WILLIAMSON COUNTY, TEXAS TAX EXEMPT LEASE PURCHASE SCHEDULE NO. 810-9015469-001 TO MASTER LEASE AGREEMENT NO. 6708110

THIS SCHEDULE, ENTERED INTO BETWEEN DELL FINANCIAL SERVICES L.L.C. ("Lessor") and WILLIAMSON COUNTY, TEXAS ("Lessee"), IS SUBJECT TO AND INCORPORATES THE TERMS AND CONDITIONS OF THE MASTER LEASE AGREEMENT NO. 6708110 ("Agreement") DATED January 9, 2013 BETWEEN DELL FINANCIAL SERVICES L.L.C. ("Lessor") AND THE STATE OF TEXAS ACTING BY AND THROUGH THE DEPARTMENT OF INFORMATION RESOURCES ("DIR") UNDER APPENDIX F OF CONTRACT # DIR-SDD-1951 BETWEEN THE DIR AND DELL MARKETING L.P.

Lessor hereby agrees to lease and/or make available to Lessee subject to the terms, conditions and provisions set forth in this Schedule and in the Agreement, the Products described below. Any capitalized term used herein and not defined herein shall have the meaning ascribed to it in the Agreement.

PRODUCT DESCRIPTION AND LOCATION: See below or Exhibit "A" attached to and made a part hereof.

PRODUCT SELLER: GTS TECHNOLOGIES, INC., 9211 Waterford Centre Blvd. Suite 202, Austin, TX 78758

Product Description	Product Location	<u>Lessee Purchase</u> <u>Order No.</u>	Primary Term (Mos.)	Commencement Date*				
See Exhibit A	See Exhibit A See Exhibit A 164281 36 June 01, 2017							
Rent is payable:Xin advance	in arrears [specify]							
Payment Period: Monthly	Quarterly _XAnnually	Other (specify)					
* Lessee is responsible for applicable of Rent any prorated Rent if applicate			igreement, and, with th	ne first payment				
** The Commencement Date may be in the Agreement. Lessor may char such date is finally determined.	e extended for one Payment Pe ge Lessee prorated Rent accrui	riod until the Schedule is a ing from the Acceptance I	returned in accordance Date to the Commence	with the terms ement Date, as				
	LEASE PURCHASE	PROVISIONS						
The following provisions shall apply	with respect to this Schedule	in addition to those provi	sions in the Agreemer	nt:				
1. SECTION 5. RENT PAYM	MENTS.							
Insert as a new last sentence to this	Section the following:							
"For the purposes of this Schedule below or on Exhibit "B", attached to		(as of the applicable Pu	rchase Date) are sho	wn in the chart				
Payment Number/ Rent Purchase Date	Interest	Portion Princi	ipal Portion I	Purchase Price"				
See Exhibit B								

2. SECTION 12. OWNERSHIP.

Insert at the end of this paragraph the following:

"Notwithstanding the first sentence of this Section, upon Lessee's acceptance of the Products under this Schedule, title to the Products shall vest in Lessee subject to Lessor's rights under the Agreement; provided that, upon an Event of Default or any termination of this Schedule, other than by Lessee's purchase of the Products, title to the Products shall immediately and without any action by either party vest in Lessor, and Lessee shall immediately surrender possession of the Products to Lessor. Any such transfer of title shall occur automatically without the necessity of any bill of sale, certificate of title or other instrument of conveyance. Lessee shall, nevertheless, execute and deliver any such instruments as Lessor may request to evidence such transfer.

3. SECTION 20. REPRESENTATIONS AND WARRANTIES OF LESSEE.

For purposes of this Schedule, add paragraphs (h) through (r) as follows:

- "(h) Lessee will comply with the information reporting requirements of Section 149(e) of the Code, including but not limited to, the execution (and delivery to Lessor) of information statements requested by Lessor;
- (i) Lessee will not do, cause to be done or fail to do any act if such act or failure to act will cause this Agreement, or any transaction hereunder, to be an Arbitrage Bond within the meaning of Section 148 of the Code or a Private Activity Bond within the meaning of Section 141 of the Code;
- (j) The total cost of the Products listed in this Schedule will not be less than the total Principal Portion of the Rent listed in this Schedule;
- (k) The Products listed in this Schedule have or will be ordered within six months of the date hereof in order to commence such Schedule;
- (I) The Products listed in this Schedule are expected to be delivered and installed, and the Seller fully paid, within one year from the date hereof;
- (m) No fund or account which secures or otherwise relates to the Rent has been established;
- (n) Lessee will not sell, encumber or otherwise dispose of any property comprising this Schedule prior to the final maturity or termination of such Schedule without a written opinion of nationally recognized bond counsel to the effect that any such disposition will not adversely affect the exclusion of interest on the Rent from gross income for federal income tax purposes;
- (o) Lessee agrees to execute, deliver and provide Lessor with satisfactory evidence of the filing of such documentation, as may be required for the purposes of properly reporting this Schedule, including, without limitation, IRS forms 8038-G or 8038-GC, as required under the Code;
- (p) It is expected that Rent under this Schedule will be paid from periodic appropriations of the Lessee deposited into the general fund of the Lessee, that such appropriations will equal the Rent due during each Fiscal Period of Lessee, and that all amounts paid for Rent will be from an appropriation made by the Lessee during the Fiscal Period in which such Rent is made;
- (g) To the best of our knowledge, information and belief, the above expectations are reasonable; and
- (r) Lessee will comply with all applicable provisions of the Code, including without limitation Sections 103, 141 and 148 thereof, and the applicable regulations of the Treasury Department to maintain the exclusion of the interest components of Rent from gross income for purposes of federal income taxation.

Without limiting the generality of the foregoing, Lessor hereby gives notice to Lessee that, upon execution of this Schedule by Lessor, Lessor shall assign all of its right, title and interest in, to and under this Schedule, including all Products and all payments owing under such Schedule, to Dell Equipment Funding L.P. ("DEF") pursuant to a purchase agreement between the Lessor and DEF. Lessee hereby acknowledges and consents to such assignment and shall keep, or cause to be kept, a complete and accurate record of all such assignments in a manner and form necessary to comply with Section 149(a) of the Code and the Treasury Regulations promulgated thereunder. Lessor hereby directs Lessee to continue to make any and all payments required to be made under this Schedule directly to Lessor, as servicing agent for DEF, at the same address to which Lessee is currently making payments unless and until Lessor is directed by DEF to make such payments to a different address or payee."

TO THE EXTENT PERMITTED BY LAW, AND IN ADDITION TO LESSE'S OBLIGATION UNDER SECTION 17 OF THE AGREEMENT, LESSEE HEREBY ASSUMES LIABILITY FOR, AND SHALL PAY WHEN DUE, AND SHALL INDEMNIFY AND DEFEND LESSOR AND ITS SUCCESSORS AND ASSIGNS AGAINST, ANY AND ALL LIABILITIES, LOSSES, DAMAGES, CLAIMS AND EXPENSES (INCLUDING REASONABLE ATTORNEY FEES) RELATING TO OR ARISING OUT OF LESSEE'S BREACH OF ANY OF ITS REPRESENTATIONS, WARRANTIES, OR COVENANTS CONTAINED IN SECTION 20 OF THE AGREEMENT AS SUPPLEMENTED HEREIN.

4. SECTION 30. MISCELLANEOUS.

Insert the following at the end of subsection (b):

"Notwithstanding the foregoing, this Schedule may be signed in any number of counterparts each of which when so executed or otherwise authenticated and delivered shall be an original but all counterparts shall together constitute one and the same instrument. To the extent this Schedule would constitute chattel paper as that term is defined in the UCC, no security interest may be created through the transfer or control or possession, as applicable, of a counterpart of a Schedule other than the original in Lessor's possession marked by Lessor as either "original" or "Counterpart Number 1".

Insert the following at the end of subsection (e):

"If Lessee delivers this Schedule or any amendment (each a "Document") to Lessor by facsimile transmission, and Lessor does not receive all of the pages of that Document, Lessee agrees that, except for any pages which require a signature, Lessor may supply the missing pages to the Document from Lessor's database which conforms to the version number at the bottom of the page. If

Lessee delivers a signed Document to Lessor as an e-mail attachment, facsimile transmission or by U.S. mail, Lessee acknowledges that Lessor is relying on Lessee's representation that the Document has not been altered. Lessee further agrees that, notwithstanding any rule of evidence to the contrary, in any hearing, trial or proceeding of any kind with respect to a Document, Lessor may produce a tangible copy of the Document transmitted by Lessee to Lessor by facsimile or as an e-mail attachment and such signed copy shall be deemed to be the original of the Document. To the extent (if any) that the Document constitutes chattel paper under the Uniform Commercial Code, the authoritative copy of the Document shall be the copy designated by Lessor or its assignee, from time to time, as the copy available for access and review by Lessee, Lessor of its assignee. All other copies are deemed identified as copies of the authoritative copy. In the event of inadvertent destruction of the authoritative copy, or corruption of the authoritative copy for any reason or as the result of any cause, the authoritative copy may be restored from a backup or archive copy, and the restored copy shall become the authoritative copy. At Lessor's option, this electronic record may be converted into paper form. At such time, such paper copy will be designated or marked as the authoritative copy of the Document."

5. PURCHASE OPTION.

Provided that no Event of Default has occurred and is continuing, and upon satisfaction of all payment obligations herein by Lessee, Lessee shall be entitled to Lessor's interest in the Products, AS IS, WHERE IS, WITHOUT WARRANTY OR RECOURSE, EXPRESS, IMPLIED OR OTHERWISE, BY OR AGAINST LESSOR, INCLUDING ANY WARRANTIES OF DESIGN, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR AGAINST INFRINGEMENT, other than the absence of any liens by, through, or under Lessor.

As continuing security for Lessee's obligations hereunder, Lessee hereby grants to Lessor, a first-priority security interest in all of Lessee's rights and interest in and to the Products and all proceeds thereof, free and clear of all security interests, liens or encumbrances whatsoever.

6. COMPLETION OF SCHEDULE. Lessee hereby authorizes Lessor to insert or update the Commencement Date and the serial numbers of the Products from time to time as necessary.

By signing below, each of the parties hereto agrees to be bound by the terms of the Agreement, this Schedule and the attached Exhibits "A" and "B".

WILLIAMSON COUNTY, TEXAS (Lessee)	DELL FINANCIAL SERVICES L.L.C. (Lessor)
By: (Authorized Signature)	By:(Authorized Signature)
(Name/Title) May 16 2017	(Name/Title)
(Date)	(Date)

ACCEPTANCE CERTIFICATE

Acceptance Certificate under Schedule No 810-9015469-001 dated as of January 9, 2013 between Dell Financial Services L.L.C. ("Lessor") and WILLIAMSON COUNTY, TEXAS ("Lessee") under Master Lease Agreement No. 6708110 dated as of January 9, 2013 between Dell Financial Services L.L.C and the State of Texas acting by and through the Department of Information Resources ("DIR") under Appendix F of contract # DIR-SDD-1951 between the DIR and Dell Marketing L.P. (collectively, the "Lease").

1. Asset(s). The Lessee hereby certifies that the Asset(s) set forth and described in the above mentioned Schedule have been delivered to the location(s) set forth in the Schedule, inspected by the Lessee, found to be in good order and accepted, all on the Date of Acceptance set forth below:

Date of Acceptance:

: April 14 , 2017

- 2. Representations by the Lessee. The Lessee hereby represents and warrants to the Lessor and any Assignees that on the Date of Acceptance set forth above:
- (a) the representations and warranties of the Lessee set forth in the Lease are true and correct in all material respects as though made on and as of such Date of Acceptance; (b) the Lessee has satisfied or complied with all requirements set forth in the Lease to be satisfied or complied with on or prior to such Date of Acceptance; (c) no Default or Event of Default under this Lease has occurred and is continuing on such Date of Acceptance; and (d) the Asset(s) are insured in accordance with the provisions of the Master Lease Agreement.

LESSEE:

BY:

NAME:

TITLE

Exhibit A

810-9015469-001 WILLIAMSON COUNTY, TEXAS : 06-01-2017 06-01-2020

20 PO.E.	Tie Number Qty												١
100		frem #	Service Tag Itm	Item Description	Equipment Location			LRF Asset Asset Invoice Type	Notes to the second to the sec	Pariodic Rent	Suft Costs	Total Equipment	ž
180	250	IBR1100LPE NA	NA	LTE Band Router	301 SE Inner Loop	Georgetown	TX 78626-7.	586 0,34841 H	Georgetown TX 78626-7586 0,34841 H GTS Technology Solutions, Inc. INV/INV0007145				
							, , ,			\$ 54,000,04 \$	110	TOT - 1 (124 215 30) (04 28 2017	04.78
	250	ECMPRACC3YR NA		Cloud Manager 3YR 301 SE Inner Loop	301 SE Inner Loop	Georgetown	TX 78626-7	386 D,34841 S	Georgetown TX 78626-7586 0,34841 S GTS Technology Solutions, Inc. INV/INV0007442				
祖	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED			A STATE OF THE PERSON NAMED IN						\$ 46,297.34 \$	\$ 38,387.50 \$	NO S 55,487,30: 04-28-2017	04-28-
	250	APIBR1100QBL NA		Cradlepoint Antenna	301 SE Inner Loop	Georgetown	TX 78626-7	586 0.34841 H	GTS Technology Solutions, Inc. INV#INV0007989				
144290 TBD	1									\$ 10,291,65 \$	*	\$ 46,760,00	04-25-2017

Totals (excluding applicable taxes); \$. 90,018,95 \$ \$5,187,50 \$ 238,365,00



WILLIAMSON COUNTY, TEXAS Amortization Schedule 810-9015469-001 Exhibit 'B'

			EXIIIDIL			
PAYMENT #	OPENING BALANCE	RENT	INTEREST	PRINCIPAL	BALANCE	PURCHASE PRICE
	\$ 258,365.00 \$					
	\$				\$ 258,365.00	
1	\$ 258,365.00	\$ 90,016.95	\$ =	\$ 90,016.95	\$ 168,348.05	\$ 176,099.0
2	\$ 168,348.05					
3	\$ 86,063.80	\$ 90,016.95	\$ 3,953.3	15 \$ 86,063.80	\$ (0.00)	\$ -
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Form **8038-G** (Rev. September 2011)

Information Return for Tax-Exempt Governmental Obligations

► Under Internal Revenue Code section 149(e)

► See separate Instructions.

Department of the Treasury Internal Revenue Service

Caution: If the issue price is under \$100,000, use Form 8038-GC.

OMB No. 1545-0720

-	Reporting Authority				If Amende	d Return ,	check here	П
	Issuer's name						tification number (I	EIN)
WILL	IAMSON COUNTY, TEXAS					74-600	0978	
	Name of person (other than issuer) with whom the	IRS may communicate al	bout this return (see Instructi	ons)	3b Telephone number of other person shown on 3a			
	Inancial Services L.L.C.					512-728		
4	Number and street (or P.O. box if mail is not deliver	ed to street address)		Room/suite	5 Report	number (For II	RS Use Only)	_
710 S	Main St,			1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			131	ed Bes
6	City, town, or post office, state, and ZIP code				7 Date of	issue		A SEC
GEOR	GETOWN, TX 78626-8207				1	06/01/	2017	
8	Name of Issue				9 CUSIPn			
Dell F	inancial Services L.L.C. Lease #: 810-90154	69-001				Non		
10a	Name and title of officer or other employee of the is instructions)	ssuer whom the IRS may	call for more information (see	2	10b Telepho employ		officer or other	
Part	Type of Issue (enter the issu	e price). See t	he instructions and at	tach schadu	la.			
11	Education		The most decitoring directly	tach schedu	ic.	. 111		
12	Health and hospital		* * * * * * * *	2 10 10 100 7	*** (0*) (4) (4 ·)	12		
13	Transportation .			E 10 10 1000 0	3 00 (9¥6 (9¥1 9 ¥ 7	13		
14	Public safety			E	#0 1000 DF DF D			
15	Environment (including sewage bonds					14		
16	Housing	"			50 er is 15 1	15		
17	Utilities					16		
18	Other. Describe Dell Leased Equip					17		
19	If obligations are TANs or RANs, check		w w w w 2/ 2/ 14/ 52			18	\$258,365	00
20	If obligations are BANs, check only box If obligations are in the form of a lease	or installment sale,		0 Sanii Sa - 9a - 8				
Part	Description of Obligations.	Complete for th	e entire issue for wh		m is being f	iled.		
		ssue price			(d) Weighted verage maturity		(e) Yleld	
21	June 1, 2020	\$258,365.00	N/		3 ус	ars		%
Part		sue (including un	derwriters' discou	nt)				
22	Proceeds used for accrued interest	* * * * * *				22	NA	
23	Issue price of entire issue (enter amour			¥ ¥ 9 6		23	NA	
24	Proceeds used for bond issuance costs (in		rs' discount) .	24	NA	1777		
25	Proceeds used for credit enhancement			25	NA	Williams		
26	Proceeds allocated to reasonably requi		cement fund 🚌	26	NA	VIII		
27	Proceeds used to currently refund prior	rissues , ,		27	NA	STEVE		
28	Proceeds used to advance refund prior	issues		28	NA	V.63956		
29	Total (add lines 24 through 28)				S SS SO DEC DE	29	NA	
30	Nonrefunding proceeds of the issue (su	ıbtract line 29 from	line 23 and enter amo	unt here)	46 Table 50	30	NA	
Part '	V Description of Refunded Box	nds. Complete	this part only for ref	unding bo	nds.			
31	Enter the remaining weighted average	maturity of the bon	ids to be currently refu	inded .	F 1770		NA ye	ears
32	Enter the remaining weighted average	maturity of the bon	ds to be advance refu	nded 🕫	¥ \$ 540			ears
33	Enter the last date on which the refund	ed bonds will be ca	lied (MM/DD/YYYY) .	×: +	6 6 6 6 B		NA	
34	Enter the date(s) the refunded bonds w		M/DD/YYYY)			-	NA	
For Pa	perwork Reduction Act Notice, see se	parate instructions	5.	Ca	t. No. 637735	Form &	038-G (Rev. 9-2	2011)

35		
	Enter the amount of the state volume cap allocated to the issue under section 141(b)(5)	35
36a	Enter the amount of gross proceeds invested or to be invested in a guaranteed investment contract	7.000
	(GIC) (see instructions)	36a
Ь	Enter the final maturity date of the GIC	
C	Enter the name of the GIC provider	(4)
37	Pooled financings: Enter the amount of the proceeds of this issue that are to be used to make loans	3000
	to other governmental units	37
38a	If this issue is a loan made from the proceeds of another tax-exempt issue, check box	er the following information:
b	Enter the date of the master pool obligation	a the following information:
c	Enter the EIN of the issuer of the master pool obligation	
d	Enter the name of the issuer of the master pool obligation	
39	If the issuer has designated the issue under section 265(b)(3)(B)(I)(III) (small issuer exception), check box	_
40	If the issuer has elected to pay a penalty in lieu of arbitrage rebate, check box	a a a a a
41a	If the issuer has identified a hedge, check here	
	Name of hedge provider	
	Type of hedge	
	Term of hedge	
	If the issuer has superintegrated the hedge, check box	.
43	If the issuer has established written procedures to ensure that all nonqualified bonds of this issue are	remediated
	according to the requirements under the Code and Regulations (see instructions), check box	remediated
44	If the issuer has established written procedures to monitor the requirements of section 148, check box.	
45a	If some portion of the proceeds was used to reimburse expenditures, check here and enter the	
	of reimbursement	amount
	Enter the date the official intent was adopted	→ ?
		- 3
	Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the be	
Signat	and belief, they are true, correct, and complete, i further declare that I consent to the IRS's disclosure of the Issuer's return informs	ist of my knowledge ation, as necessary to
and	process this return, to the person that I have authorized above.	
Consei	5/19/17 Devril J	ones, County Audil
	Signature of issuer's authorized representative Date Type or print name and	title
Paid	Print/Type preparer's name Vreparer's signature Date	DTIM
Prepa	2 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2	k l if PO1886389
Use O		► 74-2825828
73C ()	Firm's address Done Dell Way, Round Rock, TX 78682 Phone no.	512-221-0521