

Maintenance Renewal Form

Renewal Procedures

To renew your maintenance services as per the terms of your current Agreement with SirsiDynix. Please reply in <u>one</u> of the following ways:

- 1. Fax a signed Maintenance Renewal Form with a copy of ALL PAGES of the Sales Proposal to: 801-223-5242. An invoice will then be forwarded to you for payment.
- 2. Mail a copy with a check to: SirsiDynix at #774271, 4271 Solutions Center, Chicago, IL 60677-4002.
- 3. Mail a signed Maintenance Renewal Form with a copy of all pages of the Sales Proposal to: *SirsiDynix at* 400 W Dynix Drive, Provo, UT 84604. An invoice will then be forwarded to you for payment.

Expiration Policy

To ensure you continue to receive valuable enhancements and updates to your software along with continuous access to your subscriptions and technical support, the Maintenance Renewal Form must be received by SirsiDynix before the renewal date to avoid an interruption of service.

Pricing and Payment Policy

Pricing is based on payment made annually in advance. *Payment is due and payable prior to the beginning date of your annual renewal*. A 2% additional processing fee will be assessed if paying by credit card. Any credits to your account will expire one year after being issued to your account.

Maintenance Quote Modification Policy

Any additions or deletions to your maintenance can only be made in accordance with your contract terms and must be received by SirsiDynix in writing not less than sixty (60) days prior to the renewal date. Please direct invoice questions or concerns to your Maintenance Coordinator or the Billing Department: billing@sirsidynix.com

Software Maintenance Policy

Customer's System shall remain within two (2) previously released software versions of the most recent version of the software at all times.

My signature below ceptifies that we comply with the License Metrics as indicated on the quotation and that our
usage is in conformity with such. FORT BEND COUNTY Signature: Date: December 7, 2010
Signature: Date: December 7, 2010
Print or type Name: Robert HebertTitle: County Judge
Customer P.O. Number

12-10-10 copy received



Sales Proposal

Quote	QMNT00008541
Date	8/9/2010
Page	1

400 W Dynix Drive Provo UT 84604-5650

Bill To:

Fort Bend County Library System 1001 Golfview Richmond TX 77469-5199

Ship To:

Fort Bend County Library System 1001 Golfview Attn: Jill Sumpter Richmond TX 77469-5199

Purchase O	rder No.	Customer ID		Quote Prepared by:	Payment	Terms	Req Ship Date	Master No.
MAINTENA		D203		NLT	Net 30		0/0/0000	69,189
Quantity	Item Numb	er	Description		UOM	Discount	Unit Price	Ext. Price
	30-95002-0	00	Annual Horizon Software Mainte	nance	each	\$0.00	\$30,172.62	\$30,172.62
	30-95005-0	00	Annual Software Maintenance fo	r Other SirsiDynix P	each	\$0.00	\$224.47	\$224.47
•	30-95006-0	00	Annual Third-Party Software Mai	ntenance	each	\$0.00	4	\$10,220.81
	30-95007-0	00	Annual Integrated Products Mair	tenance	each	\$0.00		\$6,263.28
	30-95008-0	00	Annual Hardware Maintenance		each	\$0.00	1	\$6,639.96
	30-95009-0	00	Annual Hardware Peripheral Mai	ntenance	each	\$0.00	3	\$488.55
	30-95010-0	00	Annual Third-Party Subscription		each	\$0.00	1	\$8,874.26
	30-95011-0	00	Annual Subscription Maintenanc	e for Other SirsiDyn	each	\$0.00	\$2,600.00	\$2,600.00
			Effective Period:					
			October 1,2010 Sept. 30,2011					
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For questions,P lease Contact:
Barbara M Caradine @ 800-288-8020 ext5566
or barbara.caradine@sirsidynix.com

Subtotal	\$65,483.95
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Total	\$65,483,95



SCHEDULE/EXHIBIT "A"

Item Number	Rem Description	Serial Number	aty	Coverage Effective Dates From To	EOL Date	Price
M-1679	HORZN LIC PAC 101-200		-	10/1/2010 - 9/30/2011		3.034.03
M-1724	HORZN LIC SER CORE+1 101-200		-	•		1,840.00
M-1803	HORZN SIP LIC LOC ADDL		8	•		357.29
M-1840	SIP LIC HORZN PC MGMT		-			625.24
M-1323	HIP LIC TIER D 101-200 HORZN		•	10/1/2010 - 9/30/2011		3,679.99
M-1805	HORZN SIP LIC LOC FIRST		•	10/1/2010 - 9/30/2011		535.92
M-1836	SEAT LIC 101-200		169	10/1/2010 - 9/30/2011		9,057.07
M-1571	HORZN LIC CAT 101-200		-	10/1/2010 - 9/30/2011		1,840.00
M~1590	HORZN LIC CIRC 101-200		-	10/1/2010 - 9/30/2011		1,840.00
M-1606	HORZN LIC COMM RES 101-200		-	10/1/2010 - 9/30/2011		704.12
10068	Horizon Offline Circulation - Enhanced Mode		-	10/1/2010 - 9/30/2011		1,486.50
M-1482	Horizon User Seat License		ო	10/1/2010 - 9/30/2011		675.26
M-1482	Horizon User Seat License		10	10/1/2010 - 9/30/2011		714.56
M-1482	Horizon User Seat License (ea)		10	10/1/2010 - 9/30/2011		357.29
M-1482	Horizon User Seat License (ea)		-	10/1/2010 - 9/30/2011		68.05
M-1482	Horizon User Seat License (ea)		47	10/1/2010 - 9/30/2011		3,357.31
		Annual Horizon Software Maintenance				30,172.62
M-0973	SIP LIC SITE ENHANCED ADD PROD		*	10/1/2010 - 9/30/2011		128.62
11432	SIP2 License when purchased with ITG, 3M, OverDrive or EnvisionWare products		*-	4/1/2011 - 9/30/2011		95.85
		Annual Software Maintenance for Other SirsiDynix Products				224.47
M-3151	SYBASE LIC SQL SRVR SITE	Annual Third Darty Software Maintenance	-	10/1/2010 - 9/30/2011		10,220.81
						10,022,01
10888	Telephone Messaging v3.0 Maintenance, SW 4-lines		-	10/1/2010 - 9/30/2011		2,903.06
10887	Telephone Messaging v3.0 Maintenance, HW 4-lines	JVGZSC1	•	10/1/2010 - 9/30/2011	3/31/2012	1,282.76
M-0591	HORZN WEBREPT 1.1 DESKT DESIGN		-	10/1/2010 - 9/30/2011		334,45
M-0594	HORZN WEBREPT 1.1 INT SVR ENT		ო	10/1/2010 - 9/30/2011		332.62
M-0601	HORZN WEBREPT 1.1 NAR SVR ENT		ю	10/1/2010 - 9/30/2011		318.08
M-0607	HORZN WEBREPT 1.1 OLAP SVC		00	10/1/2010 - 9/30/2011		247.42
M-0612	HORZN WEBREPT 1.1 REPT SVCS		ო	10/1/2010 - 9/30/2011		375.22
M-0582	HORZN WEBREPT 1.1 CLIENT WEBA		-	10/1/2010 - 9/30/2011		62.88
M-0585	HORZN WEBREPT 1.1 CLIENT WEBP		-	10/1/2010 - 9/30/2011		87.29
M-0571	HORZN KIT WEBREPT 5LIC BOL ENT		-	10/1/2010 - 9/30/2011		319.50
		Annual Integrated Products Maintenance				6,263.28
10219	Sun Production Server per quote	0352AM0040	-	10/1/2010 - 9/30/2011		6,639.96
		Annual Hardware Maintenance				6,639.96
M-0337	MULTITECH MODEM EXT 33K SERIAL	5241620	Υ-	10/1/2010 - 9/30/2011		31.95
M-0245	EPSON PRINTER TM-U200 S WHITE	CQ8G010475; CPUG020280; CPUG020279; CPUG020268; CPUG020281	9	10/1/2010 - 9/30/2011		264.60

ltem Number	Nem Description	Serial Number	aty	Coverage Effective Dates From To	re Dates EOL Date	e Price
M-0250	EPSON PRINTER TM-U220 P W	FDEG002543; FDEG002548; FDEG002547; FDEG002544	9	10/1/2010 - 9/30/201	30/2011	192.00
		Annual Hardware Peripheral Maintenance		1 1		488.55
M-3015	ENRICH CONT PUB 5+ AUTHNOTE		₩	10/1/2010 - 9/30/2011	30/2011	1,109.28
M-3018	ENRICH CONT PUB 5+ COV IMGE		-	10/1/2010 - 9/30/2011	30/2011	1,109.28
M-3019	ENRICH CONT PUB 5+ CPTR EXP		-	10/1/2010 - 9/30/2011	30/2011	1,109.28
M-3020	ENRICH CONT PUB 5+ FIC&BIO		-	10/1/2010 - 9/30/2011	30/2011	1,109.28
M-3021	ENRICH CONT PUB 5+ LJ RVW		-	10/1/2010 - 9/30/2011	30/2011	1,109.28
M-3023	ENRICH CONT PUB 5+ SLJ RVW		-	10/1/2010 - 9/30/2011	30/2011	1,109.28
M-3024	ENRICH CONT PUB 5+ SUM/ANN		-	10/1/2010 - 9/30/2011	30/2011	1,109.28
M-3025	ENRICH CONT PUB 5+ TOC		-	10/1/2010 - 9/30/2011	30/2011	1,109.28
		Annual Third-Party Subscription		1 1		8,874.26
M-0720	SirsiDynix Tier II OS Support		-	10/1/2010 - 9/30/2011	30/2011	2,600.00
		Annual Subscription for Other SirsiDynix Producte		ı		2 600 00

SIRSIDYNIX MAINTENANCE RENEWAL FORM

RENEWAL PROCEDURES

To renew your maintenance services as per the terms of your current Agreement with SirsiDynix, sign and fax this Maintenance Renewal Form with a copy of the quotation to 801-223-5242.

You may also mail a copy with a check to: SirsiDynix at #774271, 4271 Solutions Center, Chicago, IL 60677-4002, or mail renewal to: SirsiDynix at 400 W Dynix Drive, Provo, UT 84604. All renewals must be received by SirsiDynix before the renewal date to prevent an interruption of service.

In the event that administrative problems are experienced and a purchase order cannot be processed before the renewal date, SirsiDynix will accept a written notice of intention to renew and extend the maintenance services for 30 days beyond the renewal date. Please sign Maintenance Renewal Form and Notice of Intent to Renew.

EXPIRATION POLICY

Upon expiration of this maintenance period, SirsiDynix's policy is to withhold telephone support, upgrades and any enhancements until a valid purchase order or check is received for all maintenance fees.

REINSTATEMENT POLICY

If a site is placed on Maintenance Hold, it is SirsiDynix's policy to charge a reinstatement fee for each calendar month or portion thereof while the maintenance is suspended.

MAINTENANCE QUOTE MODIFICATION POLICY

A sixty (60) days prior written notice is required if you chosse to cancel all or part of your maintenance. Any additions or deletions to this quote must be received by SirsiDynix in writing not less than sixty (60) days prior to the renewal date. Question or concerns pertaining to this quote should be directed to the Maintenance Coordinator.

PRICING AND PAYMENT POLICY

Pricing is based on payment made annually in advance, and contains a discount if purchase order or payment is received before the renewal date. Maintenance Fees paid quarterly in arrears must include an additional fee of 15%, for fees paid monthly an additional 20% fee is included.

	Kenewal Form		
I wish to renew my maintenance according am hereby authorizing SirsiDynix to	rding to the quotation as we issue an invoice as per the	ritten. attached	quotation.
Contract/Quote #	Customer	Fort B	end County
Purchase Order #	Signature:	Jule	rur Vlleur
Phone #	Date: <u>/0//3/09</u> Print	Name:	Robert Hebert, County Judge
	Notice of Intent to R		
Please accept this as my Intention to F	Renew and extend maintena	ince servi	ices 30 days beyond expiration date.
Purchase order will be process within			,
Signature:	Date:	anada a saasaa da saasaa ayyyyyaa a saasaa	
Print or type Name:	Title:	all d'ils à colorens à la la la câthlaigh airm beanns	



Sales Proposal

Quote	QMNT00006513
Date	8/5/2009
Page	1

400 W Dynix Drive Provo UT 84604-5650

Bill To:

Fort Bend County Library System 1001 Golfview Richmond TX 77469-5199

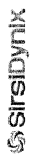
Ship To:

Fort Bend County Library System 1001 Golfview Attn: Jill Sumpter Richmond TX 77469-5199

MAINTENANCE D203	Purchase Or	der No. Customi	er ID		Quote Prepared by:	Paymen		Reg Ship Date	Master No.
30-95002-000					NLT		(0/0/0000	64,512
Annual Horizon Software Maintenance each \$0.00 \$25,582.94 \$25,582.94 \$25,582.94 \$25,582.94 \$25,582.94 \$25,582.94 \$20.00 \$30.95005-000 Annual Software Maintenance for Other SirsiDynix P each \$0.00 \$120.77 \$120.77 \$120.77 \$30.00 \$30.95006-000 Annual Third-Party Software Maintenance each \$0.00 \$9,597.00 \$9,597.00 \$9,597.00 \$39,597.00 \$39,597.00 \$30.95007-000 Annual Integrated Products Maintenance each \$0.00 \$6,263.29 \$6	Quantity	Item Number	Descrip	tion	100	UOM	Discount	Unit Price	Ext. Price
30-95005-000			Annual F	lorizon Software Maintenan	ice	each	\$0.00	1	\$25,582.94
Tax: AVATAX 30-95006-000 Annual Third-Party Software Maintenance Tax: AVATAX 30-95007-000 Annual Integrated Products Maintenance Tax: AVATAX 30-95008-000 Annual Hardware Maintenance Tax: AVATAX 30-95009-000 Annual Hardware Peripheral Maintenance Tax: AVATAX 30-95010-000 Annual Third-Party Subscription Maintenance Tax: AVATAX Annual Subscription Maintenance for Other SirsiDyn Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX S0.00 \$9,597.00 \$9,597.00 \$9,597.00 \$9,597.00 \$9,6263.29 \$6,263.29 \$6,263.29 \$6,263.29 \$6,263.29 \$6,639.96 \$6,639.96 \$0.00 \$942.60 \$942.60 \$942.60 \$942.60 \$942.60 \$9.00 \$8,332.65 \$8,332.65 \$0.00 \$2,600.00 \$2,600.00 \$2,600.00 \$2,600.00 \$2,600.00								1	
30-95006-000 Annual Third-Party Software Maintenance each \$0.00 \$9,597.00 \$9,597.00		30-95005-000	Annual S	oftware Maintenance for O	ther SirsiDynix P	each	\$0.00	1	\$120.77
Tax: AVATAX Annual Integrated Products Maintenance Tax: AVATAX Annual Integrated Products Maintenance Tax: AVATAX 30-95008-000 Annual Hardware Maintenance Tax: AVATAX 30-95009-000 Annual Hardware Peripheral Maintenance Tax: AVATAX 30-95010-000 Annual Third-Party Subscription Maintenance Tax: AVATAX 30-95011-000 Annual Subscription Maintenance for Other SirsiDyn Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX \$0.00 \$6,633.29 \$6,263.29 \$6,263.29 \$6,639.96 \$0.00 \$6,639.96 \$0.00 \$942.60 \$942.60 \$942.60 \$9.00 \$8,332.65 \$8,332.65 \$8,332.65 \$0.00 \$2,600.00 \$2,600.00 \$2,600.00			1					1	
30-95007-000 Annual Integrated Products Maintenance each \$0.00 \$6,263.29 \$6,263.29 Tax: AVATAX		30-95006-000	1	•	nance	each	\$0.00	1	\$9,597.00
Tax: AVATAX 30-95008-000 Annual Hardware Maintenance Tex: AVATAX 30-95009-000 Annual Hardware Peripheral Maintenance Tax: AVATAX 30-95010-000 Annual Third-Party Subscription Maintenance Tax: AVATAX 30-95011-000 Annual Subscription Maintenance for Other SirsiDyn Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX 30-00 \$0.00								1	
30-95008-000 Annual Hardware Maintenance each \$0.00 \$6,639.96 \$6,639.96 \$0.00		30-95007-000	Annual II	ntegrated Products Mainten	ance	each	\$0.00	1	\$6,263.29
Tax: AVATAX Annual Hardware Peripheral Maintenance Tax: AVATAX 30-95010-000 Annual Third-Party Subscription Maintenance Tax: AVATAX 30-95011-000 Annual Subscription Maintenance for Other SirsiDyn Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX S0.00 \$942.60 \$942.60 \$9.00 \$8,332.65 \$0.00 \$2,600.00 \$2,600.00 \$2,600.00 \$2,600.00 \$2,600.00			li i					1	
30-95009-000 Annual Hardware Peripheral Maintenance each \$0.00 \$942.60 \$942.60 Tax: AVATAX \$0.00 \$942.60 \$942.60 Tax: AVATAX \$0.00 \$8,332.65 \$8,332.65 Tax: AVATAX \$0.00 \$0.00 \$8,332.65 Tax: AVATAX \$0.00 \$0.00 \$0.00 \$0.00 Solution Maintenance for Other SirsiDyn Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX \$0.00 \$0.00 \$0.00 \$0.00		30-95008-000	Annual H	lardware Maintenance		each	\$0.00	1	\$6,639.96
Tax: AVATAX Annual Third-Party Subscription Maintenance Tax: AVATAX Annual Subscription Maintenance for Other SirsiDyn Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX S0.00 \$8,332.65 \$8,332.65 \$0.00 \$2,600.00 \$2,600.00 \$2,600.00 \$2,600.00 \$2,600.00			1			1	İ	1	
30-95010-000 Annual Third-Party Subscription Maintenance each \$0.00 \$8,332.65 \$8,332.65 \$0.00 \$2,600.00 \$2		30-95009-000	Annual H	lardware Peripheral Mainte	nance	each	\$0.00	1	\$942.60
Tax: AVATAX Annual Subscription Maintenance for Other SirsiDyn Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX \$0.00 \$2,600.00 \$2,600.00 \$2,600.00			Tax: AV	ATAX				1	
Annual Subscription Maintenance for Other SirsiDyn Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX Annual Subscription Maintenance for Other SirsiDyn each \$0.00 \$2,600.00 \$2,600.00		30-95010-000	1		intenance	each	\$0.00	1	\$8,332.65
Effective Period: October 1, 2009 - Sept. 30, 2010 Tax: AVATAX \$0.00								1	
October 1, 2009 - Sept. 30, 2010 Tax: AVATAX \$0.00		30-95011-000	Annual S	Subscription Maintenance for	or Other SirsiDyn	each	\$0.00	\$2,600.00	\$2,600.00
Tax: AVATAX \$0.00							1		
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Substit \$60,079.21					······································	1			

For questions, Please Contact: Barbara M Caradine @ 800-288-8020 ext 5566 or <u>barbara.caradine@sirsidynix.com</u>

Subtotal	\$60,079.21
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Total	\$60,079,21



SCHEDULE/EXHIBIT "A"

1			Approximately and the second s				
,	Kem Number	#em Descrption	Sorial Number	Ωty	Coverage Effective Dates From. To	EOL Date	Price
30-45002-000	1141679	HORZN LC PAC 101-200		****	10/1/2009 • 9/30/2010		2,848.85
30-95002-000	M-1724	HORZN L'C SER CORE+1 101-200		-	10/1/2009 - 9/30/2010		1,727.70
30-\$2002-000	M-1803	HORZN SIP LIC LOC ADDL		8	10/1/2009 - 9/30/2010		335.48
30-95002-000	N-1840	SP LIC HORZN PC MGMT		-	10/1/2009 - 9/30/2010		587.08
30-92005-009	N-1323	HIP LIC TER D 101-200 FORZN		~	10/1/2009 - 9/30/2010		3,455.39
30-32002-900	N-1805	HORZN SIP LIC LOC FIRST		***	10/1/2009 - 9/30/2010		503.21
30-95002-000	N-1836	SEAT LKC 101-200		169	10/1/2009 - 9/30/2010		8,504,29
30-45062-300	N-1571	HORZN LIC CAT 101-200		•	10/1/2009 - 9/30/2010		1,727.70
36-95002-000	N-1590	HORZN LIC CIRC 101-200		-	10/1/2009 - 9/30/2010		1,727.70
30-95002-000	N-1605	HORZN LIC COMM RES 101-200		-	1011/2009 - 9/30/2610		661.15
30-95002-000	N-1482	Horizon User Seal License (ea)		·us	1/1/2010 - 9/30/2010		251,61
30-95002-600	W-1482	Horizon User Seat License (ea)		-	5/1/2010 - 9/30/2010		26.63
30-95002-600	N-1482	Horizon User Soat License (ea)		47	8/1/2010 - 9/30/2010		525.40
30-82002-000	N-1482	Horizon User Sear License		æ	10/1/2009 - 9/30/2010		634,05
30-95002-000	10068	Harizen Offline Circulation - Enhanced Mot		•	10/1/2009 - 9/30/2010		1,395,77
30-95002-600	N-1482	Horizon User Seat License		10	10/1/2009 - 9/30/2010		670,95
30-95002-000			Annual Horizon Sottware Maintenance			2	25.582.94
30-95005-000	N-0973	SIP LIC SITE ENHANCED ADD PROD	NeSN-336753	-	10/1/2009 - 9/30/2010		120.77
30-95005-000			Annual Software Maintenance for Other SirsiDynix Products				120 77
30-85006-000	N-3151	SYBASE UC SQL SRVR SITE		-	10/1/2009 - 8/30/2010	***************************************	9,597.00
30-85006-000			Arnual Trird-Party Software Maintenance				9 597 00
36-95007-600	10888	Telephone Messaging v3.0 Mainterance, S		•	10/1/2009 - 9/30/2010		2,903,06
30-95007-000	10887	Telephone Messaging v3.0 Maintenance, H	JVGZSC1	₹	10/1/2009 - 9/30/2010	3/31/2012	1,282.76
30-85007-000	W-0591	HORZN WEBREPT 1.1 DESKT DESIGN		-	10/1/2009 - 9/30/2010		334.45
30-95007-000	N-0594	HORZN WEBREPT 1.1 INT SVR ENT		r/s	10/1/2009 - 9/30/2010		332.62
30-95007-000	N-0601	HORZN WEBREPT 1,1 NAR SVR ENT		m	10/1/2009 - 9/30/2010		318.08
30-55007-000	N-0507	HORZN WEBREPT 1.1 OLAP SVG		æί	10/1/2009 - 8/30/2010		247.42
30-95007-000	N-0612	HORZN WEBREPT 1.1 REPT SYSS		e	10/1/2009 - 9/30/2010		375.22
30-95007-000	N-0582	HORZN WEBREPT 1.1 CLIENT WEBA		-	10/1/2009 - 9/30/2010		62.88
36-95607-000	N-0585	HORZN WEBREPT 1.1 CJENT WEBP		-	10/1/2008 - 9/30/2010		87,29
30-95007-000	N-0571	HORZN KIT WEBREPT 5.10 BDL ENT		-	10/1/2009 - 9/30/2010		319.50
30-95007-000			Annual Integrated Products Maintenance				6,263.29
30-95008-000	10219	Sun Production Server per quote	0352AM0040	-	10/1/2009 - 9/30/2010	12/31/2010	6,639.96
30-82008-000			Annual Hardware Maintenance				6,639,96
30-85009-000	W-0320	METROL SCAN 6720 PC USB W	3004 40277;3004440255;3004140263;3004140247;3004460074	φ	10/1/2009 - 9/30/2010		360.00
30-85009-600	M-0337	MULTITECH MODEM EX" 33K SERIAL	5241620	**	•		30.00
20-2008-05	M-U245	EPSON PRINTER TM-U200 S WHITE	C08G010475 ; CPUG020280 ; CPUG020279 ; CPUG020288 ; CPUG020281	O	10/1/2009 - 9/30/2010		264.60

	Manual M. Combiners	Kan Daretinkan	Sayla Number	λίο	Coverage Effective Dates	active Dates	EOL Date	Price
	Della Carlo Carlo				TROUB	21		
30-95009-000 **-0250	M-0250	EPSON PRINTER TM-U220 P W	FDEG002548; FDEG002543; FDEG002545; FDEG002548; FDEG032547; FDEG002544	ю	10/1/2609 - 9/30/2010	9/30/2010		288.00
30-95009-200			Annual Hardware Peripheral Nathtenance					942.60
30-85010-000	M-3018	ENRICH CONT PUB 5+ COV IMGE		-	10/1/2009 - 9/30/2010	9/30/2010		1,041.58
30-85010-000	M-3019	ENRICH CONT PUB 5+ CPTR EXP		•	10/1/2009	9/30/2010		1,041.58
30-55010-000	M-3020	ENRICH CONT PUB 52 FICABIO		-	10/1/2009 - 9/30/2010	9/30/2010		1,041,58
30-55010-000	M-3021	ENRICH CONT PUB 5+ LJ RVW		•	10/1/2309	10/1/2309 - 9/30/2010		1,041,58
30-55010-000 M-3023	14-3023	ENRICH CONT PUB 5+ SLJ RVW		-	10/1/2309	9/30/2010		1,(41,58
30-95010-000	M-3024	ENRICH CONT PUB 5+ SUM/ANN		-	10/1/2309	10/1/2309 - 9/30/2010		1,041,58
30-65010-000	M-3025	ENRICH CONT PUB 5+ TOC		-	10/1/2309	9/30/2010		1,041,58
30-95010-000	N.3015	ENRICH CONT PUB 5+ AUTHNOTE		-	10/1/2009	10/1/2009 - 9/30/2010		1,041,58
30-95010-000	_		Annual Third-Party Subscription					8,332.65
30-95011-C00 NA-0720) M-0720	SirsiDynix Tier II CS Support		•	10/1/2009	10/1/2009 - 9/30/2010		2,600.00
30-95011-000	c		Annual Subscription for Other SirsiDynix Products					2,600.00

GENERAL TERMS AND CONDITIONS OF OFFER

RENEWAL PROCEDURES

To renew these maintenance services in accordance with SirsiDynix's Support Agreements, sign and fax the Renewal Acceptance Form with a copy of the quotation and a purchase order (if required) to Cassandra Van Lenten at 801-223-5242 or mail to: SirsiDynix at 400 West Dynix Drive, Provo, UT 84604. All renewals must be received by SIRSIDYNIX, before the renewal date, to prevent an interruption of service.

In the event that administrative problems are experienced and a purchase order cannot be processed before the renewal date, SirsiDynix will accept a written notice of intention to renew and extend the maintenance services for 30 days beyond the renewal date. Please sign Renewal Acceptance Form and Notice of Intent to Renew.

EXPIRATION POLICY

Upon expiration of this maintenance agreement, SirsiDynix's policy is to withhold telephone support, upgrades and any enhancements until a valid purchase order or check is received for all maintenance fees.

REINSTATEMENT POLICY

If a site is placed on Maintenance Hold, it is SirsiDynix's policy to charge a reinstatement fee for each calendar month or portion thereof while the maintenance is suspended.

MAINTENANCE QUOTE MODIFICATION POLICY

In accordance with the terms of the original contract, a thirty (30) days prior written notice is required if you choose to cancel all or part of this maintenance agreement. Any additions or deletions to this quote must be received by SirsiDynix in writing not less than thirty (30) days prior to the renewal date. Question or concerns pertaining to this quote should be directed to the Maintenance Coordinator.

PRICING AND PAYMENT POLICY

Pricing is based on payment made annually in advance. Additional fees will be charged for less than annual

invoicing.	
By signing below, I accept the terms a renew this quotation as written. I am	Renewal Acceptance Form and conditions of the SirsiDynix Maintenance Agreements and wish to hereby authorizing SirsiDynix to issue aminvoice per attached quotation.
Contract/Quote #	Signature: Willis Signature
Purchase Order #	Signature: Melles Achies
Phone #	Date: 10/28/08 Print Name: Robert Hebert
Please accept this as my Intention to I Purchase order will be process within	Notice of Intent to Renew Renew and extend maintenance services 30 days beyond expiration date. Days.
Signature:	Date:
Print or type Name:	Title:
Patron Count	Annual Circulation

\$SirsiDynix

MASTER SOFTWARE LICENSE AND SERVICES AGREEMENT

In consideration of the mutual promises, covenants and representations herein, and upon the terms and conditions set torth below, the Parties agree as

This Software License and Services Agreement is a binding agreement between the Parties for all orders placed by Customer with SirsiDynix and accepted by SirsiDynix for the license of Software and/or the provision of SaaS Services, Support, Professional Services and other services. All orders shall be placed using an Ordering Form, as defined herein, the terms of which are incorporated in this Agreement by reference herein.

1. DEFINITION OF TERMS.

"Agreement" means this Master Software License and Services Agreement, Ordering Forms, SaaS Schedule, reference to information contained in a SirsiDynix URL or policy and such other attachments and exhibits that the Parties' authorized representatives may mutually agree to in writing.

"Certified Operating Environment" or "COE" means Hardware, operating system, middleware, database products and other software on which SirsiDynix indicates the Software or SaaS Services will operate.

"Confidential Information" has the meaning set forth in section 10.

"Content" means any information, data, text, software, music, sound, photographs, graphics, video messages or other material which Customer is provided access to by SiraiDynix on a subscription basis pursuant to this Agreement.

"Customer Data" means any electronic data, information or material provided or submitted by Customer to SirsiDynix through the Services together with all data, information or material that Customer enters into the Services or has entered on its behalf, or which SirsiDynix is otherwise given access to under this Agreement to perform its obligations.

"Designated Equipment or Hardware" means the computer or server comprised of its central processing unit and its major peripherals, including the equipment provided by SirsiDynix and identified as such in the Ordering Form; the equipment provided by Customer, if any, and dentified as such in the Ordering Form; and the usual and necessary operating system software provided with the equipment by its manufacturer or purchased by Gustamor, but excluding notworking equipment, communication lines and computer equipment at the other end of such lines.

"Developed Materials" means any Intellectual Property created or developed by SirsiDynix, its employees, agents or contractors in the performance of this Agreement.

"Documentation" means the user instructions, release notes, manuals and un-line help files in the form generally made available by SirsiDynix, regarding the use of the applicable Software.

"Error" means a material failure of the Software to conform to its functional specifications described in the Documentation.

"Error Correction" means any bug fixes, modifications, additions, or routines intended to correct the practical adverse effect of an Error.

"Go Live Date" means, with respect to the SirsiDynix Software license orders, the date on which the SirsiDynix Software is placed into operational use for normal daily business, including searching the public access catalog and circulating materials.

"Intellectual Property Rights" or "Intellectual Property" means patent rights (including patent applications and disclosures), copyrights, moral rights, trademarks, service marks, trade secrets, know-now and any other intellectual property rights recognized in any country or jurisdiction in the world, now or hereafter oxising, and whether or not perfected, filed or recorded.

CUSTOMER INITIAL HERE

DATE INITIALED 11-6-07

"License Period" means, with respect to Software license or Content orders, the period for which the license is granted to Customer for each Software or Content subscription, as shown in the applicable Ordering Form.

"Ordering Form" means either (i) the document executed by the Parties that describes in detail Customer's order-specific information, including but not limited to, description of Software or Services ordered, fees, License Period of Term, or (ii) a Purchase Order.

"Purchase Order" means Customer's order to obtain Software or Services pursuant to this Agreement duly signed by a Customer's authorized representative, which incorporates by reference the terms of this Agreement and the written quotation provided by SirsiDynix.

"Professional Services" has the meaning set forth in section 4A.

"SaaS Schedule" means a schedule for SaaS Services if purchased by Customer.

"SaaS Services" has the meaning set forth in the SaaS Schedule.

"Bervices" means Professional Services, SaaS Services, Support and/or Training Services.

"SirsiDynix Software" means each SirsiDynix-developed or SirsiDynix-owned software product, as listed in the Ordering Form, in machine readable object code (not source code), the Documentation for such product, and any Updates thereto.

"Software" means the SirsiDynix Software and Third Party Software.

"Support" means with respect to the SaaS Services and/or SirsiDynix Software ticense orders (i) assistance and workarounds for resolving known problems, (ii) Error Corrections if required in the sole judgment of SirsiDynix to enable the applicable SirsiDynix Software to perform substantially in conformity with the Documentation, and (iii) Updates, all of which are provided under SirsiDynix's Support Policies in effect at the time the Services are provided.

"Support Policies" means the technical support and maintenance policies of SirciDynix, a current version of which can be found at http://www.sirsi.com/untbin/custinfe/Cccinfe/support policies for website.pdf.

"System" means the total complement of Hardware, SinsiDynix Software, and Third Party Software furnished and maintained by SinsiDynix.

"Third Party EULA" means the end user license agreement that either accompanies the Third Party Software or is appended to the Ordering Form.

"Third Party Software" means the object code of the software, including Documentation and Updates, listed in the Ordering Form owned by an entity other than SirsiDynix which is sublicensed by SirsiDynix to Customer pursuant to the terms of the Third party EULA.

"Training Services" has the meaning set forth in section 4B.

"Updates" means the Error Corrections, updates, modifications or enhancements to the Software developed after the effective date of the Ordering Form which SirsiDynix makes generally available to its customers as part of the Support. Updates exclude new products in which SirsiDynix generally charges a separate license fee.

"User" means an employee, agent, or contractor of Customer that has been authorized by Customer, and assigned a unique usernamepassword combination, to access and use the Software, Content or SaaS Services.

2 SOFTWARE LICENSE ORDERS.

- A License Grant. Subject to the terms and conditions of this Agreement, including but not limited to the use rights, license scope rules and definitions described in the applicable Ordering Form and subject to payment of the applicable fees, SrsDynix hereby grants to Customer a limited, non-exclusive, personal, non-transferable license, for the License Period to (i) install, run and use the Software on the Designated Equipment and COE solely for Customer's own business operations and solely as enabled by the license key or keys, (II) use the Documentation in connection with such use of the Software, and (III) access Content, if purchased by Customer, on a subscription basis. The server Software shall not be simultaneously loaded and operated on more than one hardware platform.
- B. Third Party Softwara. If no Third Party EULA is provided, the terms and conditions applicable to the Third Party Software shall be governed by the terms and conditions of this Agreement. The terms and conditions applicable to any Third Party Software will otherwise be governed by the applicable Third Party EULA. In the event of a conflict, the Third Party EULA will take precedence over the terms of this Agreement.
- C. Copies. Customer may make a reasonable number of machinereadable copies of the Software solely for internal backup or archival purposes. All Intellectual Property Rights notices must be reproduced and included on such copies. Customer shall maintain accurate and up-todate records of the number and location of all copies of the Software and inform SirsiDynix in writing of such number and location upon request.
- D. License Restrictions. Customer shall not itself, or through any artitate, employee, consultant, contractor, agent or other third party: (i) sell, resell, distribute, host, lease, rent, license or sublicense, in whole or in part, the Software, or SirsiDynix's or its ficencore' intellectual Property or Confidential Information; (ii) decipher, decompile, disassemble, reverse assemble, modify, translate, reverse engineer or otherwise attempt to derive source code, algorithms, tags, specifications, architecture, structure or other elements of the Software, including the license keys, in whole or in part, for competitive purposes or otherwise; (iii) allow access to, provide, divulge or make available the Software, Intellectual Property or Confidential Information of SirsiDynix or its licensors to any user other than Customer's employees and independent contractors who have a need to such access and who shall be bound by a nondisclosure agreement with provisions that are at least as restrictive as the terms of this Agreement; provided however that Customer may extend to library users, other libraries, and third party entities online data inquiry access to the Software module provided for that purpose (i.e. public access catalog); (iv) write or develop any derivative software or any other software program based upon the Software, the Intellectual Property or Confidential Information of SirsiDynix or its licensors; (v) modify, adept, translate or otherwise make any changes to the Software or any part thereof, (vi) use the Software, the Intellectual Property or Confidential Information of SirsiDynix or its licensors to provide processing services to third parties, or otherwise use the Software on a 'service bureau' basis; (vii) disclose or publish, without SirsiDynix's prior written consent, performance or capacity statistics or the results of any benchmark test performed on the Software; or (viii) otherwise use or copy the Software except as expressly permitted herein. Content accessed on a subscription basis (i) may not be modified, (ii) may be used solely for Customer's own use and (iii) may not be used as part of a commercial time-sharing or service bureau or in any resale capacity
- E. Additional Licenses. Customer may purchase additional Software or Content beenses or otherwise expand the scope of such license granted under an Ordering Form, upon SirsiDynix's receipt and acceptance of a new Ordering Form specifying the foregoing, and upon Customer's

payment of additional license fees, if applicable, for such expanded scope.

F. Dedicated Servers. All servers that are part of the System shall be dedicated servers and shall only contain software and content for, and shall only be operated for the purposes of, the System. Fallure to comply with this requirement by Customer may result in SirsiDynix's voiding its warranties made under this Agreement and/or terminating Support.

3. SUPPORT.

A General. Support shall be provided under SirsiDynix's Support Policies in effect at the time the services are provided. The Support Policies, Incorporated in this Agreement, are subject to change at SirsiDynix's discretion; however, SirsiDynix will not materially reduce the level of services provided during the period for which Support tees have been paid.

SirsiDynix reserves the right to correct Errors in the latest version of the Software. Updates are provided when available, and SirsiDynix is under no obligation to develop any future programs or functionality.

Customer agrees to report all suspected Errors and questions through its authorized support contact. Reports will include all pertinent information regarding Customer deployment of the Software and the circumstances under which the problem occurred. When submitting a Support service request, the support contact should have a baseline understanding of the problem encountered and the ability to reproduce the problem in order to assist SirsiDynix in diagnosing and triaging the problem.

SirsiDynix is under no obligation to provide Support with respect to: (i) Software that has been aftered or modified by anyone other than SirsiDynix, (ii) a release of Software for which Support has been discontinued; (iii) discrepancies that do not significantly impair or affect the operation of the Software, (iv) SirsiDynix Software used on a computer or operating system other than a CDE; (v) any violation of the terms and conditions of this Agreement; or (vi) any systems or programs not supplied by SirsiDynix or not covered by the Ordering Form.

B. SirsiDynix Software Support. Starting on the Go Live Date, during the License Period, and as long as Customer is current on its payments of Support feed (as described in this Agreement and the Ordering Form). SirsiDynix shall provide Support for the SirsiDynix Software listed on the Ordering Form). Support shall be provided on an annual basis. Following the first anniversary of the initial Support term, and unless the License Period has expired, Support services shall be automatically renewed from year to year unless Customer gives written notice 60 days prior to the end of the initial Support period or any extension thereof, of its intention to terminate the Support service.

During the term of the License Period, in the event that Support Services lapse, a reinstatement fee shall be assessed, equal to 100% of the aggregate Support fee that would have been payable during the period of lapse, based on the list price for Support Services at the time of reinstatement, in order to reinstate Support for licenses with products not currently supported by SirsiDynix, Customer must migrate its program licenses to currently available releases.

Support must be ordered for all copies of the SirsiDynix Software and for all elements of the SirsiDynix Software under an Ordering Form, which are used conjunctively by Customer.

C. Third Party Software and Hardware Support. Unless otherwise noted in an Ordering Form, SirsiDynix will provide first line support for Third Party Software and Hardware listed on an Ordering Form in accordance with SirsiDynix's then-current Support policies.

4. OTHER SERVICES.

A. Professional Services. Customer may obtain, at its sole option, professional services such as consulting, data services, site planning, configuration, hitegration and deployment of the Softwere, as mutually agreed to and described in the applicable Ordering Form ("Professional Services").

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CUSTOMER INITIAL HERE DATE INITIALED 11-14-02

- B. Training Services. Customer may obtain, at its sole option, training courses for its personnel, as mutually agreed to and described in the applicable Ordering Form ("Training Services").
- C. Additional & Change Orders. Customer may purchase additional Services upon SirsiDynix's receipt and acceptance of a new Ordering form specifying the foregoing, and upon Customer's payment of additional fees, if applicable. Either Party may propose a change order to add to, reduce or change the work ordered in the Ordering Form. Each change order shall specify the change(s) to the services or deliverables, and the effect, if any, on the schedule and on SirsiDynix's compensation, due to the change. SirsiDynix shall not implement a change order unless it is executed by the Parties. In the event of any delay in Customer's performance of any of the obligations set forth herein or any other delays caused by Customer, the milestones and fees set forth in the Ordering Form shall be adjusted as reasonably necessary to account for such delays, in accordance with the provisions of this section 4C.
- This section applies if the D. Estimated Time/Cost Overnins. Professional Services or Training Services ordered under the Ordering Form are not compensated on a fixed-price (total flat fee) basis, e.g. work compensated on a time and materials basis or under an estimated "cap" with fixed hourly rates. SiraiDynix shall track its progress of the work against the estimated schedule/milectones and the budgeted cost of performance, and provide a written report to Customer of such progress with each invoice. SirsiDynix shall promptly report to Customer at the earliest time it discovers that the time or cost of performance of the Professional Services or Training Services will exceed the estimated time and/or cost authorized in the Ordering Form, and in any event before proceeding with the portion of the Professional Services or Training Services that will cause the estimated time and/or cost to exceed the then-current estimate(s). In such report, SirsiDynix shall explain in reasonable detail the reason(s) for the anticipated time and/or cost overrun and shall estimate the revision in the estimated time and/or estimated costs necessary to complete the work. SirsiDynix shall not perform such additional work or any work performed in excess of any estimated "cap" identified in the Ordering Form, unless the Parties have executed a change order pursuant to section 4C above.

5. HARDWARE.

Risk of loss on all Hardware passes to Customer on SirsiDynix's placement of the Hardware with a common carrier or licensed trucker, which shall constitute delivery to Customer. Thereafter Customer will be responsible for risks of loss or damage, except for loss or damage caused by SirsiDynix in the process of installation. Title to the Hardware with a common carrier or licensed trucker.

6. COOPERATION AND ASSISTANCE.

- A. Cooperation. Customer shall provide SirsiDynix with good faith cooperation and access to such information, facilities, and equipment as may be reasonably required by SirsiDynix in order to provide the Services, including, but not limited to, providing Customer Data, security access, information, and software interfaces to Customer's applications, and Customer personnel, as may be reasonably requested by SirsiDynix from time to time.
- B. Personnel; Remote Access. SirsiDynix shall provide reasonably sufficient personnel to perform the Services required by the Ordering Form. SirsiDynix's personnel performing the Services may be either SirsiDynix employees or contractor personnel, and in either case shall comply with Customer's reasonable rules and regulations while on Customer's premises. Customer agrees to provide SirsiDynix with access to and use of Customer's personnel, facilities and equipment to the extent necessary for SirsiDynix to perform the Services. For installation of the Systemy Customer shall ensure that SirsiDynix's assigned technical personnel are able to access the System remotely.

Customer shall be responsible for providing access through any security measures it deems necessary. SinsiDynix alone shall decide whether access to the System is sufficient for installation purposes. Ordering Forms may set forth additional details regarding SinsiDynix's access to and use of Customer's personnel, facilities and equipment.

C. Enforcement. Customer shall ensure that all Users and any third parties cumply with the terms and conditions of this Agraement. Customer shall promptly notify SirsiDynix of any suspected or alleged violation of the terms and conditions of this Agraement and shall provide information to SirsiDynix with respect to: (i) investigation by SirsiDynix of any suspected or plieged violation of this Agraement and (ii) any action by SirsiDynix to enforce the terms and conditions of this Agraement.

7. OWNERSHIP.

- A. Software. All rights not expressly granted in this Agreement are reserved by SirsiDynix and its licensors. Customer acknowledges that: (1) all Software is licensed and not sold; (ii) by accepting the license set forth in this Agreement. Customer acquires only the right to use the Software and SirsiDynix, or its licensors, shall retain sole and exclusive ownership and all rights, title, and Interest in, including Intellectual Property Rights embodied or associated with, the Software and all copies and derivative works thereof (whether developed by SirsiDynix, Customer or a third party); and (iii) the Software, including the source and object codes, logic and structure, constitute valuable trade secrets of SirsiDynix and its licensors. Customer agrees to secure and protect the Software consistent with the maintenance of SirsiDynix's and its licensors' rights in the Software, as sel forth in this Agreement.
- B. Developed Materials. SireiDynix retains all rights, title and interest in any and all Developed Materials, all training and procedural materials used or in any manner employed by SiraiDynix in the provision of Professional Services or other Services under this Agreement, which may be developed for Customer through the reimbursed or unreimbursed efforts of SirsiDynix employees or agents. To the extent Developed Materials may be included with or embodied in any deliverables delivered to Customer hereunder, SirsiDynix grants Customer, upon full payment of the applicable fees and charges, a personal, irrevocable, nonexclusive. worldwide, royalty free license to, during the License Period, use, execute, reproduce, display, perform, distribute internally, and prepare for internal use only derivative works based upon the Developed Materials in each case solely in conjunction with the deliverable provided in connection with the Ordering Form. Customer acknowledges that SirstDynix may use works for third perties that are based upon, similar or identical to the deliverable. The license restrictions set forth in section 2 apply to Developed Materials.
- C. Content. Customer further acknowledges that all Content, excluding any Customer Data, is proprietary to SirsiDynix or its licensors, and SirsiDynix or such licensors retain exclusive ownership of the same throughout the world, including all Intellectual Property Rights embodied therein.
- D. Customer Data. SirsiDynix disclaims ownership of any and all Customer Data, all bibliographic, authority, Item, fine, patron, and other data leaded to, created and/or entered into Customer's database or supplied to SirsiDynix by Customer.

8. WARRANTIES; DISCLAIMER.

- A. SirsiDynix S oftware. SirsiDynix warrants that, for a period of 90 days from the Go Live Date, the SirsiDynix Software will operate in all material respects in conformity with the Documentation so long as Customer has incorporated all Error Corrections and Updates to the SirsiDynix Software that SirsiDynix has made available to Customer.
- B. Remedies. If the SirsiDynix Software does not perform as set forth in the Documentation, SirsiDynix shall use commercially reasonable efforts to correct Errors. As Customer's exclusive remedy for any claim under this warranty, Customer shall promptly notify SirsiDynix in writing of its claim. Provided that such claim is determined by SirsiDynix to be

SIRSIDYNIX—PAGE 3 CONFIDENTIAL AND PROPRIETARY

CUSTOMER INITIAL HERE

SirsiDynix's responsibility, SirsiDynix shall, within 30 days of its receipt of Customer's written notice. (f) correct such Error; (fi) provide Customer with a plan reasonably acceptable to Customer for correcting the Error; or (fii) if neither (f) nor (fi) can be accomplished with reasonable commercial efforts from SirsiDynix, then SirsiDynix or Customer may terminate the SirsiDynix Software license and Customer will be entitled to an equitable education in the less paid for the affected SirsiDynix Software at SirsiDynix's discretion. The preceding warranty cure shall constitute SirsiDynix's ontire liability and Customer's exclusive remedy for cure of the warranty set torth herein. If Customer elects not to terminate the SirsiDynix Software license for the affected portion of the Software, Customer waives all rights for the applicable warranty cure set torth

- C. Exclusions. SirsiDynix is not responsible for any dalmed breach of any warranty set tonh in section BA or 8B caused by. (i) modifications made to the System by physical or than SirsiDynix; (ii) the combination, operation or use of the System components with any items not supplied by SirsiDynix to Customer; (iii) Customer's failure to use any new or corrected versions of the System components made available by SirsiDynix; (iv) SirsiDynix's adherence to Customer's specifications or instructions; or (v) Customer deviating from the SirsiDynix Software operating procedures described in the Documentation.
- D. Professional Services. SiraiDynix warrants that the Professional Services provided under this Agreement will be performed in a workmanlike manner consistent with industry standards reasonably applicable to the performance of such services. Customer's exclusive remedy, and SiraiDynix's entire liability, shall be the re-performance of the Service or an equitable adjustment in the fees paid for the affected Professional Services, at SiraiDynix's discretion. The preceding warranty cure shall constitute SiraiDynix's entire liability and Customer's exclusive remedy for cure of the warranty set forth herein.

E. Third Party Software and Hardware.

SirsiDynix warrants that it is an authorized distributor of the Hardware and Third Party Software and that with the execution of the Ordering Form, Customer will have the right to use the Third Party Software in accordance with the terms and conditions of the Third Party EULA or of this Agreement it no Third party EULA is provided.

Hardware warranties shell be governed by the manufacturer's warranty. Such warranties begin on shipment of the third perty products from the manufacturer, whether shipment is to SirsiDynix or to Customer. SirsiDynix makes no warranties of any kind with respect to the Hardware. Third Party Software warranties, if any, shall be governed by the terms of the Third Party EULA. SirsiDynix makes no warranties of any kind with respect to Third Party Software.

F. Discialmer. THE WARRANTIES SET FORTH IN SECTION 8A, 8B, 8D AND 8E OF THIS AGREEMENT ARE IN LIEU OF, AND SIRSIDYNIX, ITS LICENSORS AND SUPPLIERS EXPRESSLY DISCLAIM TO THE MAXIMUM EXTENT PERMITTED BY LAW, ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, ORAL OR WRITTEN, INCLUDING, WITHOUT LIMITATION, (I) ANY WARRANTY THAT THE SIRSIDYNIX SOFTWARE, DOCUMENTATION, DELIVERED MATERIALS OR CONTENT IS ERROR-FREE OR WILL OPERATE WITHOUT INTERRUPTION OR THAT ALL ERRORS WILL BE CORRECTED; (II) ANY AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. (III) ANY WARRANTY THAT CONTENT WILL BE ACCURATE, RELIABLE AND ERROR-FREE AND (IV) ANY AND ALL IMPLIED WARRANTIES ARISING FROM STATUTE, COURSE OF DEALING, COURSE OF PERFORMANCE OR USAGE OF TRADE, NO ADVICE, STATEMENT OR INFORMATION GIVEN BY SIRSIDYNIX, ITS AFFILIATES, CONTRACTORS OR EMPLOYEES SHALL CREATE OR CHANGE ANY WARRANTY PROVIDED HEREIN.

9. FEES, TAXES, PAYMENT.

CUSTOMER INITIAL HERE # 174

DATE INITIALED 11-6-07

- A. Fees and Payment Terms. Fees or other charges for licenses, products, and Services shall be as specified in the Ordering Form. Fees are exclusive of, and Customer is responsible for, shipping costs, invoices shall be considered past due 30 days after the date shown thereon. Past due batances are subject to the lesser of a 1½% per month interest charge (18% per annum) or the highest rate allowed by law. Unless expressly provided otherwise in the Ordering Form, fees paid or payable for Softwere ticenses or Support are not contingent under any circumstances upon the performance of any Professional Services (including implementation services) or Training Services.
- R. Taxes. Unless otherwise noted, the prices in this Agreement do not include taxes. Customer agrees to pay any taxes, other than those based on SirsiDynix's net income, arising out of this Agreement. If Customer has tax exempt status, Customer agrees to send SirsiDynix a copy of its tax-exempt certificate prior to execution of this Agreement. Customer agrees to indemnify SirsiDynix from any liability or expense incurred by SirsiDynix as a result of Customer's failure or delay in paying taxes due.

10. CONFIDENTIALITY.

SirsiDynk acknowledges that Customer may be subject to freedom of information legislation and further acknowledges that such legislation may take precedence over the confidentiality provisions of this section as they apply to Customer.

By virtue of this Agreement, the Parties may be exposed to or be provided with certain confidential and proprietary information of the other Party or third-parties, including but not limited to information designated as confidential in writing or information which ought to be in good faith considered confidential and proprietary to the disclosing Party (*Confidential Information*). Confidential Information or SirciDynix and/or its licensors includes but is not limited to the terms and conditions (but not the existence) of this Agreement, all trade secrets, software, source code, object code, specifications, as well as results of testing and benchmarking of the Software or other services, product roadmap, data and other information of SirsiDynix and its licensors relating to or embodied in the Software or Documentation. SirsiDynix's placement of a copyright notice on any portion of any Software or any update to such Software will not be construed to mean that such portion has been proprietary and confidential information of SirsiDynix.

Except as expressly permitted by law, each Party will protect the other's Confidential Information from unauthorized dissemination and use the same degree of care that each such Party uses to protect its own non-public and confidential information, but in no event less than a reasonable amount of care. Neither Party will use the other's Confidential Information for purposes other than those necessary to directly further the purposes of this Agreement. Neither Party will disclose to third parties the other's Confidential Information without prior written consent of the other Party.

Information shall not be considered Confidential Information to the extent, but only to the extent, that the disclosing Party can establish that such information (i) is or becomes generally known or available to the public through no fault of the receiving Party; (ii) was in the receiving Party; (ii) was in the receiving Party; (iii) obtained from a third party who has the right to make such disclosure; (iv) has been independently developed by one Party without reference to any Confidential information of the other; or (v) is required to be disclosed by law provided the receiving Party has promptly notified the disclosing Party of such requirement and allowed the disclosing Party a reasonable time to oppose such requirement.

11. INDEMNIFICATION.

SirsiDynix will defend or settle, at its option and expense, any action, suit or proceeding brought against Customer that the SirsiDynix Software or SaaS Services infringe a third party's intellectual properly rights ("Claim")

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CONFIDENTIAL AND PROPRIETARY

For purposes of this section, "Intellectual property rights' means any USA patent, registered copyright, trade secret or registered trademark. SirsiDynix will indemnify Customer against all damages and costs etributable exclusively to such Claim, provided that Customer: (i) promptly gives written notice of the claim to SirsiDynix; (ii) gives SirsiDynix sole control of the detense and settlement of the Claim; (iii) provides SirsiDynix, at SirsiDynix's expense, with all available information and assistance relating to the Claim and cooperates with SirsiDynix and its counset; (iiv) does not compromise or settle such Claim; and (v) is not in material breach of any agreement with SirsiDynix.

SinsiDyrix has no obligation to the extent any Claim results from: (i) Customer having modified the SirsiDyrix Software or SaaS Services or used a release other than a current unaftered release of the SirsiDyrix Software, if such an infringement would have been avoided by the use of a current unaftered release of the SirsiDyrix Software or SaaS Services, or (ii) the combination, operation or use of the SirsiDyrix Software or SaaS Services with software or data not provided under this Agreement.

If it is adjudicated that an infringement of the SirsiDynix Software or SaaS Service by Itself and used in accordance with this Agreement infringes any USA potent, registered copyright, trade secret or registered trademark, SirsiDynix shall, at its option: (i) procure for Customer the right to continue using the SirsiDynix Software or the SaaS Service; (ii) replace or modify the SirsiDynix Software or the SaaS Service so it becomes non-intringing; or (iii) (a) with respect to the SirsiDynix Software license: remove the SirsiDynix Software in question and refund its not book value based on a straight-line basis over a five year period commencing on the So Live Date and (b) with respect to SaaS Services: terminate such service and refund any prepaid fees for SaaS Services after the date of termination.

This section states SirsiDynix's entire obligation to Customer and Customer's sole remady for any claim of infringement.

12 LIMITATION OF LIABILITY.

TO THE FULLEST EXTENT PERMITTED BY LAW, SIRSIDYNIX'S TOTAL LIABILITY (INCLUDING ATTORNEYS FEES AWARDED UNDER THIS AGREEMENT) TO CUSTOMER AND ANY THRD PARTIES UNDER THIS AGREEMENT, EXCLUDING LIABILITY PURSUANT TO SECTION 11 (Indomnification), WILL BE LIMITED TO THE PAYMENTS MADE BY CUSTOMER DURING THE PREVIOUS 12 MONTHS FOR THE PRODUCT OR SERVICE WHICH IS THE SUBJECT MATTER OF THE CLAIM. IN NO EVENT WILL BIRSIDYNIX BE LIABLE TO CUSTOMER FOR ANY INDIRECT, SPECIAL, INCIDENTAL. EXEMPLARY PUNITIVE, TREBLE OR CONSEQUENTIAL DAMAGES (INCLUDING, WITHOUT LIMITATION, LOSS OF BUSINESS, REVENUE, PROFITS, GOODWILL, USE, DATA, OR OTHER ECONOMIC ADVANTAGE), WHETHER BASED ON BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY, OR OTHERWISE, AND WHETHER OR NOT SIRSIDYNIX HAS PREVIOUSLY BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL SIRSIDYNIX BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, INCLUDING, WITHOUT LIMITATION, LOSS OF BUSINESS, REVENUE, PROFITS, GOODWILL, USE, DATA, OR OTHER ECONOMIC ADVANTAGE) INDIRECT, SPECIAL, EXEMPLARY, PUNITIVE, OR TREBLE DAMAGES ARISING FROM CUSTOMER'S OR ITS USER'S USE OF THE WEBSITES, CONTENT OR DATABASE IN ANY MANNER, INCLUDING WITHOUT LIMITATION ANY CLAIM RELATING TO THEIR CONTENT NO CLAIM ARISING OUT OF THIS ACCURACY OF THEIR CONTENT. NO CLAIM ARISING OUT OF THIS ACCURACY OF THEIR CONTENT. NO CLAIM ARISING OUT OF THIS ACREEMENT, REGARDLESS OF FORM, MAY BE BROUGHT MORE THAN THE SHORTER OF TWO YEARS OR THE MINIMUM PERIOD ALLOWED BY LAW AFTER THE CAUSE OF ACTION HAS OCCURRED. THIS SECTION SHALL SURVIVE FAILURE OF ANY EXCLUSIVE REMEDY.

13. TERMINATION.

DUSTONER INITIAL HERE

DATE INITIALED 11-6-07

Either Party may terminate this Agreement immediately upon written notice if the other Party commits a non-remediable material breach of this Agreement or if the other Party falls to cure any remediable material breach or provide a written plan of cure acceptable to the non-breaching Party within 30 days of being notified in writing of such breach. Customer acknowledges that its distribution or use of the Software or SaaS Services in violation of this Agreement constitutes a non-remediable material breach. Following termination of this Agreement (for whatever reason), each Party will deliver to the other any property of the other Party in its possession or control in good condition, reasonable wear and tear excepted. Upon SiraiDynix's request. Customer agrees to certify that it has returned or destroyed all copies of the Softwere, Developed Materials and Confidential Information and acknowledges that its rights to use the same are relinquished. Neither Party will be liable for any damages arising out of the termination of this Agreement, provided that such termination will not affect any right to recover damages sustained by reason of material breach or any payments owing under the Agreement.

Where the non-breaching Party has a right to terminate this Agreement, the non-breaching Party may at its discretion either terminate this Agreement or the applicable Ordering Form, or terminate this Agreement in respect of those parts of the Agreement which can be severed from the remainder and which provide for the performance of those obligations which the breaching Party has not performed.

14. GENERAL.

- A. Force Majeure. The Parties will exercise every reasonable effort to meet their respective obligations hereunder but shall not be liable for deleys resulting from force majeure or other causes beyond their reasonable control. This provision does not relieve Customer of its obligation to make payments then owing.
- B. Assignment. SirsiDynix may assign this Agreement and all of its rights and obligations herein without Customer's approval to a successor by operation of law, or by reason of the sale or transfer of all or substantially all of its stock or assets to another entity. Neither Party may otherwise assign or transfer this Agreement without the prior written consent of the other Party, which shall not be unreasonably withheld.
- C. Notice of U.S. Government Restricted Rights. If the Customer hereunder is the U.S. Government, or if the Software are acquired nereunder on behalf of the U.S. Government with U.S. Government federal funding, notice is hereby given that the Software are commercial computer software and documentation developed exclusively at private expense and are furnished as follows: "U.S. GOVERNMENT RESTRICTED RIGHTS. Software delivered subject to the FAR 52.227-19. All use, duplication and disclosure of the Software by or on behalf of the U.S. Government shall be subject to this Agreement and the restrictions contained in subsection (c) of FAR 52.227-19, Commercial Computer Software Restricted Rights (June 1987)".
- D. Export, If Customer exports any of the Software, it must comply fully with all relevant export laws and regulations of the United States to ensure that the Software is not exported, directly or indirectly, in violation of United States law. Customer shall not knowingly, directly or indirectly, without prior written consent, if required, of the office of Export Administration of the US Department of Commerce, export or transmit any of the Software to any country to which such transmission is restricted by applicable regulations or statutes.
- E. Compliance. During the term of this Agreement and for a period of one year following its termination. Customer shall maintain and make available to SirsiDynix records sufficient to permit SirsiDynix or an independent auditor retained by SirsiDynix to verify, upon ten days: written notice. Customer's tuli compliance with the terms and requirements of this Agreement. Such audit shall be performed during regular business hours. If such verification process reveals any remourcempliance by Customer of this Agreement, Customer shall relimburse SirsiDynix for the reasonable costs and expenses of such verification process (including, but not limited to the fees of an

SIRSIDYNIX—PAGE 5 CONFIDENTIAL AND PROPRIETARY independent auditor) incurred by SirsiDynix, and Customer shall promptly cure any such noncompliance; provided, however, that the obligations under this section does not constitute a waiver of SirsiDynix's termination rights.

- F. Notices. Any notice required or permitted to be sent under this Agreement shall be delivered by hand, by overnight courier, by facsimile, or by registered mail, return receipt requested, to the address of the Parties first set forth in this Agreement or to such other address of the Parties designated in writing in accordance with this subsection.
- 6. Relationship. This Agreement is not intended to create a partnership, franchise, joint venture, agency, or a fiduciary or employment relationship. Neither Party may bind the other Party or act in a manner which expresses or implies a relationship other than that of independent controller.
- H. Invalidity. If any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired.
- Survival. The following provisions will survive any termination or expiration of this Agreement or an Ordering Form: 1, 2B, 2C, 2D, 6C, 7, 8B, 8C, 8G, 9, 10, 12, 13, and 14.
- J No Walver. Any express waiver or failure to exercise promptly any right under this Agreement will not create a continuing waiver or any expectation of non-enforcement.
- K. Modification. No modification to this Agreement will be binding unless in writing and signed by an authorized representative of each Party.

- L. Section Headings. Headings and titles used in this Agreement are for reference purposes only and shall not be deemed a part of this Agreement.
- M. Entire Agreement. This Agreement constitutes the Parties' entire agreement relating to its subject matter. It cancels and supersedes all prior or contemporaneous oral or written communications, proposals, conditions, representations, and warranties, or other communication between the Parties relating to its subject matter during its term. It also replaces any prior contractual agreements between the Parties for SirsiDynix-provided products and services.
- N. Order of Precedence. In the event of a conflict between an Ordering Form and this Agreement, this Agreement shall prevail, provided, however, that such standard variable terms such as price, quantity, tax exempt status, payment terms, shipping instructions and the like shall be specified on each Ordering Form. All pre-printed terms of any Purchase Order shall have no effect. In the event of a conflict between the terms of this Agreement and a Third Party EULA, the Third Party EULA will take precedence over the terms of this Agreement in accordance with section 2C.
- O. Third Party Beneficiaries. All rights and benefits afforded to SirsiDynix under this Agreement shell apply equally to the owner of the Third Party Software with respect to the Third Party Software, and such third party is an intended third party beneficiary of this Agreement, with respect to the Third Party Software.
- P. Counterparts. The Parties agree that this Agreement may be executed in one or more counterparts, each of which shall constitute an enforceable original of the Agreement, and that facsimile signatures shall be as effective and binding as original signatures.

SUSTOMER INITIAL HERE DATE INITIALED 11-6-07

SIRSIDYNIX--PAGE 6 CONFIDENTIAL AND PROPRIETARY

IN WITNESS WHEREOF, the Parties have caused this Agreement, which the respective Parties, to be signed and entered as of the Effective Date.	shall inure to the benefit of and be binding upon the successors of
SIRSIDYNIX	FORT BEND COUNTY LIBRARY STEM
By: Authorized Signature)	By: (Authorized Signature)
Printed Name: Douglas R. Maughan	Printed Name: Robert Hebert
Title: Chief Financial Officer	Title: County Judge
Date: November 1st 2007	Date: November 6, 2007

MASTER SOFTWARE LICENSE AND SERVICES AGREEMENT SIGNATURE PAGE

Agency Grant - Project Lifesaver		
Agency Name	Fort Bend County (Sheriff's Office)	
Principal Contact/Title	Cpt. Jim Pokluda	
Agency Type (Sheriff, Police etc)	Sheriff	
Address, City, State and Zip	1410 Williams Way, Richmond,Texas 77469	
Phone (Cell, Office, Home, Fax, etc)		
E-mail	Poklujim@co.fort-bend.tx.us	
Date of Application	9-Dec-10	
Locality Information	1	
Population	575,000	
Square Miles	840	
Rural or Urban	50% urban / 50% rural	
Persons per square mile	685	
% of Population w/ Dementia/Alz.	34% of those over 65 years of age	
Facilities specializing in Dementia/Ab	Cinco Ranch Alz./Autumn Grove Nursing&4 facilites w/memory care wings	
Military Bases	none	
Amusement Parks	none	
State & National Parks	Brazos Bend State Park	
Colleges	University of Houston & Wharton Jr. College	
Wildlife Refuges	none	
*AgencysInformation		
Number of Personnel in Agency	751	
Sworn & Support Staff	751	
Satelite/Regional Offices	none	
Precincts/Sub-Stations	one	
Number of Departments	one	
Number of full-time SAR personnel	0	
Computation-3/1to 33 done by PLI	TO BE DONE BY PLI	
Available SAR personnel (#29)	TO BE DONE BY PLI	
Size of population x % of at risk pop	TO BE DONE BY PLI	
At risk pop / available SAR personne		
Budget		
Annual training budget	\$160,000	
Annual equipment budget	\$475,000	
Search and Rescue (SAR)		
# of SAR calls - past 5 years	970	
Duration of SARs- past 5 years	30 minutes to as long as 30 hours	
Recovery Rates of SAR's - past 5 years		
% of SARs for wanderers - past 5 yrs		
Other Factors (optional)		
	There has been a 26% increase on Texas in Alzheimer's since 2000.	
or other factors that may place	In 2006 Texas had 4,887 deaths due to Alzheimer's	
burden on community	III MOOO I GAMO IIMO IJOO! WANIE TOO TO AMARIANIA	
Please:submit to:		
Gene Saunders, CEO		
gsaunders@projectlifesaver.org		
Fax: 757-546-5503	/ m. /	
	County Judge/ Robert E. Hebert	
Signature	County Judge/ Robert E. Hebert Kaluaria Judica 12-7-2	

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