STATE OF TEXAS	§		
	§		
COUNTY OF FORT BEND	ş		

### FOURTH AMENDMENT TO SALES ORDER AGREEMENT FOR PRODUCTS, SERVICES AND RESOURCES TO IMPLEMENT NEW ELECTION MANAGEMENT SOFTWARE

THIS FOURTH AMENDMENT ("Fourth 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 Election Systems & Software, LLC, ("ES&S"), a company authorized to conduct business in the State of Texas (collectively referred to as the "parties").

### WITNESSETH:

WHEREAS, the parties previously entered into the Addendum to Sales Order Agreement for Products, Services and Resources to Implement New Election Management Software on or about October 8, 2019; and as amended on or about December 15, 2020, on or about February 8, 2022, and on or about April 25, 2023 (collectively the "Agreement"), and incorporated fully by reference as if set forth verbatim herein for all purposes; and

WHEREAS, ES&S is the sole source provider of ES&S equipment and software, and ES&S maintenance services, as indicated by the letter attached hereto as Exhibit "B" and incorporated fully by reference; and

WHEREAS, County and ES&S desire to amend said Agreement as set forth below; and

NOW, THEREFORE, in consideration of the mutual covenants and conditions set forth below, the parties agree as follows:

### I. Amendments

- 1. **Scope of Services**. ES&S shall provide product and/or services as specified in ES&S' Invoice Number CD2073092, attached as Exhibit "A" and incorporated fully by reference; and in accordance with the requirements and specifications of Exhibit B.
- 2. **Term**. ES&S will provide the specified products and/or services as described in Exhibit A from January 1, 2024-December 31, 2024 to County. This Fourth Amendment shall not automatically renew, but may be renewed upon written agreement of the parties.
- 3. Limit of Appropriation. ES&S' fees shall be calculated at the rates set forth in the attached Exhibit A. The Maximum Compensation for the performance of services within the Scope of Services as described in Exhibit A is \$217,399.00. In no case shall the amount paid by County under this Fourth Amendment exceed this Maximum Compensation without an approved change order. ES&S clearly understands and agrees, such understanding and agreement being of the absolute essence of this Agreement and Fourth Amendment, that County shall have available the total maximum sum of \$217,399.00, specifically allocated to fully discharge any and all

1

liabilities County may incur. ES&S does further understand and agree, said understanding and agreement also being of the absolute essence of this Agreement and Fourth Amendment, that the total maximum compensation that ES&S may become entitled to and the total maximum sum that County may become liable to pay to ES&S shall not under any conditions, circumstances, or interpretations thereof exceed \$217,399.00.

- 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, ES&S hereby verifies that ES&S 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, ES&S 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, ES&S 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, ES&S 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. **Modifications**. Except as modified herein, the Agreement remains in full force and effect and has not been modified or amended.
- 6. **Conflict**. If there is a conflict among documents, the most recently executed document will prevail with regard to the conflict.
- 7. Understanding, Fair Construction. By execution of this Fourth Amendment, the parties acknowledge that they have read and understood each provision, term and obligation contained in this Fourth Amendment. This Fourth Amendment, although drawn by one party, shall be construed fairly and reasonably and not more strictly against the drafting party than the nondrafting party.

IN WITNESS WHEREOF, this Fourth 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 Fourth 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	ELECTIONS SYSTEMS & SOFTWARE, LLC					
	and York					
KP George, County Judge	Authorized Agent – Signature					
	Jared Plath					
Date	Authorized Agent- Printed Name					
ATTEST:	VP of Finance					
	Title					
	01/03/2024					
Laura Richard, County Clerk	Date					
REVIEWED:  Elections Administration  REVIEWED:  Robyn Doughtie  Information Technology Department	COUNTY WOLLD					
37						
AUDI	TOR'S CERTIFICATE					
I hereby certify that funds are avand pay the obligation of Fort Bend Cou	railable in the amount of \$ to accomplish under this Agreement.					
	Robert Ed Sturdivant, County Auditor					

I:\AGREEMENTS\2024 Agreements\IT\Election Systems & Software, LLC (22-IT-100489-A2)\Fourth Amendment to Sales Order Agreement for Products, Services, and Resources to Implement New Election Management Software.docx aw

Exhibit A: ES&S' Invoice Number CD2073092; and

Exhibit B: Sole Source Letter

# **EXHIBIT A**



Election Systems & Software, LLC 6055 Paysphere Circle Chicago, IL 60674 (877) 377-8683 Invoice Invoice Date 12/13/23 Order Date 12/13/23 Customer Number 38887 Customer's PO No

Terms of Payment 30 Days Net Order Number 166418 ORIGINAL Invoice Number CD2073092 Election Date

Page 1 (2)

Invoice Address

Fort Bend County, Texas Fort Bend County Auditor 301 Jackson St Richmond, TX 77469 Delivery Address
Fort Bend County, Texas
Elections
4520 Reading Road
Rosenberg, TX 77471

Invoice for Service Contract: 2642, DS4-2; DS2-300; EV-1700; ET-300; EW; BOD; EL, Fort Bend County, Texas

### Sales

Pos	Description	Sales Qty	Unit	Price	Disc %	Tax %	Net Amount
	3000117.11011						USD
1	HMA - DS450 Extended Warranty with Annual Maintenance 01-JAN-24 to 31-DEC-24	2.00	EA	2,866.500	0.00	0.00	5,733.00
2	Electionware PYO Standard - Renewal License Fee 01-JAN-24 to 31-DEC-24	1.00	EA	41,475.000	0.00	0.00	41,475.00
3	Electionware Additional Synthesized Audio - Renewal License Fee 01-JAN-24 to 31-DEC-24	1.00	EA	2,425.500	0.00	0.00	2,425.50
4	ExpressLink Software License - Renewal License Fee 01-JAN-24 to 31-DEC-24	1.00	EA	4,273.500	0.00	0.00	4,273.50
5	Firmware License - ExpressTouch 01-JAN-24 to 31-DEC-24	300.00	EA	65.000	0.00	0.00	19,500.00
6	Firmware License - DS200 01-JAN-24 to 31-DEC-24	300.00	EA	80.000	0.00	0.00	24,000.00
7	Firmware License - ExpressVote BMD 01-JAN-24 to 31-DEC-24	1,700.00	EA	65.000	0.00	0.00	110,500.00
8	Firmware License - DS450 01-JAN-24 to 31-DEC-24	2.00	EA	1,575.000	0.00	0.00	3,150.00
9	Electionware Regional Transmission - Renewal License Fee 01-JAN-24 to 31-DEC-24	1.00	EA	6,342.000	0.00	0.00	6,342.00

Sub Total Amount 217,399.00



Election Systems & Software, LLC 6055 Paysphere Circle Chicago, IL 60674 (877) 377-8683 Invoice

Invoice Date 12/13/23 Order Date 12/13/23 Customer Number

38887 Customer's PO No Terms of Payment 30 Days Net Order Number 166418 ORIGINAL Invoice Number CD2073092

**Election Date** 

Page 2 (2)

**Total Exclusive Tax** 

217,399.00

Total Tax Invoice Amount 0.00 217,399.00

Customer Number 38887

Invoice Number CD2073092

**INVOICE AMOUNT** 217,399.00

Election Systems & Software ABA Routing No: 071000039 Account No: 5800923558

TX: Texas

PLEASE DETACH AND RETURN THIS STUB WITH YOUR PAYMENT. THANK YOU.

## **EXHIBIT B**

January 06, 2024

### **VIA ELECTRONIC MAIL**

Ms. Brooke Lindemann Fort Bend County Purchasing 301 Jackson Street, Suite 201 Richmond, TX 77469

RE: Election Systems & Software, LLC ("ES&S") Equipment, Software and Support Services

Dear Ms. Lindemann:

This letter is in response to the Fort Bend County, Texas ("County") request for information regarding ES&S' proprietary election equipment, proprietary election software, supplies and election support services. This letter provides the County with information on ES&S' proprietary Model DS200® precinct and central count scanner, ES&S Proprietary ExpressVote®, ES&S' proprietary Model DS450® central count scanner and ES&S' Proprietary ExpressTouch® (the "ES&S Equipment"), as well as ES&S' proprietary ES&S Equipment firmware (the "ES&S Software") and ESS&S ballot stock and other components and supplies.

Please be advised that ES&S owns all patents, copyrights and trademarks ("Intellectual Property") associated with the ES&S Equipment. As such, ES&S is the sole and exclusive developer and manufacture of the ES&S Equipment and ES&S Software and only ES&S may sell the ES&S Equipment in the marketplace. Further, certain component parts of the ES&S Equipment are proprietary to ES&S and may only be obtained directly from ES&S. As certain component (maintenance) parts of the ES&S Equipment may only be obtained directly from ES&S, only ES&S and ES&S trained technicians can ensure that such ES&S proprietary component parts are installed in the ES&S Equipment. This is important to note as all ES&S Equipment certified both at the federal and State level requires the replacement of the same certified component parts which were included in the ES&S Equipment at the time such ES&S Equipment was certified. By purchasing the ES&S Equipment from ES&S as well as utilizing ES&S for the performance of preventative and repair maintenance and support services, the County will be assured that all component parts installed in the ES&S Equipment will be in compliance with both the federal and state certified equipment configuration.

Mr. Brooke Lindemann January 06, 2024

Page: 2

With respect to the ES&S Software, please be advised that ES&S is the sole and exclusive developer and licensor of the ES&S Software. As such, ES&S owns all Intellectual Property in its proprietary ES&S Software. Furthermore, only ES&S can provide help desk support services for the ES&S Software, as well as provide any and all upgrades, enhancements, maintenance patches and other changes to the ES&S Software as may be required by ES&S or its customers. No other vendor in the marketplace today is authorized to license or provide maintenance and support services for the ES&S Software.

With respect to other ES&S components and supplies, including the DS200 Blue Tote Bins and ExpressTouch booths and stands, the components and supplies being provided to the County by ES&S meet ES&S' specifications and have been certified for use with ES&S' voting system products. As you are aware, only ES&S may certify its voting systems including all components and supplies. This is important to note as ES&S' voting systems are certified both at the Federal and State level and require the replacement and use of the same certified component and supplies which were included in ES&S' voting systems at the time such ES&S voting systems were certified. By purchasing ES&S components and supplies from ES&S, the County will be assured that all components and supplies installed in and used with ES&S' voting systems will be in compliance with both the federal and state certification requirements.

With respect to the any contemplated purchase of additional ES&S Equipment, Blue Tote Bins and ExpressTouch booths and stands and other components and supplies, that such purchase will work seamlessly and in conjunction with the County's current Voting System.

Please let me know if you have any questions or need any additional information.

Sincerely,

Eric Anderson General Counsel