#### Datascan Software License & Service Agreement:

THIS AGREEMENT ("Agreement") is entered into on \_\_\_\_\_\_ (Date), between DCS Pharmacy, Inc DBA Datascan ("Licensor / Vendor"), with its principal place of business located at 1602 Lakeland Avenue, Bohemia NY 11716 and \_\_\_\_\_\_ ("Client / Licensee"), with its principal place of business located at \_\_\_\_\_\_ and shall be effective as of the earlier of either (i) the date on which Client's existing licensing agreement relating to the Software (as defined below) was entered into with Vendor; or (ii) today, \_\_\_\_\_\_ (either (i) or (ii) shall be known as the "Effective Date").

WHEREAS, Licensor owns software rights identified below under "Software". "Software" is defined as any software product previously developed or subsequently developed by DCS Pharmacy, Inc. including, but not limited to, Winpharm pharmacy management software, Datascan POS, Datascan Workflow, Datascan Surescripts console, Mobile Scripts, Datascan Electronic Delivery application.

Licensor and Licensee agree as follows:

1: Use: Subject to and conditioned on Licensee's payment of fees and compliance with all other terms and conditions of this Agreement, Licensor grants to Licensee a non-exclusive, non-sublicensable, and non-transferable license during the Term to: (i) use the Software solely for Licensee's internal business purposes up to the number of authorized users set forth in the attached form labeled "Software and Hardware Contract." and (ii) use only at Licensees principal place of business (the "License"). Licensee shall not use the Software for any purposes beyond the scope of the License granted in this Agreement. Without limiting the foregoing and except as otherwise expressly set forth in this Agreement, Licensee shall not at any time, directly or indirectly: (i) copy, modify, or create derivative works of the Software, in whole or in part; (ii) rent, lease, lend, sell, sublicense, assign, distribute, publish, transfer, or otherwise make available the Software; (iii) reverse engineer, disassemble, decompile, decode, adapt, or otherwise attempt to derive or gain access to the source code of the Software, in whole or in part; (iv) remove any proprietary notices from the Software; or (v) use the Software in any manner or for any purpose that infringes, misappropriates, or otherwise violates any intellectual property right or other right of any person, or that violates any applicable law. Title to the software will remain vested in Licensor, and nothing in this agreement will give or convey any right, title, or interest therein to Licensee except as a licensee under the terms of this agreement.

2. **Sublicensing**. Provided that Licensor and Licensee have entered into a separate dispensing contract or sublicensing agreement for the sublicense of the Software with a third-party, Licensee may be permitted to sublicense the Software; provided that, if Licensee is permitted to grant a sublicense, Licensee shall ensure that all applicable terms and conditions of this Agreement and any separate dispensing contract or sublicensing agreement between Licensee and Licensor shall apply to such third-party sublicensee. Licensee assumes full responsibility for the performance of all obligations so imposed on such third-party sublicensee. Any sublicense granted to a third-party sublicensee shall remain fully responsible for performance of this Agreement notwithstanding any sublicense granted by Licensee and permitted by Licensor.

3: **Term**: The initial term of this Agreement begins on the Effective Date and, unless terminated earlier pursuant to any of the Agreement's express provisions, will continue in effect until one (1) years from the Actual Live Date (the "Initial Term"). This Agreement will automatically renew in successive one (1) year terms unless earlier terminated pursuant to this Agreement's express provisions or either Party gives the other Party written notice of non-renewal at least thirty (30) days prior to the expiration of the then-current term (each a "Renewal Term" and together with the Initial Term, the "Term"). All other terms, including contract cancellation are binding from date of signed contract. Contract cancellation penalty for Client is equal to remaining monthly contractual payments times months remaining.

4: **Delivery**: Licensor shall deliver the Software electronically, on tangible media, or by other means, in Licensor's sole discretion, to Licensee. Risk of loss of any tangible media on which the Software is delivered will pass to Licensee on delivery to carrier.

5: Fees and Payment: Licensee shall pay Licensor the fees ("Fees") set forth in the Software and Hardware Contract below without offset or deduction. Licensor may adjust the fees at any time upon written notice to Licensee, except for "switching" charges set forth in Section 13. Licensee shall make all payments hereunder in US dollars within thirty (30) days of invoice. If Licensee fails to make any payment when due, in addition to all other remedies that may be available: (i) Licensor may charge interest on the past due amount at the rate of three percent (3%) per month calculated daily and compounded monthly or, if lower, the highest rate permitted under applicable law; and (ii) Licensee shall reimburse Licensor for all costs incurred by Licensor in collecting any late payments or interest, including attorneys' fees, court costs, and collection agency fees; and (iii) Licensor may prohibit access to the Software until all past due amounts and interest thereon have been paid, without incurring any obligation or liability to Licensee or any other person by reason of such prohibition of access to the Software. All fees and other amounts payable by Licensee under this Agreement are exclusive of taxes and similar assessments. Licensee is responsible for all sales, use, and excise taxes, and any other similar taxes, duties, and charges of any kind imposed by any federal, state, or local governmental or regulatory authority on any amounts payable by Licensee hereunder, other than any taxes imposed on Licensor's income.

6: **Transfer:** This License is personal to Licensee and may not be conveyed or assigned in any way without the prior written consent of Licensor. Any purported sale, assignment, transfer or sublicense without such consent will be null and void and will automatically terminate this agreement. However, notwithstanding any provision in this Agreement to the contrary, upon a sale of substantially all of the Licensee's assets or any other change in control whereas Licensee has transferred a majority of its interest to a third party successor, this Agreement shall automatically transfer to such third party successor, and such third party successor shall be liable for any obligations of Licensee hereunder.

7: Warranty: Licensor warrants that the software has been developed in a professional manner, and in conformity with generally prevailing industry standards. Licensee must report any material deficiencies in the Software to the Licensor immediately and Licensor will rectify any issues. Licensor warranties software and will remedy any material deficiency within a reasonable time. Warranty on software is strictly for issues related to WinPharm, Datascan POS, and any interfaces written by Datascan for add-on products such as IVR, Surescripts E prescribing, etc. Operating systems, aka "Windows" issues are only covered under Hardware contracts. The warranties set forth in this Section 7 do not apply and become null and void if Licensee breaches any material provision of this Agreement, or if Licensee, any authorized user of the Software, or any other person provided access to the Software by Licensee, whether or not in violation of this Agreement: (i) installs or uses the Software on or in connection with any hardware or software against the terms of this Agreement; (ii) modifies or damages the Software; or (iii) misuses the Software, including any use of the Software other than as specified in this Agreement or expressly authorized by Licensor in writing. EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN THIS SECTION 7, THE SOFTWARE IS PROVIDED "AS IS" AND LICENSOR HEREBY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE. LICENSOR SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, AND ALL WARRANTIES ARISING FROM COURSE OF DEALING, USAGE, OR TRADE PRACTICE. EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN THIS SECTION 7, LICENSOR MAKES NO WARRANTY OF ANY KIND THAT THE SOFTWARE, OR ANY PRODUCTS OR RESULTS OF THE USE THEREOF, WILL MEET LICENSEE'S OR ANY OTHER PERSON'S REOUIREMENTS, OPERATE WITHOUT INTERRUPTION, ACHIEVE ANY INTENDED RESULT, BE COMPATIBLE OR WORK WITH ANY SOFTWARE, SYSTEM OR OTHER SERVICES, OR BE SECURE, ACCURATE, COMPLETE, FREE OF HARMFUL CODE, OR ERROR FREE.

8: Liability: Licensee shall indemnify, hold harmless, and, at Licensor's option, defend Licensor and its directors, officers, employees, consultants, agents, successors and assigns, affiliates, subsidiaries (collectively, the "Representatives") from and against any and all losses, damages, liabilities, and costs (including attorneys' fees) ("Losses") resulting from any Third-Party Claim based on Licensee's, Licensee's Representatives, or any users of the Software under Licensee's control: (i) negligence or willful misconduct; or (ii) use of the Software in a manner not authorized or contemplated by this Agreement or any agreement with terms regarding Licensee's use of the Software; (iii) failure to comply with any federal, state or local laws, codes, ordinances rules and regulations; (iv) use of the Software in combination with data, software, hardware, equipment or technology not provided by Licensor or authorized by Licensor in writing; (v) modifications to the Software not made by Licensor; or (vi) use of any version other than the most current version of the Software delivered to Licensee or updated by Licensor, provided that Licensee may not settle any third-party claim against Licensor unless such settlement completely and forever releases Licensor from all liability with respect to such third-party claim or unless Licensor consents to such settlement, and further provided that Licensor will have the right, at its option, to defend itself against any such third-party claim or to participate in the defense thereof by counsel of its own choice. Neither party will be liable to the other for special, indirect, or consequential damages incurred or suffered by the other arising as a result of or related to the use of the Software, whether in contract, tort, or otherwise, even if the other has been advised of the possibility of such loss or damages. Licensors total liability under this Agreement with respect to Software, regardless of cause or theory of recovery will not exceed the total amount of fees paid by Licensee under this agreement labeled as "Pharmacy Software" under the "Software Contract" for a maximum 1-year term. Licensor is not liable for any issues related to Spyware or any Virus.

9: **Data backup:** Vendor (Datascan) will use commercially reasonable efforts to assist in setting up a backup program and schedule with client. Vendor also offers, for a reasonable monthly fee, and highly encourages offsite data backup at Vendors location and servers as a secondary protection against data loss. We recommend and encourage both a local and off site backup. It is Client responsibility to ensure daily backups are made, and backup method is checked for proper files weekly. It is not Vendors (Datascan) responsibility to guarantee proper backups, nor are they responsible for data loss. At all times Licensee will use best efforts to prevent any data loss and will work and cooperate with Datascan to perform any data recovery. At all times Datascan will use commercially reasonable efforts to perform data recovery in unforeseen circumstances.

10: **Software Maintenance:** Software maintenance is included under the terms of this Agreement. Datascan agrees to fully support Software, as well as keep said software in line with industry regulations. Full technical support and claim adjudication assistance will be made available during business hours, Monday – Friday 9am – 5:30pm. After hour support is available and outlined in this contract. Any software issues related to Spyware or a Virus are **not covered**, and will be billed out at hourly rates below for repairs.

#### 11: Optional Hardware Service (\*Only avail to clients within 75 miles\*):

<u>Acceptance on Hardware Contracts</u>: Clients who have hardware contracts on any peripherals listed in the attached, labeled "Software and Hardware Contract" will be covered for parts, labor, and travel for all equipment listed. \*\*Hardware contract will also cover any issues related to Windows Operating System related errors / problems. Serial numbers for printers, computers, monitors, and signature pads must be listed in order to be covered. \*\* The only parts not covered on hardware contracts are fusers, toners, and drums on laser printers, and ribbons on dot matrix printers.\*\*

<u>Declination on Hardware Contracts:</u> Clients that sign off and decline hardware contracts on any peripheral / hardware in a location accept full responsibility for all hardware related repairs including parts and labor outside of the 1 year warranty from date of purchase. During the 1 year warranty in house service (client responsible for getting hardware to Datascan's offices) will be available free of charge. \* Errors and issues stemming from Windows Operating System are not covered without the hardware contract. All chargeable repairs made outside

of contracts are to be paid COD. The following travel and labor rates apply, plus all parts or cost of replacement equipment:

The rates below are DCS Pharmacies published labor/travel rates. Full Hardware coverage covers all costs, including these rates.

- In-House Repair Rate (for drop off or hardware shipped to office): \$95/hr
- Travel Time: \$95/hr
- On-Site Labor Rate: \$175/hr
- Overtime On-Site Labor: \$250/hr

#### \*Overtime starts at 6pm Monday-Friday, and includes Weekends & Holidays

12. **Hardware / Support not covered:** Any hardware not purchased from Datascan that requires assistance from a Datascan employee for setup or troubleshooting is billable. Hardware contract must be purchased to receive service on equipment under contract.

13. Switching / Claim Adjudication & E-prescribing Charges: Switching charges are guaranteed in contract to not increase at any time, and are in line with industry standards. 3<sup>rd</sup> party switching is at .07 cents per claim. Surescripts / E prescribing rates vary with volume, please see your proposal.

14: After Hours & Emergency Service: After hours & emergency service is offered during the hours and days listed below. After hours call backs are handled by priority, so if we are busy and you do not have an emergency that is halting your business from running, we will have to contact you back once other priority calls are handled. If you cannot transmit prescriptions, cannot generate RX labels, or you cannot ring up customers at all of your POS registers, these are examples of emergencies –so please report them as such on the call back service to receive prioritization.

Claim adjudication assistance, assistance with reports, purchase order assistance on POS are examples of nonemergencies which will be handled when the staff can get to you. \*Please note, when you call in during emergency after hours, make sure you listen to the prompt and follow instructions on leaving a message. The tech on call will get back to you within no more than 20 minutes. \*Problems related to Spy-ware or any Virus found in any machine will be billed out under the published "overtime labor" rates\*

After Hours service is offered during the following hours:				
	Monday – Friday: 5:30pm – 10:00pm			
	Saturday:	9:00am – 5:00pm		
	Sunday:	9:00am – 5:00pm		
	Holidays:	9:00am – 3:00pm * Emergency Only		

# There is ONLY EXTREME EMERGENCY service from 5pm-10pm on weekends, and on the following holidays:

Christmas Day / Thanksgiving Day / New Year's Day / Independence Day

15: Feature Requests: Program changes specific to clients' needs will receive an estimate to program the feature or changes into the system. Custom programming hourly rate is \$225.00.

16: **3<sup>rd</sup> Party Programs:** Vendor will automatically sign customer up for multiple free 3<sup>rd</sup> party programs such as (but not limited to) IMS data-resell program, Cash Rebate Programs, and PDR Carepoints RX retention program, all which carry quarterly credits/revenue shares with the customer, unless customer specifically asks

not to be signed up or asks to be removed from such programs. Vendor is not liable for any claims arising from any 3rd party programs.

17. **Sales Tax**. In the event that a state's tax authority pursues Vendor, asserting the obligation to collect sales tax retrospectively, including an asserted amount for prior years despite non-collection from Client, Client agrees that Vendor may retroactively invoice Client for the sales tax and subsequently remit the owed amount to the state tax authority or other relevant agency and Client agrees to promptly pay such amounts to Vendor. Client represents and warrants to Vendor that it is, and will continue to remain, in compliance with all applicable federal, state, and local laws with respect to the collection and remittal of sales tax. To the extent applicable, Client will provide vendor with a tax exemption certificate upon execution of this Agreement or at any time upon Vendor's request. To the fullest extent permitted by law, Client agrees to indemnify, defend, and hold harmless Vendor from and against any costs, damages, penalties, and/or liabilities incurred by Vendor due to the failure to properly collect or remit sales tax, unless such failure is directly attributable to the willful misconduct or gross negligence of Vendor. Client shall cooperate with Vendor and provide Vendor necessary information in the event of an audit or inquiry by tax authorities related to sales tax compliance. This provision shall survive termination of this Agreement.

18. Entire Agreement: This agreement together with any attachments referred to herein, constitutes the entire agreement between the parties with respect to subject matter and supersedes all prior agreements, representations or communications relating to the subject matter in contract.

19. Attorneys' Fees. In the event that any party institutes any legal suit, action, or proceeding against the other party arising out of or relating to this Agreement, the prevailing party in the suit, action or proceeding shall be entitled to receive, in addition to all other damages to which it may be entitled, the costs incurred by such party in conducting the suit, action, or proceeding, including reasonable attorneys' fees and expenses and court costs.

20. Governing Law and Venue. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without giving effect to the principles of conflict of laws thereof. Each party to this Agreement hereby agrees that any suit, action or other proceeding of any type whatsoever arising out of this Agreement or any of the transactions contemplated hereby shall be heard solely in any state or federal court in the County of Suffolk in the State of New York and any other court in the United States competent to hear appeals from such courts, and each party hereby irrevocably submits to the exclusive subject matter and personal jurisdictions of such courts for such purposes. Service of process, summons, notice, or other document by certified mail to such party's address set forth herein shall be effective service of process for any suit, action, or other proceeding brought in any such court. The parties hereto waive their right to trial by jury in any judicial proceeding brought in connection herewith or relating to any breach hereof. The parties also irrevocably and unconditionally waive any objection to venue of any suit, action, or proceeding in such courts and irrevocably waive and agree not to plead or claim in any such court that any such suit, action, or proceeding brought in an inconvenient forum.

21. Severability. If any provision of this Agreement is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability will not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. Upon such determination that any term or other provision is invalid, illegal, or unenforceable, the parties hereto shall negotiate in good faith to modify this Agreement so as to effect the original intent of the parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.

22. Equitable Relief. Licensee acknowledges and agrees that a breach or threatened breach by Licensee under Section 1 of this Agreement would cause Licensor irreparable harm for which monetary damages would not be an adequate remedy and agrees that, in the event of such breach or threatened breach, Licensor will be entitled to

equitable relief, including a restraining order, an injunction, specific performance, and any other relief that may be available from any court, without any requirement to post a bond or other security, or to prove actual damages or that monetary damages are not an adequate remedy. Such remedies are not exclusive and are in addition to all other remedies that may be available at law, in equity, or otherwise.

23. Counterparts. This Agreement may be executed in counterparts, each of which is deemed an original, but all of which together are deemed to be one and the same agreement.

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Client Authorized Signer

Date

Client Printed Name

X\_\_\_\_\_Kevin Minassian, President

Actual Live Date:

# DATASCAN VIRUS DISCLAIMER & CONTRACTUAL OBLIGATIONS:

The following is an agreement and understanding between DCS Pharmacy "DCS" (DBA Datascan) and "Client", \_\_\_\_\_\_, located at

This agreement outlines Datascan's virus policies and procedures, as well as creates an understanding between both parties that cannot be modified in any way unless in writing and signed by both parties.

Client hereby agrees to, and fully understands all risks involved in internet usage on all computers that have DCS software installed on them, and agrees to the following terms and procedures outlined below:

- Client is fully responsible for any and all viruses that are received on any computers at clients location or in clients possession.
- Client has the option to request that DCS remove all internet access on computers, however, if client requests the internet access be placed back on, there will be a charge for this.
- DCS cannot deliver to you any virus, and has not in over 32 years in business done so. Any virus contraction would be typically caused from internet "surfing", checking personal emails that could contain a potential virus attachment or adware/spyware based links contained in both emails and on various websites.
- If client would like to be 100% certain they cannot get a virus on any computer, the only way to do this is to eliminate all potential internet accessibility on said computer.
- Although DCS delivers all computers with anti-virus software, this does NOT guarantee you will not get a virus. Anti-virus software aids in protecting against such threats, but is in NO-WAY 100% full-proof.
- If client requires DCS assistance in virus removal, the following rates will be charged to the clients account for virus removal, and by signing this agreement, client understands such rates are in effect:
  - \$175 / hr Virus Removal Services
  - \$95 / hr Travel time (if we cannot repair remotely)
- In the event the client is out of state, and not reachable within 2 hours or less of travel time, and DCS cannot remove the virus remotely, the client will still be responsible for any time DCS has invested in attempted repair of the said computer, and then will be responsible for hiring a local IT firm to come on site to remove and repair computer.
- If client refuses to sign this agreement and acknowledge the policies listed herein regarding Viruses on computers with DCS based software on them, DCS reserves the right to remove ALL internet access, and/or deny service to client until the agreement is signed, or internet access is removed from all computers on the clients network with any of DCS software products installed.

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Client—Owner/Authorized Signature

Date

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Client—Owner/ Authorized Name Printed

## Software & Hardware Contract – Software

### Software Contract (Mandatory): Check Below

All costs listed are quoted monthly and include full licensing of software package as explained in the license and service agreement. **\*\*Datascan will use the proposal to match the monthly billing. Please check off any additional items you would like to add to the current proposal.\*\*** 

Pharmacy Licenses	<b>Monthly Fees</b>
<ul> <li>Pharmacy Software Support; Master</li> </ul>	\$128
□ Additional Stations (max charge 3)	\$11 /Per Station
□ Surescripts E-Prescribing Interface Support	\$20
□ Medispan Price Updates & Interaction Package	\$85
** <u>Includes ALL items listed below under Database Options e</u>	except Warning Labels Images**
<b>Database Options (do not check if you choose Medispar</b>	<u>1 option above):</u>
□ Price Updates ONLY (No Interactions Database)	\$50
Drug Image / Imprint Database ONLY	\$10
□ FDA Medguides ONLY	\$10
Spanish Monographs ONLY	FREE
Warning Label Options:	
□ Drug Warning Labels ONLY (Text)	FREE
□ Drug Warning Labels ONLY (Image)	\$15
<b>Point of Sale / SigLog Licenses</b>	<b>Monthly Fees</b>
□ POS Software Support with preferred merchant (Per Store)	\$99
□ POS Software Support with third party merchant	\$119
□ Mobile Delivery System Support	\$10
□ Siglog Software Only Support (No POS)	\$10 /Per Station
Additional Datascan Features/Interfaces	<b>Monthly Fees</b>
□ State DOH Controlled Substance Monthly Reporting	\$10
□ Rx Translation – One Language	\$25
□ Rx Translation – Two Languages	\$45
□ Rx Translation – Three Languages	\$65
□ IVR Software/Interface Support	\$38
□ IVR Net Manager Software Support	\$38
□ Robotic Interface Support (Scriptpro & Others)	\$32
□ Offsite Data Backup (recommended) Additional 5gb bundles +\$5/mo	\$10 (up to 10gb)

# Software & Hardware Contract – Hardware

#### Hardware Contract (Optional): Check Below

All costs listed are quoted on a monthly basis. Hardware contracts guarantee client full service coverage on any hardware related issues including: Immediate response times, hardware repair or replacement, travel time, parts, loaner equipment to ensure no downtime, and employee overtime.

#### (\*Only available within 75 miles of Bohemia, NY\*)

#### **Computers**

- $\Box$  Raid / Fault Tolerance Server
- □ Master Main Computer (Includes monitor, full PC)
- □ Slave additional Computer (Includes Monitor, full PC)
- □ POS Station (Includes All POS-X items)
- □ POS Computer & Printer ONLY (monitor not includ.)

#### **Printers**

- □ Laser or Thermal Printer Client On-Site Service
- □ Thermal Printer Bench Service (send to Datascan)
- □ Laser Printer Bench Service (Drop off at Datascan)

#### <u>Accessories</u>

- □ Ingenico/Mx Series Credit Card Signature Tablets
- □ Image Scanner
- $\Box$  Barcode Scanner (Single Line)
- □ Barcode Scanner (Multi Line)
- □ IVR 4-port Dialogic Board
- □ VPN Router

#### **Monthly Fees**

\$55\$52\$19 /Per Station\$67 /Per Station\$50 /Per Station

#### **Monthly Fees**

\$31 /Per Printer \$14 /Per Printer \$18 /Per Printer

### **Monthly Fees**

\$20 /Per Tablet
\$5 /Per Scanner
\$7 /Per Scanner
\$13 /Per Scanner
\$9
\$6

\*\* Any items not listed to be covered on your hardware contract will not be covered. Please read in detail the section in contract listed "Declination of Hardware Contracts". Any changes at any time must be made in an addendum to your current contract and signed. Acts of God, electrical surges, outside issues/influences, physical damage is NOT covered\*\*

\*\*\* IF YOU HAVE ALL MACHINES COVERED IN YOUR STORE, OR SPEND AT LEAST \$100 A MONTH ON HARDWARE COVERAGE, YOU AUTOMATICALLY RECEIVE A 25% DISCOUNT AT ANYTIME TO UPGRADE ANY COMPUTERS INCLUDING STAND ALONE SERVERS, MONITORS, & POS MACHINES\*\*\* (client must have hw coverage in effect for at least preceding 90 days consecutively)

SERIAL #'S FOR HARDWARE COVERAGE: Please make sure to list all serial #'s for the hardware to be covered. If any new hardware is purchased, make sure to add this under an amended hardware coverage change sheet.

Store Name:	
Store Address:	
<u>Pharmacy Computers</u>	
Server/Master Station:	
Additional Stations:	
Station 1:	Station 2:
Station 3:	Station 4:
Station 5:	
Station 7:	
<b>Point of Sale Computers</b>	
POS 1:	POS 2:
POS 3:	POS 4:
<b><u>Printers</u></b>	
Model: / Serial #:	
Service Type: Send to Datascan or In-Store	
Model: / Serial #:	
Service Type: Send to Datascan or In-Store	
Model: / Serial #:	
Service Type: Send to Datascan or In-Store	
<u>Accessories:</u>	
Signature Tablet:	Signature Tablet:
Signature Tablet:	Signature Tablet:
Image Scanner:	Image Scanner:
Image Scanner:	Image Scanner:
Barcode Scanner:	Barcode Scanner: