## WITT O'BRIEN'S

May 20, 2014

#### Fort Bend County UASI PIER™ Services Order

Service Order pricing reflects the Fee Schedule in Exhibit B of the. PIER Standard Customer Agreement between Fort Bend County and PIER Systems, Inc. signed by Fort Bend County January 8, 2008 (the "Customer Agreement")

Effective 12.26.13 Pier Systems, LLC a Washington limited liability company merged with and into Witt O'Brien's LLC under the name of Witt O'Brien's, LLC, a limited liability company organized under the laws of Delaware.

Please find below a summary of the service order we recommend for Fort Bend County UASI Joint Information Center (JIC) PIER website. Detailed information has been provided for all proposed professional services.

#### **Description of Services:**

Fort Bend County PIER site 4115, the new Joint Information Center site, will be redesigned as a responsive layout, in which the content of the site adapts to the screen of the device the user is viewing it on.

#### Performance Period: Acceptance - August 31, 2014

The following work will be completed by PIER designers within the performance period of 90 business days or no later than August 31, 2014 whichever comes first. The timeline is dependent on the timely response of the customer regarding reviews and follow-up.

Note: The Client shall have (14) days from the date each deliverable is made to Client to reject all or part of each Deliverable. The normal time period of (5) days has been expanded, per request of the client, to accommodate regional collaboration. Based on response time from the Client, the "due date" of the project could extend beyond the requested 90 business days to support required updates and/or changes. Each deliverable, to the extent not rejected in writing within the 14-day time frame by Client, shall be deemed accepted.

The following are specific tasks to be completed during this performance period:

#### Scope of Work:

- Addition of Globe icon and a Google Translate language picker to the site
- Addition of menu bar custom buttons to public folders (not standard News & Info default menu buttons)
- Breadcrumbs
- Homepage Elements
  - o Rotating slideshow
  - o Content generated by content injection
  - Social Media icons-location TBD
  - o "News" column is Recent Updates
  - Supporting agencies generated by a hidden image folder
  - Buttons at center left-able to be hidden without altering the page layout

## WITT O'BRIEN'S

#### **Responsive Layout Specific Tasks:**

- Bootstrap responsive framework
- Testing on various common Tablet devices
- · Testing on various common mobile devices
- The whole external website will be optimized to fit desktop/laptop, tablet and mobile screens.

Time	Rate/Hr. or Day	Total Cost
25 Hrs.	\$150/Hr	\$3,750
		\$3,750

All other terms and conditions of the Customer Agreement shall remain in full force and effect and shall apply to this services order.

**In Witness Whereof,** Client and Consultant have caused this Service Order to be executed by their duly authorized representatives as of the date first written above.

For: Consultant	For: Client
Pas	
Signature	Signature
Pate Felts, CFO	Name (Typed or Printed)
May 22, 2014	
Date	Date

#### Addendum #1 to PIER Standard Customer Agreement between PIER Systems, Inc. and Fort Bend County dated January 8, 2008

The purpose of this Addendern is to ead 26 Fully Paid Subscriptions (the "2010 Additional Centers"). "Fear 1 Hosting Upgrade and Support for those centers, and Provisioning and Training Services to that certain agreement captioned above.

### Addition to Section 5: Fees.

- (h) One-time, approved payment in the amount of \$365,000 for the 2010 Additional Centers invoiced on the date of final execution of this Addendum. Customer shall pay such invoice within thirty (30) days of receipt.
- (i) Annual Hosting. Upgraue and Support fees in the amount of \$48,000 (\$2,400 per center per year) for the 2010 Additional Centers invoiced on the date of final execution of this Addendum. Customer shall pay such invoice within thirty (30) days of receipt. Annual Hosting, Upgrade and Support Fees service period will begin at site faunch. Annual Hosting, Upgrade and Support fees for year two and beyond shall be paid by participating agencies as identified in existing. Assignments between Fort Bend County and participating agencies, the total for which shall not be less than \$2,400 per center per year.
- (j) Provisioning services in the amount of \$60,000 (400 hrs @ \$150/hr) will be invoiced on the date of final execution of this Addendum. Customer shall pay such invoice within thirty (30) days of receipt.
- (k) Training services in the amount of \$9,600 to (43 hrs @ \$200/hr) will be involced on the date of final execution of this Addendum. Customer shall pay sout increase within that (30) days of receipt.

Prior to the medication of this Addendum, we have been advised by Customer, and clearly understand and agree, ourn understanding and agreement being the absolute observable file. Agreement that Coulombrishes have available, the total most many 23000 RCs secrification, it materials field discharge any and all costs related to the services described above, which may be incurred by Customer, maspects and medicate thereof, and incustibilitiating any word, statement, or thing contained or inferred from the provisions of this Addendum which may in any light by any person be interpreted to the contrary.

All other terms and conditions of the original agreement shall remain in force.

Customer FALS and Certoty
Signature Maleus Delega
Title: Second Related Testing
Date: 1-20-3610

PIER Systems, Inc.



# PIER Systems, Inc. PIER Standard Customer Agreement (Fully Paid Subscription)

This PIER S Customer Agreement, dated as of , 2007, is between PIER Systems, Inc., a Washington corporation ("we," "our" or "Provider"), and the customer who signs this Agreement ("you" or "Customer").

#### 1. Background

Pursuant to the License Agreement between you and PIER Systems (formerly AudienceCentral) dated August 8, 2006 and the License Agreement between you and PIER Systems (formerly AudienceCentral) dated May 8, 2007 (collectively the "Initial Agreements"), PIER granted you a fully paid subscription for a total of five (5) PIER Centers (the "Initial Centers"). This Agreements and shall govern the relationship between the parties as to the Initial Centers.

We will also provide a fully paid subscription for an additional thirty (30) PIER Centers (the "Additional Centers") in accordance with the Terms and Conditions of this Agreement.

#### 2. How This Agreement Works

To inhibite Services for the Additional Centers, you must execute this Agreement. The cover page of this Agreement describes the Services you have ordered, and we have agreed to provide. You may request additional Services by executing a services theory, which will become effective which will no execute it. When you care up comment or a Services Order, you are agreeded to be bound by the terms set forth below and in the Services Order and the PHER General Terms, a copy of are agreeded to has emergine been provided to you. The PERR General Terms are collectively referred to as happen forms. The documents described above and referred to in the PHER General Terms are collectively referred to as this "Agreement." Capitalized terms used in this Agreement are defined in the PHER General Terms.

- Description of Services. We will provide the following Services to you.
  - (a) Use of the PIER Standard System for up to 35 PIER Center(s);
  - (b) Hosting, Upgrade and Support Services as described in the Hosting, Upgrade and Support Terms (fixhibit C); and
  - (c) Planning, Provisioning, and Training Services as described in the Planning, Provisioning and Training terms (Echille t D).

#### 4. Duration of the Subscription

Upon preprint of the subscription fee, you will have a fully paid, lifetime subscription to use the PIER Standard System. However, you will still be required to purchase Hosting, Up grade and Support Services.

- 5. Fees. To add pay the following fees for the Services described shove:
  - (a) One-time, upfront payment in the amount of \$393,260.00 for the Additional Centers invoiced on the date of final execution of this Agreement. Customer shall pay such invoice within thirty (30) days of receipt.
  - (b) Annual Hosting, Upgrade and Support Services fees in an amount not to exceed \$36,000.00 (\$1,200.00 per center per year) for the Additional Centers. We will invoice you for the number of Additional Centers requested on the date the Additional Lenters are requested. Customer shall pay such invoice within thirty.



(30) days of receipt. Annual Hosting, Upgrade and Support Services fees for year two and beyond will be pull by participating agencies as identified in Service Orders.

- Promoted Annual Hosting, Uppradic and Support Service fees in the amount of \$500.00 (5 months at \$1,200.00 per center per year) for the tritial Center originally subject to the August 8, 2007 Initial Agreement and \$3,200.00 (8 months at \$1,200.00 per center per year) for the four (4) Initial Centers originally subject to the May 8, 2007 Initial Agreement invoiced on the date of final execution of this Agreement. Customer shall pay such invoice within thirty (10) days of recent. The remaining Hosting, Upgrade and Support Service, fees for the Initial Centers have been paid under the Initial Agreements.
- (d) Planning, Provisioning, and Training Services in the amount of \$104,400 will be invoiced on the date of final execution of this Agreement. Commer shall pay such invoice within thirty (50) days of receipt.
- (c) Variable fews (based on your use) for phone colls, fines, excess bandwidth and similar items per the Fee Schedule (Exhibit B)
- (f) Professional services (based on your use) fees per the rates set forth in the Fee Schedule (Exhibit B).
- (g) The variable feex and professional services fees identified in sections 5(e) and 5(f) shall not exceed \$45,000.00.

Prior to the execution of this Agreement, Provider has been advised by Customer, and blearly understands and agreement being the absolute essence of this Agreement, that Customer shall have evaluate the total maximum of 5586,300,00 specifically allocated to fully discharge any and all liabilities which may be incurred by Customer, prospective of the nature derect, and notwithstanding any word, element, or thing contained or inferred from the provisions of this Agreement which may in any light by any person be interpreted to the container.

custu∌⁄⊫k:	PROVIDER:
Pers & County	Name O Wald Baron
Name that are the back Title: County Judge	Aildress: 1319 Cornwall Avenue, Ste 200
Address:	Hellingham, WA 98225 Fax: (360) (04 1-5.35)
ATTEST: 7 - 4-2	
Diane Wilson, County Clerk	
1-8-03	

PIER SYSTEMS, PIC. CUSTOMER AGREEMENT COMPIOEN THAT ORDERS 12, 2007.



#### AUDITOR'S CERTIFICATE

I hereby certify that funds are available in the amount of \$586,308.80 to accomplish and pay the obligation of Fort Bend County under this Agreement.

kobert fidward Standivant, County Auditor

#### FIER Systems, Inc. PIER CENERAL TERMS

These PIER General Terms are incorporated into and constitute a material part of the PIER Customer Agreement between PIER Systems, Inc. ("we," "our" or "Provider") and the customer identified on the cover page of this Agreement ("you" or "Customer").

#### Section 1. Definitions

- "Acceptable Use Policy" means the Acceptable Use Policy attached as Exhibit A, which we may revise as provided in Section 2.4.
- "Confidential Information" means may nonpublic information, whether of a technical, business or o ther mature that (a) is disclosed to or otherwise received by the other paly in connection with this Agreement, and (b) the recipient knows or has reason to know is confidential or proprietary information of the other party or a third party. Confidential information coes not include any information that (i) was known to the recipient before receiving the same from the diveleses, (fi) is independently developed by the nom the assence, (a) is magaintently because by the sciptest wishout efficace on my Confidential Information of the discloser, (iii) is acquired by the recipiont from another source withour resulction as to use or disclosure, or (iv) is or becomes generally known to the public through no fatalt or action of the recipient.
- "Content" means data, information, images, text, graphies, video or other content.
- "Castomer Content" means Coutest that you upload to the PIER Sundard System or furnish to us for use in connection with this Agreement.
- "Documentation" means all user guides, operating materialisms and other documentation we provide to you for the PIER Standard System.
- "Yee Schedule" means the fee schedule attached as Exhibit B, which we may revise as provided in Section 5.1.
- "Hosting, Upgrade and Support Services" means die hasting, upgrade and support Services we provide to you in desiring, opening with the Hosting, Upgrade and Support Terrist.
- tinning. Upgrade and Support Terms" means the Houng, Upgrade and Support Terms attached as Exhibit C.
- "Launch Date" means the date we provide or provided the access codes that emble you to access the PIFIN Standard System.
- "PIER Cepter" means a single dashboard and assuagement interfene for all communications including content ereation and distribution, contacts and inquiries, controlling a single website (internal of executal).
- "PIER Standard System" means our hosted proprietary web-basel spolication for managing communications as finites described in anached Erhible E.
- "Planning, Provisioning and Training Services" means the services described in attached Exhibit D.

- Proprietary Hights" theans potents, copyrights, rademarks, trade secrets or other intellectual property rights.
- Berrice Period" means the time period during which we are obligated to host, upgrade and support the PIER Standard System under this Agreement as specified on the cover page of this Agreement.
- "Services" means the services we provide under this Agreement, which may include development, boxting, planning, providency, implementation, support, training and professional services.
- "Services Order" means an order for additional Services in the form provided by us. A Services Order is not effective until signed by both parties.

#### Section 2. Our Obligations

- 2.1 We will host and support the PERK Standard System for the number of PIER Centers for which you have paid applicable fees. Our specific hearing and support obligations are described in the Hosting, Upgrade and Support Terms.
- 2.2 Beginning on the Launch Date and during the rest of the Sarvice Period, we will allow you and your authorized users to mee the PEFR Standard System for the number of PIER Centers for which you have paid applicable fees.
- 2,3 We will use best commercially reasonable efforts to provide the Services in a timely and professional manner and to achieve the service levels set forth in the Hosting, Upgrade and Support Terms.
- 2.4 We will notify you in waiting or by small of any changes to the Acceptable Use Folicy. We may change the to the Acceptable Use Folicy. We may change the requirements of our third-party service providers.
- We will promptly respond to your guastions or concerns about the Services.

#### Section 3. Your Obligations

- 3.1 You will success and use the PIFR Standard System in dance with the Documentation. You will not use the PIER Suintard System to provide services to third parties other than to your enemts in the oreinary course of your buxiness.
- 3.2 You will provide all equipment, software, networks, internet access and other nems necessary to access the PIER Standard System. Such items must meet the requirements in attached Exhibit F. We may change the requirements in attached Exhibit F to keep up with standard levels of a webbased technology. We will notify of any changes by email.

- 3.3 You will be responsible for your users compliance with this Agreement including the Acceptable Use Policy. We may restrict or deny access to any user with violetes this regressions, organized in any autority dottrimental to us or our service providers, or uses the PIER Standard System in violation of applicable laws.
- 3-4 Yes will be responsible for the security of passwords and server coules we usual to you and any artivities that occur under such passwords and access codes. You will homes dely maify as of any manthorized use or disclosure of such passwords or access codes.
- 3.5 You are responsible for the accuracy of the Customer Content and ensuring that the Customer Content does not entringe or violate any Proprietary Rights. We will have the tight, but not me obligation, to remove any Customer Content that we believe violates any applicable law or the rights of others.

#### Section d. Changes

- 5.1 You may request additional Services of PIER Centers by submitting a signed Services Order. If we agree to provide seemining a signed average of the services such Services or PIER Centers, we will tigo the Services Order and return a copy to you. The Services Order will became part of this Agreement when we sign it. The fees for such additional Services or PIER Centers will be set forth in the Services Order.
- 4.2 We may change the DIER Standard System from time to time provided that our changes do not significantly diminish any features or functions of the PIER Standard System.

#### Section S. Fees

- S.1 You will pay the fees specified on the cover page of this Agreement and in any Services Orders. We may in crease the her for halding, Upglade and Support Services aport 30 days' action by e-ratil to site administrator, which in rease will because effective at the time of resewal. Hosting, Upgrade and Support Services thes shall not increase more than 5% per year. For any other Services, we may increase our fees upon 30 days' notice by e-mail to site administrator.
- 3.2 You will remain use for eit respendible travel and other out-of-packet expenses we mear in the performance of the dervices in accordance with the Travel Reimbursement Requirements for Fort Bend County Vendors.
- 5.3 We will invoice you according to the schedule on the tover page of this Agreement or in a Services Order. If an excelule is medical for a puricular Service, then we will severe you on a resisting basis for Services performed in the prior ments. Unless, otherwise specified on the cover page of this Agreement or in a Services Order, each invoice will be due within 30 days after receipt\_
- 5.4 If you fall to pay any invoice when due, the past due amount will bear interest at 1.5% per menth or the maximum rate permitted by applicable neary law, whichover is less, computed and compounded daily from the date due until the
- 5.5 The fees do not include any sales, use or similar taxes or other charges assessed or imposed by any governmental

- Customer is a body corporate and politic under authority. the laws of the State of Texas and claims examption from sales and use taxes. A copy of a tax-exempt certificate will be furnished upon request.
- 5.6 If you fail to pay any amount when due, we may suspend the performance of any Services and for restrict access to the FiER Standard System.
- 5.7 We have the right to assess a 3% processing for on any payment made pursuant to credit card.

#### Section 6. Proprietary Rights

- 6.1 We retain connership of all right, title and interest tracturing all Proportiony trighter) in the PHPR Standard System, excluding the Customer Content. We will also own all software and other technology we develop under this Agreement
- 6.2 You will not authorize or encourage anyone to (a) reverse engineer, decompile or disassemble any source code or otherwise adempt to discover any source code or code secrets related to the FIER Standard System; (b) modify create derivative works based on the PIER Standard System; or (c) access or use the PIER Standard System except as expressly permitted hereunder.
- 6.3 You will not use any of our trademarks without our prior withen approval. If we approve, you will use our trademarks solely to identify yourself as a user of the PIER Standard System and in a custance with our trademark use guidelines. We may terminate your right to use may trademark if you violate this Agreement or your use is detrimental to us.
- 6.4 You retain ownership of all right, title and interest in the Customer Content. You grant us a license to use, display. inibiash, traramit and otherwise use the Customer Content to perform our subligations under this Agreement.

#### Section 7. Confidential Information

The recipient will protect the Confidential Information of the dischaser against any unauthorized use or disclosure to the same extent that the recipient protects its own Confidential information of a similar nature against unauthorized use or disclosure, but will not use less than reasonable efforts. The toriplent will use Confidential Information of the discloser antely for the purposes for which it is provided by the dischere. The parties agree that this Section 7 will not prohibit (a) any use or disclosure that is necessary for the receptent's performance of its obligations under this Agreement. (b) any use or disclosure required by applicable law; provided, that the recipient tives reasonable efforts to give the discloser reasonable advance notice thereof; or (c) any use or disclosure made with the prior written consent of the discloser.

#### Section 8. Term and Termination

5.1 The term of this Agreement begins on the date of this Agreement and configures for the Service Period tailess sooner terminated as provided below. At the end of the initial Service Period, this Agreement will automatically renew for successive one-year periods unless a party gives

the other notice of nonrenewal at least 30 days before the end of the then-current Service Period.

- \$1.2 You may tempinate this Agreement by gaving us at a cast to days' prior written notice of termination. If you terminate this Agreement under this Section 8.2, we will refined you the anused portion of Hosting, Upgrade and Support Service fees or Planning, Provisioning or Training fees paid hereunder.
- \$3 Regioning 36 months after the Launch Date, we may terminate his Agreement when at least to days notice. If we terminar this Agreement under his Section 8.3, we will refaint you the tanged portion of any fees paid hereunder.
- 8.4 Sither party may terminate this Agreement upon notice if the other party becames this Agreement and fails to cure the breach within 30 days after receipt of notice of the
- 8.5 Upon termination of this Agreement you will no longer trave meets to the PRER Standard System, we will have no obligation to provide any further Services, and each party will return to the other all Confidential Information of the other party in its control or possession.
- 3.6 Upon temporation of this Agreement we will destroy or erase nii Customer Content unless you sign and submit a Services Order for archival Services within 10 days after the effective date of termination. If you submit such a Services Order, we will archive your PUER Center for the period specified in the Services Order, provided, that you nimely pay es to: such services.

#### Section 9. Insurance

- 9.1 Provider shall obtain and maintain, throughout the serm of the Agreement, insurance of the types and in the minimum amounts set forth below. Provider shall furnish confidences of insurance to Cantomer evidencing compliance with the incurrance requirements hereof. Certificates shall indicate Provider's came, name of insurance company, policy number, term of coverage and limits of coverage. Provider shall cause its insurance companies to provide Customer with at least thirty (10) days prior written notice of any auditation in the limit of liability by endorsement of the policy, cancellation or non-renewal of the insurance coverage received moder this Agreement. Provider shall obtain such insurance from such companies having a Bests making of A-VII or hence, licensed or approved to transact business in the Since of Texas, and shall shain such insurance of the following types and minimum limits:
- Workers' Compensation insurance in 0.1.1 my reducte with the laws of the State of Texas.
- 9.1.2 Commercial General Liability insurance including coverings for Products/Completed Operations, Blanket Convacuusi, Contractors' Protective Liability Broad Form Property Damage, Personal Injuryor dvertising Liability, and Boddy Injury and Property Damage with lianus of not less than:

- \$2,000,000 armual aggregate limit \$1,000,000 each eccurrence, combined single limit
- 9.1.3 Business Automobile Liability coverage applying to owned, non-owned and bired automobiles with limits not less than \$1,000,000 each occurrence combined single limit for Hodaly Injury and Property Damage combined.
- 9.1.4 Employers' Liability insurance with limits not less than \$1,000,000 per injury by accident, \$1,000,000 per injury by disease, and \$1,000,000 per bodily injury by disease.
- 9.1.5 Excluding Workers' Compensation coverage. County and the County Commissioners shall be named as additional insureds to all coverages required above. All policies written on behalf of Provider shall contain a waiver of subregation in favor of County and the County Commissioners.

#### Section 10. Indemnity

PROVIDER SHALL SAVE BARMLESS CUSTOMER FROM AND AGAINST ALL CLAIMS, LIABILITY, AND EXPENSES, INCLUDING REASONABLE ATTORNEY'S FEES, ARISING FROM ACTIVITIES OF PROVIDER, ITS AGENTS, SERVANTS, OR SUPLOYEES, TERFORMED UNDER THIS AGREEMENT THAT RESULT FROM THE NEGLIGENT ACT, FEBOR, OR OMNIBATION OF THE PROVIDER OR ANY OF PROVIDER'S AGENTS. CERVANTS, OR EMPLOYEES.

#### Section 11. Warranty and Disclaimer

11.1We warrant to you that the PIER Standard System will operate substantially in accordance with the Documentation for a period of pingly (90) days after the Launch Date. We will use best communically reasonable efforts to correct the PIER Standard System if it fails to conform to our warranty if you give us written notice of any noncompliance within the warming period. If we carried correct the PIER Standard System within 30 days of the date of your notice, you will eve the eight to femainate this Agreement and receive a refuni of all amounts you have paid. These are your sole remedies for breach of warranty.

11.2EXCEPT FOR THE WARRANTY STATED IN SECTION I.I., WE DO NOT MAKE ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO ANY ERROR, DEFECT, DEFICIENCY OR NONCOMPLIANCE IN THE PIER STANDARD SYSTEM, THE SERVICES OF OTHER ITEMS CROSSILLD BY US ON BEHALF OF CS CNDER THIS AGREEMENT DISCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARKANTY OF MERCHANTABILITY OR THINKS FOR A PARTICULAR PURPOSE OR USE ). WE IND NOT WARRANT THAT THE SERVICES WILL BE ERROR FREE, ALWAYS AVAILABLE, MEET YOUR REQUIREMENTS OR BE COMPLETELY SECURE.

35.3 Our warranty in Section 11.1 does not apply to any failure resulting from misuse of the PIER Standard System.

### Section 12. Intellectual Property infringement

If a third party successor claiming that your use of the PIER Standard System intringes a United States patent, copyright, training the or other intellectual property right, we will defend you from the claim and pay any damages award imposed on And at way segment amount we agree to no a a teorif of the claim. We may modify the intringing or allegedly infringing Companies of the PILE Sunderd System so that it is nonintringing. We will have no obligation under this Section 12 to 150 actent the claim arises out of the Customer Content or any misuse of the PIER Standard System. In order to which the brenefit of this Section 12, you must (a) give us Prompt written nonce of one claim; (b) permit us to control the defease and settlement of the claim; and (c) cooperate with us (at our expense) in the defense and settlement of the claim.

## Section 13. Limitations on Provider's Linbility

- WE WILL NOT BE LEASLE TO YOU, WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE, PRODUCT LIABILITY OR STRICT LIABILITY) OR OTHERWISE, FOR ANY STRICT LIABILITY) OR UTHER WIST, FOR ANY INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT NECESSARILY LIMITED TO, LOSS OF PROFIT, REVENUE OR USE ARISENS OUT OF ANY PERFORMANCE, NONPERFORMANCE OR DREACH UNDER THIS AGREEMENT, OR THE USE OF OR INABILITY TO USE THE PIER STANDARD SYSTEM OR ANY SERVICES.
- OUR LIABILITY TO YOU FOR ANY AND ALL AIMS ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT WILL NOT EXCEED, IN THE AGGREGATE, THE FEES ACTUALLY PAID BY YOU TO US UNDER THIS AGREEMENT.
- We will not be hisble for any delay or failure as a result of any cause beyond our reasonable control, including, arthur inattanes, for explosion, on bequite, storm, flood, wind or the elements; coun order, act or delay or failure to wing or one commons, court vices, act or early or infact to and by any card, minimary or other governmental sufficiency not, insurational, substage or war; univaliability of required equipment, supplies, 200ds, wollties, services or items to be provided by any third party, or any act, delay or failure to act by you or any third party.

#### Section 14. Miscellaneous

- 14.1 Each party will comply with all applicable haws, rules, regulations, orders and other requirements, now or hereafter in effect of governmental authorities having jurisdiction in connection with he instalties under this Agreement.
- liach party is an independent contractor and that a partner or agent of the other. We are in the business of developing and hasting applications for others, and we will have the right to provide to third parties services that are the some or similar in the Services.

- Unless otherwise set forth in the Agreement, any notices permitted or required under this Agreement will be in writing and given in person or by courser, mailed by registered mail (return receipt requested and postage properly, or transmitted by facetanile (with confirmation) at the respective sildress or factimile number on the cover page of this Agreement (or a substituted address or facsbrile number a pasty may safarra the other of by notice hereunder). Notice will be deemed effective upon the earlier of (a) achial delivery to the party; (b) five days after the date the notice was pastmarked within the United States; or (c) receipt by facilitile transmission with confirmation. All notices given by facalinile will be immediately followed by delivery in person or mailed by first-class mail.
- If any provision of this Agreement is held by a court to be illegal, invalid or unenforceable, the rest of this Agreement will be legal, valid and enforceable to the fulless extent possible.
- Neither party may assign its interests in this Agreement without the prior written consent of the other. We expressly consent to the assignment of all responsibilities related to the Additional Centers to members of the Houston UASI Region (the "Membera") as long as such Members agree in writing to be bound to all terms of this Agreement (except for financial phligations not related to the Additional Centers) and we are provided a copy of such agreement to be bound along with all reasonably necessary contact intermation for such Member. No assignment to a Member shall be effective until we receive the written agreement to be bound and the contact information.
- This Agreement shall be governed and construed in accordance with the laws of the State of Texas. The parties hereto acknowledge that venue is proper in Fort Bend County, Texas for all disputes arising hereunder and waive the right to suc or be sued elsewhere.
- This Agreement (including the attached or referenced fixhibits) constitutes the entire agreement, and supersedes any and all prior agreements, between us and you with respect to the subject matter hereof. No amendment, monthification or waiver of any provision of this Agreement will be valid unless set forth in a written instrument signed by the party to be bound thereby.

#### EXHIBIT A

#### Acceptable Use Policy

The Services may only be used for lawful purposes. You agree to comply with this Acceptable Use Policy ("AUP") and all applicable laws and regulations. Uses of the Services in violation of this AUP or any applicable law or regulation are prohibited and shall constitute a material breach of the Agreement and may result in termination of the Agreement and your right to use the Services.

- 1. Improper uses of the Services include, but are not limited to:
  - 2. Attempting to accomplish any annual ship purpose, including but not limited to storing, sending, or dissentingting any rentertal by uploading, posting, email or other means ("Transmission") that is in victorious of any local, state, or federal law or regulation, that is libelous, obscene, threatening, defamatory, which infringes upon the intellectual property rights of another, or which constitutes are encourages conduct constitutes a criminal offense or gives rise to civil liability;
  - Transmission of any material which a reasonable person could deem to be objectionable,
     offensive, indecess, paracytaphic, harassing, hreatening, or otherwise inappropriate, whether or
     not Transmission of the material is unlawful;
  - c. Transmission of any material that you do not have a right to make available under any law or under any contractual or fiduciary relationship (such as inside information, proprietary and confidential information learned or disclosed as part of employment relationships or under non disclosure agreements);
  - Transmission of any material that infringes any patent, trademark, under socret, copyright or other proprietary rights of any party;
  - e. Transmission of any material that contains software viruses or any computer code, files or programs designed so interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment or which impedes others" ability to use the Services;
  - In personating any person or entity, or fulsely stating or otherwise misrepresenting your affiliation with a person or entity, and/or forging headers or otherwise manipulating identifiers in order to disguise the origin of any material transmitted through the Services;
  - g. Transmission of unsolicited commercial email or the collection of responses from unsolicited messages:
  - h. Transmission of chain letters;
  - t. Attempting to probe, scarn or test the vulnerability of a system or network in any form;
  - Using any method to breach security or authentication measures;
  - k. Thysging in hocking, denial of service anachs, malicious or destructive behavior in any form.
- We shall have the right, but not the day, to deay or disable any PIER Center, which in our discretion, is found to contain pernographic or obscene meterial or material that violates the terms of this AUP.

#### EXHIBIT B

The following fees are rates for additional services you may request above and beyond what is stated in this agreement, and fees for services that are based on your usage throughout the term of this agreement, e.g. SMS Text Messaging, or phone neutrications.

## PHER SYSTEMS, INC SERVICES

Planning and Client Consultation:

\$250/bour

Provisioning services:

\$150/hour

Telephone training.

S 150/hour

On-location group training:

5200/hour

IC onining:

5200/hour

Drill or Exercise attendance:

\$200/hour

Custom Programming:

\$250mour

#### IISAGE FEES

Fax Messages:

\$0.12 per minute for faxes distributed through the PIER.

Standard System.

. Phone:

\$0.35 per minute for phone salls made through the PIER

Standard System.

SMS Text Messaging:

\$0.03 each for SMS text messaging made through the PIER

Standard System.

Archiving and Reactivating

\$975 per PIER Center with an annual storage fee of \$250.

Renewaling HER Center.

\$1,540 per PIER Center (includes 2 weeks of access and

subsequent re-archiving.

Additional Data Transfers:

\$4.00 per GB per PIFR Center

#### EXHIBIT C

#### Bloshing, Upgrade and Support Terms

#### A. HOSTING

We will host operation of PIER on servers allowing a data transfer expedibly of 100 Mbps. Every PIER Center violates request entails a transfer of data over the internet. All data transfer incurs a fee for bandwidth usage. As part of the annual banking fee, we provide the following specific bandwidth allowances for your data transfer.

Raceline Data Transfer.

20 GB data transfer per month.

Incident Reserve Allowance:

200 GB data transfer per calendar year in reserve to cover incident use. Pro-rated first year of contract, refreshed on January 2 of subsequent calendar years.

We will masses a fee to you far data transfer beyond the baseline or incident allowances at \$6.00 per OD per PIER. Center, or at the current published rate.

For each hour of downtime in excess of one (1) hour, and as the sole and exclusive remedy for such incidents, we will credit you one day's hosting fee. For purposes of this Agreement, "downtime" means any programming, equipment or network event resulting in an outage during which you cannot pass traffic through a PIER Center for a period in excess of thiny (30) minutes.

#### Definitions:

1. Describe Date Transfer: Amount of data that can be transferred per month without additional data transfer fees.
2. Additional Data Transfer: Data transfer beyond baseline or incident allowances will be charged per GB per PIER Center at the rate specified in Exhibit C, or the current published rate.

#### B. UPGRADES

We will continue to make upgrades to the PLER Standard System and will notify your designated PLER site administrator in advance of all approxide-related oursges.

#### C. SUPPORT

In the event that we discover or are notified by you that you are experiencing a problem with the performance of the hosting capacity or the PIER Standard System, we will take all notions macrosary to determine the source of the performance problem and to effect repairs. We will be available 24/7/365 for notification from you of performance problems. As soon as reasonably contribe as the event of deventime or a performance problem (and no later than two 12) hours rater its awareness of the event), we will notify by phone, pager or e-mail the designated PIER site administrator. At the time of notification, we will provide a best estimate of time needed to effect repairs. Upon execution of this Agreement, you will advise us in writing of the name and contact information for the PIER site administrator and will notify us of any changes to the PIER site administrator in writing.

#### EXHIBIT D

#### Planning, Provisioning and Training

#### A. Description

Planning: We will meet with you to determine upitial application of the PIER Standard System, determine who is your project lead and guther specific intermeters that will impact the implementation of the PIER Standard System functionality. Also, we will determine initial implementation objectives, time lines and accountability

Provisioning: Preparation of the PIER Standard System for use. From objectives and definitions sol during the photoing process, the actual PIER Standard System is structured and populated to accommodate determined use. This process includes document structure, template creation and approval lists, database structure, inquiry categories, horsepage design/ratible and adding identified users.

training. We work with your key consern to plan the unining experience. By working closely with your project lead, building the initial PIER S underd System application with him or her and identifying users and their roles, we can arose a training plan tallored to your users and uses. Training can be offered in a large group setting, in small groups or 1:1.

Ungoing Support: We budget 6 hours per year for orgains telephone support, and track it to determine if you evidence a need for additional training. Other support services we can offer range from policy and site reviews to contact database generation, custom homepage design, exercise support and event support.

#### B. Fees

We have agreed to provide you initial planning, provisioning and training services at a price of \$104,400. All initial planning, previsioning and training services will be charged against this amount at the rates set forth in Exhibit 9. Any travel expenses will be charged against this amount in accordance with the Travel Reimbursement Requirements for Fort Rend County Vendors.

We will meat with you to allocate this resource between PIER Centers for the following:

- a. Planning and Provisioning:
  - i. bittal planning with you to determine site use strategy and implementation process
  - ii. initial center launch and set up, to include center design and structure, overall document and file population and
  - assistance with the initial load of your data, which you shall provide in the electronic form as specified by us.
- b. Training:
  - Instruction on day-to-day use and preparation for PIER center use.
- e. Additional Planning. Provinceing and Training Fees: Planning, provisioning and training services provided beyond the hours itemized above will be provided pursuant to a Services Order and billied arranes demanded from the rate schedule and ched as Exhibit B.

#### ENHIBIT E

#### Description of PIER Standard System

Public Information and Emergency Response (PIER) integrates communication functions, including hosted and Public Information and Emergency response (PIER) integrates communication functions, including hosted and branded web sites for PIER users.

PIER stores text documents and multimedia files for use in posting and distribution to predefined contacts on the system. Subject to the torne of this Agroement, PIER users me able to (a) partient co-singularities on PIER webset reference to other negligible applications and (b) respond to inquiries from modia and other designated such cholders with activity logged for soluctive recall and reporting. PIER supports a survey function that allows periodic query of stakeholder audiences.

### Additional PIER features include:

- Web browser accessible anywhere in the world Individualized system permissions for each user member Password encryption and secure access via SSL protocol.
- Password encryption and secure access via SSL prolocol
  Logging of system activity by all twees with reporting options
  Logging of activity related to specific documents and inquiries
  Chiline help and telephone support

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### EXHIBIT F

#### Minimum Requirements

### For users of PIER's education interface.

- A PC running Windows 98, 2000, or XP, using Internet Explorer 5.5+, Firefox 1.0+, Mozilla 1.3+, or Netscape 7+.
- A Mac running OS X, using Firefox 1.0+. Firefox 1.5 is not supported at this time.
- A LimiteU/MX inactions running Parefox 1.0.x. Pirefox 1.5 is not supported at this time.
- · For all platforms, Cookies, JavaScript, and CSS must be enabled.
- Use of the "Grid Format" bulk content editor requires lava 2 installed on your system and configured as a browser plug-in.

### For visitors to PI ER's public site:

- A PC running Internet Explorer 5+, Firefox 1.0+, Mozilla 1.2+, or Opera 8+.
- A Mac running OS X with Safari 1.2, Firefox 1.0+, Opera 2+, or any other Gecko-based browser.
- A Linux/UNIX machine nurring Firefox 1.0+ or any other Gocko-based browser.
- Modern scient resides are also supported.
- favaScript and CSS are highly recommended, but are not required.
- · Cookies are required for certain operations.