RESOLUTION 12-01-2013

The resolution was then signed by the <u>Mayor</u> in open meeting and recorded by the <u>City Recorder</u> . The resolution is as follows:				
A resolution approving the form of the Equipment Lease Agreement with Zions First National Bank, Salt Lake City, Utah. Finding that it is in the best interests of Santaquin City, Utah to enter into said Agreement, and authorizing the execution and delivery thereof.				
Whereas, the City Council (the "Governing Body") has determined that a true and very real need exists for the leasing of the equipment described in the Equipment Lease Agreement presented to this meeting; and				
Whereas, the Governing Body has reviewed the form of the Equipment Lease Agreement and has found the terms and conditions thereof acceptable to Santaquin City, Utah; and				
Whereas, the Governing Body has taken the necessary steps including any legal bidding requirements, under applicable law to arrange for the leasing of such equipment under the Equipment Lease Agreement.				
Be it resolved by the Governing Body of Santaquin City, Utah as follows:				
Section 1. The terms of said Equipment Lease Agreement are in the best interests of Santaquin City, Utah for the leasing of the equipment described therein.				
Section 2. The Mayor and City Recorder are hereby authorized to execute and deliver the Equipment Lease Agreement and any related documents necessary to the consummation of the transactions contemplated by the Equipment Lease Agreement for and on behalf of Santaquin City, Utah.				
Section 3. The officers of the Governing Body and Santaquin City, Utah are hereby authorized and directed to fulfill all obligations under the terms of the Equipment Lease Agreement.				
Adopted and approved this 11th day of December, 2013.				
James DeGraffenried, Mayor				
Incorporated 2 January 4, 1932				
FOF UTAK				

LEASE PURCHASE AGREEMENT

This equipment lease (the "Lease") dated as of December 19, 2013, by and between Zions First National Bank, One South Main Street, Salt Lake City, Utah 84111 ("Lessor"), and Santaquin City, Utah ("Lessee") a body corporate and politic existing under the laws of the State of Utah. This Lease includes all Exhibits hereto, which are hereby specifically incorporated herein by reference and made a part hereof.

Now therefore, for and in consideration of the mutual promises, covenants and agreements hereinafter set forth, the parties hereto agree as follows:

ARTICLE I Lease Of Equipment

Section 1.1 Agreement to Lease. Lessor hereby demises, leases, and lets to Lessee and Lessee rents, leases and hires from Lessor, the "Equipment" (as hereinafter defined), to have and to hold for the term of this Lease; provided, however, that the obligation of Lessor to lease any item of the Equipment and to make payment to the Vendor therefor is subject to the condition precedent that Lessee shall provide the following at its cost, in form and substance satisfactory to Lessor:

- (i) Evidence satisfactory to Lessor as to due compliance with the insurance provisions of Section 10.2 hereof;
- (ii) Invoice of the Vendor of such item of Equipment; and
- (iii) Delivery And Acceptance Certificate in the form attached hereto as Exhibit "E" executed by Lessee acknowledging delivery to and acceptance by Lessee of such item of Equipment.

Section 1.2 *Title*. During the term of this Lease, title to the Equipment will be transferred to, and held in the name of, Lessee, subject to retransfer to Lessor as provided in Section 3.4. Upon termination of this Lease as provided in Sections 3.3 (a) or 3.3 (c), title to the Equipment will transfer automatically to Lessor without the need for any further action on the part of Lessor, Lessee, or any other person, provided that if any action is so required, Lessee by this Lease appoints Lessor its irrevocable attorney in fact to take any action to so transfer title to the Equipment to Lessor. Lessor at all times will have access to the Equipment for the purpose of inspection, alteration, and repair.

Section 1.3 Security. To secure the payment of all of Lessee's obligations to Lessor under this Lease, Lessee grants to Lessor a security interest in the Equipment and in all additions, attachments, accessions, and substitutions to or for the Equipment. The security interest granted herein includes proceeds. Lessee agrees to execute such additional documents, including financing statements, affidavits, notices, and similar instruments, in form satisfactory to Lessor,

which Lessor deems necessary or advisable to establish and maintain its security interest in the Equipment. Lessor understands and agrees that the security interest granted in this Section shall be subject and subordinate to presently existing security interests and/or purchase money security interests in miscellaneous equipment which may be installed in accordance with the provisions of Section 9.3.

ARTICLE II

Definitions

The terms defined in this Article II shall, for purposes of this Lease, have the meaning herein specified unless the context clearly otherwise requires:

"Business Day" shall mean any day except Saturday, Sunday and legal holidays on which banks in the State of Utah are closed.

"Code" means the Internal Revenue Code of 1986, as amended.

"Commencement Date" shall mean the date when the term of this Lease begins and Lessee's obligation to pay rent accrues, as set forth in Section 3.1.

"Equipment" shall mean the property which Lessor is leasing to Lessee referred to in Section 1.1 and more fully described in Exhibit "A."

"Lessee" shall mean Santaquin City, Utah.

"Lessor" shall mean Zions First National Bank, Salt Lake City, Utah, its successors and assigns.

"Option Purchase Price" shall mean the amount which Lessee must pay Lessor to purchase the Equipment, as determined by Article V.

"Original Term" shall mean the period from the Commencement Date until the end of the fiscal year of Lessee in effect at the Commencement Date, as set forth in Section 3.2.

"Principal Outstanding" means the remaining unpaid principal outstanding under this Lease as specified on Exhibit "C" attached hereto.

"Renewal Terms" shall mean all of the additional periods of one year (coextensive with Lessee's fiscal year) for which this Lease shall be effective in the absence of a termination of the Lease as provided in Article III.

"Rental Payment Date" means the dates upon which Rental Payments are to be made by the Lessee to the Lessor hereunder as specified on Exhibit "C" attached hereto.

"Rental Payments" means the rental payments payable by Lessee pursuant to the provisions of this Lease during the Term hereof.

"Term" or "Term of this Lease" shall mean the Original Term and all Renewal Terms provided for in this Lease under Section 3.2.

"Vendor" shall mean the manufacturer of the Equipment and the manufacturer's agent or dealer from whom Lessor purchased or is purchasing the Equipment.

ARTICLE III

Lease Term

Section 3.	1 Commencement. The Term of this Lease shall commence as of:
	the date this Lease is executed.
	days after the receipt, installation, and operation of the Equipment, and its acceptance by Lessee, as indicated by an acceptance certificate signed by Lessee.
	the date the Vendor receives full payment for the Equipment from Lessor.
X	December 19, 2013.
Such date	will be referred to as the Commencement Date

Section 3.2 Duration of Lease: Nonappropriation. This Lease will continue until the end of the fiscal year of Lessee in effect at the Commencement Date (the "Original Term"). Thereafter, this Lease will be automatically extended for five (5) successive additional periods of one year coextensive with Lessee's fiscal year (each, a "Renewal Term"), unless this Lease is terminated as hereinafter provided.

The parties understand that as long as Lessee has sufficient appropriated funds to make the Rental Payments hereunder, Lessee will keep this Lease in effect through all Renewal Terms and make all payments required herein or Lessee will exercise its option under Article V to purchase the Equipment. Lessee hereby declares that, as of the date of the execution of this Lease, Lessee currently has an essential need for the Leased Equipment which is the subject of this Lease to carry out and give effect to the public purposes of Lessee. Lessee reasonably believes that it will have a need for the Equipment for the duration of the Original Term and all Renewal Terms. If Lessee does not appropriate funds to continue the leasing of the Equipment for any ensuing Renewal Term, this Lease will terminate upon the expiration of the Original or Renewal Term then in effect and Lessee shall notify Lessor of such termination at least ten (10) days prior to the expiration of the Original or Renewal Term then in effect; provided, however, that a failure to give such written notice shall not constitute an event of default, result in any liability on the part of the Lessee or otherwise affect the termination of this Lease as set forth hereinabove.

Section 3.3 *Termination*. This Lease will terminate upon the earliest of any of the following events:

- (a) the expiration of the Original Term or any Renewal Term of this Lease and the failure of Lessee to appropriate funds to continue the leasing of the Equipment for the ensuing Renewal Term;
- (b) the exercise by Lessee of any option to purchase granted in this Lease by which Lessee purchases all of the Equipment;
- (c) a default by Lessee and Lessor's election to terminate this Lease under Article VII herein; or
- (d) the expiration of the Term of this Lease.

Section 3.4 Return of Equipment Upon Termination. Upon termination of this Lease pursuant to Sections 3.3 (a) or 3.3 (c), Lessee shall return the Equipment to Lessor in the condition, repair, appearance and working order required in Section 9.2 hereof in the following manner as may be specified by Lessor:

- (a) By delivering the Equipment to Lessor at Lessee's principal place of business; or
- (b) By loading the Equipment at Lessee's cost and expense, on board such carrier as Lessor shall specify and shipping the same, freight prepaid, to the destination designated by Lessor.

Lessee shall obtain all governmental authorizations to permit return of the Equipment to Lessor and Lessee shall pay to Lessor such sum as may be necessary to cover replacement of all broken or missing parts.

ARTICLE IV

Rental Payments

Section 4.1 Amount. Lessee will pay Lessor as rent for the use of the Equipment during the Original Term and any Renewal Terms on the dates and in the amounts set forth in Exhibit "C" attached hereto. All Rental Payments shall be paid, exclusively from legally available funds, in lawful money of the United States of America to Lessor at or to such other person or entity or at such other place as Lessor may from time to time designate by written notice to Lessee.

Section 4.2 Portion of Rental Payments Attributable to Interest. The portion of each Rental Payment which is paid as and is representative of interest is set forth in Exhibit "C" attached hereto.

Section 4.3 No Right to Withhold. Notwithstanding any dispute between Lessee, Lessor, Vendor or any other party, Lessee will make all Rental Payments when due, without withholding any portion of such rent, pending final resolution of such dispute by mutual agreement between the parties thereto or by a court of competent jurisdiction.

Section 4.4 Rental Payments to Constitute a Current Obligation of the Lessee. The Lessee and the Lessor acknowledge and agree that the obligation of the Lessee to pay Rental Payments hereunder constitutes a current obligation of the Lessee payable exclusively from current and legally available funds and shall not in any way be construed to be an indebtedness of the Lessee within the meaning of any provision of Sections 10–8–6 or 11–1–1 through 11–1–2, Utah Code Annotated 1953, as amended, or Section 3, 4, or 5 of Article XIV of the Utah Constitution, or any other constitutional or statutory limitation or requirement applicable to the Lessee concerning the creation of indebtedness. The Lessee has not hereby pledged the credit of the Lessee to the payment of the Rental Payments, or the interest thereon, nor shall this Lease obligate the Lessee to apply money of the Lessee to the payment of Rental Payments beyond the then current Original Term or Renewal Term, as the case may be, or any interest thereon.

ARTICLE V

Purchase Of Equipment

Section 5.1 Option Purchase Price. On any Business Day on or after December 19, 2013, Lessee may purchase the Equipment from Lessor at a price equal to the principal amount outstanding on the Rental Payment Date immediately preceding the date of calculation (unless such date is a Rental Payment Date, in which case, the principal amount outstanding as of such date), plus accrued interest from such Rental Payment Date to such date of calculation at the rate of interest per annum in effect for the period during which the calculation is made, as set forth in Exhibit "C."

Section 5.2 Manner of Exercise of Option. To exercise the option, Lessee must deliver to Lessor written notice specifying the date on which the Equipment is to be purchased (the "Closing Date"), which notice must be delivered to Lessor at least thirty (30) days prior to the Closing Date specified therein. At the closing, Lessor will deliver to Lessee a bill of sale transferring the Equipment to Lessee free and clear of any lien or encumbrance created by or arising through Lessor, but without warranties, and will deliver all warranties and guarantees of Vendors of the Equipment.

Section 5.3 Conditions of Exercise of Option. Lessee may purchase the Equipment pursuant to the option granted by this Lease only if Lessee has made all Rent Payments when due (or has remedied any defaults in the payment of rent, in accordance with the provisions of this Lease) and if all other representations, covenants, warranties, and obligations of Lessee under this Lease have been satisfied (or all breaches of the same have been waived by Lessor in writing).

Section 5.4 Termination Purchase. Upon the expiration of the Term of the Lease and provided that the conditions of Section 5.3 have been satisfied, Lessee shall be deemed to have purchased the Equipment (without the payment of additional sums) and shall be vested with all rights and title to the Equipment. Lessor agrees that upon the occurrence of the events as provided in this Section, it shall deliver to Lessee the documents specified in Section 5.2, and shall comply with the provisions of Section 5.2 relating to termination upon exercise of the option to purchase.

ARTICLE VI

Representations, Covenants, And Warranties Of Lessee And Lessor

Section 6.1 Representations, Covenants and Warranties of Lessee. Lessee represents, covenants, and warrants as follows:

- (a) Lessee is a body corporate and politic, duly organized and existing under the Constitution and laws of the State of Utah.
- (b) Lessee is authorized by the Constitution and laws of the State of Utah to enter into this Lease and to effect all of Lessee's obligations hereunder. The governing body of Lessee has executed the resolution attached as Exhibit "B" to this Lease which specifically authorizes Lessee to execute and deliver this Lease.
- (c) All procedures and requirements, including any legal bidding requirements, have been met by Lessee prior to the execution of this Lease in order to insure the enforceability of this Lease and all rent and other payment obligations will be paid out of funds legally available for such purpose.
- (d) The governing body of Lessee has complied with all applicable open public meeting and notice laws and requirements with respect to the meeting at which Lessee's execution of this Lease was authorized, as evidenced by the certificate of open meeting law attached to the Resolution of Governing Body which is attached hereto as Exhibit "B."
- (e) The letter attached to this Lease as Exhibit "D" is a true opinion of Lessee's counsel.
- (f) Lessee will use and service the Equipment in accordance with Vendor's instructions and in such a manner as to preserve all warranties and guarantees with respect to the Equipment.
- (g) During the term of this Lease, the Equipment will be used by Lessee only for the purpose of performing one or more governmental or proprietary functions of Lessee consistent with the permissible scope of Lessee's authority.
- (h) The representations, covenants, warranties, and obligations set forth in this Article are in addition to and are not intended to limit any other representations, covenants, warranties, and obligations set forth in this Lease.
- (i) The Equipment shall be used solely by Lessee and shall not be subject to any direct or indirect private business use.
- (j) Lessee covenants and certifies to and for the benefit of Lessor throughout the term of this Lease that:

- (1) No use will be made of the proceeds of this Lease, or any funds or accounts of Lessee which may be deemed to be proceeds of this Lease, which use, if it had been reasonably expected on the date of execution of this Lease, would have caused this Lease to be classified as an "arbitrage bond" within the meaning of Section 148 of the Code;
- (2) Lessee will at all times comply with the rebate requirements of Section 148(f), to the extent applicable;
- (3) in order to preserve the status of this Lease as other than a "private activity bond" as described in Sections 103(b)(1) and 141 of the Code, as long as this Lease is outstanding: (I) none of the proceeds of this Lease or the Equipment financed therewith shall be used for any "private business use" as that term is used in Section 141(b) of the Code and defined in Section 141(b)(6) of the Code; and (II) no part of this Lease shall be secured in whole or in part, directly or indirectly, by any interest in any equipment used in any such "private business use" or by payments in respect of such equipment, and shall not be derived from payments in respect of such equipment;
- (4) it will not take any action or omit to take any action such that would cause interest on this Lease to become ineligible for the exclusion from gross income of Lessor as provided in Section 103 of the Code.
- (k) The obligations of Lessee under this lease are not federally guaranteed within the meaning of Section 149(b) of the Code.
- (1) This Lease is being executed for the purpose of acquiring the Equipment and is not being issued to refund or refinance any outstanding obligation of Lessee, nor to reimburse Lessee for any expenditures made prior to sixty (60) days before the date the Governing Body (as defined in the Resolution of the Governing Body attached hereto) of the Lessee adopted the Resolution of the Governing Body attached hereto.
- (m) In compliance with Section 149 (e) of the Code relating to information reporting, Lessee has caused or will cause to be filed with the Internal Revenue Service, IRS form 8038–G or 8038–GC, as appropriate.
- (n) Lessee has selected the Equipment and desires to lease the Equipment for use in the performance of its governmental or proprietary functions. Lessor, at Lessee's request, has ordered or shall order the Equipment and shall lease the same to Lessee as herein provided, Lessor's only role being the facilitation of the financing of the Equipment for the Lessee. Lessor will not be liable for specific performance or for damages if the supplier or manufacturer of the Equipment for any reason fails to fill, or delays in filling, the order for the Equipment. Lessee acknowledges that Lessor is not a manufacturer of or a dealer in the Equipment (or similar equipment) and does not inspect the Equipment prior to delivery to Lessee. Lessee agrees to accept the Equipment and authorizes Lessor to add the serial number of the Equipment to Exhibit "A." Lessor shall have no obligation to install, erect, test, inspect, or service

the Equipment. For purpose of this Lease and of any purchase of the Equipment effected under this Lease, Lessor expressly disclaims any warranty with respect to the condition, quality, durability, suitability, merchantability or fitness for a particular purpose of the Equipment in any respect, and any other representation, warranty, or covenant, express or implied. Lessor will not be liable to Lessee for any liability, loss, or damage caused or alleged to be caused, directly or indirectly, by any inadequacy, deficiency, or defect in the equipment, or by any use of the equipment, whatsoever. Lessor assigns to Lessee, without recourse, for the Term of this Lease all manufacturer warranties and guarantees, express or implied, pertinent to the Equipment, and Lessor directs Lessee to obtain the customary services furnished in connection with such guarantees and warranties at Lessee's expense, subject to Lessee's obligation to reassign to Lessor all such warranties and guarantees upon Lessor's repossession of the Equipment.

- (o) During the term of this Lease, Lessee covenants and agrees (1) to include in its annual tentative budget prepared by the appropriate officials acting on behalf of Lessee in accordance with applicable law an item for expenditure of an amount necessary to pay the Rental Payments for the Equipment during the next succeeding Renewal Term, and (2) to take such further action (or cause the same to be taken) as may be necessary or desirable to assure that the final budget submitted to the governing body of Lessee for its consideration seeks an appropriation of moneys sufficient to pay such Rental Payments.
- (p) There are no legal or governmental proceedings or litigation pending or, to the best knowledge of Lessee, threatened or contemplated (or any basis therefore) wherein an unfavorable decision, ruling or finding might adversely affect the transactions contemplated in or the validity of this Lease
- (q) Lessee has never non-appropriated or defaulted under any of its payment or performance covenants, either under any municipal lease of the same general nature as this Lease or under any of its bonds, notes or other debt obligations for which its general credit or revenues are pledged.

Section 6.2 Representations, Covenants and Warranties of Lessor. Lessor represents, covenants, and warrants as follows:

- (a) During the term of this Lease, Lessor will provide Lessee with quiet use and enjoyment of the Equipment, without suit, trouble, or hindrance from Lessor, except upon default by Lessee as set forth in this Lease.
- (b) Lessor has not caused to be created any lien or encumbrance on the Equipment except the security interest provided in Section 1.3 of this Lease.

ARTICLE VII

Events Of Default And Remedies

Section 7.1 Events of Default Defined. The following shall be "events of default" under this Lease and the terms, "event of default" and "default" shall mean, whenever they are used in this Lease, any one or more of the following events:

- (a) Failure by Lessee to pay any Rental Payment or other payment required to be paid hereunder at the time specified herein; and
- (b) Failure by Lessee to observe and perform any covenant, condition or agreement on its part to be observed or performed, other than as referred to in Section 7.1 (a), for a period of 30 days after written notice, specifying such failure and requesting that it be remedied as given to Lessee by Lessor, unless Lessor shall agree in writing to an extension of such time prior to its expiration; provided, however, 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 Lessee within the applicable period and diligently pursued until the default is corrected.

The foregoing provisions of this Section 7.1 are subject to (i) the provisions of Section 3.2 hereof with respect to nonappropriation; and (ii) if by reason of *force majeure* Lessee is unable in whole or in part to carry out its agreement on its part herein contained, other than the obligations on the part of Lessee contained in Article IV hereof, Lessee shall not be deemed in default during the continuance of such inability. The term "force majeure" as used herein shall mean, without limitation, the following: acts of God; strikes, lockouts or other industrial disturbances; acts of public enemies; orders or restraints of any kind of the government of the United States of America or of the state wherein Lessee is located or any of their departments, agencies or officials, or any civil or military authority; insurrections; riots; landslides; earthquakes; fires; storms, droughts; floods; explosions; breakage or accident to machinery, transmission pipes or canals; or any other cause or event not reasonably within the control of Lessee.

Section 7.2 Remedies on Default. Whenever any event of default referred to in Section 7.1 hereof shall have happened and be continuing, Lessor shall have the right, at its sole option without any further demand or notice to take one or any combination of the following remedial steps:

- (a) With or without terminating this Lease, retake possession of the Equipment and sell, lease or sublease the Equipment for the account of Lessee, holding Lessee liable for the difference between (i) the rents and other amounts payable by Lessee hereunder to the end of the then current Original Term or Renewal Term, as appropriate, and (ii) the purchase price, rent or other amounts paid by a purchaser, lessee or sublessee of the Equipment pursuant to such sale, lease or sublease; and
- (b) Take whatever action at law or in equity may appear necessary or desirable to enforce its rights as the owner of the Equipment.

Section 7.3 No Remedy Exclusive. No remedy herein conferred upon or reserved to Lessor is intended to be exclusive and every such remedy shall be cumulative and shall be in addition to every other remedy given under this Lease or now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver thereof, but any such right and power may be exercised from time to time and as often as may be deemed expedient. In order to entitle Lessor to exercise any remedy reserved to it in this Article VII it shall not be necessary to give any notice, other than such notice as may be required in this Article VII.

Section 7.4 Waiver of Certain Damages. With respect to all of the remedies of Section 7.2 above, Lessee expressly waives any damages occasioned by Lessor's repossession of the Equipment.

ARTICLE VIII

Payment Of Taxes, Fees, Permits, And Utility Services

Section 8.1 Interpretation. This Lease for all purposes will be treated as a net lease.

Section 8.2 Taxes and Fees. Lessee agrees to pay and to indemnify and hold Lessor harmless from, all license, sales, use, personal property, and other taxes and fees, together with any penalties, fines, and interest on such taxes and fees imposed or levied with respect to the Equipment and the ownership, delivery, lease, possession, use, operation, sale, and other disposition of the Equipment, and upon the rental or earnings arising from any such disposition, except any federal or state income taxes payable by Lessor on such rental or earnings. Lessee may in good faith and by appropriate proceedings contest any such taxes and fees so long as such proceedings do not involve any danger of sale, forfeiture, or loss of the Equipment or of any interest in the Equipment.

Section 8.3 *Permits*. Lessee will provide all permits and licenses necessary for the installation, operation, and use of the Equipment. Lessee will comply with all laws, rules, regulations, and ordinances applicable to the installation, use, possession, and operation of the Equipment. If compliance with any law, rule, regulation, ordinance, permit, or license requires changes or additions to be made to the Equipment, such changes or additions will be made by Lessee at its own expense.

Section 8.4 *Utilities*. Lessee will pay all charges for gas, water, steam, electricity, light, heat or power, telephone, or other utilities furnished to or used in connection with the Equipment (including charges for installation of such services) during the term of this Lease. There will be no abatement of rent on account of the interruption of any such services.

ARTICLE IX

Use, Repairs, Alterations, And Liens

Section 9.1 *Use*. Lessee will not install, use, operate, or maintain the Equipment improperly, carelessly, in violation of any applicable law, or in a manner contrary to that contemplated by this Lease. Lessee agrees that the Equipment is and at all times will remain personal property not withstanding that the Equipment or any part of the Equipment may now or hereafter become affixed in any manner to real property or to any building or permanent structure.

Section 9.2 Repairs. Lessee at its own cost will service, repair, and maintain the Equipment so as to keep the Equipment in as good condition, repair, appearance, and working order as when delivered to and accepted by Lessee under this Lease, ordinary wear and tear excepted. At its own cost, Lessee will replace any and all parts and devices which may from time to time become worn out, lost, stolen, destroyed damaged beyond repair, or rendered unfit for use for any reason whatsoever. All such replacement parts, mechanisms, and devices will be free and clear of all liens, encumbrances, and rights of others, and immediately will become a part of the Equipment and will be covered by this Lease (for all purposes including the obligation of Lessee to retransfer title to Lessor under Section 1.2 herein) to the same extent as the Equipment originally covered by this Lease.

Section 9.3 Alterations. Lessee may install such miscellaneous equipment as may be necessary for use of the Equipment for its intended purposes so long as either (a) the installation of such equipment does not alter the function or manner of operation of the Equipment, or (b) Lessee, upon termination of this Lease (other than termination pursuant to Section 3.3(b) or (d), restores the Equipment to its function and manner of operation prior to the installation of such equipment. Subject to the obligations described above, Lessee may remove such equipment upon termination of this Lease, if the removal of such equipment will not substantially damage the Equipment. Without the prior written consent of Lessor, Lessee will not make any other alterations, changes, modifications, additions, or improvements to the Equipment except those needed to comply with Lessee's obligations to change, add to, or repair the Equipment as set forth in Sections 9.2 and 10.3 herein. Any alterations, changes, modifications, additions, and improvements made to the Equipment, other than miscellaneous equipment installed as set forth above, immediately will become a part of the Equipment and will be covered by this Lease (for all purposes, including the obligation of Lessee to retransfer title to Lessor under Section 1.2 herein) to the same extent as the Equipment originally covered by this Lease.

Section 9.4 *Liens*. Except with respect to the security interest provided in Section 1.3 hereof, Lessee will not directly or indirectly create, incur, assume, or suffer to exist any mortgage, pledge, lien, charge, encumbrance, or claim on or with respect to the Equipment or any interest in the Equipment. Lessee promptly and at its own expense will take such action as may be necessary to duly discharge any mortgage, pledge, lien, charge, encumbrance, or claim, not excepted above, if the same arises at any time.

ARTICLE X

Indemnification, Insurance, And Damage To Or Destruction Of The Equipment

Section 10.1 *Indemnification*. Lessee assumes liability for and agrees to indemnify Lessor from and against any and all liability (including attorney's fees) of any nature imposed upon, incurred by, or asserted against Lessor which in any way relates to or arises out of ownership, delivery, lease, possession, use, operation, condition, sale, or other disposition of the Equipment. Notwithstanding anything contained in this Section to the contrary, Lessor shall not be indemnified for, or relieved of, any liability which may be incurred from Lessor's breach of this Lease.

Section 10.2 Insurance. Lessee at Lessor's option will either self insure, or at its cost, will cause casualty insurance, public liability insurance, and property damage insurance to be carried and maintained on the Equipment, with all such coverages to be in such amounts sufficient to cover the value of the Equipment at the commencement of this Lease (as determined by the purchase price paid by Lessor for the Equipment), and to be in such forms, to cover such risks, and with such insurers, as are acceptable to Lessor. A combination of self-insurance and policies of insurance may be utilized. If policies of insurance are obtained, Lessee will cause Lessor to be the named insured on such policies as its interest under this Lease may appear. Insurance proceeds from insurance policies or budgeted amounts from self-insurance as relating to casualty and property damage losses will, to the extent permitted by law, be payable to Lessor to the extent of the sum of the Option Purchase Price of the Equipment at the time of its damage or destruction and all amounts due and owing hereunder. Lessee will deliver to Lessor the policies or evidences of insurance satisfactory to Lessor, if any, together with receipts for the initial premiums before the Equipment is delivered to Lessee. Renewal policies, if any, together with receipts showing payment of the applicable premiums will be delivered to Lessor at least thirty (30) days before termination of the policies being renewed. By endorsement upon the policy or by independent instrument furnished to Lessor, such insurer will agree that it will give Lessor at least thirty (30) days' written notice prior to cancellation or alteration of the policy. Lessee will carry workmen's compensation insurance covering all employees working on, in, or about the Equipment, and will require any other person or entity working on, in, or about the Equipment to carry such coverage, and will furnish to Lessor certificates evidencing such coverages throughout the Term of this Lease.

Section 10.3 Damage to or Destruction of the Equipment. If-all or any part of the Equipment is lost, stolen, destroyed, or damaged, Lessee will give Lessor prompt notice of such event and will, to the extent permitted by law, repair or replace the same at Lessee's cost within thirty (30) days after such event, and any replaced Equipment will be substituted in this Lease by appropriate endorsement. All insurance proceeds received by Lessor under the policies required under Section 10.2 with respect to the Equipment lost, stolen, destroyed, or damaged, will be paid to Lessee if the Equipment is repaired or replaced by Lessee as required by this Section. If Lessee fails or refuses to make the required repairs or replacement, such proceeds will be paid to Lessor to the extent of the then remaining portion of the Rental Payments to become due during the Term of this Lease less that portion of such Rental Payments attributable to interest which will not then have accrued. No loss, theft, destruction, or damage to the Equipment will impose

any obligation on Lessor under this Lease, and this Lease will continue in full force and effect regardless of such loss, theft, destruction, or damage. Lessee assumes all risks and liabilities, whether or not covered by insurance, for loss, theft, destruction, or damage to the Equipment and for injuries or deaths of persons and damage to property however arising, whether such injury or death be with respect to agents or employees of Lessee or of third parties, and whether such damage to property be to Lessee's property or to the property of others.

ARTICLE XI

Miscellaneous

Section 11.1 Assignment and Sublease by Lessee. Lessee may not assign, transfer, pledge, or encumber this Lease or any portion of the Equipment (or any interest in this Lease or the Equipment), or sublet the Equipment, without the prior written consent of Lessor. Consent to any of the foregoing acts shall not constitute a consent to any subsequent like act by Lessee or any other person. Lessee agrees that Lessor may impose on the Equipment such plates or other means of identification as necessary to indicate that the Equipment is subject to this Lease and the restrictions set forth in this Section.

Section 11.2 Assignment by Lessor. The parties hereto agree that all rights of Lessor hereunder may be assigned, transferred or otherwise disposed of, either in whole or in part; provided that (1) notice of any such assignment, transfer or other disposition is given to Lessee at least five (5) days prior thereto; (2) prior to any such assignment, transfer or other disposition, the name and address of the assignee or transferee must be registered on registration books maintained by Lessee for this Lease; and (3) prior to any such assignment, transfer or other disposition, this Lease must be surrendered to Lessee and the interest of any such assignee or transferee indicated on the face hereof and after such notation hereon, Lessee will redeliver this Lease to the new owner or owners hereof. Lessee shall maintain registration books for this Lease and shall be obligated to make the payments required hereby, including principal and interest payments, solely to the registered owner or owners hereof.

Section 11.3 Lessor's Right to Perform for Lessee. If Lessee fails to make any payment or fails to satisfy any representation, covenant, warranty, or obligation contained herein or imposed hereby, Lessor may (but need not) make such payment or satisfy such representation, covenant, warranty, or obligation, and the amount of such payment and any expenses incurred by Lessor, as the case may be, together with interest thereon as herein provided, will be deemed to be additional rent payable by Lessee on Lessor's demand.

Section 11.4 Addresses. All notices to be given under this Lease will be made in writing and mailed or delivered by registered or certified mail, return receipt requested to the following addresses until either Lessee or Lessor gives written notice to the other specifying a different address:

(a) if to Lessee, at Santaquin City, Utah, 275 West Main, Santaquin, UT 84655. Attention: Benjamin Reeves.

(b) if to Lessor, at Zions First National Bank, One South Main Street, 17th Floor, Salt Lake City, Utah, 84133. Attention: Public Financial Services.

Section 11.5 *Manner of Payment*. All payments by Lessee will be made in cash, by certified or cashier's check, or by other manner acceptable to Lessor.

Section 11.6 Nonwaiver. No breach by Lessee in the satisfaction of any representation, covenant, warranty, or obligation contained herein or imposed hereby may be waived except by the written consent of Lessor, and any such waiver will not operate as a waiver of any subsequent breach. Forbearance or indulgence by Lessor in any regard whatsoever shall not constitute a waiver of the covenant or obligation and until complete performance by Lessee of said covenant or obligation Lessor shall be entitled to invoke any remedy available to it under this Lease despite said forbearance or indulgence. No collection of rent shall operate as a waiver of any default.

Section 11.7 Severance Clause. Any provision in this Lease which is prohibited by Law will be treated as if it never were a part of this Lease, and the validity of the remaining terms of this Lease will be unaffected.

Section 11.8 Entire Agreement; Addendum. This Lease and the attached Exhibits constitute the entire agreement between Lessor and Lessee and supersedes any prior agreement between Lessor and Lessee with respect to the Equipment, except as is set forth in an Addendum, if any, which is made a part of this Lease and which is signed by Lessor and Lessee.

Section 11.9 *Amendments*. This Lease may be amended only by a written document signed by Lessor and Lessee, or their respective successors and assigns.

Section 11.10 *Inurement*. Subject to the restrictions in Section 11.1 above, this Lease is binding upon and inures to the benefit of Lessor and Lessee and their respective successors and assigns.

Section 11.11 Governing Law. This Lease is governed by the laws of the State of Utah.

Section 11.12 *Headings*. Headings used in this Lease are for convenience of reference only and the interpretation of this Lease will be governed by the text only.

Section 11.13 Offset. Rental Payments or other sums payable by Lessee pursuant to this Lease shall not be subject to set-off, deduction, counterclaim or abatement and Lessee shall not be entitled to any credit against such Rental Payments or other sums for any reason whatsoever, including, but not limited to any damage or destruction of the Equipment or any restriction or interference with Lessee's use of the Equipment.

Section 11.14 *Interest*. If Lessee fails to pay any Rental Payment or other amount due hereunder within ten (10) days after the due date thereof, Lessee shall pay to Lessor interest on such delinquent payment from the due date until paid at the rate of one percent (1%) per month.

Section 11.15 Nature of this Agreement. Lessor and Lessee agree that it is their intention that, for federal income tax purposes, the interest of Lessor in the Equipment is as a secured party and

the interest of Lessee is as a debtor with the aggregate principal amount of the Rental Payments constituting the purchase price of the Equipment, and that Lessor neither has nor will have any equity in the Equipment.

Section 11.16 Set-Up Fee. As additional consideration for the rights herein granted to Lessee, Lessee agrees to pay Lessor a commencement or set-up fee of Zero (\$.00) on the date this Lease is executed.

Section 11.17 Designation of Issue for Tax Purposes. In accordance with Section 265 of the Code, Lessee hereby designates this Lease as an issue qualifying for the exception for certain qualified tax—exempt obligations to the rule denying banks and other financial institutions 100% of the deduction for interest expenses which is allocable to tax—exempt interest. Lessee reasonably anticipates that the total amount of tax—exempt obligations [other than (i) private activity bonds, as defined in Section 141 of the Code (a qualified 501 (c)(3) bond, as defined in Section 145 of the Code, and any bond issued to refund certain obligations issued before August 8, 1986 as described in Section 265 (b)(3)(B)(ii)(II) of the Code not being treated as a private activity bond for this purpose), (ii) any obligation to which Section 141 (a) of the Code does not apply by reason of Sections 1312, 1313, 1316 (g) or 1317 of the Tax Reform Act of 1986 and which is described in Section 265 (b)(3)(C)(ii)(II) of the Code, and (iii) any obligation issued to refund (other than to advance refund within the meaning of Section 149 (d)(5) of the Code) any obligation to the extent the amount of the refunding obligation does not exceed the outstanding amount of the refunded obligation] which will be issued by the Lessee and by any aggregated issuer during the current calendar year will not exceed \$10,000,000.

Section 11.18 *Exhibits*. This Lease shall not be effective as against Lessor until such time as all Exhibits attached hereto, consisting of Exhibits "A" through "E," inclusive, are completed to the satisfaction of Lessor and delivered to Lessor.

EXHIBITS

Exhibit A	Description Of Equipment
Exhibit BRe	solution Of Governing Body
Exhibit C	Payment Schedule
Exhibit D	Opinion Of Lessee's Counsel
Exhibit E Deliver	y and Acceptance Certificate
Executed this 11 day of December	2013.
Less	or:
2	Cions First National Bank
By_	
	Johnathan Ward, Vice President
	U.
Less	ee:
S	Santaquin City, Utah
By	James DeGraffenried, Mayor
	James DeGraffenried, Mayor
	SANTAQUIN C
	S' Incorporated 2 January 4,
	1932
	SA. Z
	OF UTAN

EXHIBIT ADescription Of Equipment

Quantity	Description/Serial Numbers	
2	1) 2013 Ford F-150 Single Cab with Flatbed VIN: 1FTMF1EM1DKF54336 1) 2013 Ford Expedition VIN: 1FMJU1G53EEF09716 Equipment: Lighting, cage and other police equipment	

Initials of Lessee Signatory

EXHIBIT B

Resolution Of Governing Body Extract Of Minutes

December 11, 2013

Santaquin City, Utah

The City Council (the "Governing Body") of Santaquin City, Utah met in regular session at its regular meeting place in Santaquin City, Utah on December 11, 2013, with the following members of the Governing Body present:

James DeGraffenried	Mayor
Matt Carr	Council Member
Rick Steele	Council Member
James Linford	Council Member
Keith Broadhead	Council Member
Kirk Hunsaker	Council Member
Also present:	
•	
Susan Farnsworth	City Recorder
Absent:	
After the meeting had been duly called to order and the minutes of t read and approved, the following resolution was introduced in written for pursuant to motion duly made by Council Member was adopted by the following volume of the council Member was adopted by the following volume.	orm, read in full, and and seconded by
YEA: Council Members Broadhead, Carr, Hunson Steele	exer, Linford &
NAY:	

RESOLUTION 12-01-2013

The resolution was then signed by the <u>Mayor</u> in open meeting and recorded by the <u>City Recorder</u> . The resolution is as follows:				
A resolution approving the form of the Equipment Lease Agreement with Zions First National Bank, Salt Lake City, Utah. Finding that it is in the best interests of Santaquin City, Utah to enter into said Agreement, and authorizing the execution and delivery thereof.				
Whereas, the City Council (the "Governing Body") has determined that a true and very real need exists for the leasing of the equipment described in the Equipment Lease Agreement presented to this meeting; and				
Whereas, the Governing Body has reviewed the form of the Equipment Lease Agreement and has found the terms and conditions thereof acceptable to Santaquin City, Utah; and				
Whereas, the Governing Body has taken the necessary steps including any legal bidding requirements, under applicable law to arrange for the leasing of such equipment under the Equipment Lease Agreement.				
Be it resolved by the Governing Body of Santaquin City, Utah as follows:				
Section 1. The terms of said Equipment Lease Agreement are in the best interests of Santaquin City, Utah for the leasing of the equipment described therein.				
Section 2. The Mayor and City Recorder are hereby authorized to execute and deliver the Equipment Lease Agreement and any related documents necessary to the consummation of the transactions contemplated by the Equipment Lease Agreement for and on behalf of Santaquin City, Utah.				
Section 3. The officers of the Governing Body and Santaquin City, Utah are hereby authorized and directed to fulfill all obligations under the terms of the Equipment Lease Agreement.				
Adopted and approved this 11th day of <u>December</u> , 2013.				
By Esta Left affenried James DeGraffenried, Mayor				
January 4,				
SAIE OF UTAN				

STATE OF UTAH)
	:ss
COUNTY OF UTAH)

I, Susan Farnsworth hereby certify that I am the duly qualified and acting City Recorder of Santaquin City, Utah.

I further certify that the above and foregoing instrument constitutes a true and correct copy of the minute's of a regular meeting of the City Council including a Resolution adopted at said meeting held on December 11, 2013, as said minutes and Resolution are officially of record in my possession, and that a copy of said Resolution was deposited in my office on December 32.

In witness whereof, I have hereunto set my hand and affixed the corporate seal of Santaquin City, Utah this _______, day of ________, 2013_.

Incorporated January 4, 1932

[SEAL] A

STATE OF UTAH)
	:ss
COUNTY OF UTAH)

I, Susan Farnsworth, the duly qualified City Recorder of Santaquin City, Utah do hereby certify:

- (a) that in accordance with the requirements of Section 52-4-202 (2), Utah Code Annotated (1953), as amended, public notice of the 2013 Annual Meeting Schedule of the City Council (the "Governing Body") of Santaquin City, Utah was given, specifying the date, time and place of the regular meetings of the Governing Body scheduled to be held during the year, by causing a Notice of Annual Meeting Schedule for the Governing Body to be posted on December 21, 2013, at the principal office of the Governing Body at Santaquin City, Utah, said Notice of Annual Meeting Schedule having continuously remained so posted and available for public inspection during regular office hours of the undersigned until the date hereof; and causing a copy of the Notice of Annual Meeting Schedule to be provided on December 21, 2012 to at least one newspaper of general circulation within the geographic jurisdiction of Santaquin City, Utah, or to a local media correspondent;
- (b) that in accordance with the requirements of Section 52-4-202 (1), Utah Code Annotated (1953), as amended, public notice of the regular meeting of the Governing Body on December 11, 2013, was given by specifying in a Notice of Regular Meeting the agenda, date, time and place of the meeting and by causing the Notice of Regular meeting to be posted at the principal office of the Governing Body on the Annotated day of December, 2013 a date not less than 24 hours prior to the date and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting, and to be provided on the State and time of the Governing Body's regular meeting to the Governing Body on the State and time of the Governing Body's regular meeting to the Governing Body on t

In witness whereof, I have hereunto set my hand and affixed the official seal of Santaquin City, Utah this 11th day of <u>Decombon</u>, 2013.

SIncorporated 2
January 4,
1932

Susan Farnsworth, City Recorder

[SEAL] ^

NOTICE

Santaquin City Council 2013 Meeting Schedule

City Council Meetings and Work Session will be held on the 1st and 3rd Wednesdays of each month beginning at 6:00 pm with Special Meetings being called as deemed necessary.

Published/noticed

Payson Chronicle the week of December 24, 2012. Zions Bank City Center Post Office

NOTICE AND AGENDA

Notice is hereby given that the City Council of the City of Santaquin will hold a City Council Meeting on Wednesday, December 11, 2013, in the Council Chambers, 45 West 100 South, at 7:00 p.m.

- 1. ROLL CALL
- 2. PLEDGE OF ALLEGIANCE
- 3. INVOCATION/INSPIRATIONAL THOUGHT
- 4. CONSENT AGENDA
 - a. Minutes
 - 1. November 20, 2013 Work Session
 - 2. November 20, 2013 Regular Council Meeting
 - b. Bills
 - 1. \$309,871.18
- 5. FORUM, BID OPENINGS, AWARDS, AND APPOINTMENTS

Public Forum is held to a 30-minute maximum with each speaker given no more than 5 minutes each. If more than 6 Speakers, time will be adjusted accordingly to meet the 30 minute requirement

- 6. FORMAL PUBLIC HEARING
- 7. UNFINISHED BUSINESS
- 8. BUSINESS LICENSES
- 9. REPORTS OF OFFICERS, STAFF, BOARDS, AND COMMITTES
 - a. City Manager Reeves
 - b. Director Marker

10. NEW BUSINESS

- a. Discussion Budget Review Police Department (Continued from Work Meeting)
- b. Discussion Budget Review Fire Department (Continued from Work Meeting)
- c. Discussion and Possible Action with Regard to Fire Department Turnout Gear
- d. Approval of the 2014 Council Meeting Schedule

11. INTRODUCTIONS AND ADOPTION OF ORDINANCES AND RESOLUTIONS

- a. Resolution 12-01-2013 "A Resolution Approving the Lease Purchase of 2013 Vehicles; Police SUV and Public Works Truck"
- Resolution 12-02-2013 "A Resolution Approving Addendum #4 of the Summit Creek Management Project

 SCWMP Operations Organization"
- c. Ordinance 12-01-2013 "An Ordinance Approving the 2013 Santaquin City Water Conservation Plan."
- 12. PETITIONS AND COMMUNICATIONS
- 13. REPORTS BY MAYOR AND COUNCIL MEMBERS
 - a. Mayor DeGraffenried
 - b. Council Members
- 14. EXECUTIVE SESSION (May be called to discuss the character, professional competence, or physical or mental health of an individual)
- **15. EXECUTIVE SESSION** (May be called to discuss the pending or reasonably imminent litigation, and/or purchase, exchange, or lease of real property)
- 16. CONVENE OF THE COMMUNITY DEVELOPMENT BOARD
- 17. ADJOURNMENT TO A REGULAR COUNCIL MEETING
- 18. ADJOURNMENT

If you are planning to attend this Public Meeting and, due to a disability, need assistance in understanding or participating in the meeting, please notify the City ten or more hours in advance and we will, within reason, provide what assistance may be required.

CERTIFICATE OF MAILING

The undersigned duly appointed City Recorder for the municipality of Santaquin City hereby certifies that a copy of the foregoing Notice and Agenda was e-mailed to the Payson Chronicle, Payson, UT, 84651.

BY:					
	Susan	B.	Farnsworth,	City	Recorde

POSTED:

CITY CENTER POST OFFICE ZIONS BANK

® Amendment to the agenda

EXHIBIT C

Payment Schedule

Lessee: Santaquin City, Utah

Date of Lease: December 19, 2013

Amount Due: \$60,859.35

1. Interest has been computed at the rate of 2.03% per annum. Interest shall accrue from the Commencement Date.

- 2. Rental payments shall be due semi-annually commencing June 15, 2014. The payments set forth on the attached debt service schedule shall be due on the 15th day of June and December up to and including December 15, 2018.
- 3. The Option Purchase Price, on any given date of calculation, is equal to the Principal Outstanding on the Rental Payment Date immediately preceding the date of calculation (unless such calculation date is a Rental Payment Date, in which case, the Principal Outstanding as of such date) plus accrued interest from such Rental Payment Date at the rate set forth in paragraph number 1 above.

[Please see the attached Debt Service Schedule]

The remainder of this page has been intentionally left blank

Santaquin City, Utah

\$60,859.35 Equipment Lease Purchase Dated December 19, 2013

Debt Service Schedule

Date	Principal	Coupon	Interest	Total P+1
12/19/2013	i.e.	*	-	
06/15/2014	5,825.40	2.030%	604.00	6,429.40
12/15/2014	5,870.80	2.030%	558.59	6,429.39
06/15/2015	5,930.39	2.030%	499.01	6,429.40
12/15/2015	5,990.58	2.030%	438.81	6,429.39
06/15/2016	6,051.38	2.030%	378.01	6,429.39
12/15/2016	6,112.80	2.030%	316.59	6,429.39
06/15/2017	6,174.85	2.030%	254.54	6,429.39
12/15/2017	6,237.52	2.030%	191.87	6,429.39
06/15/2018	6,300.84	2.030%	128.56	6,429.40
12/15/2018	6,364.79	2.030%	64.60	6,429.39
Total	\$60,859.35		\$3,434.58	\$64,293.93

Yield Statistics

Tield Statistics	
Bond Year Dollars	\$169.19
Average Life	2.780 Years
Average Coupon	2.0300056%
Net Interest Cost (NIC)	2.0300056%
True Interest Cost (TIC)	2.0300469%
Bond Yield for Arbitrage Purposes	2.0300469%
All Inclusive Cost (AIC)	2.0300469%
IRS Form 8038	
Net Interest Cost	2.0300056%
Weighted Average Maturity	2.780 Years

5y Lease 12/19/13 | SINGLE PURPOSE | 12/16/2013 | 4:21 PM

zions bank: z b public finance

Page 1



15 W. South Temple, Suite 1700 Salt Lake City, Utah 84101

Tel (801) 327-8200

A PROFESSIONAL CORPORATION

Opinion of Lessee's Counsel

Zions First National Bank One South Main Street Salt Lake City, Utah 84111

Re:

Lease/Purchase Agreement dated December 11, 2013 ("Lease") between Santaquin City, a fifth-class city of the State of Utah ("Lessee" or "City") and Zions First National Bank, One South Main Street, Salt Lake City, Utah 84111 ("Lessor")

Gentlemen:

The law firm of Nielsen & Senior is acting as counsel for Lessee in this matter with Brett B. Rich being the attorney primarily responsible for that representation. The Lease is being entered into under and pursuant to the Constitution and laws of the State of Utah and a resolution adopted by the Santaquin City Council on December 11, 2013 (the "Lease Approval Resolution"). The Lease is being entered into for the purpose of enabling the City to finance the acquisition of certain personal property, more particularly described as: 1) 2013 Ford F-150 Single Cab with Flatbed, VIN: 1FTMF1EM1DKF54336; and 1) 2013 Ford Expedition, VIN: 1FMJU1G53EEF09716.

As counsel for Lessee, we have examined original or photostatic or certified copies of duly executed originals of the Lease and the proceedings taken by Lessee to authorize and execute the Lease (the "Proceedings"), along with original or photostatic or certified copies of records of the Lessee, certificates or letters of officers of the Lessee and such other certificates and documents as deemed appropriate. In such examination, we have assumed the genuineness and authenticity of all documents submitted as originals and, in examining copies, we have assumed the genuineness and authenticity of all submitted documents. We have relied upon such certificates of public officials and such certificates of officers of the Lessee with respect to the accuracy of factual matters contained therein as deemed relevant and necessary as a basis for the opinions hereinafter set forth without undertaking to verify the same by independent investigation, and we know of no reason why we should not rely thereon.

To the best of our knowledge, there is no agreement, indenture, lease or other instrument to which Lessee is subject or by which Lessee is or may be bound that would be in conflict with the Lease or that would be breached as a consequence of Lessee entering into the

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Lease. For purposes of this opinion, it is assumed that all signatures on documents identified or referred to herein respecting Lessee and/or the subject Lease are genuine and authentic and were properly authorized.

We are giving no opinion regarding the title to or ownership of any real or personal property or any leasehold interest, security interest and/or other interest of the Bank in the same and expect the Bank to protect its security or any other interest. This opinion is limited to state law and no opinion is given regarding any federal law including, but not limited to, the Internal Revenue Code, or the effect of the application of any federal law to the Lease or any related document or transaction.

The Lease may be subject to, and we express no opinion regarding, bankruptcy, insolvency, reorganization, moratorium and other related or similar laws affecting creditors' rights generally, heretofore or hereafter enacted, and to the exercise of judicial discretion in appropriate cases and to the limitations imposed by general principles of equity upon the specific enforceability of any of the remedies, covenants or other provisions of the Lease and any related documents and upon the availability of injunctive relief or other equitable remedies.

Based on and subject to the foregoing, we are of the opinion that:

- 1. Lessee is a body corporate and politic, legally existing under the laws of the State of Utah.
 - 2. The Lease has been duly authorized, executed and delivered by Lessee.
- 3. The governing body of Lessee has complied with all applicable open public meeting and notice laws and requirements with respect to the meeting at which Lessee's execution of the Lease was authorized.
- 4. The Lease constitutes the legal, valid and binding obligation of Lessee, enforceable in accordance with its terms except as limited by the state and federal laws affecting remedies and by bankruptcy, insolvency, moratorium or other laws or equitable principles of general application affecting the enforcement of creditors' rights generally.
- 5. The Lease is in accordance with and does not violate the usury statutes of the State of Utah, if any.

- 6. There are no legal or governmental proceedings or litigation pending or, to the best of my knowledge, threatened or contemplated (or any basis therefor) wherein an unfavorable decision, ruling or finding might adversely affect the transactions contemplated in or the validity of the Lease.
- 7. The Equipment (as defined in the Lease) constitutes personal property and when subjected to use by Lessee will not become fixtures under applicable law.

This opinion is strictly limited to those specific items mentioned hereinabove and no opinion is expressed as to any other matter or matters irrespective of how closely they may be related to any matter mentioned herein. This opinion is solely for the use of Zions First National Bank with regard to the lease purchase described herein and not with regard to any other matter or transaction, and the opinions expressed herein are valid only as of the date of this opinion, and we disclaim any undertaking to advise you of any subsequent information brought to our attention.

The effective date of this opinion is December 19, 2013.

Very truly yours,

NIELSEN & SENIOR

Brett B. Rich

EXHIBIT E

Delivery And Acceptance Certificate

To: Zions First National Bank

Reference is made to the Equipment Lease Agreement between the undersigned ("Lessee"), and Zions First National Bank ("Lessor"), dated December 19, 2013, ("the Lease") and to the Equipment as such term is defined therein. In connection therewith we are pleased to confirm to you the following:

- 1. All of the Equipment has been delivered to and received by the undersigned; all installation or other work necessary prior to the use thereof has been completed; said Equipment has been examined and/or tested and is in good operating order and condition and is in all respects satisfactory to the undersigned and as represented, and that said Equipment has been accepted by the undersigned and complies with all terms of the Lease. Consequently, you are hereby authorized to pay for the Equipment in accordance with the terms of any purchase orders for the same.
- In the future, in the event the Equipment fails to perform as expected or represented we will continue to honor the Lease in all respects and continue to make our rental and other payments thereunder in the normal course of business and we will look solely to the vendor, distributor or manufacturer for recourse.
- 3. We acknowledge that Lessor is neither the vendor nor manufacturer or distributor of the Equipment and has no control, knowledge or familiarity with the condition, capacity, functioning or other characteristics of the Equipment.
- The serial number for each item of Equipment which is set forth on Exhibit "A" to the Lease is correct.

This certificate shall not be considered to alter, construe, or amend the terms of the Lease.

Lessee:

Santaguin City, Utah

Witness

Incorporated January 4.

1932

(Print name and title)

Form Rev. January 2011)
epartment of the Treasury
nternal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return)									_	
	SANTAQUIN CITY										
5	Business name/disregarded entity name, if different from above									_	
ba ı	Check appropriate box for federal tax										
ons or	classification (required):	Partne	ership	П	rust/e	state					
Check appropriate box for federal tax classification (required): Individual/sole proprietor C Corporation S Corporation Partnership Trust/estate Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) Other (see instructions) Municipality - State Government Address (number, street, and apt. or suite no.) 275 W Main City, state, and ZIP code Santaguin LIT 84655								Exempt payee			
Pri	✓ Other (see instructions) ► Municipality - State Government	ent									
_ iji	Address (number, street, and apt. or suite no.)	Requester's	name	e and a	ddres	s (optio	nal)				
bec	275 W Main										
e S	City, state, and ZIP code										
S	Santaquin, UT 84655										
	List account number(s) here (optional)										
1001											
Par	Taxpayer Identification Number (TIN)										
	your TIN in the appropriate box. The TIN provided must match the name given on the "Name" I		cial s	ecurity	num	ber					
	id backup withholding. For individuals, this is your social security number (SSN). However, for an alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other	a					_				
	s, it is your employer identification number (EIN). If you do not have a number, see <i>How to get</i> a	a									
TIN or	page 3.	_									
	If the account is in more than one name, see the chart on page 4 for guidelines on whose	En	nploy	er iden	tifica	tion nu	nber	_	_		
number to enter.			7	- e	0	0	9	0	0		
		8								_	
Par											
	penalties of perjury, I certify that:			•							
1. Th	e number shown on this form is my correct taxpayer identification number (or I am waiting for a	a number t	o be	issued	to n	ne), an	d				
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and											
3. I a	m a U.S. citizen or other U.S. person (defined below).										
Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholdin because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.											
Sign Here		e►	12	111	13	3					
Ger	neral Instructions Note. If a requester gi										

Section references are to the Internal Revenue Code unless otherwise noted

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt bayee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- · An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- · An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

Form 8038-GC

Rev. January 2012)
epartment of the Treasury
nternal Revenue Service

arting Authorit

Information Return for Small Tax-Exempt Governmental Bond Issues, Leases, and Installment Sales

▶ Under Internal Revenue Code section 149(e)

Caution: If the issue price of the issue is \$100,000 or more, use Form 8038-G.

OMB No. 1545-0720

Fell		Reporting Authority	Heck	DO.	X II A	mena	eu ne	turn		
1 ls:	suer's nan	ne	2	Issu	er's en	nployer i	dentific	ation numb	er (EII	۷)
	quin City		8		7 6	0	0	0 9	0	0
3 N	umber and	d street (or P.O. box if mail is not delivered to street address)					Ro	om/suite		
275 W	est Main									
4 Cit	ty, town, o	r post office, state, and ZIP code	5	Rep	ort nu	mber (Fo	or IRS	Jse Only)		
Santa	quin, Uta	ah 84655								
6 Na	me and title	e of officer or other employee of issuer or designated contact person whom the IRS may call for more information	on 7	Tele	phone r	umber o	fofficer	or legal rep	resenta	tive
James	DeGraf	fenreid - Mayor			80	1-754-	3211	Ext 205		
Part		Description of Obligations Check one: a single issue 🕡 or a consoli	idate	ed r	eturr					
8a	Issue	price of obligation(s) (see instructions)				8a				
b	Issue	date (single issue) or calendar date (consolidated). Enter date in mm/dd/yyy	y for	mat	(for					
	examp	ole, 01/01/2009) (see instructions) ► 12/19/2013								
9	Amour	nt of the reported obligation(s) on line 8a that is:								
а	For lea	ases for vehicles				9a		60,8	359	00
b	For lea	ases for office equipment				9b				
С	For lea	ases for real property				9c				
d	For lea	ases for other (see instructions)				9d				
е	For ba	nk loans for vehicles				9е				
f	For ba	nk loans for office equipment				9f				
g	For ba	nk loans for real property				9g				
h	For ba	nk loans for other (see instructions)				9h				
i		to refund prior issue(s)				9i				
j	Repres	senting a loan from the proceeds of another tax-exempt obligation (for example, bond	d bar	ık)		9j				
k	Other					9k				
10	If the i	ssuer has designated any issue under section 265(b)(3)(B)(i)(III) (small issuer exce	eptio	n), c	check	this b	ox .			✓
11	If the i	ssuer has elected to pay a penalty in lieu of arbitrage rebate, check this box (see	e inst	ruct	tions)					
12	Vendo	r's or bank's name: Zions First National Bank								
13	Vendo	r's or bank's employer identification number: 8 7 0 1	8		9		0	2	Ę	5
Sian	atura	Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statem true, correct, and complete. I further declare that I consent to the IRS's disclosure of the issuer's return inform	ents, a ation.	and to as ne	the be	st of my	knowle ess this	dge and be return, to t	lief, the	ey are son(s)
	nature	that I have authorized above.								dista
and		10 4000 11 0								
Con	sent	Jano Entrafermed 12-17-13	_			raffenr		Mayor		
		Signature of issuer's authorized representative Date	Ту	pe or	print r	name an				
Paid		Print/Type preparer's name Preparer's signature Date				neck [_ if [PTIN		
Prep	alei -	Mark I. Tsuyuki		_		elf-emple		P016		3
Use	Offiny F	Firm's name ► Zions First National Bank		_	rm's El			87-01890		
		Firm's address ► One South Main Street, Suite 1700, Salt Lake City, Utah 84133		Ph	none no	o	80	1-844-78	17	

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

What's New

The IRS has created a page on IRS.gov for information about the Form 8038 series and its instructions, at www.irs.gov/form8038. Information about any future developments affecting the Form 8038 series (such as legislation enacted after we release it) will be posted on that page.

Purpose of Form

Form 8038-GC is used by the issuers of taxexempt governmental obligations to provide he IRS with the information required by section 149(e) and to monitor the requirements of sections 141 through 150.

Who Must File

Issuers of tax-exempt governmental obligations with issue prices of less than \$100.000 must file Form 8038-GC.

Issuers of a tax-exempt governmental obligation with an issue price of \$100,000 or more must file Form 8038-G, Information Return for Tax-Exempt Governmental Obligations.

Filing a separate return for a single issue. Issuers have the option to file a separate Form 8038-GC for any tax-exempt governmental obligation with an issue price of less than \$100,000.

An issuer of a tax-exempt bond used to finance construction expenditures must file a separate Form 8038-GC for each issue to give notice to the IRS that an election was made to

pay a penalty in lieu of arbitrage rebate (see the line 11 instructions).

Filing a consolidated return for multiple issues. For all tax-exempt governmental obligations with issue prices of less than \$100,000 that are not reported on a separate Form 8038-GC, an issuer must file a consolidated information return including all such issues issued within the calendar year.

Thus, an issuer may file a separate Form 8038-GC for each of a number of small issues and report the remainder of small issues issued during the calendar year on one consolidated Form 8038-GC. However, if the issue is a construction issue, a separate Form 8038-GC must be filed to give the IRS notice of the election to pay a penalty in lieu of arbitrage rebate.

11/14/2013

\$57,290.17

Fifty Seven Thousand Two Hundred Ninety & 17/100 Dollars

TISCHNER FORD P.O. BOX O SANTAQUIN, UT 84655

Vendor: TISCHNER FORD

Vendor No: 45901

Date

11/14/2013

<u>Invoice No.</u> 1152013 <u>Amount</u> 57,290.17

<u>Date</u>

Invoice No.

Check Number: Paid Date: 62297 11/14/2013

<u>Amount</u>

Total Amount: \$57,290.17

Vendor: TISCHNER FORD

Vendor No: 45901

<u>Date</u> <u>Invoice No.</u> 11/14/2013 1152013

<u>Amount</u> 57,290.17

<u>Date</u>

Invoice No.

Check Number:

Paid Date: 11/14/2013

62297

Amount

MOTOR VEHICLE CONTRACT OF SALE

11/14/2013

DEAL #:0001521 CUST #:5372

SANTAGUIN CITY CORP. -

DATE OF SALE:

TISCHNER FORD SALES, INC.

West Main Street Santaquin, Utah 84655

Phone: (801) 754-3979

		PURCHASER'S	NAME			
278	5 WEST MAIN 51	REET			•	
	·	STREET ADDR	IESS			•
SAN	TAQUIN	UTA	7H .		UT	84655
CITY		COUNTY	STATE			ZIP CODE
	601-754-3211	L	801~	e EV	1-304	7
	OCO DUONE		- DI	10 0	TIONE -	

NEW USED DEMO YEAR MAKE XX 2013 FORD	SERI	150		BODY 1	CK(f)b Labe.	CYL 5	OXFORD WHITE
VIN. 1FTMF1EM1DKF54336	ODOMETER	11 STOCK	NO. 14336		DEL DATE 11/14/	2013	SALESPERSON DAVID TISCHNER
PURCHASE PRICE AND OTHER S	SUMS DUE	THIS	SECTION FOR	SELLE	R'S USE ONL	Y PERTAININ	IG TO TRADE-IN
1. CASH PRICE OF VEHICLE	24500.0	ਜ਼ □ਾ	itle (if not, exp	lain):_		* ,	
2. ACCESSORIES/OPTIONS		REGISTRATIO	N POWER OF ATTORNEY	ODC	METER TRA	DE-IN AUTI	HORIZATION MANUFACTURED R PAYOFF OUT OF COUNTRY
3.		\neg	OF ATTORNEY			RAISAL FO	PAYOFF OUT OF COUNTRY
4.						- '	
5.			NOTICE	ONL	Y TO BUY	ERS OF I	USED VEHICLES
6. TOTAL CASH PRICE (add lines 1-5)	24500.0	(i) The infor	mation you see o	on the w	vindow form [Bu	yer's Guide] fo	or this vehicle is part of this contract.
7. MFR. REBATE \$							ns in the contract of sale.
B. PORTION/REBATE APPLIED TO PURCHASE	(<u>)</u>	SECEIVED A CO	PT UP	THE FIG BUTE	ENS GUIDE.	
9. SUBTOTAL (lines 6 minus 8	24500.0	0 X	-				·
TRADE-IN AND/OR OTHER CI	REDITS	INSTRU	CTION: One of the		NANCING owing disclosures,		SURE , must be acknowledged, if Purchaser agrees
YEAR/MAKE ODOMETER		to be respo	onsible for financing	g, or if thi	is is a cash-only or	r cash-plus-trade	in only transaction, the Purchaser must sign and Purchaser must sign disclosure "B". BY
	-	SIGNING,	PURCHASER AFF	FIRMS T	HAT HE/SHE HA!	S-READ THE D	ISCLOSURE AND AGREES THERETO. IF
SERIES BODY TYPE	•	SIGNING	DISCLOSURE "B' LEDGES THAT THI	", DO N E TERMS	NOT SIGN UNTIL S SET FORTH BEL	. ALL, BLANKS .OW ("A") AND (HAVE BEEN FILLED IN. PURCHASER "B") ARE MANDATED BY STATE LAW AND N SELLER AND PURCHASER.
V.LN.	<u> </u>		PURCHAS	SER	AGREES	TO ARRA	NGE FINANCING
<u> </u>							BED IN THIS CONTRACT ACKNOWL- MADE NO PROMISES, WARRANTIES,
*BALANCE OWED ON TRADE-IN:							TO OBTAIN FINANCING FOR THE
BALANCE OWED TO:		PURCHA	SE OF THE MO	TOR VE	HICLE. FURTH	HERMORE, PL	JRCHASER UNDERSTANDS THAT IF
ADDRESS:							SER TO COMPLETE THE PAYMENT
2000		SIBILITY	OF THE PURC	ASER.	LL THE PINANC	ING ARHANG	SEMENTS ARE THE SOLE RESPON-
GOOD BY: UNTIL:		SIGNATURE OF PURCH	SER (کہ کا		T	
DATE OF		. —		FS T	O SEEK A	PANCEM	ENTS FOR FINANCING
VERIFICATION ACC.#:		"(B)" (1)	THE PURCHAS	ER OF	THE MOTOR	VEHICLE DE	SCRIBED IN THIS CONTRACT HAS
*WARRANTY AS TO BALANCE OWED ON TR	ADED-IN VEHIC	EXECUT	ed the conti	RACT I	IN RELIANCE	UPON THE S	SELLER'S REPRESENTATION THAT
Purchaser warrants that he/she has given Seller a true	pay-off amount o	n SELLEH					THE PURCHASE OF THE MOTOR
any vehicle traded in, and that if it is not correct and is amount shown above, Purchaser will pay the excess t	s greater than the o Seller on deman		THE PRIMAR' T RATE BETWI				
10. TRADE-IN ALLOWANCE	I NA			MONTI-	IS AND		_% PER ANNUM, TERM BETWEENMONTHS. MONTHLY PAYMENTS
11. BALANCE OWED ON TRADE-IN*	Nก	BETWEE	N \$		PER MONTH	AND \$	PER MONTH BASED
12. NET ALLOWANCE ON TRADE-IN (line 10 minus line 1	1) NA		WN PAYMENT		· · · · · · · · · · · · · · · · · · ·		
13. DEPOSIT/CASH DOWN PAYMENT (omit amt. line	*	(2) (a) IF S	ELLER IS NOT ABL	E TO ARE	RANGE FINANCING	WITHIN THE TEN	RMS DISCLOSED, THEN SELLER MUST, WITHIN URCHASER THAT HE HAS NOT BEEN ABLE TO
14. TOTAL CREDITS (total lines 12 & 1							
15. SUBTOTAL FROM LINE 9	24500.0	CONTRACT	OF SALE PURSUAN	ָּיִלְיוֹסְלְּיִלְיִי מַעוֹלְסְלָּיִדְי	AH CODE ANN. SE	CTION 41-3-401.	OT, IF PURCHASER CHOOSES, TO RESCIND THE SHALL:
16. SERVICE CONTRACT	AR.		URN TO SELLER TH	IE MOTO	R VEHICLE HE PUR	CHASED;	OTALL.
17. DEALER DOCUMENTARY SERVICE FEE	178.0	A MOTOR	EHICLE ESTABLISH	ED BY I	HE FEDERAL INTER	RNAL REVENUE S	ERVICE FOR EACH MILE THE MOTOR VEHICLE
18.	1 50 to 500 to						
19. SUBTOTAL-TAXABLE ITEMS (total lines 15-1	/ 	(3) IN RETU PURCHASE	HN, SELLER SHALL R, INCLUDING ANY	GIVE BA	CK TO THE PURCH AYMENT AND ANY I	ASER ALL PAYME NOTOR VEHICLE	R VEHICLE ENTS OR OTHER CONSIDERATION PAID BY THE TRADED IN. THE PURCHASE RESCUNDS THE TRANSACTION TO THE ALL DWARFS THE TRANSACTION.
20. TRADE ALLOWANCE ** (line 10) NA	" If lease, no tax	credit (4) IF THE T	RADE-IN HAS BEEN : SELLER SHALL RETL	SOLD OR JRN TO TI	OTHERWISE DISPO HE PURCHASER A S	ISED OF BEFORE SUM EQUIVALENT	THE PURCHASER RESCINDS THE TRANSACTION. TO THE ALLOWANCE TOWARD THE PURCHASE
21. NET TAXABLE AMOUNT	•	PRICE GIVE	N BY THE SELLER I HASER DOES NOT E	FOR THE LECT TO F	TRADE IN, AS NOT RESCIND THE CONT	ED IN THE DOCU RACT OF SALE AS	MENT OF SALE. S PROVIDED IN SUBSECTION (2)(6) OF THIS FORM
(line 19 minus line 20) \$ 245000. อเล		CONTRACT	PURCHASER IS OR RISKS BEING F	RESPO	DEFAULT OF THE	HERENCE TO	THE TERMS AND CONDITIONS OF THE
22. UTAH SALES/USE TAX ON "TAXABLE AMOUNT"	NA NA	(b) IFT	HE TERMS AND CON LLER: AND	VDITIONS	OF THE DISCLOSU	RES SET FORTH	THE PURCHASER RESCINDS THE TRANSACTION, TO THE ALLOWANCE TOWARD THE PURCHASE MENT OF SALE, PROVIDED IN SUBSECTION (2)(A) OF THIS FORM. THE . TERMS . AND CONDITIONS OF THE DITIONS IN SECTION (1) OF THIS FORM ARE NOT BINDING THE PAYMENT TERMS OF THE CONTRACT OF AVAICING ARRANGEMENTS.
23. UTAH LICENSE AND REGISTRATION FEES 24. UTAH AGE BASED/PROPERTY ASSESSMENT FEES	NA NA	SALE THE	INANCING IS NECES PURCHASER IS SO	SSARY FO	OR THE PURCHASE	R TO COMPLETE	THE PAYMENT TERMS OF THE CONTRACT OF
24. UTAH AGE BASEDIPHOPEHTY ASSESSMENT FEES 25. UTAH INSPECTION/EMISSIONS TEST FEE	NA	(6) SIGNING	THIS DISCLOSURE	DOES NO	T PROHIBIT THE PU	RCHASER FROM S	EEKING HIS OWN FINANCING.
25. UTAH INSPECTION/EMISSIONS FEST FEE. 26. UTAH WASTE TIRE RECYCLING FEE	NA NA	SIGNATURI OF PURCH	•				:
27.	NA NA	SIGNATURI OF SELLER					
28.							
29. TOTAL OF ALL ITEMS ABOVE (lines 19, 22-2	8) 24678.0		R TERMS A			NONE [—
30. TOTAL CREDITS (line 1	1 115					WITH S	IDE RAILS & 4"
31. BALANCE DUE (total line 29 minus 30	*******	REMOVE	ABLE TAI	ILGA.	IE.		
DAY MONTH YEAR			reserve	٠.	. ·	sarah k ^{ar} asari.	In the same of the
Purchaser has arranged insurance on vehicle through	DEAL GOVER	HENTS TR		ince con	npany, Policy#	HEW, DIN	INED A
Purchaser has arranged insurance on vehicle through SELLER MAKES NO WARRANTY, EXPRESS OR IMPLIED, PARTS OR ACCESSORIES DESCRIBED HEREIN Y, IF ANY, AS EXPLAINED AND CONDITIONED BY	WITH RESPECT TO	THE MERCHAN	Insura	IESS FO	TINO ANY WA	R PURPOSE	OR OTHERWISE CONCERNING

Includes all of the terms, conditions, restrictions, limitations and other provisions on both the face and the reverse side hereof. This contract cancels and supersedes any prior contract feeling to the subject matters covered hereby. PURCHASER BY HIS EXECUTION OF THIS CONTRACT, AND FURTHER HAS READ ITS TERMS, CONDITIONS AND WARRANTIES BOTH ON THE FACE AND THE REVERSE SIDE HEREOF AND HAS RECEIVED A TRUE COPY OF THIS CONTRACT, AND FURTHER AGREES TO PAY THE "BALANCE DUE" AS SET FORTH ABOVE ON OR BEFORE THE DATE SPECIFIED. IF NO DATE IS SPECIFIED, THEN THE BALANCE IS DUE AS OF THE DATE OF THIS CONTRACT. THIS CONTRACT IS NOT A RECEIPT OF PAYMENT, NO RETURNS, REFUNDS OR EXCHANGES ARE PERMISSIBLE EXCEPT AS NOTED ABOVE.

SIGNATURE OF PURCHASER	3	11/1	1/13 VEHICLE TO BE TITLED IN NAME OF	SANTAQUIN CITY CORP.	
SIGNATURE OF CO-PURCHASER		DATE	SIGNATURE OF SELLER	11411	DATE 11/14/1
APPROVED UADA	FORM 1088 © 1991, Rev. 2012 TO RE	ORDER CALL 484-8845 OR 1-80	0-594-8920	11. 1 1 2 2 2 .	

SELLER/DEALER:

MOTOR VEHICLE CONTRACT OF SALE

- 1	1	/a5	/201	7

DEAL #:0001489

TIS	CHNER	FORD	SALES,	INC
9901	#:5372			

8 West Main Street

Santaquin, Utah 84655

SAN	TAQUIN CI	TY C	DRP.	DATE O	F SALE	:
		PURCH	ASER'S NAM	Ε		
275 WES	T MAIN ST	REET		•		
		STREE	TADDRESS			
SANTACL	IN		HATU		UT	84655
CITY		COUNT	TY Y	STATE		ZIP CODE
	<u>-754-3211</u>			801-42	Ø-3Ø4	7
F	IES. PHONE			BUS.	PHONE	
purchase the follo the reverse side h	wing vehicle from ereof.	Seller/De	aaler (hereaf	ter referred to	as "Seller	"), subject to
ON XI	BODY TYPE 4DR 4WD	SUV	YL B	COLOR BLUE I	EDNS	

Phone: (801) 754-3	979		CITY	IAGUI	<u>N</u>	COUNTY	<u>UTAH</u>	STAT	UT E	84655
				801-	754-321	<u>1</u>			 -420-304	
Purchaser and Co-Purchaser(s) If any (horselfer referred to					S. PHONE				BUS. PHONE	
Purchaser and Co-Purchaser(s), if any, (hereafter referred to all terms, conditions, warranties and agreements contained h	erein, including those p	agre rinted	ee to purchase t d on the reverse	he following side here	ng vehicle fror eof.	n Seller/Dea	iler (hereat	fter referre	ed to as "Seller"), subject
NEW USED DEMO YEAR MAKE XX 2014 FORD	SERIES				BODY TYPE	CY	'L	COLOR		
	ODOMETER CAPI	E1) I	ITION XL		4DR 4W			BLUE	E JEANS	
1FMJU1G53EEFØ9716		8	F09716	5	11 A	ite /05/201	13	DAVII		HNER
PURCHASE PRICE AND OTHER S	UMS DUE		THIS SECTION	N FOR S	ELLER'S US	E ONLY PE	RTAINING	TO TRA	DE-IN	
1. CASH PRICE OF VEHICLE	32422,00	1	Title (if r	not, expla	in):					
2. ACCESSORIES/OPTIONS		REC	GISTRATION F	OWER ATTORNEY	ODOMETER STATEMENT	TRADE-IN	ALITHO	RIZATION	VAMICACTURED	
3.		1	□ OF /	ATTORNEY	STATEMENT	TRADE-IN APPRAISAL		RIZATION PAYOFF	MANUFACTURED OUT OF COUNTRY	, .
4. 5.	 	┢								ليا
6. TOTAL CASH PRICE (add lines 1-5)		١,	NO	LICE C	ONLY TO	BUYERS	S OF U	SED V	EHICLES	
7. MFR. REBATE \$	32422.00	վ մ	The information y information on the	rou see on e window t	i ine window io form overrides	rm [Buyer's any contrary	Guide] for to provisions	this vehicle in the cor	is part of this	contract.
8. PORTION/REBATE APPLIED TO PURCHASE	1	1	HAVE RECEIVE	D A COP	Y OF THE FTO	BUYERS	SUIDE.			
9. SUBTOTAL (lines 6 minus 8)	32422.00	×	(
TRADE-IN AND/OR OTHER CR		Г	·		FINANC	ING DIS	CLOS	URF		===
	EDITS	10	INSTRUCTION: (One of the ty	wa fallowing discl	ocuree either	*A= ar *D* -		owledged, if Purcl	haser agrees
YEAR/MAKE ODOMETER		T di	sclosura "A" If Sel	ller anrees t	or il triis is a cast	ronly or cash	plus-trade-in	only transa	ction, the Purchas	er must sign
SERIES BODY TYPE		Si	IGNING, FUNCHA	JEN AFFIR	MS THAT HE/S	HE HAS REA	D THE DISC	CLOSURE	AND AGREES TH	iereto. If
BODY TYPE			CKNOWLEDGES T RE NOT TO BE CO							E LAW AND
V.I.N.		╁	PUR	CHASI	FR AGRE	FS TO	ADDAN	CE EI	NANCING	
		Ψ,	A)" THE PURCH	IASER OF	THE MOTOR	VEHICLE D	PSCRIBE	אוו דבופ	CONTRACT A	CKNOWI -
*BALANCE OWED ON TRADE-IN:		1 5	DGES THAT THE	E SELLEH	OF THE MOT	OR VEHICL	F HAQ MAI	ひに とう ひこ	OMICEC WAR	DALITIES
BALANCE OWED TO:		1 1	ひれしれみろと ひと し	HE MOTO	OR VEHICLE	FURTHERM	ORE PIID	CHACED	IMPEDETAND	THEFT
RESS:		1	MANCING IS N	ECESSAR	Y IN ORDER	FOR THE P	HRCHASE	R TO CO	MOLETE THE P	SAVACUT
FF GOOD		1 10	ERMS OF THIS BILITY OF THE	CONTHAC	CT ALL THE F	INANCING A	ARRANGE	MENTS A	RE THE SOLE	RESPON-
AFIED BY: UNTIL:		SIG	SNATURE PURCHASER	. 0110124	OLII,					
DATE OF				AGREE	S TO SEE	KARRAI	IGEME	NTC EC	OR FINANC	
VERIFICATION ACC.#:		"(E	3)" (1) THE PU	RCHASEF	ROFTHEMO	ITOR VEHIC	JE DEGO	DIDED IN	THE COURT	40T 1110
WARRANTY AS TO BALANCE OWED ON TRA	DED-IN VEHICLE:	E/	KECOIED IHE	CONTRA	CT IN RELIA	NCE LIPON	THE CEI	1 EDIC D	CODCCCNITATION	***
Purchaser warrants that he/she has given Seller a true pany vehicle traded in, and that if it is not correct and is		VE	ELLER CAN PR EHICLE. THE PI	CVIDE FI	nancing ari Terms of th	RANGEMEN F FINANCIN	TS FOR T	HE PURC	CHASE OF THE	ROTOM
amount shown above, Purchaser will pay the excess to	Seller on demand.	IN	TEREST RATE	BETWEE	N	% AND	— %	PER AN	s. INUM, TERM B	FTWEEN
10. TRADE-IN ALLOWANCE 1. BALANCE OWED ON TRADE-IN*	NANA	-		MC	ONTHS AND _			MONTHS.	MONTHLY PA	YMENTS
A NET ALL QUALIDE ON TO LAST III	NA		TWEEN \$	UEUTOE		NTH AND \$			PER MONT	
2. NET ALLOWANCE ON TRADE-IN (line 10 minus line 11) 3. DEPOSIT/CASH DOWN PAYMENT (omit amt. line 8)	NA NA	(2)	N A DOWN PAY	MENT OF IOT ARI F TO	S32	612.17	THE TERMS	DION OCC		
4. TOTAL CREDITS (total lines 12 & 13)		ŠĚ	(a) IF SELLER IS N VEN CALENDAR DA RANGE FINANCING	YS OF THE	DATE OF SALE I	MAIL NOTICE T	O THE PURC	HASER THA), then seller m It he has not be	iust, within En able to
5. SUBTOTAL FROM LINE 9	NA 32422.00	co	VEN CALENDAR DA RANGE FINANCING. (b) PURCHASER TI NTRACT OF SALE P (c) IN ORDER TO R (l) RETURN TO SE (l) PAY THE SELLE (OTOR VEHICLE ES S BEEN DRIVEN; AN	HEN HAS 14 URSUANT T	DAYS FROM THE	DATE OF SALE	TO ELECT, II	F PURCHASI	ER CHOOSES, TO F	ESCIND THE
6. SERVICE CONTRACT	NA	-	(c) IN ORDER TO R	ESCIND THE	E CONTRACT OF	SALE, THE PUR	CHASER SHA	NL:		
7. DEALER DOCUMENTARY SERVICE FEE	178.00	AX	(i) PAY THE SELLE	R AN AMOU	NT EQUAL TO THE	E CURRENT ST	ANDARD MIL	EAGE RATE	FOR THE COST OF	OPERATING
B	7.0.00	HAS	S BEEN DRIVEN; AN	SELLER FOR	S ANY PHYSICAL I	AMAGE TO TH	e NOTOB re-	NUCLEON EA	ICH MILE THE MOT	ur vehicle
9. SUBTOTAL-TAXABLE ITEMS (total lines 15-18)	32422.00	(3) PUR	S BÉEN DRIVEN, AN IM COMPENSATE: N RETURN, SELLER NCHADIST THE TRADE: N THE SELLER SHA CE GIVEN BY THE S 10 THE TRADE: THE TRADE: THE TRADE THE TERMS THE SELLER THE TERMS THE SELLER SA THE SA THE SELLER SA THE SA	R SHALL GIV	E BACK TO THE I	PURCHASER AL	L PAYMENTS	OR OTHER	CONSIDERATION	PAID BY THE
D. TRADE ALLOWANCE ** (line 10) NO	** If lease, no tax credit	(4) i	IF THE TRADE IN HA IN THE SELLER SHA	S BEEN SOLI	O OR OTHERWISE	DISPOSED OF I	BEFORE THE	PURCHASEI	R RESCINDS THE TE	ANSACTION
1. NET TAXABLE AMOUNT (line 19 minus line 20)) \$ 30,400,000	·	PRI (5) I	CE GIVEN BY THE S IF PURCHASER DOE	SELLER FOR S NOT ELECT	THE TRADE IN A	S NOTED IN TH	E DOCUMEN	TOF SALE.	MICENTION OF THE	PUHCHASE
2. UTAH SALES/USE TAX ON TAXABLE AMOUNT		col	(a) THE PURCHAS	SER IS RI	ESPONSIBLE FO	ADHEREN	ONLE NO THE	TERMS	AND CONDITION	THIS FORM: S OF THE
3. UTAH LICENSE AND REGISTRATION FEES	NA	ON ((b) IF THE TERMS A THE SELLER: AND	IND CONDITI	IONS OF THE DISC	LOSURES SET	FORTH IN SE	CTION (1) O	F THIS FORM ARE N	OT BINDING
4. UTAH AGE BASED/PROPERTY ASSESSMENT FEES	NA.	SAL	C) IF FINANCING IS E, THE PURCHASE	NECESSAF R IS SOLEI Y	RY FOR THE PURI RESPONSIRIE	CHASER TO CO	MPLETE THE	PAYMENT	TERMS OF THE CO	INTRACT OF
5. UTAH INSPECTION/EMISSIONS TEST FEE	NA	(6) 5	SIGNING THIS DISCLO	OSURE DOES	S NOT PROHIBIT T	HE PURCHASER	FROM SEEK	NG HIS OWN	FINANCING.	
S. UTAH WASTE TIRE RECYCLING FEE	NA	OF I	NATURE Purchaser				· · · · · ·			
7. TEMPORARY TAG FEE	12.17	SIGI	NATURE Seller							
S.			THER TERM	IC ACT	DEED TO					
D. TOTAL OF ALL ITEMS ABOVE (lines 19, 22-28) D. TOTAL CREDITS (line 14)	32612,17	J	THEN LENS	vio AGI	יבבט וט:	N	ONE XX	AS F	ollows 🗌	
The state of the s	(NA)									
. BALANCE DUE (total line 29 minus 30) AYMONTHYEAR	32612.17									
	CAL GOVERNME	NI,	s TRUST			MEL!	BIND			
LER MAKES NO WARRANTY EXPRESS OR IMPLIED WIT	U DECREOT TO THE				company. Poli	cy #				
LER MAKES NO WARRANTY, EXPRESS OR IMPLIED, WIT PARTS OR ACCESSORIES DESCRIBED HEREIN. U TY, IF ANY, AS EXPLAINED AND CONDITIONED BY PA	INLESS OTHERWISE I	NDIC	CATED BY SEL	, FIINESS LER IN W	FOR PARTIC VRITING, ANY	ULAR PUR WARRANT	POSE, OR	OTHERV	VISE CONCER	NING THE
TY, IF ANY, AS EXPLAINED AND CONDITIONED BY PA- act includes all of the terms, conditions, restrictions, limit-	HAGRAPH 4 ON THE R	REVE	RSE SIDE HERI	EOF.				,0	IIIANUFA	onen's
act includes all of the terms, conditions, restrictions, limits of the date hereof comprises the complete and exclusive state.	atement of the terms of the	ns or	LUCIN ING PACE A	and the rev	verso side here	of. This cont	tract cancel	is and sup	ersedes any pri	or contrac

ONTRACT ACKNOWLEDGES THAT HE HAS READ ITS TERMS, CONDITIONS AND WARRANTIES BOTH ON THE FACE AND THE FERSE SIDE HEREOF AND HAS RECEIVED A THE COPY OF THIS CONTRACT, AND FURTHER AGREES TO PAY THE "BALANCE DUE" AS SET FORTH ABOVE ON OR BEFORE THE DATE SPECIFIED, IF NO DATE IS SPECIFIED, THEN THE BALANCE IS DUE AS OF THE DATE OF THIS CONTRACT. THIS CONTRACT. THIS CONTRACT IS NOT A RECEIPT OF PAYMENT. NO RETURNS, REFUNDS OR EXCHANGES ARE PERMISSIBLE EXCEPT AS NOTED ABOVE.

SIGNATURE OF PURCHASER	DATE 11/05/13 VERICLE TO BE OF	SANTAQUIN CITY CORP.	
SIGNATURE OF CO-PURCHASER	SIGNATURE OF SELLER		11/05/13
APPROVED UADA FORM 1088 @ 1991, Rev. 2012	TO REORDER CALL 484-8845 OR 1-800-594-8920		DATE