STATE OF TEXAS	8	
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COUNTY OF FORT BEND	8	

AMENDMENT TO TYLER TECHNOLOGIES, INC.'S BUSINESS CONTINUITY AGREEMENT FOR DISASTER RECVOERY ANNUAL MAINTENANCE

THIS AMENDMENT ("Amendment") is entered into by and between Fort Bend County, ("County"), a body corporate and politic under the laws of the State of Texas, and Tyler Technologies, Inc., ("Tyler"), a company authorized to conduct business in the State of Texas (collectively referred to as the "parties").

WITNESSETH:

WHEREAS, the parties previously entered into a Business Continuity Agreement, on or about June 7, 2016, and as renewed on or about January 26, 2021, for disaster recovery annual maintenance services, (collectively the "Agreement"), attached hereto as Exhibit "I" and incorporated herein for all purposes; and

WHEREAS, Tyler is the sole source provider of the disaster recovery annual maintenance services, as indicated within Exhibit I; and

NOW, THEREFORE, County and Tyler desire to amend said Agreement as set forth below:

I. Amendments

- 1. **Scope of Services**. Tyler shall continue to provide product and/or services as described in Tyler's Invoices (Order Nos. 101460, 101461, and 16011), collectively attached as Exhibit "II" and incorporated fully by reference.
- 2. **Term**. This Agreement shall renew and this Amendment is effective as of October 1, 2021, and shall expire no later than September 30, 2022, unless terminated sooner pursuant to this Agreement. This Agreement shall not automatically renew, but may renew upon written agreement of the parties.
- 3. Limit of Appropriation. Tyler's fees shall be calculated at the rates set forth in the attached Exhibit II. The Maximum Compensation for the performance of services within the Scope of Services as described in Exhibit II is \$384,808.52. In no case shall the amount paid by County under this Agreement exceed the Maximum Compensation without an approved change order. Tyler clearly understands and agrees, such understanding and agreement being of the absolute essence of this Agreement, that County shall have available the total maximum sum of \$384,808.52, specifically allocated to fully discharge any and all liabilities County may incur. Tyler does further understand and agree, said understanding and agreement also being of the absolute essence of this Agreement, that the total maximum compensation that Tyler may become entitled to and the total maximum sum that County may become liable to pay to Tyler shall not under any conditions, circumstances, or interpretations thereof exceed \$384,808.52.

1

- 4. **Certain State Law Requirements for Contracts**. The contents of this Section are required by Texas Law and are included by County regardless of content. For purposes of Sections 2252.152, 2271.002, and 2274.002, Texas Government Code, as amended, Tyler hereby verifies that Tyler and any parent company, wholly owned subsidiary, majority-owned subsidiary, and affiliate:
- a. Unless affirmatively declared by the United States government to be excluded from its federal sanctions regime relating to Sudan or Iran or any federal sanctions regime relating to a foreign terrorist organization, is not identified on a list prepared and maintained by the Texas Comptroller of Public Accounts under Section 806.051, 807.051, or 2252.153 of the Texas Government Code.
- b. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Tyler does not boycott Israel and is authorized to agree in such contracts not to boycott Israel during the term of such contracts. "Boycott Israel" has the meaning provided in § 808.001 of the Texas Government Code.
- c. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Tyler does not boycott energy companies and is authorized to agree in such contracts not to boycott energy companies during the term of such contracts. "Boycott energy company" has the meaning provided in § 809.001 of the Texas Government Code.
- d. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Tyler does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association and is authorized to agree in such contracts not to discriminate against a firearm entity or firearm trade association during the term of such contracts. "Discriminate against a firearm entity or firearm trade association" has the meaning provided in § 2274.001(3) of the Texas Government Code. "Firearm entity" and "firearm trade association" have the meanings provided in § 2274.001(6) and (7) of the Texas Government Code.
- 5. **Remote Access**. If Tyler requires remote access to County Systems for support, installation, integrations, configurations, and/or maintenance, except as otherwise agreed by the parties and approved by the County's Information Technology Director in writing, the below requirements must be met before Tyler is granted remote access to County Systems:
- a. Tyler will adhere to the restricted and monitored channels that are provided by the County, or other technologies approved in advanced in writing by the County's Information Technology Security Manager or the Assistant Information Technology Manager.
- b. Tyler will neither implement nor deploy a remote access solution which bypasses and/or is designed to bypass County provided or approved controls. Tyler will not access County Systems via unauthorized methods.
- c. Tyler's remote access to County Systems will only be requested and activated on asneeded basis and disabled when not in use.
- d. Remote access is restricted only to County Systems necessary for Tyler to provide product and/or services to County pursuant to this Agreement.
- e. Tyler will allow only its Workforce approved in advance by County to access County Systems. Tyler will promptly notify County whenever an individual member of Tyler's Workforce who has access to County Systems leaves its employ or no longer

requires access to County Systems. Tyler will keep a log of access when its Workforce remotely accesses County Systems. Tyler will supply County with evidence of access logs concerning remote access to County Systems upon written request from County. Such access logs will be provided to County, within three business days from the date of County's request. These requests may be used to confirm compliance with these terms and/or to investigate a security incident.

- f. If any member(s) of Tyler's Workforce is provided with remote access to County Systems, then Tyler's workforce will not remotely log-in to County Systems from a public internet access device (e.g., airport computer terminal, or Internet café). This is due to the possibility of sensitive information being monitored by video or computer surveillance in public areas.
- g. Failure of Tyler to comply with this Section may result in Tyler and/or Tyler's Workforce losing remote access to County Systems. County reserves the right at any time to disable remote access to protect County Systems.
- h. For purposes of this Section, "Workforce" means employees, agents, subcontractors (where permitted), and/or other persons whose conduct, in the performance of work for Tyler, is under the direct control of Tyler, whether or not they are paid by Tyler and who have direct or incidental access to County Systems.
- i. For purposes of this Section, "Systems" means any: (i.) computer programs, including, but not limited to, software, firmware, application programs, operating systems, files and utilities; (ii.) supporting documentation for such computer programs, including, without limitation, input and output formats, program listings, narrative descriptions and operating instructions; (iii.) data and/or media; (iv.) equipment, hardware, servers, and/or devices; and/or (v.) network(s).
- 6. **Modifications**. Except as modified herein, the Agreement remains in full force and effect and has not been modified or amended.
- 7. **Conflict**. If there is a conflict among documents, the most recently executed document will prevail with regard to the conflict.
- 8. **Understanding, Fair Construction.** By execution of this Amendment, the parties acknowledge that they have read and understood each provision, term and obligation contained in this Amendment. This Amendment, although drawn by one party, shall be construed fairly and reasonably and not more strictly against the drafting party than the nondrafting party.
- 9. **Severability.** If any provision of this Agreement is determined to be invalid, illegal, or unenforceable, the remaining provisions remain in full force, if the essential terms and conditions of this Agreement for each party remain valid, binding, and enforceable.

(Execution Page Follows)

(Remainder of Page Intentionally Left Blank)

IN WITNESS WHEREOF, this Amendment is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Amendment and the attachments and exhibits hereto. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will.

FORT BEND COUNTY	Sherry Clark Sherry Clark Sherry Clark(Jan 18, 2022 12:44 CST)	
KP George, County Judge	Authorized Agent – Signature	
	Sherry Clark	
Date	Authorized Agent- Printed Name	
	Sr. Corporate Attorney	
ATTEST:	Title	
	Jan 18,2022	
Laura Richard, County Clerk	Date	
REVIEWED:		
Robyn Doughtie		
Information Technology Office		
AU	DITOR'S CERTIFICATE	
I hereby certify that funds are and pay the obligation of Fort Bend C	available in the amount of \$to accomp County under this Agreement.	olish

Exhibit I: Business Continuity Agreement, executed by the parties on or about June 7, 2016, and as renewed on or about January 26, 2021, for disaster recovery annual maintenance services; and

Robert Ed Sturdivant, County Auditor

Exhibit II: Tyler's Invoices (Order Nos. 101460, 101461, and 16011).

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EXHIBIT I

STATE OF TEXAS §

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COUNTY OF FORT BEND §

ADDENDUM TO TYLER TECHNOLOGIES, INC.'S BUSINESS CONTINUITY AGREEMENT FOR DISASTER RECOVERY ANNUAL MAINTENANCE

43A

THIS ADDENDUM ("Addendum") is entered into by and between Fort Bend County, ("County"), a body corporate and politic under the laws of the State of Texas, and Tyler Technologies, Inc. ("Tyler"), a company authorized to conduct business in the State of Texas (hereinafter collectively referred to as the "parties").

WHEREAS, on or about June 7, 2016, the parties have previously executed and accepted that certain original Business Continuity Agreement, as described in the attached Exhibit A, and incorporated by reference (the "Agreement"). The Agreement was last renewed for FY2020.

WHEREAS, the parties now desire to renew the Business Continuity Disaster Recovery Annual Maintenance Agreement for another term, and to include those certain provisions required by Fort Bend County, as well as statutory provisions as required by the Texas Government Code; and

WHEREAS, the following changes are incorporated as if a part of the original Agreement, and are incorporated by reference in the same as if fully set forth verbatim herein.

WHEREAS, Tyler represents it is qualified and desires to perform such services.

Now, THEREFORE, in consideration of the foregoing, the parties do mutual agree as follows:

- 1. **Scope of Service**. Tyler shall provide annual maintenance and support for the Business Continuity Disaster Recovery Services ("Services") provided by Tyler, as described in the Business Continuity Agreement, attached hereto as Exhibit A, and incorporated by reference.
- 2. **Term**. The term of the Agreement shall renew and is effective as of October 1, 2020 and shall expire on September 30, 2021, and shall not automatically renew.
- 3. **Payment.** County shall pay each approved invoice within thirty (30) calendar days of receipt of invoice.
- 4. Limit of Appropriation. Tyler's fees shall be calculated at the rates set forth in the Quote (Invoice No. 020-26737), attached as Exhibit B. Tyler clearly understands and agrees, such understanding and agreement being of the absolute essence of this Agreement, that County shall have available the total maximum sum of Seventy-Seven Thousand, Six Hundred Forty-Seven and 50/100 Dollars (\$77,647.50), specifically allocated to fully fund the purchase to be made under the Quote. Tyler does further understand and agree, said understanding an agreement also being of the absolute essence of this Agreement, that the total maximum compensation that Tyler may become entitled to and the total maximum sum that County may become liable to pay to Tyler for the purchase to be made under the Quote shall not under any conditions, circumstances, or interpretations thereof exceed Seventy-Seven Thousand, Six Hundred Forty-Seven and 50/100 dollars (\$77,647.50).

- 5. **Non-appropriation.** It is specifically understood and agreed that in the event no funds or insufficient funds are appropriated by Fort Bend County under this Agreement, Fort Bend County shall notify all necessary parties that this Agreement shall thereafter terminate and be null and void on the last day of the fiscal period for which appropriations were made without penalty, liability or expense to Fort Bend County.
- Taxes. County is a body corporate and politic under the laws of the State of Texas and claims exemption from sales and use taxes. A copy of a tax-exempt certificate will be furnished upon request.
- 7. **Modifications.** The parties may not amend or waive this Agreement, except by a written agreement executed by both parties.
- 8. Public Information Act. Tyler expressly acknowledges that County is subject to the Texas Public Information Act, TEX. GOV'T CODE ANN. §§ 552.001 *et seq.*, as amended, and notwithstanding any provision in the Agreement to the contrary, County will make any information related to the Agreement, or otherwise, available to third parties in accordance with the Texas Public Information Act. Any proprietary or confidential information marked as such provided to County by Tyler shall not be disclosed to any third party, except as directed by the Texas Attorney General in response to a request for such under the Texas Public Information Act, which provides for notice to the owner of such marked information and the opportunity for the owner of such information to notify the Attorney General of the reasons why such information should not be disclosed. The terms and conditions of the Agreement are not proprietary or confidential information.
- 9. **Performance Warranty.** Tyler warrants to County that Tyler has the skill and knowledge ordinarily possessed by members of its trade or profession and Tyler will apply that skill and knowledge with care and diligence to ensure that the Services provided hereunder will be performed and delivered in accordance with industry standards.
- 10. **Indemnity.** The parties agree that under the Constitution and laws of the State of Texas, County cannot enter into an agreement whereby County agrees to indemnify or hold harmless another party; therefore, all references of any kind to County defending, indemnifying, holding or saving harmless Tyler for any reason are hereby deleted.
- 11. **Attorney Fees.** County does not agree to pay any and/or all attorney fees incurred by Tyler in any way associated with the Agreement.
- 12. **Arbitration.** County does not agree to submit disputes arising out of the Agreement to dispute resolution or binding arbitration. Therefore, any references to dispute resolution or binding arbitration or to the waiver of a right to litigate a dispute are hereby deleted.
- 13. **Applicable Law.** The laws of the State of Texas govern all disputes arising out of or relating to this Agreement. The parties hereto acknowledge that venue is proper in Fort Bend County, Texas, for all legal actions or proceedings arising out of or relating to this Agreement and waive the right to sue or be sued elsewhere. Nothing in the Agreement shall be construed to waive the County's sovereign immunity.
- 14. **Certain State Law and County Requirements for Contracts.** The contents of this Section are required by Texas Law and are included by County regardless of content.
 - a. Agreement to Not Boycott Israel Chapter 2271 Texas Government Code. By signature below, Tyler verifies Tyler does not boycott Israel and will not boycott Israel during the term of this Agreement.
 - b. <u>Texas Government Code §2252.152 Acknowledgment</u>. By signature below, Tyler represents pursuant to Section 2252.152 of the Texas Government Code, that Tyler is not listed on the website of the Comptroller of the State of Texas concerning the listing of companies that are identified under Section 806.051, Section 807.051 or Section 2252.153.

- c. <u>Resolution of Fort Bend County Against Human Trafficking</u>. By signature below, Tyler acknowledges that Fort Bend County is opposed to human trafficking and that no County Funds will be used in support of services or activities that violate human trafficking laws.
- 15. **Entire Agreement.** This Agreement, together with all agreements between the Parties referenced in this Addendum, embodies the entire understanding between the Parties with respect to the Terms and Conditions, and there are no prior effective representations, warranties or agreements between the Parties with respect to the Terms and Conditions. This Agreement shall supersede and replace all previous agreements pertaining to the Terms and Conditions between any of the Parties. No waiver of any provision hereof shall be effective, unless set forth in a written instrument signed by authorized representatives of each of the Parties.
- 16. **Conflict.** In the event there is a conflict between this Addendum and the attached Exhibits, this Addendum controls.
- 17. **Understanding, Fair Construction.** By execution of this Addendum, the parties acknowledge that they have read and understood each provision, term and obligation contained in this Addendum. This Addendum, although drawn by one party, shall be construed fairly and reasonably and not more strictly against the drafting party than the nondrafting party.
- 18. **Electronic and Digital Signatures.** The Parties to this Agreement agree that any electronic and/or digital signatures of the Parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as the use of manual signatures.

{EXECUTION PAGE FOLLOWS}

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IN WITNESS WHEREOF, this Addendum is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Addendum and the exhibits and attachments hereto. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will.

FORT BEND COUNTY	TYLER TECHNOLOGIES, INC.
KP George, County Judge ATTEST: ATTEST:	Sharry_ClarkAuthorized Agent Signature Sherry Clark Authorized Agent – Printed Name Sr. Corporate Attorney
Laura Richard, County Clerk	Title
	1/14/2021
Date	Date
I hereby certify that funds in the amount of \$	

 $I: \land AGREEMENTS \\ \ 2020 \ Agreements \\ \ IT \\ \ Tyler \\ \ Technologies (20-IT-100337-A1) \\ \ \land Addendum \ to \ Business \ Continuity \ Services \ Agreement \ for \ Maintenance. \\ \ docx \ aw$

Exhibit A: Business Continuity Agreement, executed by the parties on or about June 7, 2016;

Exhibit B: Quote (Invoice No. 020-26737) for FY2021

Exhibit A

Business Continuity Agreement

This Business Continuity agreement ("Agreement") is made as of the _____ day of _____ 2016 by and between Tyler Technologies, Inc., a Delaware corporation ("Tyler") and Fort Bend County ("Client").

WHEREAS, Client desires to enroll in Tyler's Business Continuity Service for the Tyler software products ("Tyler Software Products") licensed by Client from Tyler; subject to the terms and conditions of this Business Continuity Agreement.

THEREFORE, Tyler and Client agree as follows:

1. <u>Definitions:</u>

<u>Disaster.</u> An unplanned event that is not within the reasonable control of the Client which results in the failure of the Tyler Software Products licensed by Client to perform Critical Processes. A Disaster is not a hardware or network failure that would have been avoided with reasonable diligence and maintenance in accord with the industry standard, a failure otherwise covered by an in-force Agreement Client has with Tyler, e.g., Tyler Annual Maintenance Agreement ("Support Agreement"), Technica I Services Agreement, or Operating System/Database Administration ("OSDBA") Agreement, or a failure that can be remedied in less than sixteen (16) business hours.

Disaster Recovery Plan. Defined at #2 of Exhibit 1 to this Business Continuity Agreement.

Critical Processes. Mutually defined in the Disaste r Recovery Plan.

Critical Users. Mutually defined in the Disaster Recovery Plan.

<u>Recovery Point Objective ("RPO")</u>. Amount of time since last successful data transfer. With successful transfer of data, RPO would be no more than two (2) hours.

<u>Recovery Time Objective ("RTO")</u>. Four (4) business hours after receipt of a Disaster declaration, for Critical Users using Critical Processes.

<u>Holiday.</u> New Year's Day (January **1)**, Memorial Day (observed), Independence Day (July 4), Labor Day (observed), Thanksgiving Day, Day after Thanksgiving Day, Christmas Day (December 25).

<u>Business Days.</u> Monday through Friday, excluding Holidays . Business Hours. 8 AM - 6 PM (EST) on Business Days.

<u>Force Majeure.</u> An event beyond the reasonable cont rol of a party, including, without limita tion, governmental action, war, riot or civil commotion, fire, natural disaster, restraints affecting shipping or credit, delay of carriers, in adequate supply of suitable materials or any other cause which could not with reasonable diligence be foreseen, controlled or prevented by the party.

- 2. <u>Term.</u> The initia 1 term shall commence on receipt by Tyler of Client's data and shall tenninate two (2) years thereafter ("Ini tial Term"). This Agreement shall renew automatically for additional one (1) year terms unless terminated in writing by either party at least sixty (60) days prior to the end of the thencurrent tem1. In the event the Support Agreement is terminated, this Agreement shall also terminate.
- 3. Business Continuity Services. Tyler shall provide the Business Continuity services ("BC Services") as described in this Agreement, including any Exhibits and associated appendices. All BC Services shall be provided remotely. In the event the Disaster results in damage to Client's server(s) and a reinstallation of the Tyler Software Products licensed by Client is required as a result of such damage, Tyler shall re-install the Tyler Software Products free of charge if Client is enrolled in Tyler's OSDBA service (ERP, Munis, TCM, Odyssey) or Technical Services Support (Incode, Eden, TCM, Odyssey). Othe rwise, such re- installation shall be obtained from Tyler at Tyler's then-current installation services rates. In the event Client purchases additional Tyler Software Products not currently utilized by Client, Tyler shall provide a quote for any increase in cost to provide BC Services on the additional Tyler Software Products.
- 4. <u>Client Requirements.</u> In order for Tyler to provide BC Services pursuant this Agreement, Client shall maintain hardware, software, and any other requirements capable of operating Tyler Software Products currently utilized by Client. Requirements necessary for the provision of BC Services include, but are not limited to the following:

- a) Provide high-speed internet access, including upload bandwidth sufficient for complete data transfers to comply with applicable RPO
- b) Comply with then-current minimum hardware and network requirements as specified on Tyler's support website;
- c) Maintain security and access privileges for Tyler to receive data transfer and reasonably perform activities reasonably necessary for Tyler to provide BC Services;
- d) Permit installation of software and hardware required to provision BC Services in accord with this Agreement as reasonably determined by Tyler;
 - (1) In the event Tyler modifies the minimum requirements necessary to provide the BC Services currently utilized by Client, Tyler will use best efforts to notify Client of the necessary changes at two (2) weeks prior to the scheduled implementation of changes to the minimum requirements by Tyler. Tyler will not proceed with any installation or modification without Client's prior written consent.
 - (2) In the event Client elects not to implement the minimum requirements necessary for BC Services, Client may continue to operate under the current BC Service, if acceptable to Tyler; or, if Ty ler declines to allow Client to continue to operate under the current BC Service, then Client may terminate this Agreement without penalty and Tyler shall refund to Client the unused fees for BC Services paid by Client, calculated on a pro-rata basis, starting from the tennination date beginning on the first day of the month after the date Client tenninates BC Services through the end of the currently-paid term.
- e) Reasonably notify Tyler in advance of any changes in Client's network that impacts Tyler's ability to deliver BC Services.
- 5. Disaster must be reported by calling Tyler at (800) 966-6999 during regular support hours or (800) 965-0383 outside of normal support hours and clearly stating that CLIENT IS DECLARING A DISASTER
- 6. <u>Disaster Recovery.</u> Client's Critical Processes will be accessible by Critical Users in accord with the applicable RTO.
- 7. Data Transfer shall be handled in accord with Exhibit 1 to this Agreement.
- 8. <u>Release Life Cycle</u>. Tyler shall support prior releases of the Tyler Software Products in accordance with Tyler's Release Life Cycle Policy.
- 9. Payment & Price. Upon the effective date of this agreement, and in consideration of the BC Services provided by Tyler herein, Client shall pay to Tyler a year one (1) fee of \$48,000, and on the first anniversary of the effective date for this Agreement, Client shall pay to Tyler the year two (2) fee of \$75,000. Thereafter, the annual fee will be invoiced and paid prior to the commencement of the renewal term. All payments due pursuant this Agreement are due within thirty (30) days from receipt of invoice. It is specifically understood and agreed that in the event no funds or insufficient funds are appropriated by Client under this Agreement, Client shall noti fy all necessary parties that this Agreement shall thereafter tenninate and be null and void on the last day of the fiscal period for which appropriations were made without penalty, liability or expense to Client. Client will not be entitled to a refund or offset of previously paid fees.

10. Exclusions.

- a) either party shall be liable for delays in perfonning its obligations under this Agreement to the extent that the delay is caused by Force Majeure.
- b) Tyler's Business Continuity Service shall not be used to replace required on-site backups of Client data for Tyle r Software Products licensed by Client.
- c) The fee paid for Business Continuity service does not include, and Client is responsible for the costs associated with:
 - 1. Hardware and/or software necessary to remotely access Tyler 's data center, and any and all onsite services. Client may request and purchase on-site services at Tyler's then-current rates.
 - 11. In the event Client requests Tyler to hand-deliver or courier the critical processes output (such as checks), the cost of such special delivery shall be borne by Client and payable thirty (30) days from receipt of invoice.

- 11. <u>License Terms.</u> Client's use of the Tyler Software Products included in the Business Continuity Service remains subject to limitations on Client's use in the agreement by which Client licenses such Tyler Software Products from Tyler, including disclaimer of implied warranties.
- 12. <u>Notices.</u> With the exception of a declaration of a Disaster, notices or communications required or permitted as a part of this Agreement will be in writing (unless another verifiable medium is expressly authorized) and will be deemed delivered when:
 - a) Actually received,
 - b) Upon receipt by sender of a certified mail, return receipt signed by an employee or agent of the party,
 - c) Upon receipt by sender of proof of email delivery, or
 - d) Ifnot actually received, ten (10) days after deposit with the United States Postal Service authorized mail center with proper postage (certified mail, return receipt requested) affixed and addressed to the respective other party at the address set forth in this Agreement or such other address as the party may have designated by notice or Agreement amendment to the other party.

Consequences to be borne due to failure to receive a notice due to improper notification by the intended receiving party of a new address will be borne by the intended receiving party. The addresses of the parties to this Agreement are as follows:

Tyler: Tyler Technologies, Inc.

One Tyler Drive Yarmouth, ME 04096 Attention: DR Manager

To Oient: Fort Bend County

Attn: Robert Hebert, County Judge

401 Jackson St. Richmond, TX 77469

With a copy to: Fort Bend County

Attn: Ray Webb 30 l Jackson St. Richmond, TX 77469

13. The parties may not amend or waive this Agreement, except by a written agreement executed by both parties. No failure or delay in exercising any right or remedy or requiring the satisfaction of any condition under this Agreement, and no course of dealing between the parties, operates as a waiver or estoppel of any right, remedy, or condition. The rights and remedies of the parties set forth in this Agreement are not exclusive of, but are cumulative to, any rights or remedies now or subsequently existing at law, in equity, or by statute.

Signatures Follow On Next Page

Fort Bend County

Tyler Technologies, Inc.

Robert E. Hebert, County Judge $\underline{J,10} \underline{e} := \underline{t,'2} \underline{ll.o}$	uthorized Agent – Signature JEFF PUCKETI
Date	A ed Agent- Printed Name
Laura ch%Q.ll 'll ,,p erk Laura ch%Q.ll 'll ,,p erk "C C\uN[:L">	$\frac{fRE:5r f\&NL_{1}Jl/LE rt-C)}{L/\underbrace{ull\&}_{Date}}$
≔)'ü _ y;\. * *	
AUDITOR'S	CERTIFICATE
I hereby ce:rttryi'£HJ n'(fs in the amount of\$	are <u>available to pay the obligation</u> of Fort
Rend County within the foregoilla Agreement	

Robert Ed Sturdivant, County Auditor

In addition to those services described elsewhere in this Business Continuity Agreement, BC Services are described in the following sections.

1 Disaster Recovery Plan

The Disaster Recovery Plan is a mutually drafted document which details, in addition to this Business Continuity Agreement, the BC Services Tyler shall provide to Client. The parties' responsibilities with respect to the Disaster Recovery Plan are further defined below.

Tyler's Responsibilities:

- Coordinate activities associated with transfer of data to Tyler's data center.
- Provide template for documentation of the Disaster Recovery strategy for critica I processes to be completed by client.
- Review the Disaster Recovery Plan with Client.
 Provide reasonable guidance for Disaster Recovery policies and procedures.
 Identify modules, databases, applications, and files required for Disaster Re-eovery ser vice.

Client's Responsibilities:

- Provide remote access to Client's Tyler database server for analysis and configuration of data transfer
 - Provide network support if required to enable transfer of data from Client's server to the Tyler data center.
- Provide PCs and high-speed modems for access from Client's alternate processing locat ion, if required.
- Provide technical resources to configure remote access PCs, including Tyler supplied application software, if reasonably required to receive BC services pursuant the Disaster Recovery Plan.
 Provide a chain of command document for communication during a disaster.
 Maintain the Disaster Recovery Plan and integrate the Disaster Recovery Plan made with Tyler with Client's comprehensive disaster recovery plan.

Shared Responsibilities:

- Identify critical users for BC Services.
- Identify critical processes for BC services. Identify RTO.
- Draft initial Disaster Recovery Plan within ninety (90) days of commencement of Initial Term. Define recovery processes for post Disaster Recovery Period operat ion s (mandatory for Odyssey CM clients, optional for all others).

2 DR Services during Disaster

- A. Upon declaration of a Disaster, Tyler shall provide BC Services from one of its hosting facilities for the duration of the Disaster, not to exceed thirty (30) consecutive Business Days ("Disaster Recovery Period"). In the event Client reasonably anticipates or desires to use Tyler's data center in excess of the Disaster Recovery Period, Client shall notify Tyler of Client's desire to use Tyler's data center at le ast ten (10) business days prior to the expiration of the Disaster Recovery Period. Continued use of Tyle r's data center in excess of the Disaster Recovery Period shall require the parties to execute a change order detailing the duration of the extens ion and the additional cost associated therewith.
- B. Hosting Services During Disaster Recovery Period.
 - 1. Hosting Services during a Disaster Recovery Period will be provided in accord with Tyler's then-current standard availability guarantees from its Service Level Agreement for SaaS clients. Any credits issued to Client will be based on the total Business Continuity fee paid for the then-current tenn.

- 11. Tyler will use best efforts to include interfaces for Tyler Software Products covered under this Business Continuity Agreement.
- 111. Hosting Services shall not include interfaces or interconnects with 3rd Party Products unless specifically agreed in the Disaster Recovery Plan.
- C. Processing Assistance during a Disaster Recovery Period includes, as necessary:
 - 1. Print Output:
 - a. Payroll Checks
 - b. Retirement Checks
 - c. Accounts Payable Checks.
 - 11. In the event print output is required to be sent non-electronically, Client shall bear the cost of shipment.
 - m. Transfer of Automated Clearing House ("ACH") files to bank on Client's behalf. Transfer may require pre-notification by Client to bank.
- D. Clients receiving BC Services during a Disaster receive priority access to Tyler application support.

3 Annual Business Continuity Test

The parties may review and test the Business Continuity service.

- Scheduled by parties at least thirty (30) days in advance
- Client must provide a list of users who will partake in the test, Test shall not exceed 2 weeks,
- · Retest within same year available if initial test not agreed by both parties to be successful

4 Estimated Schedule

The services provided pursuant this Agreement will be performed consistent with the estimated schedule mutually agreed to by Tyler and Client. Tyler and Client agree to promptly perform their respective responsibilities according to such schedule.

5 Tyler's Other Responsibilities

Project management services are provided as part of the Business Continuity service. Tyler will designate a Project Manager who will be Tyler's contact for all communications with Client and will have the authority to act on Tyler's behalf in matters regarding this Agreement or any Disaster Recovery Plan entered into hereunder. Tyler's project manager will perform the following tasks:

- Review a Disaster Recovery Plan with Client's project manager.
- Review current prQject sta tus.
- Recommend changes or additions to the project as appropriate.
 - Administer the change control procedure.
 - Review and evaluate the progress of the project with Client's project manager to resolve any necessary changes.

6 Client's Other Responsibilities

Tyler's performance is predicated upon the following responsibilities being fulfilled by Client:

Prior to the start of the Disaster Recovery Plan, Client will designate, in writing, a person who will be Client's Project Manager who will be Client's contact for all colmnunications with Tyler and who has the authority to act on behalf of Client in all aspects of the Disaster Recovery Plan. The Project Manager will perform the following activities:

mterface between Tyler's Project Manager and Clie nt's organization.

Administer projec t change control with Tyle r's project manager.

Arrange reasonable access to Client's data for project personnel, as reasonably required.

- Conduct any communication through Tyler's Project Manager.
- Help resolve and escalate project issues within Client's organization as required.
- Obtain and provide project requirements, data, decisions and approvals within ten (10) business days of request. If such requirements, data, decisions or approvals are delayed beyond the time specified, Client agrees to relieve Tyler of its responsibility for the affected Service until Client performs that obligation.

Accept responsibility for the data files, selection and implementation of controls for Client's location, and security of the stored data.

Client acknowled ge that it is Client's responsibility to identify and make the interpretation of any applicable federal, state and local laws, regulations and statutes.

7 Project Change Control Procedure

When Tyler and Client agree to a change in the Disaster Recovery Plan, Tyler will prepare a written description of the agreed change which both Tyler and Clie nt must sign. The Change Order will describe the change, the rationale for the change, and specify any change in the charges, estimated schedule, or other te nns. When charges are necessary in order for Tyler to analyze a change, Tyler will give Client a written estimat e and begin the analysis only after Client's written authorization.

Appendix A

Defined User Maximum

The maximum number of named Client users available to use BC Services is 150.

Covered Applications

AJI Odyssey Product Centers

Product Specific Conditions

None.

CERTIFICATE OF INTERESTED PARTIES

FORM **1295**

lol 2

Complete Nos. 1 • 4 and 6 ii there are Interested parties. Complete Nos. 1, 2, 3. 5, and 6 ii there are no interested parties.	OFFICE USE ONLY CERTIFICATION OF FILING
1 Name of business entity tiling form, and the city, state and country of the business entity's place of business.	CertIfIcale Number: 2016-62910
Tyler Technologies, Inc. Plano, TX United States	Date Filed:
2 Name or governmental entity or state agency that Is a party to the contract for which the form Is being filed.	05/27/2016
Fort Bend County	Date Ack nowledged:

3 Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the services, goods, or other property to be provided under the contract.

Lawson Vendor Number 14006

Third Party License and Services Agreement for CSI Soflware

Name of Interested Party	City, State, Country (place of business)	Nature of Interest (check applicable)	
		Controlling	Intermediary
	Plano. TX United States	X	
	Plano. TX United States	Х	
	Plano, TX United States	х	
	Plano. TX United States	Х	
	Plano. TX United States	Х	
	Plano, TX United States	Х	
	Plano. TX United States	X	
	Plano. TX Uniled States	Х	
	Lubbock, TX United States	Х	
	Yarmouth, ME United States	Х	
	Plano, TX United States	X	
	Name of Interested Party	Plano. TX United States Plano. TX United States Plano, TX United States Plano. TX United States Plano. TX United States Plano. TX United States Plano, TX United States Plano. TX United States Plano. TX United States Lubbock, TX United States Lubbock, TX United States Yarmouth, ME United States	Name of Interested Party City, State, Country (place of business) Plano. TX United States X Plano. TX United States X Plano, TX United States X Plano. TX United States X

	CERTIFICATE OF INTERESTED PART	TIES	OF	RM 1295
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	c omplete N os. 1 • 4 and 6 if there are Intereste d pa.rtles. Complete Nos. 1, 2, 3. 5, and 6 ii there are no interested panies.		OFFICE US CERTIFICAT IC	_
1	Name or business entity tiling torm, and the city, state and country or business.	ry of the business entity's place	Certificate Number: 2016-62910	
	Tyler Technologies, Inc. Plano, TX United States		Date Flied:	
2	Name or governmental entity or slate agency that Is a party to the being filed. Fort Bend County	05/27/2016 Date Acknowledged	l:	
l	,			
3	Provide the identificationnumber used by the governmental entit description Or the ser.,lces, goods, or other property to be provi Lawson Vendor Number 14006 Third Party License and Services Agreement for CS I Softwar		the contract, and pro	vlde a
L			Nature	of interest
4	Name of Interested Party	City, State, Country (place ot busine	,	applicable) Intermediary
L			Controlling	intermediary
L				
L				
L				
L				
	_			
L				
5	Check only it there is NO interested Party.			
6	AFFIDAVIT	affirm. under pena ot rjury, that the	above disclosure is tru	le and c01rec•t
	SOPHIAL THOMAS If "::Jii Notory Pul:IIIC, Slate 01Texas 1;, Comm. Ellplres 06:23:2018 J" Notaly ID 126.S8736	/ /	ract ing business entity	
	AFFIX NOTARY STAMP/ SEAL ABOVE	Signatum o a agent or contr	act ing business entity	
	sworn to and subscribro belore me. by the said $ff \in CM-1$ 20 G_{I} to certify which. witness my hand and seal of office.	.) <u>S U</u> , this the	<u>:İ, </u>	<u>v</u> . <u>I</u>
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		*** /	ille or officer administe	ering oaih
۴	orms provided by Texas Ethics Commission www.eth	nics.state.tx.us	Ve	ersion V1.0.1021

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

of 2

Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if 1here are no interested parties.	OFFICE USE ONLY CERTIFICATION OF FILING
1 Name of business entity filing form, and the city, state and country of the business entity's place of business.	Certificate Number: 2016-62910
Tyler Technolog ies, Inc. Plano, TX United States	Date Filed:
2 Name of governmental entity or state agency that is a party to the contract for which the form is being filed.	05/27/2016
Fort Bend County	Date Ackn owledged: $06/08/2016$

Prov ide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the services, goods, or other property to be provided under the contract.

Lawson Vendor Number 14006

Third Party License and Services Agreement for CSI Software

4	Name of Interested Party	Party City, State, Country (place of business)		of interest ppl icable)
			Controlling	Intermediary
Pope, Daniel		Plano, TX United States	X	
Leinweber , Larry		Plano , TX Un i ted States	X	
Miller, Brian		Plano, TX United States	х	
Carter, Glenn		Plano, TX United States	Х	
Cline, Brenda		Plano, TX United States	Х	
King, J. Luther		Plano , TX United States	Х	
Brattain, Donald		Plano, TX United States	Х	
Moore, H. Lynn		Plano, TX United States	Х	
Womble, Dustin		Lubbock, TX United States	Х	
Marr, John		Yarmouth, ME United States	х	
Yeaman, John		Plano , TX United States	Х	
			•	

	CERTIFICATE OF INTERESTED PART	IES		FORM	1295 2 of 2
	Complete Nos. 1 - 4 and 6 if th ere are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.	_	FICE USE	ONLY OF FILING	
1	Name of business entity filing form, and the city, state and country of business.	of the business entity's place	Certificate 2016-6291	Number:	0
	Tyler Technologies , Inc . Plano , TX United States		Date Filed		
2	Name of governmental entity or state agency that is a party to the cobeing filed.	ontract for which the form is	05/27/201		
_	For t Ben d County		06/08/201	6	
3	Provide the identification number used by the governmental entity of description of the services , goods, or other property to be provided Lawson Vendor Number 14006 Third Party License and Services Agreement for CSI Software	led under the contract-	e contract ,	and provide	e a
4				Nature of	
_	Name of Interested Party	City, State, Country (place of busine	,	(check ap	Intermediary
		 I			
_					
_					
_					
5	Check only if there is NO Interested Party.				
6	AFFIDAVIT I swear, or a	affirm, under penalty of perjury, that the	e above disc	closure is tr	ue and correct.
		Signature of authorized agent of contr	racting busin	ess entit y	
	AFFI X N OTARY STAMP / SEAL ABOVE				
	Sworn to and subscribed before me, by the said	, this the		day ot _	
	to certify which, witness my hand and seal of office.				
	Signature of officer administering oath Printed name of o	officer administerin g oath Ti	itle of officer	administerin	ng oath

Exhibit B



Remittance:

Tyler Technologies, Inc. (FE IN 75-2303920) Dallas , TX 75320-3556

Invoice

Invoice No 020-26737

Date 10/31/2020

Page 1 of 1

Questions:

Tyler Technologies - Courts & Justice Phone: 1-800-772-2260 Press 2, then 3

Email: ar@tylertech.com



Bill To: Fort Bend County Information Technology Attn: Robyn Doughtie 301Jackson Street Richmond. TX 77469

Ship To: Fort Bend County Information Technology Attn: Robyn Doughtie 301Jackson Street Richmond, TX 77469

Cust NoBil/To-ShipTo	Ord No	PONumber	Currency	Terms	Due Date
45414 - 13124 - 13124	101110		USO	NET30	11/30/2020

Units Extended Price Date Description Rate

Contract No.: Fort Bend

Business Continuity Disaster Recovery Annual Maintenance

77.647.50 77.647.50

Maintenance Start: 01/Oct/2020. End: 30/Sep/2021

**ATTENTION* *

Order your checks and forms from Tyler Business Forms at 877-749-2090 or tylerbusinessforms.com to guarantee 100% compliance with your software.

Subtotal

77,6 47.50

Sales Tax

0.00

Invoice Total

77,6 47.50



5101 Tennyson Parkway Plano, Texas 75024

P: 972.713.3770 F: 972.713.3777

www.tylertech.com

January 20, 2021

Melissa Stavinoha Fort Bend County 301 Jackson Street, Suite 201 Richmond, TX 77469 Via email to: Melisasa.Stavinoha@fortbendcountytx.gov

RE: Disaster and Recovery Maintenance Services

Odyssey Case Manager Software

Dear Ms. Stavinoha:

Please allow this letter to confirm that the Tyler is the sole source for the above-referenced Disaster and Recovery Maintenance Services.

Tyler appreciates the trust that the County has placed in our company and products, and we will continue to work diligently to ensure your complete satisfaction with our software, service and support throughout the life of this partnership. Please do not hesitate to contact me with any questions regarding the foregoing.

Sincerely,

Sherry Clark

Sr. Corporate Attorney

EXHIBIT II



Empowering people who serve the public®

Remittance

Tyler Technologies, Inc. (FEIN 75-2303920) P.O. Box 203556 Dallas, TX 75320-3556

THIS IS NOT AN INVOICE PROFORMA

Company	Order No.	Date	Page
020	101460	03/11/2021	1 of 2

Questions

Tyler Technologies - Courts & Justice Phone: 1-800-772-2260 Press 2, then 3

Fax: 1-866-673-327 4
Fm::iil : ::irlnltvlPrtPr.h r.nm

To: Fort Bend County Information Technology

Attn: Robyn Doughtie 301 Jackson Street Richmond, TX 77469 Ship To: Fort Bend County Information Technology

Attn: Robyn Doughtie 301 Jackson Street Richmond, TX 77469

[Customer Grp/No.	Customer PO#	Paymen	t Terms	Currency Cod	le	Ship Via	Salesperso	n Cd
	45414		Net	30	USO		MISC		
No. I	Item/ Description/ Comments		Drop Ship	# Users	Quantity	U/M	Unit Price	Disc %	Total Cost
Contract N	lo.: Fort Bend								
	Renewal: Ft. Bend Odyssey First Case T Maintenance Plan: ; Start: 10			months		EA	110,717.90	.00	110,717.90
2	Renewal:		No			EA	59,617.31	.00	59,617.31
	Ft. Bend Odyssey Second Cas Maintenance Plan: ; Start: '	* 1		months					
3	Renewal:		No			EA	10,950.12	.00	10,950.12
	Ft. Bend Odyssey Hot Checks Maintenance Plan: ; Start: 10			ths					
4	Renewal:		No			EA	18,489.14	.00	18,489.14
	Ft. Bend Tyler Jury Software S Maintenance Plan: ; Start: 10			ths					
5	Renewal:		No			EA	1,205.36	.00	1,205.36
	Brazos Technology Ticket Writ Maintenance: Start: 10/01/20		erm: 12 months	S					
6	Renewal:		No			EA	44,800.61	.00	44,800.61
	Ft Bend - SessionWorks: Judg Maintenance: Start: 10/01/20								
7	Renewal:		No			EA	14,696.51	.00	14,696.51
	Ft Bend - e-Signatures + merge Maintenance: Start: 10/01/20			s					
8	Renewal:		No			EA	10,645.52	.00	10,645.52
	eNotices Standard Annual Mai Maintenance: Start: 10/01/20		Ferm: 12 months	s					



Empowering people who serve the public®

Remittance

Tyler Technologies, Inc. (FEIN 75-2303920) P.O. Box 203556 Dallas, TX 75320-3556

THIS IS NOT AN INVOICE

PROFORMA

Company	Order No.	Date	Page
020	101460	03/11/2021	2 of 2

Questions

Tyler Technologies - Courts & Justice Phone: 1-800-772-2260 Press 2, then 3

Fax: 1-866-673-3274 F m ::iil · ::irlnltvlArtAr.h r.nm

Does not include any applicable taxes

Order Total:

271,122.47

Upon acceptance please email vour purchase order to PO@tvlertech.com Comments:



Empowering people who serve the public®

Remittance

Tyler Technologies, Inc. (FEIN 75-2303920) P.O. Box 203556 Dallas, TX 75320-3556

Questions

Tyler Technologies - Courts & Justice Phone: 1-800-772-2260 Press 2, then 3

Fax: 1-866-673-3274 F m ::iil · ::irlnltvlPrtPr.h r.nm

To: Fort Bend County Robyn Doughtie

301 Jackson Street Richmond, TX 77469 Ship To:

Richmond, TX 77469

THIS IS NOT AN INVOICE

Order No.

101461

PROFORMA

Date

03 /11/2021

Page

1 of 1

Fort Bend County Robyn Doughtie 301 Jackson Street

Company

020

Customer Grp/No.	Customer PO#	Payment Terms	Currency Code	Ship Via	Salesperson Cd
45414		Net 30	USO	MISC	

No. Item/ Description/ Comments **Drop Ship** # Users Quantity U/M **Unit Price** $\operatorname{Disc} \,\%$ **Total Cost** Contract No.: Fort Bend 52,883.25 Renewal: No EΑ 52,883.25 .00

CivilServe Annual Support

Maintenance Plan: ; Start: 12/18/2021, End: 12/17/2022; Term: 12 months

Does not include any applicable taxes

Order Total:

52,883.25

Upon acceptance please email vour purchase order to PO@tvlertech.com Comments:

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Remittance

THIS IS NOT AN INVOICE

PROFORMA

Tyler Technologies, Inc.

(FEIN 75-2303920)

P.O. Box 203556

Customer Grp/No.	Customer PO#	Payment Terms	Currency Code	Ship Via	Salesperson Cd
45414		United States	USO	MISC	

To: Fort Bend County

Q estions

Dallas, TX

Robyn Doughtie

301 Jackson Street

Tyler **u**

75320-3556

Richmond, TX 77469

Does not include any applicable taxes

Order Total:

60,802.80

Comments: Upon acceptance please email vour purchase order to PO@tvlertech.com

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Technologies -			: TV	
		Company Order No.	,i TX	Date
	Ship To:		77459	
Phone: 1-800-772-2260				
Priorie: 1-000-772-2200			United	
		130 16011		08/19/2021
			States	
Press 2				
		Fort Bend Co. PCT 2		
Fax: 1-866-673-3274		303 Texas Highway		
	Does not include any applicable taxes	Order	· Total:	60,802.80

1 of 1

Page

Does not include any applicable taxes

Order Total:

Does not include any applicable taxes Order Total: 60,802.80

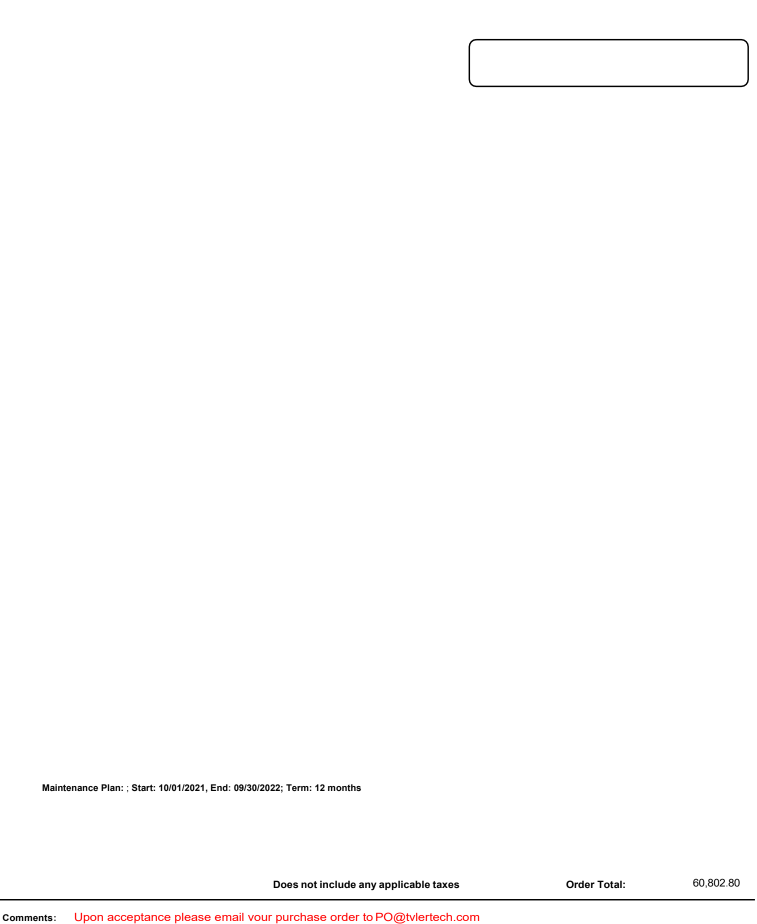
Comments: Upon acceptance please email your purchase order to PO@tvlertech.com



Order Total:

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	Brazos Software Maintenance Site License Main!.						
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Comments: Upon acceptance please email vour purchase order to PO@tvlertech.com





Order Total:



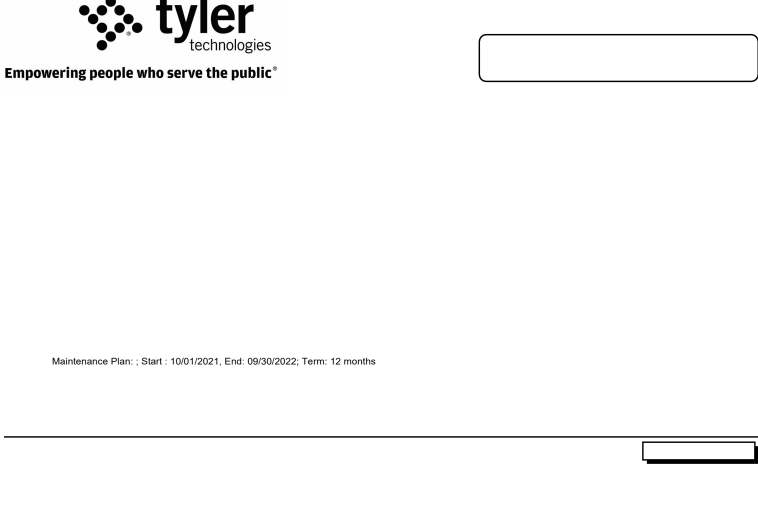
Order Total:



Order Total:



Order Total:



Order Total:

2022.01.18-TX Fort Bend County-Amendment

Final Audit Report 2022-01-18

Created: 2022-01-18

By: Stephanie Brooks (stephanie.brooks@tylertech.com)

Status: Signed

Transaction ID: CBJCHBCAABAA1cqApF9gY7PC9h5qbyV5GRXdlCrH0zCe

"2022.01.18-TX Fort Bend County-Amendment" History

Document created by Stephanie Brooks (stephanie.brooks@tylertech.com) 2022-01-18 - 5:03:11 PM GMT- IP address: 207.182.212.2

Document emailed to Sherry Clark (sherry.clark@tylertech.com) for signature 2022-01-18 - 5:04:25 PM GMT

Email viewed by Sherry Clark (sherry.clark@tylertech.com) 2022-01-18 - 6:44:37 PM GMT- IP address: 104.28.50.174

Document e-signed by Sherry Clark (sherry.clark@tylertech.com)

Signature Date: 2022-01-18 - 6:44:54 PM GMT - Time Source: server- IP address: 24.27.97.211

Agreement completed. 2022-01-18 - 6:44:54 PM GMT