

City of Killeen, Texas 1600 Airport Rd. Killeen, TX 76543

RE: Governmental Lease-Purchase Agreement Number

Dear Sir or Madam:

Thank you for choosing TCF Equipment Finance, a division of TCF National Bank for your capital equipment financing needs! Enclosed are the lease documents necessary to close the above mentioned transaction. The purpose of this letter is to provide you with step-by-step instructions as to what is required with respect to each document. At any time, if you have <u>any</u> questions, please don't hesitate to contact **Nicholas Lauver at (319) 226-1779** for assistance.

i i nes	Document	Action Required
•	Governmental Lease-Purchase Agreement	Authorized Signature of Lessee and Clerk or Secretary of Lessee; Clerk or Secretary signature must be someone other than the person providing Authorized Signature of Lessee
•	Attachment 1 - Lease Payment Schedule	Authorized Signature of Lessee
•	Attachment 2 - Equipment Description	Authorized Signature of Lessee
•	Attachment 3 - Acceptance Certificate	Authorized Signature of Lessee and Date <u>upon Equipment</u> <u>Acceptance</u>
•	Attachment 4 - Insurance Coverage Requirements	Authorized Signature of Lessee; please also provide the name and contact information for your property and liability insurance carrier(s)
•	Opinion of Counsel	Opinion Letter must be reproduced in its entirety (with Lessee's legal name replacing the blank space in paragraph one) on Lessee's legal counsel's letterhead and signed by Lessee's legal counsel
•	Resolution	Resolution must be certified by an Authorized Signature of Lessee as a copy of resolution adopted by Lessee
•	Lessee Fact Sheet	Please provide the requested information
•	IRS Form 8038	Please consult Lessee's tax or financial professional regarding completion and provide a copy of the filed form
•	Escrow Agreement and/or State Rider (if applicable)	Authorized Signature of Lessee, if applicable
	Other Items Needed From Lessee:	 Lessee's Sales Tax Exemption Certificate Initial Payment (if applicable) as Indicated on Invoice



Amendment to Contract

m; "G			Date: October 6, 201
"Lessee"	tract": Lease Number 008-0185329-300 Dated Sept	ember 20, 2017	
	illoop Tours 1600 Airmant Dd. Willoop TV 2664	3	
 	illeen, Texas, 1600 Airport Rd., Killeen, TX 7654	3	AND
"Lessor"			
TCF Equ	ipment Finance, a division of TCF National Bank	, 1111 West San Marnan Dr, Suite A2 West	, Waterloo, IA 50701-8926
•	lized terms used but not defined in this Amendment scution of this Amendment by Lessee and Lessor, the	5	in the Contract.
Section 5	. NON APPROPRIATION. Sentence 4 has been d	leleted in its entirety and replaced with the foll	owing:
	Lease is terminated in accordance with this Section, rized EZGO dealer specified by US within 150 miles	•	iceably deliver the Equipment to US at
Except as affirmed.	specifically amended herein, all of the terms and cor	nditions of the Contract shall remain in full for	ce and effect and are hereby ratified and
This Ame	endment dated as of the date first set forth above shall	l not be effective until signed by Lessor.	
Lessor:	TCF Equipment Finance, a division of TCF National Bank	Ву:	Operations - T.C.
Lessee:	City of Killeen, Texas	By:	Ronald L. Olson, City Manager



GOVERNMENTAL LEASE-PURCHASE AGREEMENT NO. 008-0185329-300 DATED AS OF September 20, 2017 (TAX-EXEMPT)

	Ä	Name TCF Equipment Finance, a division of TCF Na	ntional Bank				Email: customerservice@finan	ediv.cor	n
	LESSOR	Address 1111 West San Marnan Dr, Suite A2 West, Wa	nterloo, IA 50701-8926				Fax Number: 319-833-4577		
Γ	H	Full Legal Name City of Killeen, Texas	NAME OF THE STATE				Email: Fax:		
	LESSEE	Primary Address 1600 Airport Rd., Killeen, TX 76543					Fiscal Year End: September		EIN: 4-6001504
	LEASE PAYMENT	Principal Portion: \$250,320.85 Interest Rate: 3.50% Maximum Lease Term: 49 Months	Lease Payments: See Attachment 1: Lease Payment Schedule Payment Frequency: Monthly	MANG	BANK QUALIFIED		exempt obligation" as de		hereby NOT designated as a Section 265(b)(3)(B) of the
L			TERMS AND CO	 NDI1	TION	is			
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	US any LEA' TERN Serow a ifficate i be con n; provine next tany add to be con n; provine next tany add con con to provine to con to provine to con to provine to con to con	and this Governmental Lease-Purchase Agreement I questions YOU may have about it. Words "YOU" SE: WE agree to lease to YOU and YOU agree ("Equipment") on the terms and conditions of this M: This Lease is effective on the earlier of the date agent (the "Commencement Date"), which date YO in the form set forth as Attachment 3 hereto, and catinued by YOU for additional one-year renewal to ided, however, that at the end of the Initial Term are Renewal Term unless YOU have terminated this I ditional Lease Payments or expenses chargeable to payment of, interest. YOUR obligation to pay Lemexcept as provided in Section 5. THIS LEASE E CHARGES. If a Lease Payment is not made is less, from the due date. ATINUATION OF LEASE TERM. YOU currently believe that legally available funds in an amount suthin his or her power to obtain and maintain funds mitted for approval in accordance with YOUR applies to the budget or appropriate funds and to extend the end of the then current Initial Term or Renewerm, but failure to give such notice will not extend at the end of the then current Initial Term or Renewerm, but failure to give such notice will not extend at the end of the then current Initial Term or Renewerm, but failure to give such notice will not extend at the end of the then current Initial Term or Renewerm, but failure to give such notice will not extend at the end of the then current Initial Term or Renewerm, but failure to give such notice will not extend at YOUR cost and expense, to peaceably deliver the RRANTIES. WE are leasing the Equipment to Y SS FOR A PARTICULAR PURPOSE. To the extending the payments of the extending the payments of the the payment of the extending the payment of the extending the payment of the extending the payment of the tending the payment of the extending the payment of th	and "YOUR" refer to the "Lessee," and to lease from US, the equipment listed Lease and on any attached schedule. on which WE disburse funds to the vend DU hereby authorize US to fill in on the continues thereafter for an Initial Term ("rms"), coinciding with at the end of each Renewal Term until lease pursuant to Section 5 or Section 17 or YOU under this Lease are paid in full asse Payments and YOUR other Lease o IS NON-CANCELABLE, EXCEPT AS on the date when due, YOU will pay antly intend, subject to Section 5, to contificient to make all Lease Payments durin from which Lease Payments may be madeable procedures and to exhaust all availand this Lease for any Renewal Term is sol pay such Lease Payments under this Leawise make available funds to pay the Leaving make available funds to pay the Leaving Term. YOU agree to deliver written the term of this Lease beyond the then the term of this Lease beyond the then the Equipment to US at the location or loc OU "AS-IS" and WE MAKE NO WAR tent such warranties are transferrable, WNE IS AUTHORIZED TO WAIVE OR OT FOR THE MANUFACTURER WARFL, RESULTING OR CONSEQUENTIAL REPERFORMANCE OF THE EQUIPM COUNTERCLAIM, DEFENSE OR OT PONSIBLE, AT YOUR OWN COST, TEQUIPMENT TO US). WHEN THE EERTIFICATE IN THE FORM SET FOR	the wo on Att wo on Att wo on Att was a second of the M. Leas L. As BPRO US a libit and the general of the M. Leas BPRO US a libit and the general of the M. Leas BPRO US a libit and the general of the M. Leas BPRO US a libit and the general of the general of the general of the general of the M. Leas BPRO US a libit and the general of	rds "tachm' tachm' tach	WE," "US" and lent 2: Equipme uipment or the dase Payment Scin") ending at the udget year, up turn Lease Term orments will be droth in the Lease creabsolute and ED IN SECTIO charge at the rases, and to pay num Lease Term graking provisi and appeals if the ediscretion of Yawfully be made its required to b S of such terminal Term or Rene iffed by US. EXPRESS OR to YOU, without NY TERM, PRIMAKE ANY REES OR LOSS OUR OBLIGATION THE ET HAS BEEN IT ATTACHMENT TON OF YOUR	"OUR" refer to the "Lesson and Description, including a late on which WE deposit for the dule following OUR received of YOUR budget year on the total number of mon has been completed, YOU are as set forth on Attachme. Payment Schedule, a por unconditional and are not N.5. It of 10% per annum or Lease Payments hereunder, a can be obtained. YOUR is on for Lease Payments to the at portion of the budget is not your following to the paid in the next occurring the p	its sucil replacements for the maximum appropriate the	cessors and assigns. ement parts, repairs, additions and the purchase of the Equipment with YOU of the executed Acceptance et on the Commencement Date and ated above as the Maximum Lease cemed to have continued this Lease the balance of the Lease Payment ach Lease Payment is paid as, and to cancellation, reduction, setoff or cimum amount permitted by law the Maximum Lease Term. YOU de financial officer will do all things t necessary in each proposed annua ved. Notwithstanding the foregoing ated for that purpose during YOUF all Term, this Lease will be deemed d of the then current Initial Term o ted in accordance with this Section NTIES OF MERCHANTABILITY e all warranties, if any, made by th alls LEASE EXCEPT IN WRITING TY ABOUT THIS LEASE OR THI Y BREACH OF WARRANTY OI DUNT DUE UNDER THE LEASI EAINST THE SUPPLIER OR THI TOF THE EQUIPMENT (UNLES) TOU WILL IMMEDIATELY SIG UN DISCRETION, CONFIRM BY
Γ		YOU agree to all of the Terms and Conditions cor and in any attachments to this Lease (all of which			Nai	me of Lessor T	CF Equipment Finance, a	livision o	of TCF National Bank
	LESSEE SIGNATURE	pecome part of this Lease. YOU acknowledge that he Terms and Conditions. City of Killeen, Texas	t YOU have read and agreed to all	LESSOR SIGNATURE	Pri:	nature nt Name and Tit	lc		
F		I, the undersigned, do hereby certify that the off	ficer of Lessee who executed the foregoing						
	CERTIFICATE OF CLERK OR SECRETARY	and acting officer of Lessee as stated beneath his Signature:	Title:						
	# 5 B	THE ABOVE CERTIFICATION MUST	F BE SIGNED BY THE CLERK OR SEC					TARY N	MUST BE A DIFFERENT

- 8. TITLE, PERSONAL PROPERTY, LOCATION, INSPECTION, NO MODIFICATIONS OR ALTERATIONS. YOU have title to the Equipment; provided that title to the Equipment will immediately and without any action by YOU vest in US, and YOU will immediately surrender possession of the Equipment to US, (a) upon any termination of this Lease other than termination is still in effect on that day, upon payment in full of Lease Payments and all other amounts then due pursuant to Section 17 (including but not limited to any termination pursuant to Section 5) or (b) if and the payment of One Dollar to US; (b) on the last day of the Initial Term or any Renewal Term YOU are in default of this Lease. It is the intent of the parties hereto that any transfer of title to US then in effect, upon at least 30 days' prior written notice to US and payment in full to US of the Lease pursuant to this Section will occur automatically without the necessity of any bill of sale, certificate of title or other instrument of conveyance. YOU will, nevertheless, execute and deliver any such instruments as WE may request to evidence such transfer. As security for YOUR obligations hereunder, to the extent permitted by law, YOU grant to US a first and prior security interest in the Equipment, all cash and negotiable instruments comprising the escrow fund held under any related escrow agreement, and all proceeds of the foregoing. YOU have the right to use the Equipment during the term of this Lease, except as otherwise expressly set forth in this Lease. Although the Equipment may become attached to real estate, it remains personal property. YOU agree not to alter or modify the Equipment or permit a lien to be placed upon the Equipment or to remove the Equipment without OUR prior written consent. YOU agree to provide US with waivers of interest or liens from anyone claiming any interest in the real estate on which any items of Equipment is located. WE also have the right, at reasonable times, to inspect the Equipment.
- in good repair, condition and working order, except for ordinary wear and tear, and to supply all parts Equipment; (d) all authorizations, consents and approvals of governmental bodies or agencies required and servicing required. All replacement parts used or installed and repairs made to the Equipment will in connection with the execution and delivery by YOU of this Lease or in connection with the carrying become OUR property. YOU acknowledge that WE are not responsible for providing any required out of YOUR obligations hereunder have been obtained; (e) this Lease constitutes the legal, valid and maintenance and/or service for the Equipment. YOU will make all claims for service and/or binding obligation of YOU enforceable in accordance with its terms, except to the extent limited by maintenance solely to the supplier and/or manufacturer and such claims will not affect YOUR applicable bankruptcy, insolvency, reorganization or other laws affecting creditors' rights generally; obligation to make Lease Payments.
- 10. ASSIGNMENT. YOU agree not to transfer, sell, sublease, assign, pledge or encumber either the Equipment or any rights under this Lease without OUR prior written consent. YOU agree that WE may sell, assign or transfer this Lease and, if WE do, the new owner will have the same rights and benefits, but not the obligations, that WE now have. The rights of the new owner will not be subject to any claims, counterclaims, defenses or set-offs that YOU may have against US. No assignment will be adversely determined, would adversely affect the transactions contemplated by this Lease or our effective until YOU have received written notice from the assignor of the name and address of the assignee. YOU or YOUR agent will maintain a written record of each assignment in form necessary to comply with Section 149(a) of the Internal Revenue Code of 1986, as amended.
- 11. LOSS OR DAMAGE. YOU are responsible for the risk of loss or destruction of, or damage to, the Equipment. No such loss or damage relieves YOU from any obligation under this Lease. If any of the Equipment is damaged by fire or other casualty or if title to, or the temporary use of, any of the Equipment is taken under the exercise of the power of eminent domain, the net proceeds ("Net Proceeds") of any insurance claim or condemnation award will be applied to the prompt replacement, repair, restoration, modification or improvement of that Equipment, unless YOU have exercised YOUR option to purchase the Equipment pursuant to Section 17. Any balance of the Net Proceeds remaining after such work has been completed will be paid to YOU.
- 12. INDEMNITY. WE are not responsible for any losses or injuries caused by the manufacture, acquisition, delivery, installation, ownership, use, lease, possession, maintenance, operation or rejection of the Equipment or defects in the Equipment. To the extent permitted by law, YOU agree to reimburse US for and to defend US against any claim for losses or injuries (including attorneys' fees and other expenses for the defense of such claim), regardless of nature, relating to the Equipment, including, without limitation, its manufacture, acquisition, delivery, installation, ownership, use, lease, possession, maintenance or operation. This indemnity will continue even after the termination of this Lease.
- 13. TAXES. YOU agree to pay any applicable license and registration fees, sale and use taxes, personal property taxes and all other taxes and charges, relating to the ownership, leasing, rental, sale, purchase, possession or use of the Equipment (except those based on OUR net income). YOU agree that if WE pay any taxes or charges, YOU will reimburse US for all such payments and will pay US interest and a late charge (as calculated in Section 3) on such payments with the next Lease Payment, plus a fee for OUR collecting and administering any taxes, assessments or fees and remitting them to the appropriate authorities
- 14. INSURANCE. During the term of this Lease, YOU will keep the Equipment insured against all risks of loss or damage in an amount not less than the replacement cost of the Equipment. YOU will also obtain and maintain for the term of this Lease, liability insurance insuring against liability for bodily injury and property damage with a minimum limit of \$1,000,000.00 combined single limit or such greater amount as may be prescribed by any applicable state law. WE will be the sole named loss payee on the property insurance and named as an additional insured on the liability insurance, and such excess of \$10,000,000 of qualified tax-exempt obligations (including this Lease, but excluding private insurance shall provide US at least thirty days written notice of cancellation. YOU will pay all premiums for such insurance and must deliver proof of insurance coverage satisfactory to US. If YOU do not provide such insurance, YOU agree that WE have the right, but not the obligation, to obtain such insurance and add an insurance fee to the amount due from you.
- 15. DEFAULT. Subject to Section 5, YOU are in default of this Lease if any of the following occurs: (a) YOU fail to pay any Lease Payment or other sum when due; (b) YOU breach any warranty or other obligation under this Lease, or any other agreement with US, (c) YOU become insolvent or unable to pay YOUR debts when due, YOU make an assignment for the benefit of creditors or YOU undergo a substantial deterioration in YOUR financial condition, or (d) YOU file or have filed against YOU a petition for liquidation, reorganization, adjustment of debt or similar relief under the Federal agreement and understanding. No agreements or understandings are binding on the parties unless set Bankruptcy Code or any other present or future federal or state bankruptcy or insolvency law, or a trustee, receiver or liquidator is appointed for YOU or a substantial part of YOUR assets.
- 16. REMEDIES. WE have the following remedies if YOU are in default of this Lease: WE may the remaining provisions of this Lease. declare the entire balance of the unpaid Lease Payments for the then current Initial Term or Renewal Term immediately due and payable; sue for and receive all Lease Payments and any other payments simultaneously executed in counterparts, each of which will be an original and all of which will then accrued or accelerated under this Lease; take whatever action at law or in equity may appear constitute but one and the same instrument. Notices hereunder shall be deemed given when delivered necessary or desirable to enforce OUR rights as owner of the Equipment; charge YOU interest on all personally, sent via overnight courier, facsimile or e-mail (with confirmation of transmission), or monies due US at the rate of eighteen percent (18%) per year from the date of default until paid, but in no event more than the maximum rate permitted by law; charge YOU a return-check or non-sufficient reproductions of original documents shall be deemed to be authentic counterparts for all purposes, funds charge ("NSF Charge") of \$25.00 for a check that is returned for any reason; and require that including the filing of any claim, action or suit in the appropriate court of law. There shall be only YOU return the Equipment to US and, if YOU fail to return the Equipment, enter upon the premises one original counterpart of this Lease and it shall bear OUR original signature and be marked peaceably with or without legal process where the Equipment is located and repossess the Equipment. "Original." To the extent that this Lease constitutes chattel paper (as that term is defined by the Such return or repossession of the Equipment will not constitute a termination of this Lease unless WE expressly notify YOU in writing. If the Equipment is returned or repossessed by US and unless WE have terminated this Lease, WE will sell or re-rent the Equipment to any persons with any terms WE determine, at one or more public or private sales, with or without notice to YOU, and apply the net proceeds after deducting the costs and expenses of such sale or re-rent, to YOUR obligations with YOU or other advice to YOU or to any financial advisor or placement agent engaged by YOU with respect remaining liable for any deficiency and with any excess over the amounts described in this Section plus to this Lease. YOU, YOUR financial advisor, placement agent or municipal advisor, if any, shall each the then applicable Purchase Price to be paid to YOU. YOU are also required to pay (i) all expenses seek and obtain YOUR own financial, legal, tax, accounting and other advice with respect to this incurred by US in connection with the enforcement of any remedies, including all expenses of Lease from YOUR own advisors (including as it relates to structure, timing, terms and similar repossessing, storing, shipping, repairing and selling the Equipment, and (ii) reasonable attorneys' fees.

- 17. PURCHASE OPTION. Provided YOU are not in default, YOU will have the option to purchase all, but not less than all, of the Equipment (a) on the date the last Lease Payment is due (assuming this Lease is renewed at the end of the Initial Term and each Renewal Term), if this Lease Payments and all other amounts then due plus the then applicable Purchase Price set forth on the Lease Payment Schedule; or (c) if substantial damage to or destruction or condemnation of substantially all of the Equipment has occurred, on the day specified in YOUR written notice to US of YOUR exercise of the purchase option upon at least 30 days' prior notice to US and payment in full to US of the Lease Payments and all other amounts then due plus the then applicable Purchase Price set forth on the Lease Payment Schedule.
- 18. REPRESENTATIONS AND WARRANTIES. YOU warrant and represent as follows: (a) YOU are a public body corporate and politic duly organized and existing under the constitution and laws of YOUR State with full power and authority to enter into this Lease and to perform all of YOUR obligations hereunder; (b) YOU have duly authorized the execution and delivery of this Lease by proper action by YOUR governing body, and all requirements have been met and procedures have occurred in order to ensure the validity and enforceability of this Lease; (c) YOU have complied with 9. MAINTENANCE. YOU are required, at YOUR own cost and expense, to keep the Equipment such public bidding requirements as are applicable to this Lease and the acquisition by YOU of the (f) YOU have, in accordance with the requirements of law, fully budgeted and appropriated sufficient funds for the current budget year to make the Lease Payments scheduled to come due during the current budget year and to meet YOUR other obligations under this Lease during the current budget year, and those funds have not been expended for other purposes; (g) there is no proceeding pending or threatened in any court or before any governmental authority or arbitration board or tribunal that, if interest in the Equipment; (h) the Equipment is essential to YOUR functions or to the services YOU provide to YOUR citizens, YOU have an immediate need for the Equipment and expect to make immediate use of the Equipment, YOUR need for the Equipment is not temporary and YOU do not expect the need for any item of the Equipment to diminish in the foreseeable future, including the Maximum Lease Term, and the Equipment will be used by YOU only for the purpose of performing one or more of YOUR governmental or proprietary functions consistent with the permissible scope of YOUR authority and will not be used in the trade or business of any other entity or person; and (i) YOU have never failed to appropriate or otherwise make available funds sufficient to pay rental or other payments coming due under any lease purchase, installment sale or other similar agreement.
 - 19. UCC FILINGS AND FINANCIAL STATEMENTS. YOU authorize US to file a financing statement with respect to the Equipment. If WE feel it is necessary, YOU agree to submit financial statements (audited if available) on an annual basis.
 - 20. UCC ARTICLE 2A PROVISIONS. YOU agree that this Lease is a Finance Lease as that rm is defined in Article 2A of the Uniform Commercial Code ("UCC"). YOU acknowledge that WE have given YOU the name of the Supplier of the Equipment. WE hereby notify YOU that YOU may have rights under the contract with the Supplier and YOU may contact the Supplier for a description of any rights or warranties that YOU may have under this supply contract. YOU also waive any and all rights and remedies granted YOU under Sections 2A-508 through 2A-522 of the UCC
 - 21. TAX EXEMPTION. YOU will comply with all applicable provisions of the Internal Revenue Code of 1986, as amended, and the applicable regulations thereunder to maintain the exclusion of the interest portion of the Lease Payments from gross income for purposes of federal income taxation. YOU will file all necessary informational returns with the IRS, on a timely basis, and provide US with copies of such filed returns relating to this Lease. If YOU fail to file the necessary informational returns on a timely basis, YOU authorize US, in OUR sole discretion, to engage a tax professional to complete the required returns on YOUR behalf and expense, which YOU will promptly execute and file. If it is determined that any of the interest may not be excluded from gross income, YOU agree to pay to US an additional amount determined by US for the loss of such excludability.
 - 22. BANK QUALIFICATION. If this Lease has been designated a "qualified tax-exempt obligation" on the front page of this Lease, YOU and all YOUR subordinate entities will not issue in activity bonds other than qualified 501(c)(3) bonds) during the calendar year in which WE fund this Lease without first obtaining an opinion of nationally recognized counsel in the area of tax-exempt municipal obligations acceptable to US that the designation of this Lease as a "qualified tax-exempt obligation" will not be adversely affected.
 - 23. CHOICE OF LAW; JURY TRIAL WAIVER. This Lease will be governed and construed accordance with federal law and, to the extent not preempted by federal law, the laws of the state where YOU are located. To the extent permitted by law, YOU agree to waive YOUR rights to a trial
 - 24. ENTIRE AGREEMENT; SEVERABILITY; WAIVERS. This Lease contains the entire forth in writing and signed by the parties. Any provision of this Lease which for any reason may be held unenforceable in any jurisdiction will, as to such jurisdiction, be ineffective without invaliding
 - 25. COUNTERPARTS; NOTICES; ELECTRONIC TRANSACTION. This Lease may be certified U.S. Mail, addressed as set forth above. Copies, facsimiles, electronic files and other UCC), a security or ownership interest intended to be created through the transfer and possession of this Lease can be done only by the transfer of such original bearing OUR original signature.
 - 26. ROLE OF LESSOR. WE have not acted and will not act as a fiduciary for YOU or as YOUR agent or municipal advisor. WE have not and will not provide financial, legal, tax, accounting

ATTACHMENT 1 TO GOVERNMENTAL LEASE-PURCHASE AGREEMENT NO. 008-0185329-300 DATED AS OF September 20, 2017

LEASE PAYMENT SCHEDULE

LESSOR: TCF Equipment Finance, a division of TCF National Bank

LESSEE: City of Killeen, Texas

COMMENCEMENT DATE*:

INTEREST RATE: 3.50%

PAYMENT FREQUENCY: Monthly

The first Lease Payment shall be due in arrears on the date that is one month after the Commencement Date, and subsequent Lease Payments shall be due monthly on the same day of each month thereafter until paid in full.

Payment	Rental	Interest	Principal	Purchase
Number	Payment	Portion	Portion	Price
A STATE OF THE STA	-			250,320.85
1	3,769.35	730.11	3,039.24	247,281.61
2	3,769.35	721.25	3,048.10	244,233.51
3	3,769.35	712.36	3,056.99	241,176.52
4	3,769.35	703.44	3,065.91	238,110.61
5	3,769.35	694.50	3,074.85	235,035.76
6	3,769.35	685.53	3,083.82	231,951.94
7	3,769.35	676.53	3,092.82	228,859.12
8	3,769.35	667.51	3,101.84	225,757.28
9	3,769.35	658.47	3,110.88	222,646.40
10	3,769.35	649.39	3,119.96	219,526.44
11	3,769.35	640.29	3,129.06	216,397.38
12	3,769.35	631.17	3,138.18	213,259.20
13	3,769.35	622.01	3,147.34	210,111.86
14	3,769.35	612.83	3,156.52	206,955.34
15	3,769.35	603.63	3,165.72	203,789.62
16	3,769.35	594.39	3,174.96	200,614.66
17	3,769.35	585.13	3,184.22	197,430.44
18	3,769.35	575.85	3,193.50	194,236.94
19	3,769.35	566,53	3,202.82	191,034.12
20	3,769.35	557.19	3,212.16	187,821.96
21	3,769.35	547.82	3,221.53	184,600.43
22	3,769.35	538,42	3,230.93	181,369.50
23	3,769.35	529.00	3,240.35	178,129.15
24	3,769.35	519.55	3,249.80	174,879.35
25	3,769.35	510.07	3,259.28	171,620.07
26	3,769.35	500.56	3,268.79	168,351.28
27	3,769.35	491.03	3,278.32	165,072.96
28	3,769.35	481.47	3,287.88	161,785.08
29	3,769.35	471.88	3,297.47	158,487.61
30	3,769.35	462.26	3,307.09	155,180.52
31	3,769.35	452.61	3,316.74	151,863.78
32	3,769.35	442.94	3,326.41	148,537.37
33	3,769.35	433.24	3,336.11	145,201.26
34	3,769.35	423.51	3,345.84	141,855.42
35	3,769.35	413.75	3,355.60	138,499.82
36	3,769.35	403.96	3,365.39	135,134.43
37	3,769.35	394.15	3,375.20	131,759.23
38	3,769.35	384.30	3,385.05	128,374.18
39	3,769.35	374.43	3,394.92	124,979.26
40	3,769.35	364.53	3,404.82	121,574.44
41	3,769.35	354.60	3,414.75	118,159.69
42	3,769.35	344.64	3,424.71	114,734.98
43	3,769.35	334.65	3,434.70	111,300.28
44	3,769.35	324.63	3,444.72	107,855.56
45	3,769.35	314.58	3,454.77	104,400.79
46	3,769.35	304.51	3,464.84	100,935.95
47	3,769.35	294.40	3,474.95	97,461.00

49 94,250.00 274.09 93,975.91 0.00
C
Grand Totals 275,178.80 24,857.95 250,320.85

Lessee:	City of Killeen, Texas	Ву:	Ronald L. Olson, City Manager
Lessee:	City of Killeen, Texas	Ву:	Ronald L. Olson, City M

^{*}YOU hereby authorize US to fill in the Commencement Date based on the earlier of the date that WE disburse funds to the Vendor of the Equipment following receipt of YOUR executed Acceptance Certificate, or the date on which WE deposit funds for the purchase of the Equipment with an escrow agent.

ATTACHMENT 2 TO GOVERNMENTAL LEASE-PURCHASE AGREEMENT NO. 008-0185329-300 DATED AS OF September 20, 2017

EQUIPMENT DESCRIPTION

The Equipment consists of the equipment described below, together with any and all replacement parts, additions, repairs, modifications, attachments and accessories thereto, any and all substitutions, replacements or exchanges therefor, and any and all insurance and/or proceeds thereof:

Location
Stonetree Golf Club, 1600 Stonetree Drive,
Killeen, TX 76542

Description/Serial No./Model No.
(65) 2018 E-Z-GO TXT 48V Golf Cars together with all attachments

and accessories thereto

destablished by a serial sequences				
			1	
Lessee:	City of Killeen, Texas	Ву:	Ronald	L. Olson, City Manager

Total Cost

\$250,320.85

ATTACHMENT 3 TO GOVERNMENTAL LEASE-PURCHASE AGREEMENT NO. 008-0185329-300 DATED AS OF September 20, 2017

ACCEPTANCE CERTIFICATE

TCF Equipment Finance, a division of TCF National Bank 1111 West San Marnan Dr, Suite A2 West Waterloo, IA 50701-8926

Re: Governmental Lease-Purchase Agreement No. 008-0185329-300 between TCF Equipment Finance, a division of TCF National Bank, as Lessor (the "Lessor"), and City of Killeen, Texas, as Lessee (the "Lessee").

Ladies and Gentlemen:

In accordance with the above-referenced Governmental Lease-Purchase Agreement No. 008-0185329-300 (the "Lease"), the undersigned Lessee hereby certifies and represents to, and agrees with Lessor as follows:

- 1. All of the Equipment (as such term is defined in the Lease) listed in the Lease has been delivered, installed and accepted on the date hereof.
- 2. Lessee has conducted such inspection and/or testing of the Equipment listed in the Lease as it deems necessary and appropriate and hereby acknowledges that it accepts the Equipment for all purposes.
 - 3. Lessee is currently maintaining the insurance coverage required by Section 14 of the Lease.
- 4. No event or condition that constitutes, or with the giving of notice or the lapse of time or both would constitute, a default as set forth in Section 15 of the Lease exists at the date hereof.
- 5. 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 that is set forth in the Lease is correct.
 - Lessee hereby acknowledges and agrees to the Lease Payment Schedule attached to the Lease as Attachment 1.

	Date:, 20		
Lessee:	City of Killeen, Texas	By:	Ronald L. Olson, City Manager

ATTACHMENT 4 TO GOVERNMENTAL LEASE-PURCHASE AGREEMENT NO. 008-0185329-300 DATED AS OF September 20, 2017

INSURANCE COVERAGE REQUIREMENTS

		Agent Name:	Business Phone # Fax Phone #				
Insurance Company Property:		Agent Name:	Business Phone # Fax Phone #				
to issue: (check to indicate	to issue: (check to indicate coverage)						
Xa. All Risk Physical Damage Insurance on the following leased Property evidenced by a Certificate of Insurance and Long Form Loss Payable Clause							
naming TCF Equipment Finance, a division of TCF National Bank and/or its assigns as Loss Payee. Leased Property: (65) 2018 E-Z-GO TXT 48V Golf Cars together with all attachments and accessories thereto.							
Leased Property: (65) 2018 E-Z-GO TXT 48V Golf Cars together with all attachments and accessories thereto Coverage Required: \$250,320.85							
_X b. Public Liability Insurance evidenced by a Certificate of Insurance naming TCF Equipment Finance, a division of TCF National Bank and/or its assi an Additional Insured.							
Minimum Coverage Required:							
\$1,000,000.00 per person \$1,000,000.00 aggregate bodily injury liability \$1,000,000.00 property damage liability							
	Proof of insurance coverage will be provided to TCF Equipment Finance, a division of TCF National Bank, 1111 West San Marnan Dr, Suite A2 West, Wat 50701-8926, prior to the time that the property is delivered to Lessee. Please fax a copy of the Certificate of Insurance or binder to Marisa Meyers at (866) 465-3149.						



LESSOR:

TEXAS ADDENDUM TO GOVERNMENTAL LEASE-PURCHASE AGREEMENT NO. 008-0185329-300 DATED AS OF September 20, 2017

TCF Equipment Finance, a division of TCF National Bank

LESSE	E: City of Killeen, Texas		
with all the "Le	Exhibits and Attachments and this Addendum, the "	Lease"). Words "YOU" and "YOUR" ee hereby agree that capitalized terms	rmmental Lease-Purchase Agreement No. 008-0185329-300 (together refer to the "Lessee" and the words "WE," "US" and "OUR" refer to used herein and not otherwise defined herein shall have the terms ne Lease:
1. Se	ection 2 of the Lease is hereby amended by adding the	ne following sentence at the end of that	Section:
TI	ne Maximum Lease Term does not exceed 25 years.		
2. Se	ection 4 of the Lease is hereby deleted and the follow	ving Section 4 is hereby inserted in lieu	thereof:
di	4. CONTINUATION OF LEASE TERM. The scretion of YOUR then-current governing body.	decision whether or not to budget or	appropriate funds for any Renewal Term is solely within the
3. Se	ection 10 of the Lease is hereby amended by adding	the following sentence at the end of tha	t Section:
N	otwithstanding the foregoing, the Lease may be assig	gned by US only in whole, not in part.	
Except		ms and conditions contained in the Le	ase will remain in full force and effect and are hereby ratified and
Lesso	TCF Equipment Finance, a division o National Bank	f TCF By:	Operations - T.C.
Lesse	e: City of Killeen, Texas	Ву:	Ronald L. Olson, City Manager

OPINION OF COUNSEL

(To be on Attorney's Letterhead)

Date:

September 20, 2017

Lessee:

City of Killeen, Texas

1600 Airport Rd. Killeen, TX 76543

Lessor:

TCF Equipment Finance, a division of TCF National Bank

1111 West San Marnan Dr, Suite A2 West

Waterloo, IA 50701-8926

Re: Governmental Lease-Purchase Agreement No. 008-0185329-300, dated as of September 20, 2017, by and between City of Killeen, Texas and TCF Equipment Finance, a division of TCF National Bank.

Ladies and Gentlemen:

I have acted as counsel to Lessee with respect to the Governmental Lease-Purchase Agreement described above and the related escrow agreement, if any (together, the "Lease") and various related matters, and in this capacity have reviewed a duplicate original or certified copy of the Lease and all exhibits and attachments thereto. Based upon the examination of these and such other documents as I deem relevant, it is my opinion that:

1. Lessee is a public corporation and political subdivision of the State of Texas (the "State") within the meaning of Section 103 of the Internal Revenue Code of 1986, as amended, is duly organized, existing and operating under the Constitution and laws of the State, and has a substantial amount of the following sovereign powers: (a) the power to tax, (b) the power of eminent domain, and (c) police power. The full, true and correct legal name of Lessee is

- 2. Lessee is authorized and has power under State law to enter into the Lease and lease the equipment with an option to purchase, and to carry out its obligations thereunder and the transactions contemplated thereby.
- 3. The Lease and the other documents described above have been duly authorized, approved, executed and delivered by and on behalf of Lessee, and the Lease is a valid and binding contract of Lessee enforceable in accordance with its terms, except to the extent limited by State and Federal laws affecting remedies and by bankruptcy, reorganization or other laws of general application relating to or affecting the enforcement of creditors' rights. No further approval, consent or withholding of objection is required from any federal, state or local governmental authority with respect to the entering into or performance by the Lessee of the Lease and the transaction contemplated thereby.
- 4. Lessee has no authority (statutory or otherwise) to terminate the Lease prior to the end of its term for any reason other than pursuant to the terms of Section 5 of the Lease.
- 5. The authorization, approval and execution of the Lease and all other proceedings of Lessee relating to the transactions contemplated thereby have been performed in accordance with all open meeting laws, public bidding laws and all other applicable State and Federal laws.
- 6. The execution of the Lease and the appropriation of moneys to pay the payments coming due under the Lease do not result in the violation of any constitutional, statutory or other limitation relating to the manner, form or amount of indebtedness which may be incurred by Lessee.
- 7. There is no litigation, action, suit, or proceeding pending or before any court, administrative agency, arbitrator or governmental body that challenges the organization or existence of Lessee; the authority of the Lessee or its officers; the proper authorization, approval and execution of the Lease and the other documents described above; the

appropriation of monies to make Lease Payments under the Lease for the current fiscal year, or the ability of Lessee otherwise to perform its obligations under the Lease and the transactions contemplated thereby.

- 8. The equipment leased pursuant to the Lease constitutes personal property and when subject to use by Lessee will not be or become fixtures under applicable law.
- 9. The leasing of the equipment pursuant to the Lease is exempt from all sales, use and documentary stamp taxes against either Lessor or Lessee during the term of the Lease, and such equipment will be exempt from all state and local personal property or other ad valorem taxes.

This opinion of counsel may be relied upon by TCF Equipment Finance, a division of TCF National Bank and its successors and assigns.

Very truly yours,

RESOLUTION GOVERNMENTAL LEASE-PURCHASE AGREEMENT NO. 008-0185329-300 DATED AS OF September 20, 2017

A resolution authorizing the negotiation, execution, and delivery of Governmental Lease-Purchase Agreement No. 008-0185329-300 dated September 20, 2017 (the "Lease"), in principal amount not to exceed \$250,320.85, between City of Killeen, Texas, 1600 Airport Rd., Killeen, TX 76543 and TCF Equipment Finance, a division of TCF National Bank, 1111 West San Marnan Dr, Suite A2 West, Waterloo, IA 50701-8926; and prescribing other details in connection therewith.

WHEREAS, City of Killeen, Texas, (the "Lessee") is a political subdivision duly organized and existing pursuant to the Constitution and laws of the State of Texas; and

WHEREAS, Lessee is duly authorized by applicable law to acquire such items of personal property as are needed to carry out its governmental functions and to acquire such personal property by entering into lease-purchase agreements; and

WHEREAS, Lessee hereby finds and determines that the execution of a Lease for the purpose of leasing with the option to purchase the property designated and set forth in Attachment 2 to the Lease is appropriate and necessary to the function and operations of the Lessee; and

WHEREAS, TCF Equipment Finance, a division of TCF National Bank, (the "Lessor") shall act as Lessor under said Lease; and

WHEREAS, the Lease shall not constitute a general obligation indebtedness of the Lessee within the meaning of the Constitution and laws of the State;

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF City of Killeen, Texas:

Section 1. The Lease, in substantially the form as presently before the governing body of the Lessee, is hereby approved, and the
of the Lessee, is hereby authorized to negotiate, enter into, execute, and deliver the Lease and related documents in substantially the form as presently before the governing body of the Lessee, with such changes therein as shall be approved by such officer, and
which Lease will be available for public inspection at the offices of Lessee.
Section 2. The Lessee shall, and the officers, agents and employees of the Lessee are hereby authorized and directed to take such further action and execute such other documents, certificates and instruments as may be necessary or desirable to carry out and comply with the intent of this
Resolution, and to carry out, comply with and perform the duties of the Lessee with respect to the Lease.
Section 3. The Lessee's obligations under the Lease shall be expressly subject to annual appropriation by Lessee; and such obligations under the Lease shall not constitute a general obligation of Lessee or indebtedness of Lessee within the meaning of the Constitution and laws of the State of Texas.
Section 4. All other related contracts and agreements necessary and incidental to the Lease are hereby authorized, ratified and approved.
Section 5. This resolution shall take effect immediately upon its adoption and approval.
CERTIFIED AS TRUE AND CORRECT this day of, 20
Signature of Clerk, Secretary or Assistant Secretary

Printed Name of Clerk, Secretary or Assistant Secretary



LESSEE FACT SHEET TO GOVERNMENTAL LEASE-PURCHASE AGREEMENT NO. 008-0185329-300 DATED AS OF September 20, 2017

Please fill in \mathbf{ALL} of the following questions and return this form with the lease documents:

1.	Equipment location a	ddress:		
2.	Send bills to the follo	_		
				•
3.	Name of person who	issues payment and Phone nun	nber:	
			()	•
4.	Contract information	of person responsible for preparit	ng and filing Form 8038-G or 8038-GC	C :
	Name:	Phone:	E-mail:	
	Address:			
5.	Fiscal year end:		_	





Date of Invoice: Application Number: Contract Number:

09/20/2017 337899 008-0185329-300

To: City of Killeen, Texas 1600 Airport Rd. Killeen, TX 76543

Advance Payments/Security	y Deposit			
Description First Payment in Advance Last Payment in Advance	Contract Payment \$0.00 \$0.00	Sales/Use Tax \$0.00 \$0.00	Other	Amount \$0.00 \$0.00
			\$0.00 Sub Total	\$0.00 \$0.00
Other Fees/Charges				
			Fee Description	Amount
		D	ocumentation Fee	\$200.00
		Other Fees/Charges Sub Total		\$200.00
Invoice Total Due				
		Invoi	ce Total Due	\$200.00

Remit Payment with Completed Documents to:

866-465-3149

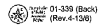
OR

TCF Equipment Finance, a division of TCF

National Bank

1111 West San Marnan Dr, Suite A2 West

Waterloo, IA 50701-8926



Texas Sales and Use Tax Exemption Certification

This certificate does not require a number to be valid.

Name of purchaser, firm or agency						
Phone (Area code and number)						
<u> </u>						
3						
yment of sales and use taxes (for the purchase of taxable from:						
on of TCF National Bank						
e A2 My, State, ZIP code: Waterloo, IA 50701						
invoice:						
sales or use taxes which may become due for failure to comply with te to the seller for taxable items that I know, at the time of purchase, and depending on the amount of tax evaded, the offense may range						
from a Class C misdemeanor to a felony of the second degree.						
Date						

NOTE: This certificate cannot be issued for the purchase, lease, or rental of a motor vehicle. *THIS CERTIFICATE DOES NOT REQUIRE A NUMBER TO BE VALID.*Sales and Use Tax "Exemption Numbers" or "Tax Exempt" Numbers do not exist.

This certificate should be furnished to the supplier.

Do <u>not</u> send the completed certificate to the Comptroller of Public Accounts.

(Rev. September 2011)

Information Return for Tax-Exempt Governmental Obligations

► Under Internal Revenue Code section 149(e) ► See separate instructions.

OMB No. 1545-0720

	ment of the Treasury I Revenue Service	Caution: If the issue price	separate instructions. e is under \$100,000, use	Form 803	8-GC.			
	Part I Reporting Authority					urn, check	here ▶ [
1	Issuer's name				2 Issuer's employ			
3a	Ba Name of person (other than issuer) with whom the IRS may communicate about this return (see instructions)			3b Telephone numb	3b Telephone number of other person shown on 3a			
4	4 Number and street (or P.O. box if mail is not delivered to street address) Room/suite			5 Report number	5 Report number (For IRS Use Only)			
6	6 City, town, or post office, state, and ZIP code				7 Date of issue			
8	8 Name of issue				9 CUSIP number	9 CUSIP number		
	Name and title of officer or othinstructions)	er employee of the issuer whom the IRS	may call for more informati	on (see	10b Telephone num employee show		or other	
Par	Type of Issue	(enter the issue price). See	the instructions and a	attach sch	nedule.			
11	Education					11		
12	Health and hospital					12		
13	Transportation				[13		
14	Public safety				[14		
15		g sewage bonds)				15		
16	·				<i></i>	16		
17						17		
18	Other. Describe					18		
19	the state of the s	s or RANs, check only box 19a			> [-	
	_	s, check only box 19b			IS			
20	-	e form of a lease or installment			2			
Par	III Description of	f Obligations. Complete for	the entire issue for	which th	is form is being fil	ed .		
I GI	Description of	T Complete for	(c) Stated redemption		(d) Weighted	<u></u>		
	(a) Final maturity date	(b) Issue price	price at maturity	ON .	average maturity	(e) Yield		
21		<u> </u> \$	\$		years			
Par	V Uses of Proce	eds of Bond Issue (including	ng underwriters' d	iscount)			
22	Proceeds used for ac					22		
23	Issue price of entire is	sue (enter amount from line 21,	, column (b))		[23		
24	Proceeds used for bon	d issuance costs (including under	rwriters' discount)	24				
25	Proceeds used for credit enhancement							
26	Proceeds allocated to reasonably required reserve or replacement fund . 26							
27	Proceeds used to currently refund prior issues							
28	Proceeds used to advance refund prior issues							
29	Total (add lines 24 thr					29		
30	Nonrefunding procee	ds of the issue (subtract line 29	from line 23 and ente	r amount	there)	30		
Par	t V Description o	f Refunded Bonds. Complet	te this part only for	refundin	ıg bonds.			
31	Enter the remaining w	eighted average maturity of the	bonds to be currentl	y refunde	ed 🕨 _		year	
32	Enter the remaining w	eighted average maturity of the	bonds to be advance	e refunde	ed 🕨 🗍		year	
33	Enter the last date on	which the refunded bonds will	be called (MM/DD/YY	/YY)	🕨			
34	Enter the date(s) the r	refunded bonds were issued 🕨 ((MM/DD/YYYY)		_	- <u></u> -		

orm 80	38-G (Rev	. 9-2011)					Page 2
Part '	VI M	iscellaneous					
35 36a	Enter th	ne amount of the state volume cap ne amount of gross proceeds inve- ee instructions)	sted or to be invest	ed in a guaranteed inv	estment contract	35 36a	
ь с 37	Enter the Pooled to other	ne final maturity date of the GIC ne name of the GIC provider financings: Enter the amount of the governmental units	he proceeds of this	issue that are to be u		37	
38a b c d 39 40 41a b	Enter the Enter the If the is If the is Name of		on ► pool obligation ► pr pool obligation ► der section 265(b)(3) in lieu of arbitrage r k here ► □ and el	n(B)(i)(III) (small issuer of ebate, check box nter the following infor	exception), check	box	rmation:
d 42 43 44 45a b	Term of the is according the is according to the is according to the isolater of reiminate the intermediate	f hedge f hedge suer has superintegrated the hedge ssuer has established written programments under the suer has established written programment of the proceeds was used bursement	ge, check box rocedures to ensur Code and Regulation and the code and regulation the code and to reimburse expense	te that all nonqualifier that all nonqualifier that end ons (see instructions), the requirements of sec	ed bonds of this check box	issue are remedia ox ne amount	
Signa and Cons		Under penalties of perjury, I declare that I and belief, they are true, correct, and comprocess this return, to the person that I has Signature of issuer's authorized representations.	plete. I further declare th ve authorized above.		closure of the issuer's r	eturn information, as ned	
D=:=l		Print/Type preparer's name	Preparer's signature		Type or print name Date	and title	

Firm's name

Firm's address 🕨

Paid Preparer Use Only

Form **8038-G** (Rev. 9-2011)

PTIN

Check if self-employed

Firm's EIN ▶

Phone no.