

279



Automobile Physical Proof of Loss

Coverage Document Number

Effective Agreement Year

TAC RMP Claim Number

2490

10-1-15/16

APD-2015-8774-1

By the above referenced Automobile Physical Damage Coverage Agreement, the Member: **Wise County** is provided coverage against loss or damage as specifically stated in said coverage document and according to the terms and conditions contained herein, the written portion thereof and all endorsements, transfers and assignments thereon, on Automobile and equipment described as follows:

Year	Maker	Model	Vehicle Identification
2013	Ford	Explorer	1FM5K8AR2DGC01676

A loss occurred on the 5TH Day of November, 2015 which, upon the best knowledge and belief of the Member, was caused by: Hail damage.

The actual cash value or the repair cost of the vehicle described at the time of the loss, the applicable deductible and any other deduction applicable and the amount claimed under this coverage document are as follows:

Actual Cash Value	Deductible	Towing	Graphics	Amount Claimed
\$20,800.00	-\$1,000.00	-0-	-0-	\$19,800.00

The vehicle described belonged, at the time of the loss, to the Member in fee simple and no other person or persons had any interest therein; no assignment or transfer, or encumbrance of the vehicle has been made and no change in the title, use, or possession of the property has occurred since the inception of the applicable coverage, except: none.

There was no other insurance on the vehicle at the time of the loss except: liability limits applicable to Texas County Governmental Entities.

The said loss was not caused by design or procurement on the part of the Member, or this affiant; nothing has been done by or with the privity or consent of the Member or this affiant, to violate the conditions of the coverage document, or render it void; no articles are mentioned herein or in annexed schedules but such as were damaged or destroyed, and belonging to said vehicle and in possession of the said Member at the time of said loss; no property saved has been in any manner concealed, and no attempt to deceive the Risk Management Pool, as to the extent of said loss, has in any manner been made. Any other information that may be required will be furnished on call and considered a part of these proofs.

It is expressly understood and agreed that the furnishing of this blank to the Member or the preparing of proofs by an adjuster, or any agent of the Risk Management Pool, is not a waiver of any rights of the Risk Management Pool.

 Member Representative

 Date

27g

FULLY EXECUTED

January 25, 2016

(Previously Approved-fully signed copies provided to County Clerk)

1. NovaCopy-County Attorney Copier

Equipment Rental and Service Agreement



NOVACOPY

Order #	62876	Agreement Number:			
Customer's Full Legal Name ("You" and "Your"):		Wise County - County Attorney			
Trade / DBA Name (if different from above):					
Primary Street Address:		101 N. Trinity	Suite:	300	
City:	Decatur	State:	TX	Zip Code:	76234
Phone Number:	(940) 627-3312	County:	Wise	Fed Tax ID:	756001003

Equipment Information:		
Quantity	Model	Description
1	Konica Minolta 454e	LCT/Incar Finisher/Fax

See Schedule A - Financial Details and Coverage Rates		Equipment Lease Payment*:	\$ 101.00
Initial Term		Service Payment*:	\$ 23.00
		Total Payment (Equipment Lease Payment + Service Payment)*:	\$ 124.00
Copy Type	Copies Included Per Month	Payment posted in monthly invoice otherwise noted here:	
Black and White Copies	10,000	Documentation/Processing Fee: N/A	
Color Copies			

Digital Support Service Included
 Digital Support Service Hourly Pay Option: Customer may obtain the Software Support described in Section 15 at an hourly rate of \$149.

You acknowledge and agree that this agreement (as amended from time to time, the "Agreement") represents the complete and exclusive agreement between You and Us regarding the subject matter herein and supersedes any other oral or written agreements between You and Us regarding such matters. This Agreement can be changed only by a written agreement between You and Us. Other agreements not stated herein (including, without limitation, those contained in any purchase order or service agreement) are not part of this Agreement. To help the government fight the funding of terrorism and money laundering activities, U.S. Federal law requires financial institutions to obtain, verify and record information that identifies each person (individuals or businesses) who opens an account. What this means for You: When You open an account or add any additional service, we will ask You for Your name, address, federal employer identification number and other information that will allow Us to identify You. We may also ask to see other identifying documents. Any conflicts between this document and the Wise County bid contract are superseded by the Wise County bid contract. Bid No. 16-600-015 and is hereby incorporated by reference.

1. **EQUIPMENT RENTAL.** You agree to rent from Us the personal property listed above (together with all existing and future accessories, attachments, replacements and embedded software, the "Equipment") upon the terms stated herein. This Agreement is binding on You as of the date You sign it.

2. **EQUIPMENT SERVICE, SUPPLIES; UNCONDITIONAL OBLIGATION.** We have agreed to provide You with Equipment service during normal business hours and to provide You with all labor, toner, developer and parts necessary for You to produce copies, all of which are included in the Total Payment amount. However, You agree that You must separately purchase all other supplies, including, without limitation, copier paper and staples, at Your own cost, and You must separately purchase Equipment service outside our normal business hours. At Your request, we will also provide You with training on the use and care of the Equipment for no additional charge. You agree that You selected the Equipment based on Your own judgment.

3. **PAYMENTS.** Each Payment Period, You agree to pay Us, by the due date set forth on Our invoice to You (i) the Total Payment, (ii) the applicable Coverage Charges for each metered copy in excess of the applicable number of copies included in the Total Payment, and (iii) You will agree to provide tax exempt documentation to NovaCopy. You agree to pay the Total Payment amount even if You do not make the applicable number of copies in a given month. At Our option, You will (a) provide Us by telephone or facsimile with the actual meter readings when We so request, (b) allow Us to process automatic meter read reports generated by the Equipment, or (c) allow Us access to the Equipment to obtain meter readings. As used herein, a "copy" is an increment of the machine page counter caused by any operation of the Equipment which causes paper to print, including printing, copying and fax printing. Scanning does not constitute a copy and is included at no extra charge, unless the number of pages scanned exceeds twice the number of copies, in which case You shall pay an additional fee determined by Us for excess scans. Restrictive endorsements on checks will not be binding on Us. All payments received will be applied to past due amounts and to the current amount due in such order as We determine.

4. **TERM; AUTOMATIC RENEWAL.** The term of this agreement is a maximum of Five years renewable at the end of each individual year.

5. **OWNERSHIP; USE AND MAINTENANCE.** You will provide electrical power for the Equipment in accordance with manufacturer specifications, with suitable surge protectors and free of exposed wires, safety hazards or extension cords. You will maintain temperature, humidity and other environmental conditions at levels recommended by the manufacturer. You will locate the Equipment in an area with sufficient space for machine ventilation and adequate space for repairs as determined by Us. You are responsible for Equipment maintenance to the extent this Agreement does not require Us to provide the same. You will not remove the Equipment from the Equipment location unless You first get Our permission. If the Equipment is moved to a new location, we may increase the Service Payment portion of the Total Payment and/or "overage" charges by a reasonable amount in order to account for any increased costs to Us in providing covered service, parts and supplies to You. You shall give Us reasonable access to the Equipment location as that We may inspect the Equipment. We will own and have title to the Equipment (excluding any software) during the Agreement. If the Equipment includes any software: (i) We don't own the software, (ii) You are responsible for entering into any necessary software license agreements with the owners or licensors of such software, (iii) You shall comply with the terms of all such agreements, if any, and (iv) any default by You under any such agreement shall constitute a default by You under this Agreement. You agree that the Equipment is and shall remain personal property and without Our prior written consent, You shall not permit it to become (i) attached to real property or (ii) subject to liens or encumbrances of any kind. You represent that the Equipment will be used solely for commercial purposes and not for personal, family or household purposes. You will use the Equipment in accordance with all laws, operation manuals, service contracts (if any) and insurance requirements, and shall not make any permanent alterations to it.

6. **LOSS; DAMAGE; INSURANCE.** You shall, while the equipment is on your property, (i) bear the risk of loss and damage to the Equipment, (ii) keep the Equipment insured against all risks of damage and loss ("Property Insurance") in an amount equal to its replacement cost, and (iii) carry public liability insurance covering bodily injury and property damage in an amount acceptable to Us.

7. **TAXES AND OTHER FEES.** You agree to provide tax exempt certification to NovaCopy.

8. **DEFAULT; REMEDIES.** You will be in default hereunder if (i) You fail to pay any amount due hereunder within 15 days of the due date, (ii) You breach or attempt to breach any other term, representation or covenant herein or in any other agreement now existing or hereafter entered into with Us or any Assignee. If You default, We may do any or all of the following: (A) cancel this Agreement, (B) require You to promptly return the Equipment at Your expense to any location(s) designated by Us, (C) take possession of and/or render the Equipment (including any software) unusable (and for such purposes You hereby authorize Us and Our Assignees to enter Your premises, only with prior notice or other process of law), and sell, lease or otherwise dispose of the Equipment on such terms and in such manner as We may in Our sole discretion determine.

9. **RETURN OF EQUIPMENT.** Upon expiration of the Term, provided You have performed all of Your obligations hereunder, We will promptly remove the Equipment from Your premises at Our cost and expense. The Equipment must be made available to Us in Good Condition (defined in Section 5). You are solely responsible for removing all data from any digital storage device, hard drive. We shall not be liable for any losses, directly or indirectly arising out of, or by reason of the presence and/or use of any information, images or content retained by or resident in any Equipment returned to Us or repossessed by Us.

10. **APPLICABLE LAW; VENUE; JURISDICTION; SEVERABILITY.** This Agreement shall be governed by, enforced and construed in accordance with the laws of the state of Texas and any dispute concerning this Agreement shall be adjudicated in the District Court located in Wise County, Texas. If any amount charged or collected under this Agreement is greater than the amount allowed by law (an "Excess Amount"), then (i) any Excess Amount charged but not yet paid will be waived by Us and (ii) any Excess Amount collected will be refunded to You or applied to any other amount then due hereunder. Each provision hereof shall be interpreted to the maximum extent possible to be enforceable under applicable law. If any provision is construed to be unenforceable, such provision shall be ineffective only to the extent of such unenforceability without invalidating the remainder hereof.

11. **MISCELLANEOUS.** This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute the same document. You acknowledge that You have received a copy of this Agreement and agree that a facsimile or other copy containing Your faxed, copied or electronically transmitted signature may be treated as an original and will be admissible as evidence of this Agreement. You waive notice of receipt of a copy of this Agreement with Our original signature. You hereby represent to Us that this Agreement is legally binding and enforceable against You in accordance with its terms.

BY SIGNING BELOW, CUSTOMER ACKNOWLEDGES RECEIPT OF PAGE 2 OF THIS AGREEMENT AND AGREES TO THE TERMS ON BOTH PAGES 1 & 2

Customer: (Identified above)		NewsCopy, Inc. ("We," "Us," "Our" and "Owner")	
<input checked="" type="checkbox"/>	Date: 12-14-15	<input checked="" type="checkbox"/>	Date: 1/14/16
Print name: J. Clark	Title: County Judge	Print name: Carolyn Stafford	Title: CFO

#4921493 v6 (07/07/15)



Schedule A- Financial Details



Order #	62876
Company Name	Wise County - County Attorney
Sales Consultant	Caleb Lay
Sales Consultant Phone	(469) 276-0008
Sales Consultant Email	caleb.lay@prorecovery.com
Date	12/8/2015

Schedule A Equipment and Service			
Lease Option	Total Lease Payment	Black Service Total *	Color Service Total *
	\$ 101.00	\$ 23.00	\$ -
			Total Monthly Payment
			124.00
			Digital Support Services # 0

* Services Details Per Machine			
Base Model	Black Volume	Black Cost Per Page	Color Cost Per Page
bizhub 454E	10,000	\$ 0.0024	\$ 23.00
			Color Per Machine
			0
			Color Per Page
			\$ -

Service prices include supplies, toner, parts, and labor. Excludes paper and staples. Additional charges apply for the same cost per page. Please advise.

Configuration Details				Description	Comments
Vendor Item #	Item #	Quantity	Model		
AGTE011	B454E	1	bizhub 454E	bizhub B454 (bundled w/ PS&PCL, Dual Scan ADF, duplex unit, 260 GB HD)	
7640016630	DK-	1	bizhub 454E	Copy Deck	
AAMF012	FK-311	1	bizhub 454E	Fax Kit (for dual line use 2)	
AZYUWY1	FS-333	1	bizhub 454E	Inner Finisher	
AZDMD13	PC-410	1	bizhub 454E	Large Capacity Cabinet	
7640016721	PP-15	1	bizhub 454E	120 volt 15 amp Power Conditioning, AC, Ethernet and Phone	

x [Signature] Customer Signature
JD Clark Printed Name
 Plus sales and property tax, if applicable
County Judge Title
12-14-15 Date

NOVACOPY

SCHEDULE B

Customer Legal Name: Wise County - County Attorney

Bizhub 454e: print/ scan: 45 copies per min / 10,000 impressions included	\$82.00
Large Capacity Cabinet	\$11.00
Inner Finisher	\$15.00
Inner Finisher	\$16.00
Fax Kit	\$0.00
Surge Protector	\$124.00
Total	
overage rate (per copy exceeding 10,000 included)	0.00236

Accepted for Customer by:

J. Clark JD Clark 12-14-15 County Judge
Signature Name Date Title

Accepted for NovaCopy, Inc. by:

Carolyn Stefford 1/14/16 CFO
Signature Name Date Title

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.	OFFICE USE ONLY CERTIFICATION OF FILING
1 Name of business entity filing form, and the city, state and country of the business entity's place of business. NovaCopy Irving, TX United States	Certificate Number: 2016-4478
2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed. Wise County	Date Filed: 01/21/2016
	Date Acknowledged:

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the goods or services to be provided under the contract.

62876
Konica Minolta 454e

4 Name of Interested Party	City, State, Country (place of business)	Nature of interest (check applicable)	
		Controlling	Intermediary

5 Check only if there is NO Interested Party.

6 AFFIDAVIT I swear, or affirm, under penalty of perjury, that the above disclosure is true and correct.

[Signature]

Signature of authorized agent of contracting business entity

AFFIX NOTARY STAMP / SEAL ABOVE

Sworn to and subscribed before me, by the said Gary Greer-Naval this the 21 day of January, 2016, to certify which, witness my hand and seal of office.

[Signature]

Signature of officer administering oath

Shannie Kay Wolcott

Printed name of officer administering oath

Major Act Specialist

Title of officer administering oath

279



SLG

**SUBSCRIPTION PLAN AMENDMENT
FOR PATRON ACCESS
(Electronic Consent)**

"Subscriber": Wise County Law Library	"LN": LexisNexis, a division of Reed Elsevier Inc.
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This Subscription Plan Amendment ("Amendment") amends and supplements the terms of the Subscription Agreement either previously entered into or executed simultaneously herewith between LN and Subscriber (the "Agreement"). This Amendment shall also serve as Subscriber's acceptance of the new General Terms & Conditions for Use of the Online Services effective September 1, 2010 set forth at www.lexisnexis.com/terms/general.

1. TERM

The term of this Amendment will begin (a) on the date Subscriber's billing account (a "Billgroup") is activated ("Activation") if Subscriber is a new LN customer, or (b) subject to Section 5, on the first day of the calendar month immediately following the execution of this Amendment and delivery of it to LN if Subscriber is an existing LN customer, and will continue until the last day of the final Commitment Period referenced in Section 4.1 (the "Term").

2. AUTHORIZED USERS; LOCATION

This Amendment relates only to the Subscriber's Billgroups and locations (the "Participating Billgroups") set forth below and the Authorized Users under the Participating Billgroups. "Authorized User" shall have the meaning set forth in the Agreement. In addition, the librarian will provide patrons access to the Preferred Pricing Materials (defined below). All access shall be limited to patrons using terminals (up to the specified number) at the location(s) listed below. Non-patrons of the library and inmates are prohibited from receiving access to and use of the Online Services under this Amendment. Remote access (e.g., via dial-up or other remote connection) is strictly prohibited.

PARTICIPATING BILLGROUP #	LOCATION (ADDRESS, CITY AND STATE)	# OF TERMINALS
159GTR	Decatur, TX	1

3. MONTHLY SUBSCRIPTION CHARGE

During the Term, the Monthly Subscription Charge in Section 3 of the then-current applicable price schedule (the "Price Schedule") will be waived.

4. PREFERRED PRICING MATERIALS AND CHARGES

4.1 In consideration of Subscriber's payment to LN of the monthly commitment amounts specified below (the "Monthly Commitment"), and subject to Section 4.3 below, the Participating Billgroups will be provided access to and use of certain Materials, products, services and features, identified below by source/menu number (the "Preferred Pricing Materials"), available in the *lexis.com*SM service or the LN Online Services accessed via proprietary software (the "Classic Online Services"). At no additional charge, the Participating Billgroups may do offline printing and online printing of the Preferred Pricing Materials. If your subscription includes Research Advantage, then your access to and use of Research Advantage shall be subject to and governed by the additional terms and conditions set forth in the software media at the time of its installation.

PREFERRED PRICING MATERIALS	SOURCE/MENU NUMBER	SHEPARD'S
(a) Texas Enhanced with Full Fed	CDENTX	Full
(b) _____	_____	_____
(c) _____	_____	_____
(d) _____	_____	_____
(e) _____	_____	_____

COMMITMENT PERIOD(S)	MONTHLY COMMITMENT
Beginning 4/1/2016 to 3/31/2017	\$ \$414
Beginning _____ to _____	\$ _____
Beginning _____ to _____	\$ _____
Beginning _____ to _____	\$ _____
Beginning _____ to _____	\$ _____

4.2 The Monthly Commitment may include a multi-media discount based on Subscriber's current print and/or CD-ROM subscriptions. In the event Subscriber discontinues any of its existing print or CD-ROM subscriptions, LN reserves the right to eliminate the multi-media discount and increase the Monthly Commitment.

4.3 During the Term, LN will review Subscriber's actual monthly use of the Preferred Pricing Materials calculated in accordance with the Price Schedule ("Actual Use"). In the event the Actual Use exceeds 15 times the Monthly Commitment for three consecutive months, LN reserves the right to increase the Monthly Commitment upon 30 days prior written notice to Subscriber. In the event of an increase pursuant to this Section 4.3, Subscriber's sole and exclusive remedy shall be termination of this Amendment upon 10 days prior written notice to LN. Subscriber must exercise the foregoing right of termination within 90 days of receipt of such notice of increase.

4.4 During the Term, the Monthly Commitment will be billed in lieu of the Information Charges specified in Section 1 of the Price Schedule for all access to and use of the Preferred Pricing Materials.

4.5 In exchange for the favorable pricing set forth in this Amendment, during the Term Subscriber agrees to maintain print, CD-ROM or similar products currently licensed to or provided to Subscriber by LN or its affiliated companies, or Subscriber must maintain an equivalent spending level for those products. If Subscriber's print, CD-ROM or similar products are not maintained or the spending level for those products declines, LN reserves the right to adjust the amounts payable under this Amendment upon at least 30 days prior written notice to Subscriber.

4.6 Subscriber shall permit LN to set-up its system to require each patron to scroll through screens as designated by LN from time to time, which screens shall include the "Terms and Conditions of use for the LexisNexis Services". Each patron must activate an "Accept" button following the terms and conditions before having access to the Preferred Pricing Materials. If the patron clicks on "Do Not Accept", "Cancel" or otherwise fails to click "Accept", then the patron shall not have access to the Preferred Pricing Materials.

5. CLOSED OFFER

The offer of LN contained herein is valid until March 15, 2016. In order to implement this Amendment by the first day of a calendar month, LN must receive this signed Amendment by the 20th day of the preceding month.

6. CONFIDENTIAL INFORMATION

Subject to any state open records or freedom of information statutes, this Amendment contains confidential pricing information of LN. Subscriber understands that disclosure of the pricing information contained herein could cause competitive harm to LN, and will receive and maintain this Amendment in trust and confidence and take reasonable precautions against such disclosure to any third person. This Section 6 will survive the termination or expiration of this Amendment.

7. MISCELLANEOUS

7.1 During the Term, use by and charges to the Participating Billgroups will not be eligible for other discounts or aggregation with the use of or charges for other billgroups.

7.2 During the Term, Subscriber may not terminate the Agreement. This Amendment may be terminated by Subscriber after the first Commitment Period on the last day of any calendar month upon at least 30 days prior written notice to LN. This Amendment may also be terminated by Subscriber on 10 days prior written notice to LN in the event of any increase in the Monthly Commitment, excluding any increases listed in Section 4.1. To be effective, notice of termination pursuant to the preceding sentence must be given within 90 days of the increase.

7.3 UPON TERMINATION OR EXPIRATION OF THIS AMENDMENT, CONTINUED USE OF THE ONLINE SERVICES BY SUBSCRIBER IS GOVERNED BY THE AGREEMENT AND WILL BE BILLED IN ACCORDANCE WITH THE PRICE SCHEDULE.

7.4 All capitalized terms not defined herein will have the meanings ascribed to them in the Agreement, including the Price Schedule.

7.5 Subscriber's contact and technical information is set forth in the attached Schedule I.

7.6 Except as expressly modified by this Amendment, all other terms and conditions of the Agreement will remain in full force and effect and unaffected by this Amendment. In the event of a conflict or inconsistencies between the Agreement and this Amendment, this Amendment will control.

AGREED TO AND ACCEPTED BY:

WISE COUNTY LAW LIBRARY
SUBSCRIBER
BY: [Signature]
NAME: JD Clark
TITLE: County Judge
DATE: 1-25-16

LexisNexis, a division of Reed Elsevier Inc.
BY: [Signature]
NAME: Patrick Bello
TITLE: Pricing Analyst
DATE: 1/7/16

SCHEDULE I

LN requires accurate IP information from the library to establish a connection to the Patron Access site (www.lexisnexis.com/patronaccess). The technical contact at the library will need to set up static IP addresses on the patron access machines. Remember, there is a **6 terminal limit** for Patron Access.

Information needed to set up Patron Access:

1. **Law Library Name:**
Wise County Law Library

2. **Name of Technical Contact at Law Library**
Steven Melton

3. **Phone Number, email and availability of Technical Contact at Library**
940-626-2055, steven.melton@co.wise.tx.us

Number of terminals in contract: 1

For **each** Patron Access terminal:

1. Static IP address
2. LexisNexis at www.lexis.com ID
3. LexisNexis at www.lexis.com password

Terminal 1 Static IP Address: _____ ID: _____ Password: _____	Terminal 5 Static IP Address: _____ ID: _____ Password: _____
Terminal 2 Static IP Address: _____ ID: _____ Password: _____	Terminal 6 Static IP Address: _____ ID: _____ Password: _____
Terminal 3 Static IP Address: _____ ID: _____ Password: _____	Terminal 7 Static IP Address: _____ ID: _____ Password: _____
Terminal 4 Static IP Address: _____ ID: _____ Password: _____	Terminal 8 Static IP Address: _____ ID: _____ Password: _____

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

Complete Nos. 1 - 4 and 6 if there are interested parties.
Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.

OFFICE USE ONLY CERTIFICATION OF FILING

1 Name of business entity filing form, and the city, state and country of the business entity's place of business.
LexisNexis
Miamisburg, OH United States

Certificate Number:
2016-4680

Date Filed:
01/21/2016

2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed.
Wise County Law Library

Date Acknowledged:

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the goods or services to be provided under the contract.
159GTR
Patron Access terminal for legal research

4 Name of Interested Party	City, State, Country (place of business)	Nature of interest (check applicable)	
		Controlling	Intermediary
Aldenderfer, Andrew	Miamisburg, OH United States		X

5 Check only if there is NO interested party.

6 AFFIDAVIT I swear, or affirm, under penalty of perjury, that the above disclosure is true and correct.



Patrick Bello
Signature of authorized agent of contracting business entity

AFFIX NOTARY STAMP/SEAL ABOVE

Sworn to and subscribed before me, by the said Patrick Bello, this the 22nd day of January, 2016, to certify which, witness my hand and seal of office.

JENNIFER N. ELLEMAN, Attorney at Law
Notary Public, State of Ohio
My Commission has no expiration date.
Section 147.03 O. R. C.

Jennifer N. Elleman Signature of officer administering oath
Printed name of officer administering oath
Title of officer administering oath

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

Complete Nos. 1 - 4 and 6 if there are interested parties.
 Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.

OFFICE USE ONLY

1 Name of business entity filing form, and the city, state and country of the business entity's place of business.

LexisNexis Miamisburg, OH, USA

2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed.

WiseCounty Law Library

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the goods or services to be provided under the contract.

1596TR

Name of Interested Party	City, State, Country (place of business)	Nature of Interest (check applicable)	
		Controlling	Intermediary
<i>Andrew Aldenderfer</i>	<i>Miamisburg OH USA</i>		<input checked="" type="checkbox"/>

5 Check only if there is NO interested Party.

6 AFFIDAVIT I swear, or affirm, under penalty of perjury, that the above disclosure is true and correct.



Patrick Belle
 Signature of authorized agent of contracting business entity

AFFIX NOTARY PUBLIC SEAL ABOVE
 Sworn to and subscribed before me, by the said *Patrick Belle, Pricing Analyst*, this the *6th* day of *January*, 20 *16*, to certify which, witness my hand and seal of office.

Muel Lam Signature of officer administering oath
~~Legent~~ *Muel Ash* Printed name of officer administering oath
Proprietor Title of officer administering oath

ADD ADDITIONAL PAGES AS NECESSARY