

AMENDMENT

This amendment ("Amendment") is effective as of the date of signature of the last party to sign as indicated below ("Amendment Effective Date"), by and between Tyler Technologies, Inc. with offices at 5101 Tennyson Parkway, Plano, Texas 75024 ("Tyler") and Collin County, TX ("Client").

WHEREAS, Tyler and the Client are parties to an agreement dated January 1, 2012 ("Agreement"); and

WHEREAS, Tyler and Client desire to amend the terms of the Agreement as provided herein.

NOW THEREFORE, in consideration of the mutual promises hereinafter contained, Tyler and the Client agree as follows:

- 1. The Enterprise Jury Voice software set forth in the investment summary attached as Exhibit 1 to this Amendment is hereby added to the Agreement as of the first day of the first month following the Amendment Effective Date, and notwithstanding anything to the contrary in Exhibit 1, ending coterminous with the Jury Manager SaaS term under the Agreement. Payment of fees and costs for such items shall conform to the following terms:
 - a. Enterprise Jury Voice shall be provided at no cost for Years 1 and 2. Beginning with Year 3, the annual SaaS fees payable under the Agreement for Jury Manager shall be increased in the amount of \$20,000 for the addition of the Jury Voice software and shall be invoiced along with Client's other Jury Manager SaaS fees in accordance with the terms of the Agreement. Following Year 3, Jury Voice SaaS fees shall be at Tyler's thencurrent rates.
 - b. As stated in Exhibit 1, implementation services for Jury Voice shall be provided at no cost.
- This Amendment shall be governed by and construed in accordance with the terms and conditions of the Agreement. Except as expressly indicated in this Amendment, all other terms and conditions of the Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the dates set forth below.

Tyler Technologies, Inc.	Collin County, TX	
Ву:	Ву:	
Name:	Name:	
Title:	Title:	
Date:	Date:	





Exhibit 1 Amendment Investment Summary

The following Amendment Investment Summary details the software and services to be delivered by us to you under this Amendment. This Amendment Investment Summary is effective as of the Amendment Effective Date. Capitalized terms not otherwise defined will have the meaning assigned to such terms in the Agreement.

In the event a comment in the following sales quotation conflicts with a provision of this Amendment, the provision in this Amendment shall control.

Software			
Enterprise Jury Software (SaaS) Annual Saa		al SaaS Fee	
Enterprise Jury Voice (Legacy Voice) *		\$20,000	
	Sub-Total Annual SaaS Fee (Year 1)	\$20,000	
	Client Discount	-\$20,000	
	Total Annual SaaS Fee (Year 1)	\$0	
Implementation Se	rvice		
Professional Services			
Implementation Services will be completed at no cost			
Travel Expenses			
Travel Expenses will be billed as incurred according to Tyler's standa	rd business travel policy.		
Notes:			
* Jury Voice license will be provided for the first 24 months (2 Years) additional \$20K to the existing annual SaaS Fees.	at no cost. Year 3, the client will be invoice	ed an	

