



PO Box 640558
 Cincinnati OH 45264-0558
 Phone: 1-800-245-5029, 513-752-7978 ext. 3020
 Fax: 513-752-4032
 Email: customersupport@general-data.com
 Web: www.general-data.com/service

EQUIPMENT MAINTENANCE AGREEMENT / EXTENDED WARRANTY

Contract Information (Required)

| AGREEMENT NO. | CURRENT DATE | AGREEMENT START DATE | AGREEMENT STOP DATE | CONTRACT TYPE | TASK TYPE | NEW | RENEWAL |
|-----------------|--------------|----------------------|---------------------|---------------|-----------|--------------------------|-------------------------------------|
| Contract Number | 9/26/2019 | 7/15/2019 | 7/14/2020 | Standard | GDC | <input type="checkbox"/> | <input checked="" type="checkbox"/> |

Customer Information (Required)

| | | | | | | | | | | |
|---|--|---|-----------------------------------|-------------------------------|---------------------|-----------------------|---------------------|-------------------------------|--|-------------------|
| CUSTOMER NAME: City of Costa Mesa | | | CUSTOMER ID: 67-0001079 | | STC: CA02 | | SID: 0700 | | | |
| ADDRESS: 77 Fair Drive | | | | ADDRESS 1: | | | | | | |
| CITY Costa Mesa | | STATE CA | | ZIP CODE 92628-1200 | | COUNTRY USA | | PHONE: 714-754-4891 | | Extension: |
| CONTACT NAME Victoria Barner | | E-MAIL Victoria.barner@costamesaca.gov | | | | CELL PHONE: | | FAX: | | |
| TOTAL CONTRACT AMOUNT "Not to Exceed": \$ 4,500.00 | | | | | | | | | | |

To Request Service:

- Call 1-800-245-5029 or,
- E-mail: customersupport@general-data.com or,
- Log on to: <http://www.general-data.com/service>

General Data Company hours are Monday through Friday between 8 a.m. and 5 p.m. except for the GDC observed Holidays.

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SERVICE AGREEMENT TERMS AND CONDITIONS

1. SCOPE OF WORK. Attached hereto as Exhibit C is a list of Customer's equipment (the "Equipment"), the location thereof, and the type of service commitment to be provided for each piece of Equipment for which General Data Company, Inc., (hereinafter "GDC"), will perform the maintenance and support services, as more particularly set forth herein (the "Services"). Exhibit C may be amended in accordance with this Agreement from time to time to add or remove equipment of Customer which will be covered by the terms of this Agreement. GDC may discontinue providing service on any Equipment for which it cannot obtain an adequate supply of spare parts and supplies on a reasonable basis. In such event the Equipment shall be removed from Exhibit C and the costs to Customer shall be adjusted to reflect such deletion. Prior to the effective date of the Agreement, GDC may elect to inspect the Equipment, and if necessary, restore it to good working order. Restoration service shall be charged separately on a time and materials basis. Inspection and restoration service do not apply to new Equipment sold by GDC.

2. TYPE OF SERVICES.

a. ON SITE SERVICE: GDC will provide repair and maintenance service during the contract term at the locations as set forth in Exhibit B. The Customer shall contact GDC via the methods detailed on page 1. The service request shall include a description of the Equipment, serial number, its location and such other information as requested by the GDC support representative. GDC will provide initial technical support and/or dispatch a service technician to the Customer's site to perform the repair and maintenance. Service calls will be performed within the time frame defined in Exhibit A and include next business day or additional response options. The standard hours for onsite maintenance is 8:00 am to 5:00 pm in the time zone where the Equipment is located and excludes GDC recognized holidays as set forth in GDC's published holiday list. Onsite service that the customer requests to be performed outside of GDC's normal working hours will be charged at GDC's per call service rates as set forth in GDC's published price list or as noted in Exhibit A. Onsite service includes two preventative maintenance calls per unit per contract year, unless specified in Exhibit A. The customer must initiate a service request for Preventive Maintenance calls. Preventive maintenance and cleaning inspections will be performed during every service call on the equipment. This contract does not cover consumable or label jams.

b. DEPOT SERVICE: GDC will provide repair and maintenance service at GDC's maintenance facilities based upon the service option set forth in Exhibit A. The service options include three or five business day turnaround and a hot swap program. The Customer shall be responsible for shipping the Equipment, in proper and appropriate packaging, to be serviced to GDC's maintenance facility, the address of which GDC shall supply to Customer. Along with the Equipment, the Customer shall send a detailed description of the problems with the Equipment and shall identify that the Equipment is being serviced under this Agreement. GDC shall repair and return the Equipment within the timeframe as set forth herein. GDC will be responsible for the ground shipping cost to return the Equipment to the address supplied to GDC by the Customer. Hot Swap contract option(s) are available where GDC can ship a replacement unit as required. This spares pool can be located at the Customer's site or at GDC's national depot location.

c. BULLPEN SERVICE: For Bullpen service the customer agrees to provide a repair area and parts storage location. Bullpen service includes twelve prescheduled monthly visits to the customer site by a GDC field service engineer to repair any units in the depot repair area provided by the customer. Preventive maintenance and cleaning inspections will be performed during every service call on the equipment.

d. TELEPHONE SUPPORT. GDC shall provide Customer with a telephone response during the contract term, within the time period set forth in Exhibit A following first notification of a problem. GDC shall provide the Customer with a reasonable amount of telephone support to assist Customer in diagnosing errors and malfunctions that occur when Customer uses the covered Equipment. GDC shall provide support services to Customer to attempt to correct diagnosed errors and malfunctions and reasonable operator assistance. GDC may provide software patches that implement corrections and/or suggest a work-around that assist Customer in using the Equipment in a way that can avoid diagnosed errors, malfunctions, and defects.

3. TERM This Agreement is for a minimum term of one year, beginning on the date it is accepted by GDC or on the day after the expiration of the properly registered warranty, whichever occurs later and will be renewed for successive terms unless properly terminated by either party. GDC will send the Customer's renewal notice (45) days prior to expiration. Should the Customer wish to terminate this agreement, notification in writing must be received by GDC thirty (30) days prior to the date of expiration. First year contracts are not cancelable.

As a condition to any renewal of this Agreement, GDC can change any term or condition of the Agreement, effective on the first day of the renewal period. To do this, GDC will send the Customer written notification of the changes at least sixty (60) days before the current term of this Agreement expires.

In all cases, GDC may terminate this Agreement entirely, or with respect to particular items of equipment covered by this Agreement, at any time, by giving the Customer written notice in the event the Customer fails to pay any GDC Invoice or service charge when due. Coverage of any new equipment added to this Agreement shall become effective upon inspection and acceptance when equipment is not warranted by GDC.

4. PAYMENT Monthly charges are payable in advance, and will commence on the date of acceptance for those units which are installed on that date and thereafter commence at time of installation. Charges will be pro-rated, and are due and payable within twenty (20) days of invoice date. Charges for the first complete quarter will be due upon acceptance of contract

along with payment of partial starting quarter when partial starting quarter is less than forty-five (45) days. A late charge of 1 ½ percent per month may be assessed for any invoices not paid within thirty (30) days. Customer agrees that GDC shall have the right to offset any amounts owed by GDC to customer under other contracts, purchase orders, or agreements between the two parties against any non-current, unpaid invoices, claims, or demands for payment owed by GDC by customer hereunder.

5. TAXES The Customer agrees to pay GDC the amount of all sales, use, or any taxes for which GDC is liable as a result of providing services or parts to the Customer under this agreement. If applicable, the Customer will also pay any sales and use taxes, tariffs, customs, duties, personal property taxes, excise taxes, or other imports pertaining to the provision of service or parts under this Agreement.

6. ENGINEERING CHANGES.

Customer agrees that GDC can make engineering changes to the equipment that GDC considers to be necessary to improve the reliability and performance of the equipment.

GDC reserves the right to charge the Customer for additional services and parts that are needed for the installation of any engineering changes to the equipment that are requested by the Customer or required because the Customer has converted from one system to another. GDC may also charge the Customer for additional services and parts required to correct any installation, removal, or modification of the equipment or modification of some part thereof which was not performed by GDC or its Authorized Service Representatives.

7. EXCLUSIONS AND ADDITIONAL CHARGES

A. Abnormal Usage: GDC will not be obligated to provide maintenance service for any equipment that is not used in the manner intended, as described in user manuals, which have been provided to the Customer and are incorporated into the Agreement by this reference.

This agreement does not apply to any equipment that has been modified without GDC's prior written consent, which has been subjected to unusual physical or electrical stress or to any work necessitated by other than regular or routine usage. GDC will not be obligated to service any equipment if it has been maintained or repaired, or if repairs have been attempted, by anyone other than GDC or its Authorized Service Representatives. If service is requested and GDC or an Authorized Service Representative determines the fault to be in application software or network, the Customer agrees to pay GDC's standard service rate for the service provided, in addition to any other charge paid as part of this Agreement.

B. Out-of-Scope Maintenance: GDC's standard service rate and the services it agrees to provide under this Agreement at such rate do not include any of the following services, which are available at additional charges at GDC's per-call time and materials service rates, or at a different rate, if GDC has specified one for particular Out-of-Scope maintenance services in its published price list:

1. Performing service requested because of operator training necessitated by operator related or caused failures or untrained or improperly trained operators. Site preparation and maintenance of a proper environment.
2. Set up and installation of the Equipment.
3. Performing services required for aborted installation due to lack of access to the equipment locations or to missing or improper data lines.
4. Correcting any software failures (including either application software or operating system software). Service required due to systems engineering services, programming services and operational procedures of any sort.
5. Relocating and reinstallation equipment or performing any services related to such relocation or reinstallation.
6. Painting or refurbishing the equipment, inspecting altered equipment, making specification changes or adding or removing services, accessories, attachments, peripherals, features, options, other devices, or making other functional changes.
7. Performing electrical work external to the equipment, maintaining any accessories, attachments, peripherals, or other devices that have not been furnished by GDC, or performing any other service which GDC or its Authorized Service Representative cannot adequately perform as a result of alteration or attachments to the equipment made without GDC's prior written approval.
8. Maintenance, repair or replacement of parts or Equipment, when such services are required because of abuse, misuse, accident, neglect, usage in an improper environment, not in accordance with manufacturer's specifications for the Equipment, or in excess of an item's duty cycle or other loss or damage to Equipment due to any insurable loss or any cause or causes external to the Equipment.
9. Unless specified in Exhibit A, replacement parts will be provided at no charge except for those parts which by their nature are considered consumable (example: ribbons, paper, thermal print heads, toner, organic photo conductor kits, etc.). Manufacturer specified supply and maintenance items on laser printers (example: fuser assemblies, transfer units, etc.) are not covered. GDC may use replacement parts from other manufacturers as long as they meet or exceed the original manufacturer's specifications. Laser printer engines are covered by this agreement up to the manufacturer's published page life expectancy. After that, the engine is no longer covered under this agreement until it is rebuilt. GDC agrees to maintain the stock of parts at its location it considers adequate to maintain subject equipment.
10. Replacement Thermal prints heads are available for purchase at an additional cost. If optional print head coverage is purchased, GDC may only replace one print head per unit per contract year. Print heads are only replaced when they are no longer functional.
11. Electrical power failure, fire, theft, software virus, water, casualty, inadequate or inappropriate environment, room size, inadequate ventilation, or other external forces. This contract does not cover consumable or label jams.
12. During the term of this agreement, end of life and/or discontinuation of any model may limit the availability of replacement parts and support. If GDC is unable to complete a repair on

an individual unit or units, GDC will refund the unused prorated contract price of that unit. This does not provide the replacement of the individual unit.

13. Equipment options not shown on this quote may require additional billing. Any options not listed on this quote that are identified during the contract term must be agreed to in writing and will automatically be invoiced and added to the service agreement retroactive to the agreement start date.

The rates for all additional charges shall be as set forth in GDC's published price list as amended from time to time. This published list and all revisions to it are incorporated into this Agreement. GDC will send an invoice for all additional charges to the Customer. Payments will be due within twenty (20) days from the date of invoice. Failure to provide a revised price list does not supersede the effective date of new rates.

8. SERVICE AVAILABILITY Service Availability term for each item will be provided in Exhibit C

If the equipment was not under GDC maintenance responsibility immediately prior to the requested commencement date of this Agreement, it shall be subject to inspection by GDC. Results of the inspection, with time and material charges estimated by GDC to be necessary to bring the equipment to GDC and/or manufacturer's installation and operating acceptance level will be given to the customer prior to commencement of the contract. Such repair/adjustment/modifications will be made by GDC at current rates of parts and labor.

Remedial Service: Upon request from the Customer, GDC or its Authorized Service Representative will inspect and adjust equipment and/or correct malfunctions of the equipment by adjustment or parts replacement. Service includes preventive maintenance. The scope of preventative maintenance and the need for replacement parts are to be determined solely by GDC or its Authorized Service Representatives. Replacement parts will be new or will perform like new parts will be provided only on an exchange basis, and the parts replaced will become GDC's property. Nonfunctioning printed circuit boards and assemblies will not be repaired in the field but will be replaced like a component. Remedial maintenance will be provided at no additional cost during normal working hours. Remedial maintenance calls originating during normal working hours will be completed at no charge to the customer even if the completion of the maintenance action required GDC or its Authorized Service Representatives to work beyond normal working hours. Service provided under this Agreement does not assure uninterrupted operation of the equipment. GDC will make best efforts to provide response to requests for service within one working day from the time a valid request for service is received by GDC.

As a condition to receiving service under this Agreement the Customer agrees to give GDC and its Authorized Service Representatives full and free access to the equipment to provide service thereon and to provide a suitable installation environment as prescribed by GDC including, but not limited to adequate space, electrical power, air conditioning and humidity control. Furthermore, GDC will not be obligated to service any equipment unless the Customer (or one of its employees) is present at all times. A GDC or one of its Authorized Service Representatives are not permitted to enter or remain in the Customer's facility when there is no representatives of the Customer present, nor are GDC or an Authorized Service Representative permitted to possess any keys to the Customer's facility. GDC is not obligated to furnish maintenance service where doing so would be hazardous to the health or safety of its employees or those of its Authorized Service Representatives or in any case where it is prevented from doing so by acts of nature, government action, labor strikes, transportation failures or other causes beyond GDC's control.

In the event GDC or its Authorized Service Representative determine that it is necessary to remove an item of equipment covered by the Agreement from the Customer's premises to a GDC or Authorized Service Representatives location in order to perform required service, the Customer shall permit GDC or its Authorized Service Representatives to remove the equipment. If the Customer refuses to permit removal of the equipment, GDC may immediately withdraw that equipment from its Agreement by giving the Customer written notice. Termination of this Agreement as to that equipment will be effective as soon as GDC sends the notice to the Customer. GDC will refund any advance payments for the period following such termination upon receiving a written request from the Customer

9. LIMITED WARRANTY GDC will provide remedial service and replacement parts, under the Agreement for a fixed rate without regard to the number of legitimate service requests or number of parts required by the Customer.

GDC's sole liability and the Customer's sole remedy under this warranty shall be limited to the provision for remedial service or the replacement of any defective part.

This warranty does not extend to any equipment or any part thereof which is defective due to

- (1) Modification of the equipment or any part by any person.
- (2) Operation of the equipment beyond the range of intended use or outside the environmental range specified by GDC.
- (3) Abnormal usage.
- (4) Any other cause beyond GDC's control.

Warranty obligations shall be performed only by GDC or its Authorized Service Representatives.

10. Non-Solicitation During the term of the Agreement, and for a period of one (1) year thereafter, neither party shall hire personnel of the other party involved in the efforts performed hereunder, without the expressed written consent of the other party.

11. LIMITATION OF LIABILITY

THIS IS THE ONLY EXPRESS WARRANTY APPLICABLE. GDC NEITHER ASSUMES NOR AUTHORIZES ANYONE TO ASSUME FOR IT ANY OTHER WARRANTY.

ALL IMPLIED WARRANTIES ARE LIMITED TO THE DURATION OF THIS AGREEMENT. GDC'S LIABILITY IS LIMITED SOLELY TO THE REPAIR OF ANY DEFECTS AND GDC SHALL NOT BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO, LOSS OF REVENUES OR LOSS OF PROFIT ARISING OUT OF THE PROVISION OF MAINTENANCE SERVICES, THE USE AND APPLICATION OF THE EQUIPMENT OR PARTS, NOTWITHSTANDING ADVANCE NOTICE FROM THE CUSTOMER THAT THE POSSIBILITY OF SUCH DAMAGES OR LOSSES EXIST.

RISK OF LOSS OR DAMAGE OF CUSTOMER'S EQUIPMENT SHALL REMAIN WITH CUSTOMER AT ALL TIMES DURING THE PERFORMANCE OF WORK HEREUNDER, RISK OF LOSS OR DAMAGE OF ANY

EQUIPMENT OR MATERIAL FURNISHED BY GDC UNDER THIS AGREEMENT SHALL PASS TO THE CUSTOMER F.O.B. POINT OF SHIPMENT. IF CUSTOMER PROCURES OR HAS PROCURED PROPERTY DAMAGE INSURANCE APPLICABLE TO OCCURRENCES AT THE SITE, CUSTOMER SHALL HAVE GDC NAMED AS AN INSURED AND SHALL OBTAIN A WAIVER BY THE INSURERS OF SUBROGATION RIGHTS AGAINST GDC. IF CUSTOMER PROCURES OR HAS PROCURED THIRD PARTY LIABILITY INSURANCE APPLICABLE TO OCCURRENCES AT THE SITE, CUSTOMER SHALL HAVE GDC NAMED AS AN INSURED AND SHALL OBTAIN A WAIVER BY THE INSURERS OF SUBROGATION. GDC SHALL NOT BE RESPONSIBLE OR LIABLE FOR ANY DIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES RESULTING FROM ANY CAUSE WHATSOEVER.

12. "FORCE MAJEURE". Notwithstanding anything in this Agreement to the contrary, GDC shall not be liable for any delay or failure to maintain the Equipment or provide service hereunder, if the delay or failure is caused by war, riots, civil commotion, fire, flood, earthquake, lightning, or any act of God, or the failure of any third party subcontractor, or third party hardware, software, network system equipment, wiring, electrical systems or utilities, or other causes beyond GDC's reasonable control. If any third party subcontractor providing service with respect to this Agreement ceases to provide such services, and GDC cannot find a suitable replacement vendor then, GDC shall have the right to terminate the Agreement, by providing thirty days prior written notice to Customer. At which time the balance of the contract will be refunded.

13. ENTIRE AGREEMENT. This Agreement, (together with the attached Exhibits) constitutes the entire agreement and understanding of the parties with respect to the subject matter hereof and supersedes all prior oral or written agreements, arrangement, and understandings with respect thereto. No representation, promise, inducement, statement or intention has been made by any party hereto that is embodied herein, and no party shall be bound by or liable for any alleged representation, promise, inducement, or statement not so set forth herein. By reference or otherwise, this Agreement does not constitute an acceptance by GDC of any inconsistent terms contained in Customer's proposal, counter offer or any purchase order. This Agreement expressly limits acceptance to the terms stated in this Agreement. Any additional or differing terms, whether or not materially different, set forth in any communication from the Customer are hereby expressly rejected.

The customer represents that he/she is the owner of the machines subject to this Agreement or it not the owner that he/she has the authority to enter into this Agreement.

Any notice or other communication given hereunder shall be in writing and mailed to the appropriate party at the address shown on this Agreement or to other address as such party shall have therefore designated by notice in writing. Any such notice if mailed, properly addressed; and postage prepaid, shall be deemed given when deposited in the United States Mail.

The Customer must notify GDC in writing of any assignments of this agreement. In the absence of such notice or if such assignment is in conflict of this agreement, GDC reserves the right to terminate this agreement upon written notice to the Customer or its assignee.

This Agreement shall be governed by and construed in accordance with the laws of the State of California. Venue for any action shall be Orange County CA. Any action or proceedings based upon any claim arising under or growing out of this Agreement must be commenced within one (1) year after termination of this Agreement by either party hereto.

14. Arbitration. Subject to the right of each party to seek specific performance (which right will not be subject to arbitration), if a dispute arises out of or is related to this Agreement, or the breach thereof, such dispute will be referred to arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association (AAA). A dispute subject to the provisions of this Agreement will exist if either party notifies the other party in writing that a dispute subject to arbitration exists and states, with reasonable specificity, the issue subject to arbitration (the Arbitration Notice). The parties agree that, after the issuance of the Arbitration Notice, the parties will try in good faith to resolve the dispute by mediation in accordance with the Commercial Rules of Arbitration of AAA between the date of issuance of the Arbitration Notice and the date for arbitration. If the dispute is not settled by the date for arbitration, any claim arising out of this Agreement or the breach hereof will be resolved by binding arbitration. Arbitration will take place in Orange County, CA. Any provision in this Agreement to the contrary notwithstanding, this provision will be governed by the Federal Arbitration Act and the parties have entered into this Agreement pursuant to such Act. The foregoing mediation and arbitration provisions notwithstanding, any party may seek and obtain a temporary restraining order.

In the event of any dispute arising out of the subject matter of this Agreement, the prevailing party shall recover, in addition to any other damages assessed, its reasonable attorney's fees and costs incurred in litigating, arbitrating, or otherwise settling or resolving such dispute.

15. WAIVER. The Waiver by any of the parties, express or implied, of any right under this Agreement or with respect to any failure to perform under or breach of this Agreement by the other party, shall not constitute or be deemed a waiver of any other right under this Agreement or of any failure to perform under or breach of this Agreement by the other party, whether of a similar or dissimilar nature.

Service Levels

Level 1: Phone Support to resolve minor problems
Level 2: Onsite repair service

Term of Contract

"General Data Company would like to extend the Not-to-Exceed Amount is \$4,500.00 for the period of July 15, 2019 to July 14, 2020, we would like to use the same NTE amount."

Labor Rates

B&W Laser Printers and desktop MFP's (all brands): \$65.00 per incident
Color Laser Printers and desktop MFP's: \$75.00 per incident
HP DesignJet Plotters: \$125.00 hourly
Xerox ColorQube & Phaser printers: \$75.00 per incident
Thermal Printers: \$85.00 hourly
B&W Copiers: \$85.00 hourly
Color Copiers: \$105.00 hourly
Parts pricing: 15% discount off list pricing
Scanners: \$85.00 per incident

Approved as to form:

Signature: _____
Name (Print): _____
Title: _____
Date: _____

AGREED TO AND ACCEPTED BY:

General Data Co., Inc.

Customer:

Signature: Chris Miller
Print: Chris Miller
Title: Vice President
Date: 3-18-19

Signature: Lori Ann Gamell Hemison
Print: Lori Ann Gamell Hemison
Title: City Manager
Date: 10/9/19

The customer acknowledges that he has read this Agreement, understands it, and agrees to be bound by its terms and conditions. Further, the Customer agrees that it is the complete and exclusive statement of the Agreement between the parties which supersedes all proposals and prior agreements, oral or written, and all other communications between parties relating to the subject matter of this agreement.

Service from General Data Company offers you an effective method for maintaining your equipment. A General Data Company Service Agreement offers you:

- ✓ Quality repair, with the added assurance that General Data Company stands behind the repair and the long-term performance of your printers.
- ✓ Unlimited telephone technical support.
- ✓ Increased reliability and extended printer life cycle.

How to Initiate a General Data Company Service Repair



Identify the unit-requiring repair by **Model** and **Serial Number**.



E-mail GDC Service at customersupport@general-data.com with a brief problem description along with the printer model and serial number. Your call will be logged and a service job number will then be assigned to the unit(s) requiring repair.

OR



Telephone GDC Service at [1-800-245-5029](tel:1-800-245-5029) providing a GDC Customer Support with a brief problem description along with the model and serial number. Your call will be logged and a service job number will then be assigned to the unit(s) requiring repair.

OR



Via Internet GDC Service: www.general-data.com/requestservice. Customers can log on to our website with a pre-assigned username and password, and then select the unit that requires service. The customer creates the service job and receives a service task number.

NOTE: Standard General Data Company workdays are Monday through Friday, 8 A.M. to 5 P.M., General Data Company observed holidays excluded.

EXHIBIT B

Equipment Locations

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|-------------|----------------------|
| Site Name: | See Appendix A 19-20 |
| Site ID: | |
| Address: | |
| Address 1: | |
| City: | |
| ST: | |
| ZIP: | |
| Contact: | |
| E-mail: | |
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EXHIBIT C
Equipment List

Customer Hereby orders General Data Service and General Data agrees to provide such service on the following equipment and agrees: also agrees to notify GDC of modifications to the equipment inventory

| Site | Model | Item Number | Serial Number | Start Date | Stop Date | Price / 2 Year | Total |
|-------------|-----------------------|--------------------|----------------------|-------------------|------------------|---------------------------|-------------------|
| | See Appendix A -19-20 | | | | | | |
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