

OF MASTE			NO			
THIS SCHEDULE ("Schedule") IS SUBJ AGREEMENT NO ("Agreer Marketing L.P. ("Dell"), and as assigne between you and us and constitutes a Agreement and that the Agreement is in	nent") DATED d by Dell to De a separate, ass	, 200_ ell Financial S ignable lease	_ BETWEEN _ ervices L.P. as	Lessor ("we a	("You") ar and us"). This Sched	id Dell dule is
We hereby agree to lease and/or make and in the Agreement, the Equipment do meaning ascribed to it in the Agreement.	escribed below.					
EQUIPMENT DESCRIPTION AND LOC				and made a pa	rt hereof.	
Equipment Description	Equipment Location	Lessee Purchase Order No.	Lease payments*	Primary Term (Mos.)	Commencement Date**	
	Total Equ	ipment Acqu	isition Cost:	\$		
Lease payments are payable:in advance;in arrears [specify]						

\* You are responsible for applicable taxes, shipping and other amounts as described in the Agreement, and, with the first Lease payment, any prorated Lease payments if applicable. Such amounts are further described in Exhibit "A".

Annually Other (specify

(amount); \_\_\_\_does not apply

Quarterly

applies \$

\*\* The Commencement Date may be extended for one Payment Period until the Schedule is returned in accordance with the terms stated in the Agreement. Lessor may charge You prorated Lease payments accruing from the Acceptance Date to the Commencement Date, as such date is finally determined.

**END OF LEASE OPTIONS**: Provided that no Event of Default has occurred and is continuing, and at least 90 days but no more than 180 days prior to the expiration of the term of said Lease (either the original term or any modification or extension thereof mutually agreed to in writing (the "Expiration Date"), You will give irrevocable written notice to Lessor of its intention to either:

- (i) purchase all of the Equipment at Fair Market Value (defined below);
- (ii) renew the Lease Term for a minimum of six (6) months at a rate and for a term agreed upon by both parties; or
- (iii) return all of the Equipment in accordance with the Agreement.

If you exercise the option to purchase the Equipment then, on receipt of payment of the "Fair Market Value" (defined below) plus applicable taxes, We will sell the Equipment to you AS IS-WHERE IS, WITHOUT WARRANTY OR RECOURSE, EXPRESS, IMPLIED OR OTHERWISE, INCLUDING ANY WARRANTIES OF DESIGN, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR AGAINST INFRINGEMENT. The Fair Market Value purchase price shall be paid on or before the last day of the original term. "Fair Market Value" means the price of the Equipment, installed, in use and in the condition required by the Agreement as determined by us in our reasonable judgment. If you disagree with the Fair Market Value, you shall notify us in writing within 60 days prior to the Expiration Date and, upon your request and within ten (10) days after receipt of your notice,

Payment Period: Monthly

Pro-rated Lease payments:

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MASTER LEASE	AGREEMENT SCHEDULE NO.	

we shall appoint a qualified appraiser reasonably acceptable to you to appraise the retail value of the Equipment. The amount determined by such appraiser shall be the final Fair Market Value. We and you shall share the expense of such appraisal equally.

If you desire to renew a Lease, you shall enter with us into a supplement to this Schedule describing the length of the renewal Lease Term and the renewal Lease payments provided, however, all other terms of this Schedule and the Agreement shall remain in full force and effect.

Whether or not you have given us notice of yourintent to as described above, if you do not return or purchase the Equipment or renew the Lease as required above, the Lease Term shall automatically extend on a month-to-month basis at the Lease payments in effect on the last day of the original term (prorated on a monthly basis if the Payment Period was other than monthly during the original term). Such extension shall continue until you: (i) provide 30 days prior written notice of your intention to return or purchase the Equipment (to take effect on the next Lease payment date that is at least 30 days after the notice is received by us) and (ii) either returns or purchases all of the Equipment in accordance with the End of Lease options above. Lease payments during the month-to-month extension are due and payable monthly as specified in our invoice. If you fail to return or purchase any Equipment, the Schedule and associated Lease payments for the Equipment that have not been returned or purchased shall extend on a month-to-month basis in accordance with the prior sentence.

**COMPLETION OF SCHEDULE:** You hereby authorize us to insert or update the serial numbers of the Equipment from time to time as necessary.

By signing below, each of the parties hereto agrees to be bound by the terms of the Agreement, this Schedule and the attached Exhibit "A".

[LESSEE LEGAL NAME] (Lessee)	DELL FINANCIAL SERVICES L.P. (Lessor)
By:(Authorized Signature)	By:(Authorized Signature)
(Name/Title)	(Name/Title)
(Date)	(Date)