AGREEMENT FOR THE LEASE OF COPIER

Made at:

Date:

This contract is made between the, hereinafter referred to as "Hirer", as party of the first part; and,, hereinafter referred to as "Letter", as party of the second part. Both parties have agreed to make a contract together in the following terms.

Clause 1. This contract is agreed by Letter and Hirer to be a contract amending the Agreement for the Lease of (Company) Copier dated

Clause 2. It any provisions in the Agreement for the Lease of(Company) Copier dated are not in agreement with the provisions of this contract, Letter and Hirer hereby agree that the provisions of this contract shall be prevailed.

Clause 3. Letter will make no charges for taxes or fees of any kind from Hirer apart from the monthly rentals and the fees for copies exceeding the stipulated monthly limit as stated In the Lease Agreement dated

Clause 4. Hirer way revoke this lease agreement at any time, if it appears that Hirer cannot possibly utilize the(Company) Copier in full accordance with the objectives of the leasing, because of detects, deficiencies or breakdowns of the(Company) Copier beyond the capabilities of the technicians of Letter to repair within a proper length of time, or because of Letter's failure to comply with the contract datedor with this contract, for say clause thereof or hereof whatsoever. In the revocation of contract in such cases, Hirer need not pay any damages whatsoever to Letter.

Clause 5. In the event the(Company) Copier in out of order, causing damaged copies that are unusable, Letter agrees to allow Hirer to deduct the number of damaged and unusable copies In a month from the number of copies as recorded by the Copier motor for the copies made for that month.

Clause 6. In the event the Copier is malfunctioning, causing Hirer to be unable to make an many as copies in any month, Letter must then reduce the monthly rent for that month based upon the difference between the actual number of copies made and the standard figure of copies. But in these matters there must be evidence from the technicians of Letter to the effect that the Copier was in fact malfunctioning and that the previous operational results showed that Hirer utilized the Copier to, make copies equal to or exceeding the standard figure of copies per month.

This contract is made in duplicate, each copy being of correct and identical tenor and off act. Letter and Hirer have s thorough understanding of the provisions of this Contract and have therefore hereunder affixed their signatures in testimony whereof, in the presence of witnesses.

