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NOW, THEREFORE, in consideration of the foregoing, the Agreement between County and Innovative is hereby amended as follows:

1. **Term.** The term of the Agreement is renewed and is effective December 1, 2023, and shall expire no later than November 30, 2024, unless terminated sooner pursuant to the Agreement. This Agreement shall not automatically renew, but may be subsequently renewed in writing upon agreement of the parties.
2. **Software License and Maintenance.** Innovative shall provide the additional software licenses, and renew the software licenses and maintenance services (collectively the "Services") to County as detailed in Exhibit A, and in accordance with the requirements of Exhibit B.
3. **Payment.** Payment for the Services provided in Exhibit A shall be made as follows:
 - A. The maximum compensation for the services provided as described in Exhibit A is One Hundred Fifty-Six Thousand, Five Hundred Eighty and 17/100 Dollars (\$156,580.17).
 - B. County will pay Innovative based on the following procedures:
 - (i) Innovative shall submit to County an original copy of each invoice showing the amounts due for services in a form acceptable to County to the following address:

Fort Bend County Auditor
c/o Accounts Payable
301 Jackson, Suite 701, Richmond, Texas 77469
Email: auditor@fortbendcountytexas.gov
Fax: 281-341-3774
 - (ii) County shall review such invoices and approve them within thirty (30) calendar days with such modifications as are consistent with the Agreement. County reserves the right to withhold payment pending verification of satisfactory work performed. If County disputes charges related to the invoice submitted by Innovative, County shall notify Innovative no later than twenty-one (21) days after the date County receives the invoice. If County does not dispute the invoice, then County shall pay each such approved invoice within thirty (30) calendar days. Interest resulting from late payments by County shall be subject to Chapter 2251, TEXAS GOVERNMENT CODE. Notwithstanding anything to the contrary in this Renewal, Innovative reserves the right to suspend access to the services in the event of any past due fees. No additional funding shall be available for Services provided under this Renewal without prior written consent of County.
4. **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 Renewal, Fort Bend County shall notify all necessary parties that this Renewal 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.
5. **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.
6. **Confidential Information.** Innovative 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 Renewal to the contrary, County will make any

information related to the Agreement and this Renewal, 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 Innovative 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 and this Renewal are not proprietary or confidential information.

7. **Applicable Law; Arbitration; Attorney Fees.** 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. County does not agree to submit disputes arising out of the Agreement to binding arbitration. Therefore, any references to binding arbitration or the waiver of a right to litigate a dispute are hereby deleted. County does not agree to pay any and/or all attorney fees incurred by Innovative in any way associated with the Agreement.
8. **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, Innovative hereby verifies that Innovative 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, Innovative 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, Innovative 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, Innovative 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.

9. **Human Trafficking.** BY ACCEPTANCE OF CONTRACT, INNOVATIVE 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.
10. **Termination.** County may terminate this Renewal at any time upon thirty (30) days written notice.
11. **Compliance with Laws.** Innovative shall comply with all federal, state, and local laws, statutes, ordinances, rules and regulations, and the orders and decrees of any courts or administrative bodies or tribunals in any matter affecting the performance of this Agreement, including, without limitation, Worker's Compensation laws, minimum and maximum salary and wage statutes and regulations, licensing laws and regulations. When required by County, Innovative shall furnish County with certification of compliance with said laws, statutes, ordinances, rules, regulations, orders, and decrees above specified.
12. **Understanding, Fair Construction.** By execution of this Renewal, the parties acknowledge that they have read and understood each provision, term and obligation contained in this Renewal. This Renewal, although drawn by one party, shall be construed fairly and reasonably and not more strictly against the drafting party than the nondrafting party.
13. **Conflict.** Except as modified herein, the Agreement remains in full force and effect and has not been modified or amended. If there is a conflict between this Renewal and/or the Agreement, the provisions of this Renewal shall prevail.

(Execution Page Follows)

(Remainder of Page Intentionally Left Blank)

IN WITNESS WHEREOF, this Renewal 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 Renewal 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

INNOVATIVE INTERFACES, INC.

KP George, County Judge

Authorized Agent – Signature

Jeff Anusbigian

Date

Authorized Agent- Printed Name

VP, Sales Operations

ATTEST:

Title

January 31, 2024

Laura Richard, County Clerk

Date

REVIEWED:

Robyn Doughtie

Information Technology Department

AUDITOR'S CERTIFICATE

I hereby certify that funds in the amount of \$_____ are available to pay the obligation of Fort Bend County within the foregoing Agreement.

Robert Ed Sturdivant, County Auditor

Exhibit A: Innovative's Invoice # INV-INC35468, Invoice # INV-INC35467 and
Invoice # INV-INC35466; and

Exhibit B: Sole Source Letter

i:\agreements\2024 agreements\it\innovative interfaces, inc. (23-it-100335-a1)\16th amendment to innovative interface agreement (kcj - 12.26.2023 v2 01.08.2024 v3 01.24.2024)

Exhibit A



Part of **Clarivate**

Invoice

Page 1 of 2

Innovative Interfaces Incorporated
789 E. Eisenhower Parkway
Ann Arbor, MI
48108
United States
pq-billing@clarivate.com

Invoice #	INV-INC35468
Invoice Date	9/20/2023
Terms	Net 30
PO #	
Due Date	11/30/2023
Site Code	FORT1704
Created From	Sales Order #SO-INC35884
Currency	US Dollar

Bill To

Fort Bend Co. Libraries
George Memorial Library
1001 Golfview Drive
Richmond TX 77469
United States

Item	Qty	Description	Options	Amount
Polaris Syndetics Unbound	1	<p>Syndetics Unbound Subscription is the combination of Syndetics Classic and Library Thing For Libraries. It enables libraries to display enriched content in their OPAC or discovery solution and provides users with interactive exploration. Enrichment elements include Cover Images, Upgraded Cover Images, Summaries, Author Info, Reading Levels, Video Games, Tag Cloud, Book Profiles, Series, Video and Music, Awards, First Chapter/Excerpts, TOCs, Professional Reviews (NYT Full Text, Publisher's Weekly, Library Journal, School Library Journal, HornBook, BookList, Choice, Kirkus, BookSeller + Publisher, Guardian), Patron Reviews, Recommendations, Other Editions, Lists (Bestseller, Media Mention, Citations, LT User Lists, Librarian Lists, Genre), Shelf Browse, and Book Display Widget.</p> <p>1 December 2023 - 30 November 2024</p>		17,236.83

Invoice

Page 2 of 2

Invoice #

INV-INC35468

Innovative Interfaces Incorporated
789 E. Eisenhower Parkway
Ann Arbor, MI
48108
United States
pq-billing@clarivate.com

Item	Qty	Description	Options	Amount

Total 17,236.83
Amount Due US\$17,236.83

FEIN 94-2553274

Please remit electronically to:
Bank of America, N.A.
ABA/Routing Code: 026009593
SWIFT (USD Payments) : BOFAUS3N
SWIFT (non-USD Payments) : BOFAUS6S
Beneficiary: Innovative Interfaces Incorporated
Beneficiary Account: 1416200046

For payments remitted by check via regular mail:
Innovative Interfaces, Inc
PO Box 74008010
Chicago, IL 60674-8010

For payments remitted by check via FedEx and/or UPS:
Bank of America Lockbox Services
Innovative Interfaces, Inc
LBX #74008010
540 W Madison, FL 4
Chicago, IL 60661

Please help fight phishing and other fraud attempts. Confirm any requests to change Innovative's payment Bank Account Details by calling your trusted contact at Innovative

For billing inquiries contact us at:
1-510-655-6200 or pq-billing@clarivate.com

Invoice

Innovative Interfaces Incorporated
789 E. Eisenhower Parkway
Ann Arbor, MI
48108
United States
pq-billing@clarivate.com

Invoice #	INV-INC35467
Invoice Date	9/20/2023
Terms	Net 30
PO #	
Due Date	10/31/2023
Site Code	FORT1704
Created From	Sales Order #SO-INC35865
Currency	US Dollar

Bill To

Fort Bend Co. Libraries
George Memorial Library
1001 Golfview Drive
Richmond TX 77469
United States

Item	Qty	Description	Options	Amount
eContent Integration Subscription	1	eContent Integration Subscription 1 December 2023 - 30 November 2024	Overdrive: Yes RB Digital: No Axis 360: No	2,368.64

Total 2,368.64
Amount Due US\$2,368.64

FEIN 94-2553274

Please remit electronically to:
Bank of America, N.A.
ABA/Routing Code: 026009593
SWIFT (USD Payments) : BOFAUS3N
SWIFT (non-USD Payments) : BOFAUS6S
Beneficiary: Innovative Interfaces Incorporated
Beneficiary Account: 1416200046

For payments remitted by check via regular mail:
Innovative Interfaces, Inc
PO Box 74008010
Chicago, IL 60674-8010

For payments remitted by check via FedEx and/or UPS:
Bank of America Lockbox Services
Innovative Interfaces, Inc
LBX #74008010
540 W Madison, FL 4
Chicago, IL 60661

Please help fight phishing and other fraud attempts. Confirm any requests to change Innovative's payment Bank Account Details by calling your trusted contact at Innovative

For billing inquiries contact us at:
1-510-655-6200 or pq-billing@clarivate.com



Part of **Clarivate**

Invoice

Page 1 of 3

Innovative Interfaces Incorporated
789 E. Eisenhower Parkway
Ann Arbor, MI
48108
United States
pq-billing@clarivate.com

Invoice #	INV-INC35466
Invoice Date	9/20/2023
Terms	Net 30
PO #	
Due Date	11/30/2023
Site Code	FORT1704
Created From	Sales Order #SO-INC35838
Currency	US Dollar

Bill To

Fort Bend Co. Libraries
George Memorial Library
1001 Golfview Drive
Richmond TX 77469
United States

Item	Qty	Description	Options	Amount
Staff User Licenses Maintenance	287	Additional Staff User Licenses Maintenance		0.00
Additional SIP2 Maintenance	29	Additional SIP2 Maintenance		2,891.63
Staff User Licenses Maintenance	24	Additional Staff User Licenses Maintenance		0.00
Staff User Licenses Maintenance	24	Additional Staff User Licenses Maintenance		4,962.18
Polaris e-Commerce Maintenance	20	Polaris e-Commerce Maintenance	Polaris eCommerce Vendor: Not Recorded eCommerce Access Point: Staff Client	4,985.42
Staff User Licenses Maintenance	18	Additional Staff User Licenses Maintenance		0.00
Staff User Licenses Maintenance	18	Additional Staff User Licenses Maintenance		4,286.52
Staff User Licenses Maintenance	10	Additional Staff User Licenses Maintenance		2,243.47
Additional SIP2 Maintenance	6	Additional SIP2 Maintenance		1,148.65
Additional SIP2 Maintenance	6	Additional SIP2 Maintenance		847.71

Innovative Interfaces Incorporated
789 E. Eisenhower Parkway
Ann Arbor, MI
48108
United States
pq-billing@clarivate.com

Item	Qty	Description	Options	Amount
Additional SIP2 Maintenance	5	Additional SIP2 Maintenance		0.00
Polaris Telephone Services	4	Polaris Telephone Services Maintenance	Polaris Telephone Services: Outbound/Inbound	498.54
Additional SIP2 Maintenance	4	Additional SIP2 Maintenance		499.32
Additional SIP2 Maintenance	2	Additional SIP2 Maintenance		253.04
Polaris Telephone Services	2	Polaris Telephone Services Maintenance	Polaris Telephone Services: Outbound/Inbound	2,492.74
Additional SIP2 Maintenance	2	Additional SIP2 Maintenance		0.00
Additional SIP2 Maintenance	2	Additional SIP2 Maintenance		244.09
Polaris Core Bundle Maintenance – Public	1	Polaris Public Core Bundle Maintenance Polaris is an integrated library system solution to manage physical and electronic resources and library patron accounts. Combines library operational workflows with open architecture. Supports staff tasks, including a Web-based staff interface (Leap), and patron access services. Public Core Bundle capabilities include: Cataloging, Circulation, Acquisitions, Serials, ILL, Export Express, & Responsive WebPAC with Feature It; Simply Reports and SQL Access for Custom Reporting; SIP2, Self-Check, Patron-Facing eCommerce.		102,421.34
Polaris API (PAPI) Maintenance	1	Polaris API (PAPI) Maintenance		2,080.49
Additional SIP2 Maintenance	1	Additional SIP2 Maintenance		0.00

Invoice

Page 3 of 3

Invoice #

INV-INC35466

Innovative Interfaces Incorporated
789 E. Eisenhower Parkway
Ann Arbor, MI
48108
United States
pq-billing@clarivate.com

Item	Qty	Description	Options	Amount
Polaris Integration License	1	Polaris Integration License Maintenance	Polaris Integration License Options: NCIP Integration with OCLC Navigator	3,768.31
Polaris Database Synch Service	1	Polaris Database Synch Service Maintenance		664.72
Polaris Community Profiles Maintenance	1	Polaris Community Profiles Maintenance		2,492.73
Polaris e-Commerce Maintenance	1	Polaris e-Commerce Maintenance	Polaris eCommerce Vendor: Not Recorded eCommerce Access Point: PAC	0.00
Staff User Licenses Maintenance	1	Additional Staff User Licenses Maintenance		193.80
		1 December 2023 - 30 November 2024		

Total 136,974.70
Amount Due US\$136,974.70

FEIN 94-2553274

Please remit electronically to:
Bank of America, N.A.
ABA/Routing Code: 026009593
SWIFT (USD Payments) : BOFAUS3N
SWIFT (non-USD Payments) : BOFAUS6S
Beneficiary: Innovative Interfaces Incorporated
Beneficiary Account: 1416200046

For payments remitted by check via regular mail:
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Chicago, IL 60674-8010

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540 W Madison, FL 4
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1-510-655-6200 or pq-billing@clarivate.com

Exhibit B

January 24, 2024

Sarah Sanchez

Fort Bend County
301 Jackson St, Suite 201
Richmond, TX 77469

Re: Sole Supplier Letter - Polaris

Dear Sarah,

This letter confirms that Innovative Interfaces Incorporated is the sole supplier for all application software products and services running on the Polaris platform. The Polaris product cannot be purchased from any third party or supplier other than Innovative, as it is a proprietary product and requires Innovative's knowledge and expertise to install and maintain. All application software is maintained solely by Innovative. Accordingly, Innovative is the sole supplier and provider of Innovative software.

Innovative is also the sole and exclusive provider of all on-going services for the Polaris Integrated Library System, including but not limited to, software support, software maintenance, software upgrades, training and consultation.

Please contact me if you have any questions.

Sincerely,



Jeff Anusbigian
VP, Sales Operations
Jeff.Anusbigian@Clarivate.com