, hereby requests and author	tes Lessor to dispurse the net
Name of Payee:			
	Daymant M	lethod (check affe)	
By check		By wire transfer	
If by check, Payee's addres	ss:		a. IIII
Name		(m	<b>""</b>
Address			
City, ST ZIP			
	rin.	<b>*</b>	
If by wire transfer, instruct	ions as <b>full take</b>	<u> </u>	
Pay to Bank Name:			
Bank Address:		<u> </u>	
Bank Phone #:			· ·· <del>_</del> · ··
For Account of:			· · ·
Account Ma			
A3A No.			
	<b>\</b>		
*********		Lessee: Fairfax Cou	inty, va
Wwwdlll		3y <sup>-</sup>	
	7	Name:	
		Title:	

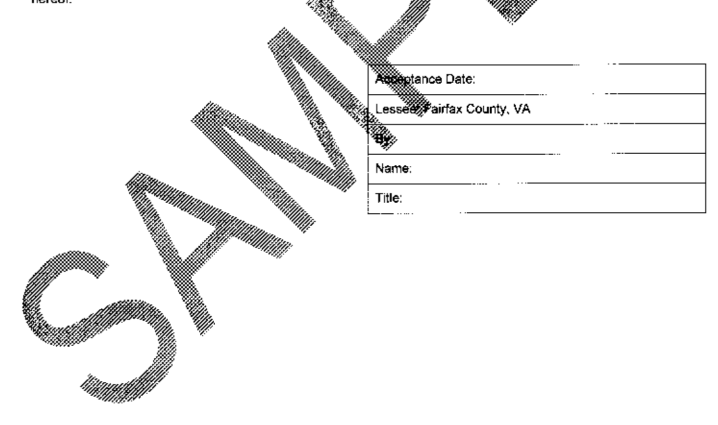
Meridian Imaging Solutions, Inc. 5775 General Washington Drive Alexandria, VA 22312

Re: **Property Schedule No. 1** to Master Equipment Lease Agreement between Meridian Imaging Solutions, Inc. and Fairfax County, VA.

#### Ladies and Gentlemen:

In accordance with the above-referenced Master Equipment Lease Agreement, the undersigned ("Lease") hereby certifies and represents to, and agrees with, Meridian Imaging Solutions, Inc. ("Lesson as follows:

- The Property, as such terms are defined in the above-referenced Property Schedit terms been 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 necessar/ and expropriate and hereby acknowledges that it accepts the Property for all purposes.
- 3) No event or condition that constitutes, or with notice of supse of time, or with, would constitute, an Event of Default or an Event of Non-appropriation (as such terms are defined in the subster Addressment) exists at the date hereof.



## **EXHIBIT 6**

## Essential Use

( (T-III   N)					
Lessee (Full Legal Name)		· ·			
Federal Tax (D#					
Street Address	<del></del>	· ··			
City, ST ZIP					
Department Using the Equipment					
- Lagranian					
Customer Contact	Contract Signer	lin.			
Title	Title				
Phone	Phone				
Fax	Fax				
Email	Email	William Alla			
	Willia.	Mitta Mill			
Involces to be sent to:					
Contact	Allillian. "W	il.			
Department					
Street Address					
City, ST ZIP					
Phone	Sec. Thu, IIII	*			
Phone					
Phone	**************************************				
Special Instructions					
1. Equipment Description					
2. What is the purpose of the proposed equipment	t acquisition?				
	**************************************				
3. Why is the equipment essential?	<del></del>				
4. What department is using the equipment?					
5. Is the new equipment replacement an upgrade or additional to the department?					
5. If replacement or upgrade, what is the age of the existing equipment?					
7. If you're upgrading existing equipment, is the existing equipment paid off? ☐ Yes ☐ No					
Source of Funds for proposed payments:	: Fund Balance	Date of Most Recent Audited Financial Statement:			
☐ General Fund	\$				
☐ Other (provide detail)	As of (date):	Fiscal Year End:			

		roposed financing during the cur	rent budgetary period?		
9. Will any loan or grant moni	es be directly used to make th	e payments? If so, provide detail.			
and any local of grant and	and all odds and to make the	o paymonto: Il del provide dedici-			
10. Have you ever defaulted o	r non-appropriated on a lease	or bond obligation?			
General Liability Inquirance C	overage limits in the amount of	f \$1 million is required. If applical	ole, automobile liability		
coverage of \$3 million require	ed				
Self-insured?	General Liability Coverage Limits	Is the lessee a member of managed risk pool?	If yes, or the name:		
 □ Yes □ No	\$	□ Yes □ No			
19.	·				
If the lessee has additional co	ommercial insurance coverage	please provide limits.			
Submitted by (Name):		Tales (Million	10.		
Signature	x	toate:			
Signature X Parts:					

	Request for Certificate of Insurance
TO:	
Insurance Company:	
Contact Name:	
Phone:	
Fax:	
FROM:	
Customer/Lessee Name:	
Contact Name:	
Phone:	
Fax:	
(Customer/Lessee) is in the process order to facilitate this transaction, please provide a	intaining certain Property from Meridian Imaging Solutions, Inc. In
Meridian Imaging Solutions, Inc. 5775 General Washington Drive	
Alexandria, VA 22312	
Inc. and named ADDITIONAL INSIDED as to public	dian Imaging Solutions, Inc. listed as: Meridian Imaging Solutions, in Liability coverage and SOLE LOSS PAYEE as to property
	to Meridian Imaging Solutions, Inc. as described below.
and collision is this perty consisting of motor vehicles contractors hability coverage and products liability co	all risks of physical loss or damage to the Property (including thefts) and (2) commercial general liability insurance (including blanket overage) for personal and bodily injury and property damage. In
addition Meridian Imaging Solutions. Inc. is to receive coverage.	ve 30 days' prior written notice of cancellation or material change in

Please fax bis completed information to:

Meridian Imaging Solutions fnc.
Attention: beginning
Fax number: 666-405-8329

Phone Number: 800-828-8246 ext 1513727

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

SECURED PARTY: Meridian Imaging Solutions, In	Ċ.
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DEBTOR:

This financing statement covers all of Lessee's right, title and interest, now owned or hereafter acquired, in and to the following described Equipment, leased to Debtor under Property Schedule No. 1 dated \_\_\_\_\_\_, \_\_\_\_\_ to that certain Master Equipment Lease Agreement dated as of \_\_\_\_\_\_, in each case between Debtor, as tessee, and Secured Party, as lessor, together with any and all (1) substitutions, replacements or exchanges therein (2) replacement parts, additions, attachments and accessories incorporated therein or affixed thereto, or used in consection therein, and (3) proceeds thereof (both cash and non-cash), including insurance proceeds, (but without power of section), and also including, without limitation, claims of the Debtor against third parties for loss or damage to, or destribution, such Equipment:

All equipment described on Exhibit A attached hereto and made a partite reof.

Debtor has no right to dispose of the equipment during the term of this lease

THIS FINANCING STATEMENT IS FILED SOLELY FOR MOTICE AND PRECAUTION ARY SURPOSES AND THE FILING HEREOF SHALL NOT BE DEEMED EVIDENCE OF ANY INTENTION OF THE PARTIES TO CREATE A SECURITY INTEREST UNDER THE UNIFORM COMMERCIAL CODE OR TO ENTER INTO ANY TRANSACTION OTHER THAN A TRUE LEASE TRANSACTION.



