

ORIGINAL

AGREEMENT FOR SERVICES #529-S1311 AMENDMENT IV

This Amendment IV to that Agreement for Services #529-S1311 made and entered into by Tyler Technologies, Inc. with offices at 1 Tyler Drive, Yarmouth, Maine 04096 (“Tyler”) and El Dorado County, a political subdivision of the State of California with offices at 360 Fair Lane, Placerville, California 95667 (“Client”).

WHEREAS, Tyler and Client entered into Agreement #529-S1311 dated March 26, 2013 (“Agreement”) for Tyler license software products and provide implementation services for an enterprise resource planning system; and

WHEREAS, Tyler and Client amended said Agreement #529-S1311 (Amendment I) on June 7, 2016 to increase compensation and modify terms; and

WHEREAS, Tyler and Client amended said Agreement #529-S1311 (Amendment II) on January 3, 2017 to include Adobe End User License Agreement (“EULA” for functionality; and

WHEREAS, Tyler and Client amended said Agreement #529-S1311 (Amendment III) on August 29, 2017 to increase the total amount of said Agreement by \$10,000.00 for as needed modifications and interfaces, hereby amending Section E-General Terms and Conditions, Subsection (30)(a) and adding a new subsection (30)(r); and

WHEREAS, the parties hereto have mutually agreed to increase the total amount of said Agreement by an additional \$90,000.00 for as needed modifications and interfaces, hereby amending Section E-General Terms and Conditions, Subsection (30)(a) and amending subsection (30)(r).

NOW THEREFORE, the parties do hereby agree that Agreement for Services #529-S1311 shall be amended a fourth time as follows:

A. *Section E-General Terms and Conditions, subsection (30)(a) is amended in its entirety to read as follows:*

30. Payment Terms

a. The total amount of this Agreement as amended, including estimated travel expenses but not including maintenance services, shall not exceed \$3,505,077. The not to exceed amount includes the amounts set forth in the Investment Summary (Exhibit 1) and in

the Modification and Interfaces Cost Summary (Exhibit 12). The not to exceed amount is subject to modification in conjunction with Section B(5) ("Cancellation") and any authorized scope changes. Any as needed modifications and/or interfaces requested by Client that are outside the scope of Exhibit 12, shall be pursuant to work orders issued as outlined in subsection (30)(r) below.


B. Section E-General Terms and Conditions, subsection (30)(r) is amended in its entirety to read as follows:

r. Unless otherwise indicated, Tyler shall invoice Client fees for Services, plus expenses, if and as provided/incurred. The foregoing notwithstanding, fees for Implementation days, Consulting days and Conversions will be invoiced monthly in arrears after such services are delivered in accordance with the requirements of this Agreement.

For new modifications or interfaces required by Client that are outside the scope of Exhibit 12, Tyler will provide a written quote to the Contract Administrator. Upon receipt and approval of each quote, the Contract Administrator will issue a separate written Work Order to Tyler identifying the specific work to be performed, a description of the work, any required deliverables, including reports or other documents to be supplied in connection with the work assignment, a specific date by which the work shall be completed and a not-to-exceed cost to complete the work. Tyler shall not commence work until receiving the written Work Order. No payment will be made for work assignment performed prior to the issuance of the written Work Order. The total amount of as needed modifications or interfaces shall not exceed \$100,000.00.


Except as herein amended, all other parts and sections of that Agreement #529-S1311 shall remain unchanged and in full force and effect.

Requesting Contract Administrator Concurrence:

By: 
Vern Pierson
District Attorney

Dated: 12/29/17

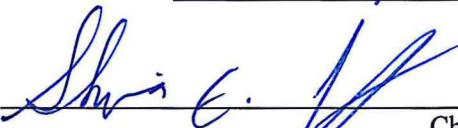
Requesting Department Head Concurrence:

By: 
Don Ashton
Chief Administrative Officer


Dated: 1/3/2018

IN WITNESS WHEREOF, the parties hereto have executed this Amendment IV to that Agreement for Services #529-S1311 on the dates indicated below.

-- COUNTY OF EL DORADO --

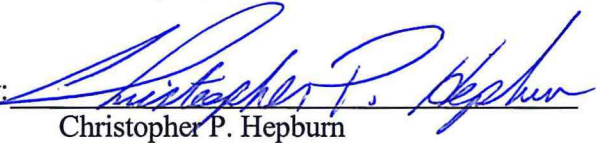
Dated: 12-5-17
By: 
Chair
Board of Supervisors
"County"


ATTEST:
James S. Mitrisin
Clerk of the Board of Supervisors

By:  Dated: 12-5-17
Deputy Clerk

-- CONSULTANT --

Tyler Technologies, Inc.

By:  Dated: December 19, 2017
Christopher P. Hepburn
President, ERP and School Division
"Consultant"

By:  Dated: December 19, 2017
Abigail Diaz
Chief Legal Officer