Software License and Professional Services Agreement and Amendment to Existing Software Maintenance Agreement

This Software License and Professional Services Agreement and Amendment to Existing Software Maintenance Agreement (this "Agreement") is made and entered into by and between Tyler Technologies, Inc., a Delaware corporation ("Tyler"), and Collin County, Texas (the "Client").

WHEREAS, Client desires to engage Tyler to license certain software and to provide certain professional services related thereto, all on the terms and conditions set forth in this Agreement; and

WHEREAS, Client and Tyler desire to amend the terms of Client's current software maintenance and support agreement (the "Existing M&S Agreement) for the purpose of providing additional maintenance and support services.

NOW, THEREFORE, in consideration of the mutual promises contained herein, along with other good and valuable consideration, the receipt and sufficiency of which all parties mutually acknowledge, Tyler and Client agree as follows:

- Tyler shall furnish the products and services described in this Agreement, and Client shall pay the prices set forth in and subject to the terms and conditions of this Agreement; and
- Tyler and Client agree to amend Client's Existing M&S Agreement by (I) adding the Software Products set forth in the table below; and (II) increasing the Client's current annual maintenance and support fee by the amount ("Annual M&S Increase") and on the date ("Maint, Effective Date") as set forth in the table below, all on the terms and subject to the conditions of Client's Existing M&5 Agreement, provided however, that Tyler shall waive Maintenance and Support Fees for the Software Products added herein for sixty days from the Effective Date, at which time Tyler shall invoice Client on a prorated basis through the end of Client's then-current maintenance Term. Thereafter, annual Maintenance and Support Fees shall be due in accordance with the Existing M&S Agreement; and
- C. This Agreement consists of this cover and signature page and the attached Terms and Conditions page.

SOFTWARE PRODUCTS	UCENSE FEE
Odyssey Blometric Identification	\$20,875
นตัวสาย หลายเทา muss Invoiced upon receipt of software.	101ALUCINZ RE \$20,875

ANNUAL MES INCREASE	
\$4,384	
annual masincrease	
\$4,384	
MAINT EFFECTIVE DATE	
June 1, 2016	

PROFESSIONAL SERVICES	HOURS	RATE/HR.	T&M AMOUNT
Project Management	4	180.00	\$720
Customization	4	165.00	\$660
Deployment	4	170.00	\$680
Setup, Configuration & Consulting	16	150.00	\$2,400
Initial Training	8	150.00	\$1,200
Go-Live Assistance	8	150.00	\$1,200
Travel Expenses			\$100
			TOTAL TEM SERVICES
		:	\$6,960 TOTALUCE SERVICES
			\$27 835

\$27,835

Software License and Professional Services Agreement and Amendment to Existing Software Maintenance Agreement (cont.)

HARDWARE PRODUCTS	QTY	PRICE PER UNIT	TOTAL HARDWARE PRICE
M2SYS SCANNERS	12	145.00	\$1,740
<u> </u>			TOTAL PROJECT AMOUNT
			\$29,575

IN WITNESS WHEREOF, this Agreement has been executed by a duly authorized office	cer of each party hereto to be effective as of the date last set forth below.
Muhaly fa	TYLER TERMOLOGIES, INC.
Authorized Signature Michalyn Rains, CPPB, CPPO	Achorised Statement
Name (Print) Purchasing Agent	FREDITENT CSJ
5-17-16 Oate	26 April 2016

Court Order No. 2016-326-05-16

Terms and Conditions

1. SOFTWARE PRODUCT LICENSE

1. SOFTWARE PRODUCT LICENSE

1. License Grant. In consideration for the Ucense Fee. Tyler hereby grants to Client a non-exclusive, royalty-free revocable license to use the Software Products for Client's internal administration, operation, and/or conduct of Client's business operations by an unlimited number of computers and/or computer stations utilized by Client. Upon Client's payment of the Ucense Fee in full, the foregoing icenses shall become intervocable, subject to the restrictions on use set forth herein.

1.2. Restrictions. Unless otherwise expressly set forth in this Agreement, Client shall not (a) reverse engineer, de-compile, or disassemble any portion of the Software Products or (b) sublicense, transfer, rent, or lease the Software Products or its usage. To the extent Client shall obtain from such hird parties an executed Tyter considerating agreement prior to such parties being permitted access to Tyler Confidential and Proprietary Information.

1.3. Cones. Client may make and maintain such copies of the Software Products as are reasonably appropriate for its use and for archival and backup purposes; provided, however, that Client shall retain all proprietary notices, logos, copyright notices, and similar markings on such copies.

1.4. Embedded Third Party Software. The incense grant set forth herein includes the right to use any embedded third party software. Which shall be accessed and used only in accordance with the terms, conditions, and licenses imposed by the manufacturers and icensors of such embedded third party software. Tyler hereby passes through to Client all warmantes granted by the owners and licenses imposed by the manufacturers and incensors of embedded third party software. Tyler hereby passes through to Client all warmantes granted by the owners and licenses imposed by the manufacturers and interest in and to the Software Products and all components and copies thereof. Nothing in this and to Tyler's intellectual property (including, without limitation, Tyler Confidential and Pro

RESPONSIBILITIES OF TYLER

For the License Fee(s) set forth in the first page hereof, Tyler shall deliver, install and/or enable Tyler proprietary Software Product on Client's equipment and perform such other obligations, including the correction of defects as set forth in Section 6.

RESPONSIBILITIES OF CLIENT

3. RESPONSIBILITIES OF CLIENT In addition to the other responsibilities set forth herein. Client shall perform the following: (a) designate an employee of Client as its System Administrator; (b) provide at training of its personnel, except and to the extent this Agreement specifically requires Tyler to provide training; (c) collect, prepare, and enter all data necessary for operation of the Software Product into the equipment loaded with the Software Product; (d) retain separate copies of records of all data entered into the computer equipment; (e) provide the computer systems into which the Software Product will be loaded. (f) install any Software Product changes or updates into the Software Product, which are supplied by Tyler in accordance with this Agreement; and (g) allow remote access by Tyler for purposes of software support via a secure Nicrosoft-based connection (YPN). To the extent data conversion is required. Client shall (ii) deliver to Tyler legacy data in an electronic SOL, ASCII delimited, or other format requested by Tyler and (e) provide Tyler with a basic explanation of the celevered legacy data, including data elements and relationship explanations. and relationship explanations.

PROFESSIONAL SERVICES

- 4.1. Set forth on the first page of this Agreement is Tyler's good faith estimate of the hours and fees associated with the services to be performed by Tyler for Client, including travel time by Tyler's personnel from Tyler's place of business to and from Client's place of business, and for which Client shall pay on a T&M basis. Additional services requested by Client which are beyond those hours detailed in this Agreement will be billed at Tyler's then current services
- 4.2. In the event Client purchases professional services from Tyler for the purpose of making Software Product changes, improvements or enhancements, any such Software Product changes, improvements or enhancements delivered there under shall be subject to the same license as set forth in Section 1 and subject to the same restrictions thereon.

5. FEES AND INVOICING

5. FEES AND INVOICING
5.1. License Fee. Tyler shall invoice to the Client the License Fee in accordance with the payment terms set forth on the first page of this Agreement, and Client shall pay such License Fee in accordance with Section 5.4.
5.2. Professional Services Charges. T&M charges for all professional services to be performed hereunder shall be invoiced and paid by Client in accordance with Section 5.4.
5.3. Expenses. Client shall reimburse Tyler for travel, lodging, and food expenses actually and reasonably incurred by Tyler in performing its professional services herein in accordance with Section 5.4. Travel Expenses shall not exceed \$100.
5.4. Invoice and Payment Tyler shall invoice Client for services and associated expenses herein on a monthly basis. Each invoice shall state the total invoiced amount and shall be accompanied by a reasonably detailed itemization of services and expenses. Following receipt of a property submitted invoice. Client shall pay amounts owing therein thirty (30) days in arrears. All payments shall be made in U.S. currency and in accordance with lexas Government Coda 2251.
5.5. Hardware Products. Tyler shall invoice Client for the Hardware Products upon

Texas Government Code 2251 5.5. <u>Hardware Products.</u> Tyler shall invoice Client for the Hardware Products upon

obvery.

5.6. Taxes. The total Agreement Amount does not include any tax or other governmental impositions including, without limitation, sale and use tax. All such applicable cost, if any, shall be invoiced separately to client, and client shall pay the same.

5.7. Ejectronic Payment. Tyler prefers to receive payments electronically. Tyler's electronic payment information is as follows:

Bank: Wells Fargo Bank, N.A.

420 Montgomery San Francisco, CA 94104

ABA: 121000248 Account: 4124302472

Beneficiary: Tyler Technologies Inc. - Operating

ACCEPTANCE OF THE SOFTWARE PRODUCT

6.1. Acceptance of the Software Product by Client shall be final and conclusive except for latent defects, fraud, and such gross mistakes as amount to fraud and the operation of any provision of this Agreement, which specifically survives acceptance. In the event said acceptance becomes other than final, or becomes inconclusive, pursuant to this Section 6, Client's sole right and remedy against Tyler therefore shall be to require Tyler to correct the cause thereof. cause thereof

6.2. Notwithstanding anything to the contrary herein, Client's use of the Software Product for its intended purpose ("Operational Use") shall constitute Client's acceptance of the Software Product, without exception and for all purposes. Upon Operational Use, the Software Products shall then become subject to the terms and conditions of the Existing M&S

TYLER CONFIDENTIAL AND PROPRIETARY INFORMATION

7. TYLER CONFIDENTIAL AND PROPRIETARY INFORMATION

7.1. Tyler Confidential and Proprietary Information means all information in any form relating to, used in, or ansing out of Tyler's operations and held by, owned, licensed, or otherwise possessed by Tyler (whether held by, owned, icensed, possessed, or otherwise existing in, on or about Tyler's premises or Client's offices, residence(s), or facilities and regardless of how such information came into being, as well as regardless of who created generated or gartered the information), including, without limitation, all information contained in, embodied in (in any media whatsoever) or relating to Tyler's Inventions, ideas, creations, works of authorship, business documents, licenses, operations, manuals, operating data, projections, customer lists and data, sales data, cost data, profit data, financial statements, stratego planning data, designs, blogs, proposed trademarks or service marks, test results, product or service literature, product or service concepts, process data, specification data, know how, software, databases, database layouts, design documents, release notes, algorithms, source code, screen shots, and other research and development information and data. Notwithstanding the foregoing, Tyler Confidential and Proprietary Information and data, Notwithstanding the foregoing, Tyler Confidential and Proprietary Information and cata, which is not prohibited from disclosing such information by obligation to Tyler, (c) is known by Client prior to its receipt from Tyler without any obligation to Tyler, (c) is known by Client prior to its receipt from Tyler without any obligation to Tyler, (c) is known by Client prior to its receipt from Tyler without any obligation to Tyler, (c) is known by Client prior to its receipt from Tyler without any obligation to Confidentially with respect thereto, or (d) is developed by Client independently of any disclosure in other proprietary Information, or (d) is developed by Client independently of any disclosure made by Ty

LIMITATION OF LIABILITY

THE RIGHTS AND REMEDIES OF ANY CLIENT SET FORTH HEREIN ARE EXCLUSIVE AND IN LIEU OF ANY AND ALL OTHER RIGHTS. REMEDIES OR WARRANTIES AVAILABLE AT LAW INCLUDING IMPLIED WARRANTIES OF MERCHANTABLILTY AND FITNESS FOR PARTICULAR OR INTENDED PURPOSE

OR INTENDED PURPOSE
TYLER'S LIABILITY FOR DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT WHETHER BASED ON A THEORY OF CONTRACT OR TORT, INCLUDING NEGLIGENCE OR STRICT LIABILITY, SHALL BE LIMITED TO (A) PRIOR TO OPERATIONAL USE. THE LICENSE FEE SET FORTH HEREIN OR THE TOTAL AMOUNT PAID BY CLIENT HEREINDER. WHICHEVER IS LESS, OR (B) AFTER OPERATIONAL USE, TYLER'S DBLIGATIONS AS SET FORTH HOLDENTS EXISTING MAS AGREEMENT, NOTWITHSTANDING ANYTHING TO THE CONTRARY IN NO EVENT SHALL TYLER BE LIABLE TO CLIENT FOR (A) NOMERCT, REMOTE INCORPITAL, SPECIAL, EXEMPLARY, PUNITIVE, OR CONSEQUENTIAL DAMAGES, OR (B) FOR ANY DAMAGES WHATSOEVER DUE TO CAUSES BEYOND THE REASONABLE CONTROL OF TYLER, OR (C) DAMAGES RESULTING FROM THE LOSS OF USE. COSS OR DAMAGE OLIENT SOURCE DATA, LOSS OF REVENUES, OR FROM LOSS OR DESTRUCTION OF MATERIALS PROVIDED TO TYLER BY CLIENT.

CLIENT INFORMATION

All data provided to Tyler by Client relating to Software Product shall be considered Proprietary Information of Client even though not stamped with a Proprietary Information stamp or similar legend or marking. Tyler agrees to use masonable care to safeguard said Proprietary Information against disclosure to unauthorized employees of Tyler and all persons not employed by Tyler.

10. DATA SECURITY

10.1. The paries recognize that the purpose of a computer system consisting of equipment and software is the processing of data, as each Client deems necessary for its operations. The term 'processing' for the purpose of this Section shall mean the gathering of such data for input into the system, the input of the data into the system, the retneval of the data in the system and the dissemination of such data, regardless of the media upon which the data is the system and the dissemination of such data, regardless of the media upon which the data is contained, whether it be on paper, disk, tapes, or other media.

Terms and Conditions

10.2. The parties further recognize that (i) the data so processed may contain sensitive or confidential material, the unauthorized disclosure of which might cause damage to the Client or third parties (ii) the dissemination and disclosure may take place at any stage of the processing, and (iii) the control of the processing, dissemination, and disclosure of such data is lotally within the control of the client.
10.3. It shall be the responsibility of the Client to establish and maintain all necessary security measures to safeguard and control the disclosure of such data and to prevent its disclosure to unauthorized parties.

11. GOVERNING LAW AND VENUE This Agreement shall be interpreted in accordance with the laws of the state of Texas. In the event any of this Agreement is invalidated by a court or legislative action, the remainder thereof shall remain in full force and affect.

12. ENTIRETY OF AGREEMENT; AMENDMENTS

12.1 This License Agreement contains all of the representations, warranties, and promises of the parties relating to the subject matter hereof, whether oral or written, and supersedes all representations, warranties, and promises of the parties relating to the subject matter hereof, whether oral or written, and supersedes all representations, warranties and promises of the parties relating to the subject matter hereof which predate this License

Agreement
12.2 This License Agreement may only be amended, modified, or changed by written instrument signed by both parties hereto.

13. APPROVAL OF GOVERNING BODY

Client represents and warrants to Tyler that this Agreement has been approved by its governing body and is a binding obligation upon Client.

- 14. EXPENSES FOR ENFORCEMENT. In the event either party hereto is required to employ an attorney to enforce the provisions of this agreement or is required to commence legal proceedings to enforce the provisions hereof, the prevailing party shall be entitled to recover from the other, reasonable attorney's fees and court costs incurred in connection with such enforcement, including collection.
- 15. HARDWARE PRODUCTS. We will sell, deliver, and install onsite the Hardware Products detailed in the Investment Summary for the prices set forth therein and payable pursuant to Section 5 above. The Hardware Products will be new and unused, and upon payment in full, you will receive free and clear title to the Hardware Products. Tyler is not the manufacturer of the Hardware Products and does not warrant or guarantee the performance of the Hardware Products. Tyler hereby grants and passes through to Client any warranty that Tyler may receive from the manufacturer of the Hardware Products.