

Apr. 94



**MINIMUM PERIOD RENTAL CONTRACT
(XEROX TECHNOLOGY RENTAL)**

I. CONTRACTUAL PARTNERS

Brought into existence between **S.C. APROSERVICE-X S.R.L**, XEROX Authorized Dealer - (to be referred to as "Apro"), 202, Stefan cel Mare bd., Chisinau City, IDNO 1002600054286, Bank account IBAN MDL: MD83MO2224ASV42001057100 opened with BC 'Mobiasbanca - Groupe Societe Generale' SA, Chisinau, fil. No 1, bank cod MOBBMD22 and the customer described below - referred to as the "CUSTOMER"

CUSTOMER DATA

NAME: "PHILIP MORRIS SALES & MARKETING" SRL

21/3, N. Dimo str., Chisinau, MD-2068
Republic of Moldova
Fiscal Code: 1016600001027
Tel. (373 22) 82 40 12
Fax (373 22) 83 56 41

Bank details:

Acc. No (MDL): MD11MO2224ASV96962697100
Acc. No (USD): MD96MO2224ASV96962937100
Acc. No (EUR): MD37MO2224ASV96963147100

B.C. "Mobiasbanca - Groupe Societe Generale"
S.A, Chisinau
MFO MOBBMD22
VAT 0609130

represented by Administrator Krustev Emil Latchezarov acting on the basis of the Charter

CONTACT PERSON: Djaparidze Alexei

II. OBJECT OF CONTRACT

THE EQUIPMENT, which will be placed under rental according to the conditions herein.

Qty	TYPE including options	Serial no.	Placement of the Equipment (Location)
1	Xerox WorkCentre 3655 (copier/printer/scanner,Wifi)	3353308199	Str. Dimo 21/3
2	Xerox WorkCentre 3655 (copier/printer/scanner,Wifi)	3353308202	Str. Dimo 21/3
3	Xerox WorkCentre 7830 (copier/printer/scanner)	3912692018	Str. Dimo 21/3

4. This Contract is governed by the Moldavian Law. The parties will make every effort to settle disputes amiably. Any disputes unsolved, coming from or related to this Contract (including references to its conclusion, validity, interpretation, execution or termination) shall be solved by an arbitration tribunal organized by the Moldavian Chamber of Commerce and Industry, according to the national Arbitration Procedure Rules of this Chamber. The arbitration tribunal will be formed of one arbiter - Mr. Buruiana Mihail. The language of the arbitration is English. Documents can be submitted in either English, Romanian or Russian. The arbitration decision is final and mandatory.
5. None of the contractual parties shall be held responsible if the non-execution or the improper execution of the contractual obligations is determined by circumstances of force majeure, for the period until the cessation of these circumstances. The force majeure circumstances shall be declared by one party to the other party, in maximum 5 days from its occurrence. The force majeure circumstances shall be confirmed by the Moldavian Chamber of Commerce and Industry. Each party claiming the force majeure circumstances will address the Moldavian Chamber of Commerce and Industry for a confirmation of such an event within 10 days from its occurrence.

ON BEHALF OF THE CUSTOMER

SIGNATURE _____

NAME (READABLE): Krustev, Emil Lachezarov

POSITION: Administrator

DATE: 01.07.2016



ON BEHALF OF APROSERVICE X

SIGNATURE _____

NAME(READABLE): Tudor Acristini

POSITION : General Director

DATE: _____

