SOFTWARE LICENSES, SOFTWARE AND HARDWARE WARRANTIES, AND SERVICE AGREEMENT

This Software Licenses, Software and Hardware Warranties, and Service Agreement ("Agreement") is dated <u>December 3, 2024</u> and is between Dominion Voting Systems, Inc., a Colorado Corporation ("Contractor"), and the County of Fresno, a political subdivision of the State of California ("County").

Recitals

A. The County and the Contractor entered into Agreement No. 19-227, dated 14th May 2019, pursuant to which the Contractor provided a comprehensive voting system, software licenses, warranties, and support to County; and

B. The County and Contractor amended Agreement No. 19-227 on July 13, 2021 to modify equipment quantities and increase the maximum compensation; and

C. The County and the Contractor desire to enter into a new agreement for continued software licenses, software and hardware warranties, and support of existing voting system equipment.

The parties therefore agree as follows:

Article 1

Contractor's Services

1.1 **Scope of Services.** The Contractor shall perform all of the services and grant to the County the software licenses and software and hardware warranties provided in Exhibit A to this Agreement, titled "Scope of Services, Grant of Software Licenses, and Software and Hardware Warranty Terms."

1.2 **Representation.** The Contractor represents that it is qualified, ready, willing, and able to perform all of the services and grant to the County the software licenses and software and hardware warranties provided in this Agreement. The Contractor further represents that it has the right to grant the licenses and warranties granted to the County hereunder.

1.3Compliance with Laws. The Contractor shall, at its own cost, comply with allapplicable federal, state, and local laws and regulations in the performance of its obligations

under this Agreement, including but not limited to workers compensation, labor, and
 confidentiality laws and regulations.

Article 2

County's Responsibilities

2.1 The County shall perform its obligations and duties as provided herein, including but not limited to Exhibit A to this Agreement, titled "Scope of Services, Grant of Software Licenses, and Software and Hardware Warranty Terms," and Exhibit B to this Agreement, titled "Compensation."

2.2 The County shall provide Contractor and its staff, employees, and authorized agents any necessary access to the County Clerk/Registrar of Voters' Department facilities. Access shall be provided upon mutual agreement between the County Clerk/Registrar of Voters or his/her designee. Access shall be provided during the County's usual business hours, Monday through Friday, 8:00 a.m. to 5:00 p.m., except on County holidays, upon reasonable prior notice except in the case of an emergency when access shall be provided as soon as is reasonably practicable.

Article 3

Compensation, Invoices, and Payments

3.1 The County agrees to pay, and the Contractor agrees to receive, compensation for the performance of its services and grant to the County of the software licenses and software and hardware warranties under this Agreement as described in Exhibit B to this Agreement, titled "Compensation."

3.2 **Maximum Compensation.** The maximum compensation payable to the Contractor under this Agreement is One Million Two Hundred Six Thousand Seven Hundred Eighty-One Dollars and 31 Cents. (\$1,206,781.31) for a full five-year term. For the period of May 14, 2024 to May 13, 2025, the maximum compensation payable by the County to the Contractor shall not exceed One Hundred Forty-Seven Thousand Eight Hundred Three Dollars and Eighty-Two

1 Cents (\$147,803.82). For the period of May 14, 2025 to May 13, 2026, the maximum 2 compensation payable by the County to the Contractor shall not exceed Two Hundred Fifty-Four 3 Thousand Five Hundred Forty-Eight Dollars and Fifty-Five Cents (\$254,548.55). For the period 4 of May 14, 2026 to May 13, 2027, the maximum compensation payable by the County to the 5 Contractor shall not exceed Two Hundred Sixty-One Thousand Two Hundred Eleven Dollars 6 and Fifty-One Cents (\$261,211.51). Should this Agreement be extended under Section 4.2 7 hereof, the maximum compensation payable by the County to the Contractor for each 8 subsequent 12-month period shall be as follows: May 14, 2027 to May 13, 2028, the maximum 9 compensation payable by the County to the Contractor shall not exceed Two Hundred Sixty-Eight Thousand Seventy-Four Dollars and Thirty-five Cents (\$268,074.35); and May 14, 2028 to 10 May 13, 2029, the maximum compensation payable by the County to the Contractor shall not exceed Two Hundred Seventy-Five Thousand One Hundred Forty-Three Dollars and Eight Cents (\$275,143.08). The Contractor acknowledges that the County is a local government entity, and does so with notice that the County's powers are limited by the California Constitution and by State law, and with notice that the Contractor may receive compensation under this Agreement only for services performed according to the terms of this Agreement and while this Agreement is in effect, and subject to the maximum amount payable under this section. The Contractor further acknowledges that County employees have no authority to pay the Contractor except as expressly provided in this Agreement.

3.3 Invoices. The Contractor shall submit invoices to County Clerk/Elections, Business
Manager, countyclerkfinance@fresnocountyca.gov. The Contractor shall submit the initial
invoice for Annual Software License Fees and Optional Annual Warranty Fees within 60 days of
contract execution and subsequent invoices on July 1 of each subsequent contract year.
Support services described in Exhibit B to this Agreement, titled "Compensation," are purchased
on an as-needed basis and shall be invoiced and submitted by the Contractor within 60 days
after the month in which the Contractor performs support services.

3.4 Payment. The County shall pay each correctly completed and timely submitted invoice within 45 days after receipt. The County shall remit any payment to the Contractor's address specified in the invoice.
3.5 Incidental Expenses. The Contractor is solely responsible for all of its costs and

3.5 **Incidental Expenses.** The Contractor is solely responsible for all of its costs and expenses that are not specified as payable by the County under this Agreement.

Article 4

Term of Agreement

4.1 **Term.** This Agreement is effective retroactively to May 14, 2024 and terminates on May 13, 2027, except as provided section 4.2, "Extension," or Article 6, "Termination and Suspension," below.

4.2 **Extension.** The term of this Agreement may be extended for no more than two, oneyear periods only upon written approval of both parties at least 30 days before the first day of the next one-year extension period. The Fresno County Clerk/Registrar of Voters or his or her designee is authorized to sign the written approval on behalf of the County based on the Contractor's satisfactory performance. The extension of this Agreement by the County is not a waiver or compromise of any default or breach of this Agreement by the Contractor existing at the time of the extension whether or not known to the County.

Article 5

Notices

5.1 **Contact Information.** The persons and their addresses having authority to give and receive notices provided for or permitted under this Agreement include the following:

For the County:
County Clerk/Registrar of Voters
County of Fresno
2221 Kern Street
Fresno, CA 93721
Email: clerk-elections@fresnocountyca.govFor the Contractor:
Dominion Voting Systems Inc.
Attn: Contracts Administrator
PO Box 343
Broomfield, CO 80038

Email: contracts@dominionvoting.com

5.2 **Change of Contact Information.** Either party may change the information in section 5.1 by giving notice as provided in section 5.3.

5.3 **Method of Delivery.** Each notice between the County and the Contractor provided for or permitted under this Agreement must be in writing, state that it is a notice provided under this Agreement, and be delivered either by personal service, by first-class United States mail, by an overnight commercial courier service, by telephonic facsimile transmission, or by Portable Document Format (PDF) document attached to an email.

(A)

(A) A notice delivered by personal service is effective upon service to the recipient.

(B) A notice delivered by first-class United States mail is effective three County business days after deposit in the United States mail, postage prepaid, addressed to the recipient.

(C) A notice delivered by an overnight commercial courier service is effective oneCounty business day after deposit with the overnight commercial courier service,delivery fees prepaid, with delivery instructions given for next day delivery, addressed tothe recipient.

(D) A notice delivered by telephonic facsimile transmission or by PDF document attached to an email is effective when transmission to the recipient is completed (but, if such transmission is completed outside of County business hours, then such delivery is deemed to be effective at the next beginning of a County business day), provided that the sender maintains a machine record of the completed transmission.

5.4 **Claims Presentation.** For all claims arising from or related to this Agreement, nothing in this Agreement establishes, waives, or modifies any claims presentation requirements or procedures provided by law, including the Government Claims Act (Division 3.6 of Title 1 of the Government Code, beginning with section 810).

1		Article 6		
2	Termination and Suspension			
3	6.1 Termination for Non-Allocation of Funds. The terms of this Agreement are			
4	contingent on the approval of funds by the appropriating government agency. If sufficient funds			
5	are not allocated, then the County, upon at least 30 days' advance written notice to the			
6	Contractor, may:			
7		(A) Modify the services provided by the Contractor under this Agreement; or		
8		(B) Terminate this Agreement.		
9	6.2	Termination for Breach.		
10		(A) Upon determining that a breach (as defined in paragraph (C) below) has		
11	occurred, the County may give written notice of the breach to the Contractor. The writte			
12	notice may suspend performance under this Agreement, and must provide at least 30			
13	days for the Contractor to cure the breach.			
14	(B) If the Contractor fails to cure the breach to the County's satisfaction within the			
15	time stated in the written notice, the County may terminate this Agreement immediately.			
16	(C) For purposes of this section, a breach occurs when, in the determination of the			
17	County, the Contractor has:			
18	(1) Obtained or used funds illegally or improperly;			
19		(2) Failed to comply with any part of this Agreement;		
20		(3) Submitted a substantially incorrect or incomplete report to the County; or		
21		(4) Improperly performed any of its obligations under this Agreement.		
22	6.3	Termination without Cause. In circumstances other than those set forth above, the		
23	County may terminate this Agreement by giving at least 30 days advance written notice to the			
24	Contractor.			
25	6.4 No Penalty or Further Obligation. Any termination of this Agreement by the Count			
26	under this Article 6 is without penalty to or further obligation of the County.			
27	6.5 County's Rights upon Termination. Upon termination for breach under this Article			
28	6, the Co	unty may demand repayment by the Contractor of any monies disbursed to the		
	1	2		

Contractor under this Agreement that, in the County's sole judgment, were not expended in
 compliance with this Agreement. The Contractor shall promptly refund all such monies upon
 demand. This section survives the termination of this Agreement.

Article 7

Independent Contractor

7.1 **Status.** In performing under this Agreement, the Contractor, including its officers, agents, employees, and volunteers, is at all times acting and performing as an independent contractor, in an independent capacity, and not as an officer, agent, servant, employee, joint venturer, partner, or associate of the County.

7.2 **Verifying Performance**. The County has no right to control, supervise, or direct the manner or method of the Contractor's performance under this Agreement, but the County may verify that the Contractor is performing according to the terms of this Agreement.

7.3 **Benefits**. Because of its status as an independent contractor, the Contractor has no right to employment rights or benefits available to County employees. The Contractor is solely responsible for providing to its own employees all employee benefits required by law. The Contractor shall save the County harmless from all matters relating to the payment of Contractor's employees, including compliance with Social Security withholding and all related regulations.

7.4 **Services to Others.** The parties acknowledge that, during the term of this Agreement, the Contractor may provide services to others unrelated to the County.

Article 8

Indemnity and Defense

8.1 **Indemnity.** The Contractor shall indemnify and hold harmless and defend the County (including its officers, agents, employees, and volunteers) against all claims, demands, injuries, damages, costs, expenses (including attorney fees and costs), fines, penalties, and liabilities of any kind to the County, the Contractor, or any third party that arise from or relate to the performance or failure to perform by the Contractor (or any of its officers, agents, subcontractors, or employees) under this Agreement. The County may conduct or participate in

its own defense without affecting the Contractor's obligation to indemnify and hold harmless or
 defend the County.

8.2 **Survival.** This Article 8 survives the termination of this Agreement.

Article 9

Insurance

9.1 The Contractor shall comply with all the insurance requirements in Exhibit D to this Agreement.

Article 10

Inspections, Audits, and Public Records

10.1 **Inspection of Documents.** The Contractor shall make available to the County, and the County may examine at any time during business hours and as often as the County deems necessary, all of the Contractor's records and data with respect to the matters covered by this Agreement, excluding attorney-client privileged communications. The Contractor shall, upon request by the County, permit the County to audit and inspect all of such records and data to ensure the Contractor's compliance with the terms of this Agreement.

10.2 **State Audit Requirements.** If the compensation to be paid by the County under this Agreement exceeds \$10,000, the Contractor is subject to the examination and audit of the California State Auditor, as provided in Government Code section 8546.7, for a period of three years after final payment under this Agreement. This section survives the termination of this Agreement.

10.3 **Public Records.** The County is not limited in any manner with respect to its public disclosure of this Agreement or any record or data that the Contractor may provide to the County. The County's public disclosure of this Agreement or any record or data that the Contractor may provide to the County may include but is not limited to the following:

(A) The County may voluntarily, or upon request by any member of the public or governmental agency, disclose this Agreement to the public or such governmental agency.

(B) The County may voluntarily, or upon request by any member of the public or governmental agency, disclose to the public or such governmental agency any record or data that the Contractor may provide to the County, unless such disclosure is prohibited by court order.

(C) This Agreement, and any record or data that the Contractor may provide to the County, is subject to public disclosure under the Ralph M. Brown Act (California Government Code, Title 5, Division 2, Part 1, Chapter 9, beginning with section 54950).

(D) This Agreement, and any record or data that the Contractor may provide to the County, is subject to public disclosure as a public record under the California Public Records Act (California Government Code, Title 1, Division 10, beginning with section 7920.000) ("CPRA").

(E) This Agreement, and any record or data that the Contractor may provide to the County, is subject to public disclosure as information concerning the conduct of the people's business of the State of California under California Constitution, Article 1, section 3, subdivision (b).

(F) Any marking of confidentiality or restricted access upon or otherwise made with respect to any record or data that the Contractor may provide to the County shall be disregarded and have no effect on the County's right or duty to disclose to the public or governmental agency any such record or data.

10.4 **Public Records Act Requests.** If the County receives a written or oral request under the CPRA to publicly disclose any record that is in the Contractor's possession or control, and which the County has a right, under any provision of this Agreement or applicable law, to possess or control, then the County may demand, in writing, that the Contractor deliver to the County, for purposes of public disclosure, the requested records that may be in the possession or control of the Contractor. Within five business days after the County's demand, the Contractor shall (a) deliver to the County all of the requested records that are in the Contractor's possession or control, together with a written statement that the Contractor, after conducting a diligent search, has produced all requested records that are in the Contractor's possession or

control, or (b) provide to the County a written statement that the Contractor, after conducting a
diligent search, does not possess or control any of the requested records. The Contractor shall
cooperate with the County with respect to any County demand for such records. If the
Contractor wishes to assert that any specific record or data is exempt from disclosure under the
CPRA or other applicable law, it must deliver the record or data to the County and assert the
exemption by citation to specific legal authority within the written statement that it provides to
the County under this section. The Contractor's assertion of any exemption from disclosure is
not binding on the County, but the County will give at least 10 days' advance written notice to
the Contractor before disclosing any record subject to the Contractor's assertion of exemption
from disclosure. The Contractor shall indemnify the County for any court-ordered award of costs
or attorney's fees under the CPRA that results from the Contractor's delay, claim of exemption,
failure to produce any such records.

Article 11

Disclosure of Self-Dealing Transactions

11.1 **Applicability.** This Article 11 applies if the Contractor is operating as a corporation, or changes its status to operate as a corporation.

11.2 **Duty to Disclose.** If any member of the Contractor's board of directors is party to a self-dealing transaction, he or she shall disclose the transaction by completing and signing a "Self-Dealing Transaction Disclosure Form" (Exhibit C to this Agreement) and submitting it to the County before commencing the transaction or immediately after.

11.3 **Definition.** "Self-dealing transaction" means a transaction to which the Contractor is a party and in which one or more of its directors, as an individual, has a material financial interest.

Article 12

General Terms

12.1 **Modification.** Except as provided in Article 6, "Termination and Suspension," this Agreement may not be modified, and no waiver is effective, except by written agreement signed

by both parties. The Contractor acknowledges that County employees have no authority to modify this Agreement except as expressly provided in this Agreement. 2

12.2 **Non-Assignment.** Neither party may assign its rights or delegate its obligations under this Agreement without the prior written consent of the other party.

12.3 Governing Law. The laws of the State of California govern all matters arising from or related to this Agreement.

12.4 Jurisdiction and Venue. This Agreement is signed and performed in Fresno County, California. Contractor consents to California jurisdiction for actions arising from or related to this Agreement, and, subject to the Government Claims Act, all such actions must be brought and maintained in Fresno County.

Construction. The final form of this Agreement is the result of the parties' combined 12.5 efforts. If anything in this Agreement is found by a court of competent jurisdiction to be ambiguous, that ambiguity shall not be resolved by construing the terms of this Agreement against either party.

12.6 **Days.** Unless otherwise specified, "days" means calendar days.

12.7 **Headings.** The headings and section titles in this Agreement are for convenience only and are not part of this Agreement.

12.8 **Severability.** If anything in this Agreement is found by a court of competent jurisdiction to be unlawful or otherwise unenforceable, the balance of this Agreement remains in effect, and the parties shall make best efforts to replace the unlawful or unenforceable part of this Agreement with lawful and enforceable terms intended to accomplish the parties' original intent.

12.9 **Nondiscrimination.** During the performance of this Agreement, the Contractor shall not unlawfully discriminate against any employee or applicant for employment, or recipient of services, because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, military status or veteran status pursuant to all applicable State of California and federal statutes and regulation.

12.10 **No Waiver.** Payment, waiver, or discharge by the County of any liability or obligation of the Contractor under this Agreement on any one or more occasions is not a waiver of performance of any continuing or other obligation of the Contractor and does not prohibit enforcement by the County of any obligation on any other occasion.

5 12.11 **Entire Agreement.** This Agreement, including its exhibits, is the entire agreement between the Contractor and the County with respect to the subject matter of this Agreement, and it supersedes all previous negotiations, proposals, commitments, writings, advertisements, publications, and understandings of any nature unless those things are expressly included in this Agreement. If there is any inconsistency between the terms of this Agreement without its exhibits and the terms of the exhibits, then the inconsistency will be resolved by giving precedence first to the terms of this Agreement without its exhibits, and then to the terms of the exhibits.

12.12 No Third-Party Beneficiaries. This Agreement does not and is not intended to create any rights or obligations for any person or entity except for the parties.

12.13 **Authorized Signature.** The Contractor represents and warrants to the County that:

(A) The Contractor is duly authorized and empowered to sign and perform its obligations under this Agreement.

(B) The individual signing this Agreement on behalf of the Contractor is duly authorized to do so and his or her signature on this Agreement legally binds the Contractor to the terms of this Agreement.

12.14 **Electronic Signatures.** The parties agree that this Agreement may be executed by electronic signature as provided in this section.

(A) An "electronic signature" means any symbol or process intended by an individual signing this Agreement to represent their signature, including but not limited to (1) a digital signature; (2) a faxed version of an original handwritten signature; or (3) an electronically scanned and transmitted (for example by PDF document) version of an original handwritten signature.

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(B) Each electronic signature affixed or attached to this Agreement (1) is deemed equivalent to a valid original handwritten signature of the person signing this Agreement for all purposes, including but not limited to evidentiary proof in any administrative or judicial proceeding, and (2) has the same force and effect as the valid original handwritten signature of that person.

(C) The provisions of this section satisfy the requirements of Civil Code section1633.5, subdivision (b), in the Uniform Electronic Transaction Act (Civil Code, Division 3,Part 2, Title 2.5, beginning with section 1633.1).

(D) Each party using a digital signature represents that it has undertaken and satisfied the requirements of Government Code section 16.5, subdivision (a), paragraphs (1) through (5), and agrees that each other party may rely upon that representation.

(E) This Agreement is not conditioned upon the parties conducting the transactions under it by electronic means and either party may sign this Agreement with an original handwritten signature.

12.15 **Counterparts.** This Agreement may be signed in counterparts, each of which is an original, and all of which together constitute this Agreement.

[SIGNATURE PAGE FOLLOWS]

1	The parties are signing this Agreeme	nt on the date stated in the introductory clause.
2	DOMINION VOTING SYSTEMS, INC.	COUNTY OF FRESNO
3	I Do	
4		Nothan Magain Chairman of the Poord of
5	John Poulos, President & CEO Dominion Voting Systems Inc.	Nathan Magsig, Chairman of the Board of Supervisors of the County of Fresno
6 7	PO Box 343 Broomfield, CO 80038 e-mail: contracts@dominionvoting.com	Attest: Bernice E. Seidel
8		Clerk of the Board of Supervisors County of Fresno, State of California
9		By: Alexandrin Vien
10		Deputy
11	For accounting use only:	
12	Org No.:28500600 Account No.:7309	
13	Fund No.:0001 Subclass No.:10000	
14		
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Definitions.

1.1. "<u>Hardware</u>" means the ImageCast[®] system defined in the Agreement as those items under warranty including ImageCast Evolution Hardware, ImageCast X Hardware, Mobile Ballot Printing Hardware, and ImageCast Central Hardware.

1.2. "<u>Party</u>" or "<u>Parties</u>" Dominion Voting Systems, Inc. ("Contractor") and County of Fresno ("County") may hereinafter be referred to individually as a Party and collectively as the Parties.

1.3. "<u>Software</u>" means the Democracy Suite[®] and ImageCast[®] software licensed by the Contractor hereunder, in object code form, including related documentation provided to the County.

1.4. "<u>Specifications</u>" means descriptions and data regarding the features, functions and performance of the Software and Hardware, as set forth in user manuals or other applicable documentation provided by the Contractor.

1.5. "<u>Third-Party Products</u>" means any software or hardware obtained from third-party manufacturers or distributors and provided by Licensor hereunder.

2. Licenses.

2.1. <u>Licenses to Software</u>. Subject to the terms herein and subject to payment by the County of the License fees as described in Exhibit B to the Agreement, titled "Compensation," the Contractor grants to the County non-exclusive, non-transferrable licenses to use the Software solely for the County's own internal business purposes and solely in conjunction with the Software and Hardware. These Licenses shall only be effective during the term of the Agreement and for the two (2) optional 12-month extension periods as described in Article 4 of the Agreement, titled "Term of Agreement," and cannot be transferred or sublicensed.

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2.2. <u>Third-Party Products</u>. When applicable, the Contractor agrees to sublicense any software that constitutes or is contained in Third-Party Products, in object code form only, to the County for use during the term of the Agreement and for the two (2) optional 12-month extension periods as described in Article 4 of the Agreement, titled "Term of Agreement." This sublicense is conditioned on the County's continued compliance with the terms and conditions of the end-user licenses contained on or in the media on which such software is provided.

2.3. <u>No Other Licenses</u>. Other than as expressly set forth in this Agreement, (a) the Contractor grants no licenses, expressly or by implication, and (b) the Contractor's entering into and performing the Agreement will not be deemed to license or assign any intellectual property rights of the Contractor to the County or any third party. Without limiting the foregoing sentence, the County agrees not to use the Software as a service bureau for elections outside the County's jurisdiction and agrees not to reverse engineer or otherwise attempt to derive the source code of any Software. The County shall have no power to transfer or grant sub-licenses for the Software. Any use of the Software not expressly permitted by the terms of this Agreement is strictly prohibited.

3. Upgrades and Certification. During the term of the Agreement and for the two (2) optional 12-month extension periods as described in Article 4 of the Agreement, titled "Term of Agreement," the Contractor shall provide upgrades to the County under the following conditions.

3.1. <u>Upgrades</u>. In the event that the Contractor, at its sole discretion, certifies a Software upgrade under the applicable laws and regulations of the State of California, the Contractor shall make the certified Software upgrade available to the County at no additional cost.

3.2. <u>Certification Requirement</u>. Notwithstanding any other terms herein, the Contractor shall not provide, and shall not be obligated to provide any upgrade or other Software update that has not been certified under the applicable provisions of the election laws and regulations of the State of California.

4. Prohibited Acts. The County shall not, without the prior written permission of the Contractor:

4.1. Transfer or copy onto any other storage device or hardware or otherwise copy the Software in whole or in part except for purposes of system backup;

4.2. Reverse engineer, disassemble, decompile, decipher or analyze the Software in whole or in part;

4.3. Alter or modify the Software or copyright notices in any way or prepare any derivative works of the Software or any part of parts of the Software;

4.4. Provide or transfer any Software or System component to any third party unless explicitly authorized in writing by the Contractor.

5. Return of Software. Upon termination or expiration of this Agreement, the County shall forthwith return to the Contractor all Software in its possession or control, or destroy all such Software from any electronic media, and certify in writing to the Contractor that it has been destroyed.

6. Warranties. The following warranties shall apply.

6.1. <u>Software Warranty Terms</u>. The Contractor warrants that the Software will function substantially in accordance with the Specifications during the term of the Agreement and for the two (2) optional 12-month extension periods as described in Article 4 of the Agreement, titled "Term of Agreement." The Contractor also warrants that the Software shall comply with the State of California certification requirements and election laws (collectively the "Requirements") in effect as of the date the Software is certified by the State of California. This provision applies to the initially installed Software as well as any subsequent upgrades pursuant to Section 3 of this Exhibit A, titled "Upgrades and Certification," herein. However, the Contractor will not be required to

make modifications to the Software or System as a result of changes in the Requirements. The foregoing warranty will be void in the event of the Software (i) having been modified by any party other than the Contractor or (ii) having been used by the County for purposes other than those for which the Software was designed by the Contractor. If the Contractor establishes that the reported material failure is not covered by the foregoing warranty, the County shall be responsible for the costs of the Contractor's investigative work at a rate of \$275.00 per hour.

6.1.1. <u>Corrections</u>. If the County believes that the Software is not functioning substantially in accordance with the Specifications or Requirements, the County shall provide the Contractor with written notice of the material failure within thirty (30) days of discovering the material failure, provided that the County can reproduce the material failure to the Contractor. The Contractor shall correct the deficiencies, at no additional cost and incorporate such corrections into the next version certified by the State of California.

6.1.2. <u>Third-Party Software</u>. The warranties herein do not apply to any Third-Party Software. However, to the extent permitted by the manufacturers of Third-Party Software, the Contractor shall pass through to the County all warranties from the Third-Party Software manufacturers regarding the operation of such Third-Party Software.

6.2. <u>Hardware Warranty Terms</u>. The Contractor warrants that when used with the Hardware and Software configuration purchased through or approved by the Contractor, each component of Hardware will be free of defects that would prevent the Hardware from operating in conformity in all material respects with its Specifications.

6.3. <u>Hardware Warranty Services</u>. If any Hardware component fails to operate in conformity with its Specifications during the warranty period, the Contractor shall provide a replacement for the Hardware component or, at the Contractor's sole option, shall repair the Hardware component, so long as the Hardware is operated with its designated Software and with third party products

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approved by the Contractor for use with the Hardware. The following conditions apply to the Hardware warranty:

6.3.1.	The County shall bear the shipping costs to return the malfunctioning Hardware
	component to the Contractor, and the Contractor shall bear the costs for shipping
	the repaired or replaced Hardware component to the County.

- 6.3.2. The following services are not covered by this Agreement, but may be available at the Contractor's current time and material rates:
 - 6.3.2.1. Replacement of consumable items including but not limited to batteries, paper rolls, toner, ribbons, seals, smart cards, and removable memory devices, scanner rollers, disks, etc.;
 - 6.3.2.2. Repair or replacement of Hardware damaged by of accident, disaster, theft, vandalism, neglect, abuse, or any improper use;
 - 6.3.2.3. Repair or replacement of Hardware modified by any person other than those authorized in writing by the Contractor;
 - 6.3.2.4. Repair or replacement of Hardware from which the serial numbers have been removed, defaced or changed.
 - 6.3.3 The County is not authorized to provide or transfer any Hardware or System component to a third party unless explicitly authorized in writing by the Contractor. Providing or transferring Hardware will void the terms of the Warranty and shall be considered a breach to the Agreement.
- 6.3.4 Dominion shall perform one (1) on-site preventative maintenance inspection once every four years on Dominion Hardware during the agreement term at a time mutually agreed to by County and Contractor. This on-site preventative maintenance is expected to be scheduled at least ninety (90) days prior to the requested test date. Dominion shall perform the preventative maintenance and replace any and all parts that fail due to normal use during the warranty period.

In the event of a warranty claim outside of the scheduled preventative maintenance, additional on-site service will be available at Dominion's then current time and material rates. There are no additional charges for parts covered by this warranty.

6.4. <u>No Other Warranties.</u> THE CONTRACTOR DISCLAIMS ALL OTHER WARRANTIES, AND REPRESENTATIONS, WHETHER WRITTEN, ORAL, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND ANY WARRANTY BASED ON A COURSE OF DEALING, COURSE OF PERFORMANCE OR USAGE OF TRADE.

Exhibit B

1 The Contractor will be compensated for performance of its services and grant to the 2 County the software licenses and software and hardware warranties under this Agreement as 3 provided in this Exhibit B. The Contractor is not entitled to any compensation except as 4 expressly provided in this Exhibit B.

Payments specified in this Exhibit B are exclusive of all excise, sale, use and other taxes imposed by any governmental authority, all of which taxes (other than income taxes owed by the Contractor) shall be reimbursed by the County. All pricing in U.S. Dollars.

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PRICING SUMMARY AND DELIVERABLES DESCRIPTION

1. Pricing Summary - Prices of equipment, software, software and hardware warranties, and other related services for voting, vote counting, and result processing.

UNIT QTY TOTAL DESCRIPTION PRICE Annual Software Licenses \$19,669.09 \$19,669.09 Democracy Suite Light Annual License Fee 1 Adjudication Annual Software License Fee 1 \$16,390.91 \$16,390.91 16 Mobile Ballot Printing Annual Software License Fee 1 \$3,278.18 \$3,278.18 ImageCast X Annual Firmware License - Classic BMD 21" 240 \$163.91 \$39,338.40 ImageCast Central Annual Firmware License - G2140 8 \$2,813.77 \$22,510.16 ImageCast Evolution (ICE) Annual Firmware License 2019 Purchase 60 \$249.15 \$14,949.00 ImageCast Evolution (ICE) Annual Firmware License 2022 Purchase \$228.00 \$5,700.00 25

\$121,835.74

\$40,648.80 \$13,112.72

\$15,407.40

\$5,875.00

\$18,750.00

\$93,793.92

\$215,629.66

Sub-total:

\$169.37

\$1,639.09

\$256.79

\$235.00

\$375.00

Sub-total:

ANNUAL SOFTWARE LICENSE FEES AND OPTIONAL ANNUAL WARRANTY FEES

Dominion will adjust the Annual Fees within three percent (3%) of the then current fee.

Optional Annual Warranties

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2. Annual Software License Fees and Optional Annual Warranty Fees Payment Schedule

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Annual Total (including optional warranties)

The Contractor shall invoice the County for the Annual Software License Fees and any Optional Annual Warranty Fees for the first 12-month period under this Agreement within 60

Exhibit B

days of the date this Agreement is executed by the County. The Annual Software License Fees and any Optional Annual Warranty Fees shall be invoiced by the Contractor on July 1 during each subsequent year of the Agreement and for the two (2) optional 12-month extension periods as described in Article 4 of the Agreement, titled "Term of Agreement." The County shall pay invoices in a timely manner and no later than forty-five (45) calendar days from receipt of an invoice from the Contractor.

Payment #	Payment Description	Invoice Date	Amount
1	Annual Software License Fee and Optional Annual Warranty Fee Payments	Within 60 days of agreement execution.	\$115,353.82 Discount applied due to Nov. 2023 annual fee payment. Payment #1 covers fees for November 1, 2024 – May 13, 2025.
2	Annual Software License Fee and Optional Annual Warranty Fee Payments	July 1, 2025	\$222,098.40 May 14, 2025 – May 13, 2026.
3	Annual Software License Fee and Optional Annual Warranty Fee Payments	July 1, 2026	\$228,759.40 May 14, 2026 – May 13, 2027.
4	Annual Software License Fee and Optional Annual Warranty Fee Payments	July 1, 2027	\$235,623.07 May 14, 2027 – May 13, 2028.
5	Annual Software License Fee and Optional Annual Warranty Fee Payments	July 1, 2028	\$242,690.35 May 14, 2028 – May 13, 2029.

3. <u>Support Services Description</u>

- 3.1. **Ongoing telephone support**. Telephone support shall be available for the County during the term of the Agreement and for the two (2) optional 12-month extension periods as described in Article 4 of the Agreement, titled "Term of Agreement," at no additional costs.
- 3.2. Travel and Expenses included. All costs of the Contractor's transportation, lodging and meal expenses are included during the term of the Agreement and for the two (2) optional 12-month extension periods as described in Article 4 of the Agreement, titled "Term of Agreement."
- 3.3. **Other Services, Consumables or Equipment.** Any other services, consumables or equipment not specifically identified in this Agreement are available for purchase by the

Exhibit B

County at the Contractor's then current list price.

4. <u>Support Services Payment Schedule</u> – The Contractor shall provide invoices to the County within 60 days after the month in which the Contractor performs services. The County shall pay invoices in a timely manner and no later than forty-five (45) calendar days from receipt of an invoice from the Contractor.

Election and Support Services	Qty	Unit Price	Extension(Total)
Election On-Site Support	5	\$4,950.00	\$24,750.00
Election Database Set Up	5	\$27,500.00	\$137,500.00
Sub-	total		\$162,250.00

4.1. On-Site Election Day Support. The Contractor will provide five (5) days (inclusive of travel and expenses) of direct onsite election support. Additional days to be purchased at the above rate by purchase order.

4.2. Election Ballot Definition/Database Setup. The Contractor shall provide election setup services and support for the election database creation and ballot review for five (5) Elections. Ballot definition services will be provided in English and Spanish and includes the following: Democracy Suite Election project setup, provide the Mail Ballot/Absentee PDF artwork, verification and proofing for each Election, provide audio setup for audio voting using a synthesizer. Any outside recording charges would be at the County's expense. Additional ballot definition/database setup to be purchased at the above rate by purchase order.

Exhibit C

Self-Dealing Transaction Disclosure Form

In order to conduct business with the County of Fresno ("County"), members of a contractor's board of directors ("County Contractor"), must disclose any self-dealing transactions that they are a party to while providing goods, performing services, or both for the County. A self-dealing transaction is defined below:

"A self-dealing transaction means a transaction to which the corporation is a party and in which one or more of its directors has a material financial interest."

The definition above will be used for purposes of completing this disclosure form.

Instructions

- (1) Enter board member's name, job title (if applicable), and date this disclosure is being made.
- (2) Enter the board member's company/agency name and address.
- (3) Describe in detail the nature of the self-dealing transaction that is being disclosed to the County. At a minimum, include a description of the following:
 - a. The name of the agency/company with which the corporation has the transaction; and
 - b. The nature of the material financial interest in the Corporation's transaction that the board member has.
- (4) Describe in detail why the self-dealing transaction is appropriate based on applicable provisions of the Corporations Code.

The form must be signed by the board member that is involved in the self-dealing transaction described in Sections (3) and (4).

Exhibit C

(1) Company Board Member Information:					
Name:		Date:			
Job Title:					
(2) Compar	y/Agency Name and Address:				
(3) Disclosi party to)	ure (Please describe the nature of	the self-dea	aling transaction you are a		
[·····] ···)					
	why this self-dealing transaction i ns Code § 5233 (a)	s consister	it with the requirements of		
Corporation	is code § 5255 (a)				
	(5) Authorized Signature				
Signature:		Date:			

Exhibit D

Insurance Requirements

1. Required Policies

Without limiting the County's right to obtain indemnification from the Contractor or any third parties, Contractor, at its sole expense, shall maintain in full force and effect the following insurance policies throughout the term of this Agreement.

- (A) Commercial General Liability. Commercial general liability insurance with limits of not less than Two Million Dollars (\$2,000,000) per occurrence and an annual aggregate of Four Million Dollars (\$4,000,000). This policy must be issued on a per occurrence basis. Coverage must include products, completed operations, property damage, bodily injury, personal injury, and advertising injury. The Contractor shall obtain an endorsement to this policy naming the County of Fresno, its officers, agents, employees, and volunteers, individually and collectively, as additional insureds, but only insofar as the operations under this Agreement are concerned. Such coverage for additional insureds will apply as primary insurance and any other insurance, or self-insurance, maintained by the County is excess only and not contributing with insurance provided under the Contractor's policy.
- (B) Automobile Liability. Automobile liability insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence for bodily injury and for property damages. Coverage must include any auto used in connection with this Agreement.
- (C) **Workers Compensation.** Workers compensation insurance as required by the laws of the State of California with statutory limits.
- (D) **Employer's Liability.** Employer's liability insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence for bodily injury and for disease.
- (E) Technology Professional Liability (Errors and Omissions). Technology professional liability (errors and omissions) insurance with limits of not less than Five Million Dollars (\$5,000,000) per occurrence and in the aggregate. Coverage must encompass all of the Contractor's obligations under this Agreement, including but not limited to claims involving Cyber Risks.
- (F) Cyber Liability. Cyber liability insurance with limits of not less than Five Million Dollars (\$5,000,000) per occurrence. Coverage must include claims involving Cyber Risks. The cyber liability policy must be endorsed to cover the full replacement value of damage to, alteration of, loss of, or destruction of intangible property (including but not limited to information or data) that is in the care, custody, or control of the Contractor.

Definition of Cyber Risks. "Cyber Risks" include but are not limited to (i) Security Breach, which may include Disclosure of Personal Information to an Unauthorized Third Party; (ii) data breach; (iii) breach of any of the Contractor's obligations under this Agreement; (iv) system failure; (v) data recovery; (vi) failure to timely disclose data breach or Security Breach; (vii) failure to comply with privacy policy; (viii) payment card liabilities and costs; (ix) infringement of intellectual property, including but not limited to infringement of copyright, trademark, and trade dress; (x) invasion of privacy, including release of private information; (xi) information theft; (xii) damage to or destruction or alteration of electronic information; (xiii) cyber extortion; (xiv) extortion related to the

Exhibit D

Contractor's obligations under this Agreement regarding electronic information, including Personal Information; (xv) fraudulent instruction; (xvi) funds transfer fraud; (xvii) telephone fraud; (xviii) network security; (xix) data breach response costs, including Security Breach response costs; (xx) regulatory fines and penalties related to the Contractor's obligations under this Agreement regarding electronic information, including Personal Information; and (xxi) credit monitoring expenses.

2. Additional Requirements

- (A) Verification of Coverage. Within 30 days after the Contractor signs this Agreement, and at any time during the term of this Agreement as requested by the County's Risk Manager or the County Administrative Office, the Contractor shall deliver, or cause its broker or producer to deliver, to the County Risk Manager, at 2220 Tulare Street, 16th Floor, Fresno, California 93721, or HRRiskManagement@fresnocountyca.gov, and by mail or email to the person identified to receive notices under this Agreement, certificates of insurance and endorsements for all of the coverages required under this Agreement.
 - (i) Each insurance certificate must state that: (1) the insurance coverage has been obtained and is in full force; (2) the County, its officers, agents, employees, and volunteers are not responsible for any premiums on the policy; and (3) the Contractor has waived its right to recover from the County, its officers, agents, employees, and volunteers any amounts paid under any insurance policy required by this Agreement and that waiver does not invalidate the insurance policy.
 - (ii) The commercial general liability insurance certificate must also state, and include an endorsement, that the County of Fresno, its officers, agents, employees, and volunteers, individually and collectively, are additional insureds insofar as the operations under this Agreement are concerned. The commercial general liability insurance certificate must also state that the coverage shall apply as primary insurance and any other insurance, or self-insurance, maintained by the County shall be excess only and not contributing with insurance provided under the Contractor's policy.
 - (iii) The automobile liability insurance certificate must state that the policy covers any auto used in connection with this Agreement.
 - (iv) The technology professional liability insurance certificate must also state that coverage encompasses all of the Contractor's obligations under this Agreement, including but not limited to claims involving Cyber Risks, as that term is defined in this Agreement.
 - (v) The cyber liability insurance certificate must also state that it is endorsed, and include an endorsement, to cover the full replacement value of damage to, alteration of, loss of, or destruction of intangible property (including but not limited to information or data) that is in the care, custody, or control of the Contractor.
- (B) **Acceptability of Insurers.** All insurance policies required under this Agreement must be issued by admitted insurers licensed to do business in the State of California and

Exhibit D

possessing at all times during the term of this Agreement an A.M. Best, Inc. rating of no less than A: VII.

- (C) **Notice of Cancellation or Change.** For each insurance policy required under this Agreement, the Contractor shall provide to the County, or ensure that the policy requires the insurer to provide to the County, written notice of any cancellation or change in the policy as required in this paragraph. For cancellation of the policy for nonpayment of premium, the Contractor shall, or shall cause the insurer to, provide written notice to the County not less than 10 days in advance of cancellation. For cancellation of the policy for any other reason, and for any other change to the policy, the Contractor shall, or shall cause the insurer to, provide written advance of cancellation of the policy for any other reason. The County in its sole discretion may determine that the failure of the Contractor or its insurer to timely provide a written notice required by this paragraph is a breach of this Agreement.
- (D) County's Entitlement to Greater Coverage. If the Contractor has or obtains insurance with broader coverage, higher limits, or both, than what is required under this Agreement, then the County requires and is entitled to the broader coverage, higher limits, or both. To that end, the Contractor shall deliver, or cause its broker or producer to deliver, to the County's Risk Manager certificates of insurance and endorsements for all of the coverages that have such broader coverage, higher limits, or both, as required under this Agreement.
- (E) Waiver of Subrogation. The Contractor waives any right to recover from the County, its officers, agents, employees, and volunteers any amounts paid under the policy of worker's compensation insurance required by this Agreement. The Contractor is solely responsible to obtain any policy endorsement that may be necessary to accomplish that waiver, but the Contractor's waiver of subrogation under this paragraph is effective whether or not the Contractor obtains such an endorsement.
- (F) County's Remedy for Contractor's Failure to Maintain. If the Contractor fails to keep in effect at all times any insurance coverage required under this Agreement, the County may, in addition to any other remedies it may have, suspend or terminate this Agreement upon the occurrence of that failure, or purchase such insurance coverage, and charge the cost of that coverage to the Contractor. The County may offset such charges against any amounts owed by the County to the Contractor under this Agreement.
- (G) **Subcontractors.** The Contractor shall require and verify that all subcontractors used by the Contractor to provide services under this Agreement maintain insurance meeting all insurance requirements provided in this Agreement. This paragraph does not authorize the Contractor to provide services under this Agreement using subcontractors.