March 6, 2013

Julie Albritton,

Per our phone conversation this morning, please find your fully-executed Agreement for FY13 (between Sarasota County Government and Sarasota County School Board), for July 1, 2012 to June 30, 2013.



After your board signed the document and it was returned for Mr. Reid's signature, our legal department felt that, "Due to the passage of time, the contract now has an internal inconsistency. Section 5.a. establishes the term as commencing on the date of execution and continuing for one year. Section 5.b. makes the contract retroactive to July 1, 2012 although it is silent as to length of term. The two provisions should have been combined as: "The term of this Agreement shall be for one (1) year retroactive to July 1, 2012."

An Amendment was created clarifying the term date. If you could have the Amendment signed, and return one copy back to us, the Agreement and Amendment will both be fully executed.

Judith A. Kenton, EIT Manager

Sarasota County Government

## AMENDMENT NO. One TO CONTRACT NO. 1324430001

This Amendment made and entered into upon execution by both parties by and between **SARASOTA COUNTY**, a political subdivision of the State of Florida, hereinafter referred to as the "COUNTY," and, The School Board of Sarasota, hereinafter referred to as "SCHOOL BOARD."

## <u>WITNESSETH</u>

WHEREAS, the COUNTY and the SCHOOL BOARD entered into Contract No. 1324430000 ("Agreement"), dated January 8, 2013 for; and

**WHEREAS**, the COUNTY now requires to amend the Contract for Section 5.a.

**NOW THEREFORE,** the COUNTY and SCHOOL BOARD in consideration of the mutual covenants contained herein, do agree to amend the Agreement as follows:

- 1. Notwithstanding anything to the contrary elsewhere in the agreement, the above recitals are true and correct and incorporated herein by reference.
- 2. The term of this Agreement shall commence as of July 1, 2012 and continue for one year.
- 3. Except as modified herein, all other terms, covenants, and conditions of the Agreement shall remain in full force and effect.

**IN WITNESS WHEREOF,** the COUNTY and SCHOOL BOARD have executed this Amendment as of the last date written below.

WITNESS:	SCHOOL BOARD:
Print Name:	Print Name:
Signed By:	Signed By:
Date:	Title: Date:
	SARASOTA COUNTY BOARD OF
	OF SARASOTA COUNTY, FLORIDA  BY:  Executed by the County Administrator Pursuant to Sarasota County Ordinance No. 2009-016.
	DATE: 3-16 /13

Approved as to form and correctness:

BY: 

TRIV COUNTY ATTORNEY

# SARASOTA COUNTY TECHNOLOGY SERVICE AGREEMENT

THIS TECHNOLOGY SERVICE AGREEMENT (Agreement) made and entered into this day of <u>formary</u>, 2013 by and between ("The School Board of Sarasota County, Florida"), hereinafter referred to as "SCHOOL BOARD", and Sarasota County, a political subdivision of the State of Florida, hereinafter referred to as "COUNTY".

#### WITNESSETH:

WHEREAS, the COUNTY and the SCHOOL BOARD entered into a contract for the provision of hosting and related technology services, dated March 29, 2010; and

WHEREAS, the COUNTY possesses available technological capacity in its data center and provides fiber optic security and network services; and

WHEREAS, SCHOOL BOARD desires to utilize a portion of this available capacity and services; and

WHEREAS, the COUNTY recognizes that sharing its available capacity with other public entities serves the public interest; and

WHEREAS, COUNTY Resolution 2004-095 authorizes the Sarasota County Administrator to approve and enter into agreements whereby the County's excess capacity is made available.

WHEREAS, the parties wish to place all services previously provided in other agreements under this Agreement.

NOW, THEREFORE, in consideration of \$10.00 and other good and valuable consideration set forth below, the COUNTY and SCHOOL BOARD hereby agree as follows:

#### 1. Definitions:

- a. "Data Center(s)" shall mean any of the facilities used by COUNTY to provide the Service(s).
- b. "Database Support Services" shall mean remote consulting, support and managed services for databases.
- c. "LAN" shall mean Local Area Network.
- d. "Software Service Support and Maintenance" shall mean the Program support services provided under COUNTY'S Software Service Support and Maintenance policies in effect on the date services are ordered.

2. This Agreement provides for a dedicated hosting service, and includes fiber optic security and network services. By this Agreement, COUNTY grants to SCHOOL BOARD a non-exclusive and non-transferable license to services. All services will be provided as set forth in Exhibit A, attached and incorporated herein. COUNTY will provide the following services at its Administrative Offices or the Technology Data Center, locations are 1660 Ringling Blvd, and 5875 Bahia Vista Street, Sarasota, Florida.

## 3. Services to be Performed by COUNTY:

- a. Rack Space and Power requirements
  - i. Provide one Rack of space with a shared monitor and keyboard;
  - ii. Provide physical security over the rack;
  - iii. Arrange for continuous power to be provided by Florida Power and Light;
- b. Network and Security Requirements
  - i. Physical access to the facility will be by key card only and requires a Criminal Justice Information Services (CJIS) certification. Video cameras at the data center monitor activity 24 hours a day, 7 days a week. In order for SCHOOL BOARD to gain physical access to data center without the CJIS certification, they have to contact the County 24 hours prior to access and then must be accompanied by a CJIS-certified staff member at all times. County must notify SCHOOL BOARD 60 days prior to any changes in physical security;
  - ii. Maintain strict confidentiality of all SCHOOL BOARD data files. Data files are exclusively owned by SCHOOL BOARD and will not be accessed by unauthorized personnel. Promptly notify SCHOOL BOARD if there is suspicion or evidence of a security breach of any kind;
- c. Monitoring, Reporting and Technical Support
  - i. The COUNTY or its agent shall monitor all router, firewall, LAN, and switch systems. COUNTY Technology Staff will respond to emergency pages for router, firewall, LAN, and switch systems;
  - ii. A 24 hours x 7 days technical support number will be provided by COUNTY technical staff for router, firewall, LAN, switch, and server operating systems.

## 4. Services to be performed by SCHOOL BOARD:

- a. SCHOOL BOARD will provide documentation as requested to COUNTY to ensure software licensing compliance;
- b. SCHOOL BOARD will provide a current list of all servers located in the Technology Data Center. If any changes are made to servers, the SCHOOL BOARD will provide an updated list prior to equipment decommissioning or new installments.

### 5. Term:

a. The term of this Agreement shall commence on the date of execution by both parties and shall continue for one (1) year thereafter, or until such earlier date upon which the

Agreement is cancelled as provided below. Provided the SCHOOL BOARD is not in default under the terms of this Agreement, the SCHOOL BOARD may elect to renew the Agreement for up to two (2) renewal periods of one (1) year each. The option to renew the Agreement shall be exercised in writing not later than ninety (90) days prior to the end of the initial term or the first renewal period as applicable. The COUNTY shall provide an agreement renewal document which shall be executed by both the SCHOOL BOARD or its authorized agent, and the COUNTY'S Administrative Agent. The terms and conditions during such renewal period shall be the same, except the fee shall be adjusted as provided in Exhibit B of this Agreement.

b. This Agreement shall be effective retroactive to July 1, 2012.

## 6. Payment of Fees:

- a. Annual Fee for the Use of Technology hosting, network, security services: SCHOOL BOARD shall provide the COUNTY annually the amount of eight hundred twenty-five thousand, nine hundred thirty-two dollars (\$825,932.00). Initial payment of <u>four hundred twelve thousand, nine hundred and sixty five dollars and ninety eight cents (\$412,965.98)</u> is due within 30 days on execution of this Agreement. The remainder is due and payable in monthly installments of sixty-eight thousand, eight hundred twenty-seven dollars and sixty-seven cents (\$68,827.67), and shall be paid on the first of every month. The details of the fee are listed in Exhibit B, attached and incorporated herein.
- b. Fee Adjustment: The fee shall be reviewed annually as part of the COUNTY'S annual budget process and any fee adjustment shall be provided with a ninety (90) day notice.
- c. The SCHOOL BOARD shall adhere to the requirements of Service Guidelines in Section 3 of Exhibit A, attached hereto and incorporated herein.
- d. Requests for any additional services, not specified in this Agreement, will be submitted through the COUNTY'S Help Ticket process. The COUNTY will process the request and invoice the SCHOOL BOARD at the Technology Rate of Ninety Dollars (\$90.00) per hour. The COUNTY will provide quarterly invoices with detail of the additional service requests.

## 7. Termination of Technology Service Agreement:

- a. If the SCHOOL BOARD is in material breach or default, including non-payment of any fees or invoices, and not cured within thirty (30) days after receipt of the written notice of breach or default, COUNTY'S Administrative Agent may terminate this Agreement upon thirty (30) days prior written notice.
- b. Immediately following termination of this Agreement, SCHOOL BOARD shall either destroy or return all manuals, templates and product software provided by COUNTY and certify in writing to the COUNTY'S Administrative Agent that the SCHOOL BOARD has destroyed any such materials, which have not been returned.
- c. In the event COUNTY terminates the delivery of services through the technology service, or elects not to exercise the option to renew the Agreement then SCHOOL BOARD shall either destroy or return all manuals, templates and product software provided by

- COUNTY and certify in writing to the COUNTY'S Administrative Agent that the SCHOOL BOARD has destroyed any such materials, which have not been returned.
- d. If the COUNTY is in material breach or default, including failure to perform as provided in Section A "COUNTY Services Provided" which is not cured within thirty (30) days after receipt of the written notice of breach or default, then SCHOOL BOARD may terminate this Agreement upon thirty (30) days prior written notice.
- 8. Limitation of Liabilities: COUNTY shall have no liability for any loss or liabilities resulting from any application of technology services, or results, or such application by SCHOOL BOARD or any other party. In any event, COUNTY'S liability for any losses or damages which arise out of or in connection with technology services provided under this Agreement, whether the claim is in contract or otherwise, shall not exceed the annual amount paid by SCHOOL BOARD for the particular technology service as to which the claim arose. Under no circumstances shall COUNTY be liable for special, incidental or consequential damages, including, but not limited to, loss of anticipated income or loss resulting from business disruption, even if COUNTY has been advised of the possibility of such damages.

## 9. Applicable Law and Venue:

- a. This Agreement shall be governed as to all matters of validity, interpretation, obligations, and performance or otherwise, exclusively by the Laws of the State of Florida, and all questions arising with respect thereto shall be determined in accordance with such laws. Regardless of where actually delivered and accepted, this Agreement shall be deemed to have been delivered and accepted by the parties in the State of Florida.
- b. Any and all suits or any claims or for any and every breach or dispute arising out of this Agreement shall be brought and maintained solely in Sarasota County, Florida.
- 10. COUNTY'S Administrative Agent: The COUNTY'S Administrative Agent is designated to act on behalf of the COUNTY and to administer the terms and conditions of this Agreement. If necessary, a specific Administrator may be authorized to perform the duties and responsibilities of the Administrative Agent. The COUNTY'S Administrative Agent is Glenn Zimmerman, Chief Information Officer, Sarasota County Government.
- 11. Notices: Except as otherwise provided herein, all notices required or permitted under this Agreement shall be made in writing and shall be deemed given and served when deposited in the United States Mail, postage prepaid and certified, directed as follows:

IF to COUNTY:	Sarasota County Government		
	1660 Ringling Boulevard		
	Sarasota, Florida 34236		
	Attn: Glenn Zimmerman, CIO		
	Enterprise Information Technology		
With Copies to:	Sarasota County Government		
	1660 Ringling Boulevard		
	Sarasota, Florida 34236		
•	Attn: Judith Kenton, Enterprise Information Technology		
IF to SCHOOL	The School Board of Sarasota County		
BOARD:	1960 Landings Boulevard		
	Sarasota, Florida 34231		
	Attn: Joe Binswanger, Director		
	Information Technology Department		
With Copies to:	The School Board of Sarasota County		
	1960 Landings Boulevard		
	Sarasota, Florida 34231		
	Attn: Julie Albritton, Information Technology		
	Department		
Either party may ch	ange its addresses by giving written notice of such change		

#### 13. Miscellaneous

- a. This Agreement constitutes the entire agreement between the parties with respect to technology services and the matters discussed herein and no prior contracts, representation, condition, understanding, or agreement of any kind, oral or written, shall be binding upon the parties unless incorporated into this Agreement in writing. This Agreement may not be modified or amended except in writing by mutual agreement by both parties.
- b. If any provision of this Agreement is deemed invalid or unenforceable, the remaining provisions shall not be affected thereby. The terms and conditions of this Agreement shall prevail over any printed provision of any purchase order form used by SCHOOL BOARD to order the technology services.
- c. This Agreement is not intended, and shall not be construed, to grant any rights to any third parties.
- d. This Agreement contains and embodies all the representations, covenants and promises made by the parties hereto, and no modifications or amendments hereof shall be valid unless in writing and executed by the parties hereto.

IN WITNESS WHEREOF, the parties have executed the Agreement as of the date first above written.

WITNESS: Zorin Mosslu	SCHOOL BOARD:
Print Name: Tonise Marshall	Print Name: JAne Goodwin
Signed By: Zniz Norslau	Signed By: _aux Loodin
Date: 1-8-13	Title: Chan
Approved for Legal Content January 8, 2013, by Matthews Eastmoore, Attorneys for The School Board of Sarasota County, Florida	Date: 1/8/2013
Signed: ASH	
•	COUNTY:
	BOARD OF COUNTY COMMISSIONERS
	OF SARASOTA COUNTY, FLORIDA
	By Color A ( )
	COUNTY ADMINISTRATOR Randall H. Reid
	Date: 3/6/13
	Executed by the County Administrator Pursuant to
WITNESS:	Sarasota County Resolution No. 2004-095
Print Planne E Robertson	
Signed By and h Kolletoon	
Date: 3/6/13	
APPROVED AS TO FORM AND CORRECT	CTNESS:
By: COLINTY ATTORNEY COM	

### EXHIBIT A

## **Technology Services**

## 1. County shall provide the following services:

- a. Security Operations
  - i. Provide internet services and support which include Internet address management, web caching, content filtering, bandwidth management, Internet authentication, firewall service, and Virtual Private Network Management
  - ii. Email security
  - iii. Anti-virus scanning and support
  - iv. Security consulting services
  - v. Security incident investigation and reporting
  - vi. Security infrastructure monitoring
  - vii. SCHOOL BOARD will maintain all warranty, license, and manufacturer support for SCHOOL BOARD owned hardware and software
  - viii. Provide physical security to SCHOOL BOARD owned hardware located at the COUNTY Data Centers.
- b. Network Operations
  - i. Wide Area Network (WAN) and Optical support
  - ii. Consulting for all network services including wireless
  - iii. Network architecture services
  - iv. Wireless network surveys
  - v. Network infrastructure monitoring
  - vi. SCHOOL BOARD will maintain all warranty, license, and manufacturer support for SCHOOL BOARD owned hardware and software
- c. Server Support
  - i. Server support entails hardware and operating system support, monitoring and backups
  - ii. SCHOOL BOARD will maintain all warranty, license, and manufacturer support for SCHOOL BOARD owned hardware and software
- d. Database Support Services

## 2. Hours of Coverage

- a. The procedures in this Agreement are followed from 7:30 A.M. to 5:30 P.M., Monday through Friday eastern time (including holidays). SCHOOL BOARD may request emergency support for urgent issues during non-covered hours by calling 941-861-7100.
- b. On-call engineer will respond by telephone to the Customer's incident (submitted through Help system or a voicemail message), within:
  - i. 15 minutes (during coverage hours) for issues classified as urgent

- ii. 30 minutes (during coverage hours) for issues classified as high priority
- iii. One hour (during coverage hours) for issues classified as normal priority
- iv. Twenty-four hours (during coverage hours) for issues classified as low priority
- c. Scheduled maintenance (downtime) is between 5:00 a.m. and 6:30 a.m., Monday through Friday for standard changes. High impact changes will be performed on Sunday between 12:00 a.m. and 10:00 a.m. unless circumstances warrant performing maintenance at another time.

#### 3. Service Guidelines:

- a. Create and add appropriate documentation to the Help database to address user issues
- b. Follow COUNTY Change Management Policy: https://www.scgov.net/IT/Policies.
- c. For issues unresolved, submit an email message to TSD\_Support@scgov.net. For emergency issues, call the Service Desk at (941) 861-7100.
- d. Determine appropriate Help system issue priority (emergency, high, medium, standard, scheduled, project).

Priority	Response*	Resolution*	Spec	Total tickets
Emergency	10 min	4 hrs	>95%	< 5%
High	15 min	8 hrs	>95%	< 5%
Medium	30 min	16 hrs	>95%	< 25%
Standard	2 hrs	24 hrs	>90%	
Scheduled	2 hrs	40 hrs	>90%	*
Project	2 hrs	TBA	>90%	

- Business hours (not a 24 hour day)
- e. Request and schedule special services (example, after-hours support), not less than 24hours
- f. Be available to provide critical information within 30 minutes of receiving a request for information from COUNTY seeking to resolve SCHOOL BOARD user issue
- Service enhancements are SCHOOL BOARD requests for planned changes in service, for example, setting up remote connectivity for a vendor. SCHOOL BOARD should request services by sending an email message to Service Desk (TSD Support@scgov.net) at least 15 days in advance.
- h. COUNTY will respond to requests for service received with appropriate advance notice within 24 hours.

## EXHIBIT B – Breakdown of Annual Fee

	Project	P	roj Costs	# of Servers
	SCHOOL BOARD_Angel	\$	30,015	5
	SCHOOL BOARD_Archibus Support	\$	17,282	
	SCHOOL BOARD Archibus Server	\$	3,809	1
	SCHOOL BOARD_Cafeteria	\$	12,426	2
	SCHOOL BOARD_Certify	\$	8,718	2
	SCHOOL BOARD_Crosspointe	\$	89,344	15
	SCHOOL BOARD_Database Support	\$	21,576	
	SCHOOL BOARD_DMZ	\$	58,829	14
	SCHOOL BOARD_Help	\$	9,913	1
30% shared	SCHOOL BOARD_Recware Hosting	\$	3,146	
	SCHOOL BOARD_Recware Support	\$	8,641	
	SCHOOL BOARD_Safari	\$	26,665	7
	SCHOOL BOARD_Sharepoint	\$	12,226	2
·n.	SCHOOL BOARD_Exchange	\$	66,447	16
	SCHOOL BOARD_SAN Mgmt/DCs	\$	21,246	5
	SCHOOL BOARD_SCCM	\$	12,528	3
	SCHOOL BOARD_SuccessMaker	\$	88,944	15
	Total Hosting	\$	491,755	88
	Network Staff	\$	148,186	****
	Network operation & maintenance	\$	25,751	
	Internet Service (Internet Access)	\$	33,900	300 Mbps
	Security Staff	\$	67,859	
	Security operation and maintenance	\$	58,481	
	Total Internet Service, Network & Security	\$	334,177	
	Total Annual Fee, Payable by School Board	\$	825,932	·

Payment Schedule				
July	\$68,827.66	Jan	\$68,827.67	
Aug	\$68,827.66	Feb	\$68,827.67	
Sept	\$68,827.66	Mar	\$68,827.67	
Oct	\$68,827.66	Apr	\$68,827.67	
Nov	\$68,827.67	May	\$68,827.67	
Dec	\$68,827.67	June	\$68,827.67	
Total Annual Fee, Payable by School Board		\$825,932.00		