AMENDMENT

This amendment ("Amendment") is made this 51 day of OCT 2016 by and between Tyler Technologies, Inc. with offices at One Tyler Drive, Yarmouth, Maine 04096 ("Tyler") and the Bonneville County, with offices at 605 N. Capital Avenue, Idaho Falls, Idaho 83402-3582 ("Client").

WHEREAS, Tyler and the Client are parties to an agreement dated August 19, 2016 ("Agreement"); and

WHEREAS, Tyler and Client desire to amend the Agreement;

NOW THEREFORE, in consideration of the mutual promises hereinafter contained, Tyler and the Client agree as follows:

1. The Tyler Software Products Inventory and Purchase Order are removed from the Agreement upon execution of this Amendment. At such time, Client’s annual SaaS fees shall be reduced by $8,817 in recognition of the removal of the Inventory and Purchase Order Tyler Software modules.

2. The Tyler Software Products and services in Sales Quotation 2016-23726, attached hereto as Exhibit 1, are hereby added to the Agreement.

3. Payment for the items added to the Agreement pursuant this Amendment shall conform to the following:

   a. The annual SaaS fees payable under the Agreement shall be increased in the amount of $10,445 for the Purchasing and eProcurement Tyler Software added herein. The initial SaaS term for such modules shall be prorated for a term commencing on December 1, 2016 and ending concurrently with the Client’s current SaaS term under the Agreement. Following the initial term, subsequent annual SaaS fees for the Purchasing and eProcurement Tyler Software will be determined and remitted in accordance with the Agreement.

   b. Unless otherwise provided herein, services identified at Exhibit 1 and added to the Agreement pursuant to this Amendment, along with applicable expenses, shall be invoiced as provided and/or incurred.

4. This Amendment shall be governed by and construed in accordance with the terms and conditions of the Agreement.

5. All other terms and conditions of the Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the dates set forth below.

Tyler Technologies, Inc.
ERP and School Division

By: [Signature]
Name: [Signature]
Title: [Signature]
Date: 11/1/16

Bonneville County, ID

By: [Signature]
Name: [Signature]
Title: [Signature]
Date: 10-31-16

COMMISSIONERS' MINUTES
Exhibit No. 176-11
Book 33 Page 452
## Sales Quotation For
Bonneville County
605 N Capital Ave
Idaho Falls, Idaho 83402-3582
Phone (208) 529-1350

<table>
<thead>
<tr>
<th>Description</th>
<th># Years</th>
<th>Annual Fee</th>
<th>Impl. Days</th>
<th>Impl. Cost</th>
<th>Data Conversion</th>
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<tbody>
<tr>
<td><strong>Financial:</strong></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Purchasing</td>
<td>6.75</td>
<td>$7,547.00</td>
<td>7 @ $1,275.00</td>
<td>$8,925.00</td>
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<td><strong>Productivity:</strong></td>
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<tr>
<td>eProcurement</td>
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<td>1 @ $1,275.00</td>
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**TOTAL:**
$10,445.00
8
$10,200.00
$0.00

### Summary

<table>
<thead>
<tr>
<th>Total Saas per annum</th>
<th>One Time Fees</th>
<th>Recurring Fees</th>
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<tbody>
<tr>
<td>$0.00</td>
<td>$0.00</td>
<td>$10,445.00</td>
</tr>
<tr>
<td>Total Tyler Software</td>
<td>$0.00</td>
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<tr>
<td>Total Tyler Services</td>
<td>$10,200.00</td>
<td>$0.00</td>
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<tr>
<td>Total 3rd Party Hardware, Software and Services</td>
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**Summary Total**
$10,200.00
$10,445.00

2016-23726 - Bonneville County-ERP-Purchasing Add

CONFIDENTIAL 1 of 3
<table>
<thead>
<tr>
<th>Summary</th>
<th>One Time Fees</th>
<th>Recurring Fees</th>
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<tr>
<td>Contract Total</td>
<td>$80,704.00</td>
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<tr>
<td>(Excluding Estimated Travel Expenses)</td>
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<td>$2,740.00</td>
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<td>Estimated Travel Expenses</td>
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Unless otherwise indicated in the contract or Amendment thereto, pricing for optional items will be held for Six (6) months from the Quote date or the Effective Date of the Contract, whichever is later.

Customer Approval: __________________________ Date: __________________________

Print Name: __________________________ P.O. #: __________________________

All primary values quoted in US Dollars.
Comments
Tyler recommends the use of a 128-bit SSL Security Certificate for any Internet Web Applications, such as the MUNIS Web Client and the MUNIS Self Service applications if hosted by the Client. This certificate is required to encrypt the highly sensitive payroll and financial information as it travels across the public internet. There are various vendors who sell SSL Certificates, with all ranges of prices.

Tyler's quote contains estimates of the amount of services needed, based on our preliminary understanding of the size and scope of your project. The actual amount of services depends on such factors as your level of involvement in the project and the speed of knowledge transfer.

Unless otherwise noted, prices submitted in the quote do not include travel expenses incurred in accordance with Tyler's then-current Business Travel Policy.

Tyler's prices do not include applicable local, city, or federal sales, use, excise, personal property or other similar taxes or duties, which you are responsible for determining and remitting.

In the event Client cancels services less than two (2) weeks in advance, Client is liable to Tyler for (i) all non-refundable expenses incurred by Tyler on Client's behalf, and (ii) daily fees associated with the cancelled services if Tyler is unable to re-assign its personnel.

Tyler provides onsite training for a maximum of 12 people per class. In the event that more than 12 users wish to participate in a training class or more than one occurrence of a class is needed, Tyler will either provide additional days at then-current rates for training or Tyler will utilize a Train-the-Trainer approach whereby the client designated attendees of the initial training can thereafter train the remaining users.

Tyler's cost is based on all of the proposed products and services being obtained from Tyler. Should significant portions of the products or services be deleted, Tyler reserves the right to adjust prices accordingly.

The SaaS fees are based on 32 concurrent users. Should the number of concurrent users be exceeded, Tyler reserves the right to re-negotiate the SaaS fees based upon any resulting changes in the pricing categories.

Client agrees that items in this sales quotation are upon Client's signature of same, hereby added to the Agreement between the parties, and subject to its terms. Additionally, and notwithstanding anything in the Agreement to the contrary, payment for said items shall conform to the following conditions. Licensee fees for Tyler and 3rd party products are due when Tyler makes such software available for download by the Client (for the purpose of this quotation, the "Availability Date") or delivery (if not software). Maintenance fees, prorated for the term commencing when on the Availability Date and ending on the last day of the current annual support term for Tyler Software currently licensed to the Client are due on the Availability Date. Fees for services, unless otherwise indicated, are payable upon delivery.