

## Amendment City of Corpus Christi Finance - Procurement

Date: July 19, 2022

Service Agreement No.: <u>984 – Emergency Medical Services (EMS) Billing and Collection Services</u>
Reference: SA 984 Amendment No. 3

Service Agreement Current Not to Exceed Value: \$9,351,660.00

The CITY OF CORPUS CHRISTI (City") and Advanced Data Processing, Inc. ("Contractor") enter into this amendment (the "Amendment") which, together with Service Agreement No. 984 (the "Agreement") and all other properly executed amendments constitutes the entire understanding and agreement between the City and the Contractor.

I.

Section 2, Term, of the Agreement is amended by revising the ending date of the Agreement so that the current reprocurement process may be continued and completed; therefore, the amended term adds approximately six and a half months following the end of the second and final Option Period, with the revised ending date reflected to be as follows:

Current Agreement Term: 04/20/2017-04/19/2022
 Revised Agreement Term: 04/20/2017-10/31/2022

II.

Section 3, Compensation and Payment, of the Agreement is further amended by adding a second paragraph to read as follows:

"The dollar amount for additional services to be provided by the Contractor during the approximate six-month period between April 20, 2022, and October 31, 2022, is estimated not to exceed \$207,000.00, and the dollar amount of TASPP collections from the State of Texas to which the Contractor may be entitled based on the performance of services during the six-month period is estimated not to exceed \$276,199.00, both amounts having been calculated based on the historical volume of previous billing activity completed by the Contractor in accordance with this Agreement. The parties mutually understand and agree that the City retains all title, rights, and privileges to the collection of all then-current and delinquent customer account activity, billings, payments (from TASPP or otherwise), and collections for any period of time following October 31, 2022, when the Agreement ends, including those billings, payments, and collection activity which may, in any form or manner, be attributable to the efforts made and/or undertaken by Contractor during the six-month extended period, except as are estimated in this paragraph."

III.

With the addition of approximately six and a half months of continued services (to be provided by the Contractor pursuant to paragraph I of this Amendment), the final amended total contract amount of this Service Agreement, following executon of this Amendment, is not to exceed \$9,351,660.00.

The City and the Contractor shall abide by all terms and conditions of the original Agreement and any properly executed amendments to that Agreement to the extent such executed documents are not in conflict with the terms of this Amendment.

Mark Schiowitz	7/14/2022
Mark Schiowitz President & CEO Advanced Data Processing, Inc.	Date
Josh Chronley Assistant Director, Finance - Proc	Date curement
APPROVED AS TO FORM:	
Assistant City Attorney	Date