

**CUSTOMER NAME:** Collin County**Global ID:** 1981609396**CUSTOMER BILLING ADDRESS:****Opportunity ID:** 9001210773

2300 Bloomingdale Road
Suite 3100
Mckinney, TX 75071

Customer is a party to an existing Master Agreement, Sales Agreement, EDI Services Agreement, Support Agreement, License Agreement, Subscription Services Agreement and/or another agreement under which the above-named Customer has purchased Hardware, been granted a license to or access to use the Software and/or agreed to obtain services from Greenway Health, LLC, Greenway Health, Inc., and/or Greenway EHS Inc. ("**Greenway**"), (the "**Existing Agreement**"). Unless otherwise define herein, capitalized terms have the meanings set forth in the Existing Agreement. This List of De-commissioned Assets Form (the "**Form**"), the Existing Agreement and any amendments and attachments thereto, constitute the entire agreement ("**Agreement**") between Customer and Greenway, and may not be amended unless agreed to in writing. This Form is in addition to and, except to the extent directly conflicting with, does not change, the Existing Agreement. However, in the event of any inconsistency between this Form and the Existing Agreement, the terms and conditions of this Form shall govern and control.

Definitions. As used herein, the following terms shall have the following meanings: "**Asset**": Software, Services or other products licensed to or purchased by Customer from Greenway, or any of its predecessors or affiliates, pursuant to an Existing Agreement. "**Migration Date**": The Support Start Date, Subscription Services Start Date, GRS Go-Live Date, or other date on which Customer is first billed for Software or Services purchased under the Agreement named above as identified on the applicable Purchase Schedule.

The parties hereby agree as follows: 1) Effective on the earlier of (i) the Termination Date set forth below, or (ii) the Migration Date, Greenway shall have no further obligation to support or provide access to any Asset listed on this "List of De-commissioned Assets" and Customer's license to and/or right to use such Asset(s) shall terminate. Notwithstanding, the foregoing termination shall not apply to any perpetual licenses or hardware previously purchased by Customer. However, in the event Customer chooses to re-activate Support or Services for such perpetual licenses and/or hardware, Customer shall be obligated to pay any and all reinstatement fees associated with re-activating the perpetual licenses and/or the hardware to be compatible with the most current version of the Software. Nothing contained herein shall otherwise affect Customer's payment obligations with respect to the Existing Agreement, including but not limited to, Services already performed or provided by Greenway.

DE-COMMISSIONED ASSETS

SOFTWARE:Collin County			
SKU	DESCRIPTION	QTY	TERMINATION DATE
SW-OP-INIMM	Texas Immunization d/b/a IMMTRAC - Inbound Immunizations Query/Response	1	09/30/2022
SW-OP-OUTIMM	Texas Immunization d/b/a IMMTRAC - Outbound Immunizations	1	09/30/2022

ACCEPTED AND AGREED BY CUSTOMER: Collin County

DocuSigned by:

By: Michelle CharnoskiName: Michelle CharnoskiTitle: Purchasing AgentDate: 11/11/2022**ACCEPTED AND AGREED BY: Greenway Health, LLC**

DocuSigned by:

By: Raghuvardana KulkarniName: Raghuvardana KulkarniTitle: FinOps ManagerDate: 11/16/2022