1 2 3 Agreement No. 19-073

#### AGREEMENT

THIS AGREEMENT ("Agreement") is made and entered into this <u>12th</u> day of <u>February</u>, 2019 ("Effective Date"), by and between the COUNTY OF FRESNO, a political subdivision of the State of California, ("COUNTY"), and Daptiv Solutions LLC., a Washington Limited Liability Company, whose corporate address is at 1111 Third Ave., Suite 700, Seattle, WA 98101, ("CONTRACTOR").

#### RECITALS

WHEREAS, COUNTY desires to license software as a service of CONTRACTOR'S software called

Daptiv PPM ("Subscription Service") as well as installation, training, data conversion services ("Professional Services"), from CONTRACTOR, as set forth in the COUNTY's Request for Proposal

(RFP) 18-063, dated July 3, 2018; and

WHEREAS, CONTRACTOR provided a Response to COUNTY's RFP No 18-063, dated August 14,
 2018, in which it offered certain software license, installation, training, and software maintenance of
 Software by CONTRACTOR, along with professional services from CONTRACTOR, as a solution to
 meet the stated needs of the COUNTY; and

**WHEREAS**, COUNTY and CONTRACTOR desire to enter into this Agreement for the license and access to the Service, and for maintenance and support of the Subscription Service.

**NOW, THEREFORE**, for and in consideration of the promises herein, and for other good and valuable consideration, the parties agree as follows:

#### WITNESSETH

## I. DOCUMENTS CONSTITUTING AGREEMENT

This Agreement includes COUNTY's RFP No 18-063, and CONTRACTOR's Response to RFP No 18-063, and these documents are incorporated by this reference.

## II. DEFINITIONS

The following terms used throughout this Agreement shall be defined as follows:

1 Change Control Process: 2 Process used by the Information Services Division of COUNTY's Internal Services Department (ISD) to inform staff of new or updated production use systems. 3 4 License: 5 The meaning assigned to the term 'License" as defined in Section III-A of this Agreement and the 6 rights and obligations which it creates under the laws of the United States of America and the 7 State of California including without limitation, copyright and intellectual property law. Monies: 8 9 The terms "Monies", "Charges", "Price", and "Fees" will be considered to be equivalent. Public Records: 10 11 Public Records includes any writing containing information relating to the conduct of the public's 12 business that is prepared, owned, used, or retained by any state or local agency, regardless of 13 physical form or characteristics. 14 Supplier: The terms "Supplier", "Vendor", and "Daptiv Solutions, LLC" all refer to CONTRACTOR and are 15 16 considered to be equivalent throughout this Agreement. 17 Documentation: The documentation relating to the Subscription Service, and all manuals, reports, brochures, 18 19 sample runs, specifications and other materials comprising such documentation provided by 20 CONTRACTOR in connection with the Subscription Service pursuant to this Agreement. 21 User: 22 The terms "User", "Customer" and "Licensee" all refer to COUNTY and are considered to be equivalent throughout this Agreement. 23 24 Ш. **OBLIGATIONS OF THE CONTRACTOR** 25 26 A) SUBSCRIPTION SERVICES 27 1) GRANT OF LICENSE 28 - 2 -

CONTRACTOR grants to COUNTY and COUNTY accepts a non-exclusive, nontransferable, worldwide right during the Term to access the Subscription Service and permit the number of individual users specified in the Order to use the Subscription Service solely for the COUNTY's own internal business purposes ("Authorized Users"). Unless otherwise specified, the term "quantity" as used in the Order Invoice refers to the number of Authorized Users that are permitted to access the associated Subscription Service.

#### 2) OWNERSHIP

The parties acknowledge and agree that, as between CONTRACTOR and COUNTY, title and full ownership of all rights in and to the Subscription Service, Documentation, and all other materials provided to COUNTY by CONTRACTOR under the terms of this Agreement shall remain with CONTRACTOR. COUNTY will take reasonable steps to protect trade secrets of the Subscription Service and Documentation. Ownership of all copies is retained by CONTRACTOR. COUNTY may not disclose or make available to third parties the Subscription Service or Documentation or any portion thereof. CONTRACTOR shall own all right, title and interest in and to all corrections, modifications, enhancements, programs, and work product conceived, created or developed, alone or with COUNTY or others, as a result of or related to the performance of this Agreement, including all proprietary rights therein and based thereon. Except and to the extent expressly provided herein, CONTRACTOR does not grant to COUNTY any right or license, express or implied, in or to the Subscription Service and Documentation or any of the foregoing. The parties acknowledge and agree that, as between CONTRACTOR and COUNTY, full ownership of all rights in and to all COUNTY data, whether in magnetic or paper form, including without limitation printed output, are the exclusive property of COUNTY.

#### 3) POSSESSION, USE AND UPDATE OF SOFTWARE

COUNTY agrees that only COUNTY will use the Subscription Service for its own internal purposes. CONTRACTOR may, at reasonable times, inspect COUNTY's premises and equipment to verify that all of the terms and conditions of this license are being

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observed. CONTRACTOR may create, from time to time, updated versions of the Subscription Service and Documentation and CONTRACTOR shall make such Updates available to COUNTY. All Updates shall be licensed under the terms of this Agreement. COUNTY agrees to follow the prescribed instructions for updating Subscription Service and Documentation provided to COUNTY by CONTRACTOR.

#### 4) DELIVERY OF SUBSCRIPTION SERVICE AND MATERIALS

COUNTY shall not rent, lease, license, distribute, sell, transfer, or assign this license, the Subscription Service, or the Documentation, or any of the information contained therein other than COUNTY data, to any other person or entity, whether on a permanent or temporary basis, and any attempt to do so will constitute a breach of this Agreement. No right or license is granted under this Agreement for the use or other utilization of the licensed programs, directly or indirectly, for the benefit of any other person or entity, except as provided in this Agreement.

5) RESTRICTIONS ON USE:

COUNTY shall not (i) license, sublicense, sell, resell, transfer, assign, distribute or otherwise commercially exploit or make available to any third party the Subscription Service or the Documentation in any way; (ii) modify or make derivative works based upon the Subscription Service or the Documentation; (iii) create Internet "links" to the Subscription Service or "frame" or "mirror" any Documentation on any other server or wireless or Internet-based device; (iv) send spam or otherwise duplicative or unsolicited messages in violation of applicable law; (v) send or store infringing, obscene, threatening, libelous, or otherwise unlawful or tortious material, including material harmful to children or material that violates third party privacy rights; (iv) send or store material containing software viruses, worms, Trojan horses or other harmful computer code, files, scripts, agents or programs; (vii) interfere with or disrupt the integrity or performance of the Subscription Service or the data contained therein, including but not limited to COUNTY Data; (viii) attempt to gain unauthorized access to the Subscription Service in order to

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(a) build a competitive product or service, (b) build a product using similar ideas, features, functions or graphics of the Subscription Service, or (c) copy any ideas, features, functions or graphics of the Subscription Service.

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#### 8) INTELLECTUAL PROPERTY, TRADEMARK AND COPYRIGHT

CONTRACTOR retains ownership of the Subscription Service, any portions or copies thereof, and all rights therein. CONTRACTOR reserves all rights not expressly granted to COUNTY. This License does not grant COUNTY any rights in connection with any trademarks or service marks of CONTRACTOR, its suppliers or licensors. All right, title, interest and copyrights in and to the Subscription Service and the accompanying Documentation and any copies of the Subscription Service are owned by CONTRACTOR, its suppliers or licensors. All title and intellectual property rights in and to the content which may be accessed through use of the Subscription Service are the property of the respective content owner and may be protected by applicable copyright or other intellectual property laws and treaties. This License grants COUNTY no rights to use such content.

#### B) SERVICES TO BE PROVIDED BY CONTRACTOR TO COUNTY

#### 1) ACCESS

Commencing on the latter of the Effective Date of this Agreement or the **Subscription Term Start** Date in the Order, CONTRACTOR shall make available to COUNTY the unique instance of the CONTRACTOR Subscription Service for use by the number of Authorized Users specified under the terms of this Agreement.

#### 2) TRAINING

CONTRACTOR will conduct "train-the-trainer" training of COUNTY staff at a COUNTY-designated location and at a time approved in writing by COUNTY, as specified in CONTRACTOR's Response to RFP No 18-063.

#### 3) DOCUMENTATION

Upon request, CONTRACTOR shall make available to COUNTY Documentation, which shall consist of electronic media files. CONTRACTOR shall provide new Documentation corresponding to all new Upgrades. COUNTY may print additional copies of all documentation. All Documentation shall be used by COUNTY only for the purposes identified within this Agreement.

C) <u>SYSTEM MAINTENANCE AND SUPPORT BY CONTRACTOR</u>

CONTRACTOR's Service Level Agreement policy and Customer Response Policy which are incorporated herein, are also attached as Exhibit 3.

D)

#### ADDITIONAL SYSTEM MAINTENANCE SERVICES BY CONTRACTOR

CONTRACTOR may provide additional maintenance services ("Additional Maintenance and Support Services" or "Additional Maintenance Services") at an additional charge. Charges will be as identified in Section VII-F of this Agreement; or, if not included in this Agreement, charges will be at current prices in effect at the time goods or services are provided. Any Additional Maintenance and Support Services requested by COUNTY and determined by CONTRACTOR to be billable by CONTRACTOR must be identified as a chargeable service prior to the service being performed and must be approved in writing in advance by COUNTY's Contract Administrator. Additional Maintenance Services include, but are not limited to, the following:

#### 1) ADDITIONAL TRAINING

Initial administrator and report generation training is included in the initial implementation. Additional training at a County facility is available upon request by COUNTY at an additional charge under the terms of this Agreement. Requests for additional training will be reviewed by CONTRACTOR and must be requested in writing in advance by COUNTY's Contract Administrator. Charges will be at rates identified in this Agreement.

2) DATA AND SYSTEM CORRECTIONS

Data Corrections include any corrective actions accomplished by CONTRACTOR on-site or via VPN which are necessary due to COUNTY errors or unauthorized source code or data access by COUNTY. Unauthorized access to the data is defined as any COUNTY editing of data through other than normal system usage as defined in Documentation. Unauthorized access to source code is defined as any COUNTY access whatsoever to system source code. Services provided by CONTRACTOR are not billable

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when they result from errors caused by Subscription Service or instruction provided by CONTRACTOR.

3) COUNTY SITE VISITS

Site visits to COUNTY sites, as may be requested in writing by COUNTY and that are within the scope of the project services, are available for reasons such as, but not limited to, additional training on hardware or software usage. Site visits outside of the scope of project services will be reviewed by the CONTRACTOR and must be requested in writing in advance by COUNTY's Contract Administrator. Charges will be at rates identified in this Agreement.

4) CUSTOM PROGRAMMING

Requests for supplemental programming or customization of system features not covered under this Agreement are available to COUNTY. Such requests will be reviewed by CONTRACTOR and must be requested in writing in advance by the COUNTY's Contract Administrator. Charges will be at rates identified in this Agreement.

#### E) <u>CONTRACTOR PROJECT COORDINATOR</u>

Upon execution of this Agreement, CONTRACTOR shall appoint a Project Coordinator who will act as the primary contact person to interface with COUNTY for implementation, maintenance and support of Subscription Service. CONTRACTOR will notify COUNTY in writing of the Project Coordinator's name and contact information upon execution of this Agreement.

F) SYSTEM UPDATES AND NEW PRODUCTS

## 1) SYSTEM UPDATES

From time to time CONTRACTOR will develop and make available Updates to the Subscription Service. Updates shall be subject to the terms and conditions of this Agreement and shall be deemed licensed Subscription Service hereunder and will be made available to COUNTY at no additional charge to COUNTY. Updates will be made available to COUNTY at the discretion of CONTRACTOR but will not be unreasonably withheld.

## IV. OBLIGATIONS OF THE COUNTY

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#### A) COUNTY CONTRACT ADMINISTRATOR

COUNTY appoints its Chief Information Officer (CIO) or his designee, as COUNTY's Contract Administrator with full authority to deal with CONTRACTOR in all matters concerning this Agreement.

#### B) <u>SAFEGUARDING SYSTEM SOFTWARE</u>

COUNTY will follow its present practices to safeguard Subscription Service accessed by the COUNTY by CONTRACTOR. A copy of COUNTY'S "Information Technology (IT) Standards and Preferences" will be made available upon request.

#### C) <u>COUNTY PROJECT MANAGER</u>

Upon execution of this Agreement, COUNTY's Contract Administrator shall designate one individual from ISD who will function as Project Manager ("Project Manager"). The Project Manager and COUNTY personnel shall have the necessary and appropriate training and experience to implement the terms of this Agreement. COUNTY acknowledges CONTRACTOR'S reliance on same.

#### D) OTHER COUNTY OBLIGATIONS

a) Network connectivity and troubleshooting assistance.

- b) Ability to monitor network traffic and isolate bottlenecks.
- c) Technical assistance concerning the integration with existing COUNTY systems (if applicable).

## V. TERM

This Agreement shall become effective on the Effective Date for a term of three (3) years, with the option for two (2) automatic additional one (1) year renewal periods, upon payment of Annual Fees unless either party provides written notice of its intention not to renew to the other party at least sixty (60) days prior to expiration of the commencement of the optional renewal period.

#### VI. TERMINATION

#### A) <u>NON-ALLOCATION OF FUNDS</u>

The terms of this Agreement, and the services to be provided thereunder, are contingent on the approval of funds by the appropriating government agency. Should sufficient funds not be allocated, the services provided may be modified, or this Agreement terminated, at any time by giving the CONTRACTOR thirty (30) days advance written notice.

#### B) <u>BREACH OF CONTRACT</u>

The COUNTY may immediately suspend or terminate this Agreement in whole or in part, where in the determination of the COUNTY there is:

- 1) An illegal or improper use of funds;
- 2) A failure to comply with any term of this Agreement;
- A substantially incorrect or incomplete report submitted to the COUNTY that constitutes a material breach;
- 4) Improperly performed service that constitutes a material breach.

In no event shall any payment by the COUNTY constitute a waiver by the COUNTY of any breach of this Agreement or any default which may then exist on the part of the CONTRACTOR. Neither shall such payment impair or prejudice any remedy available to the COUNTY with respect to the breach or default. The COUNTY shall have the right to demand of the CONTRACTOR the repayment to the COUNTY of any funds disbursed to the CONTRACTOR under this Agreement, which in the judgment of a court of law were not expended in accordance with the terms of this Agreement.

CONTRACTOR may, upon thirty (30) days prior written notice to COUNTY, terminate this Agreement if COUNTY fails to comply with any material term or condition of this Agreement unless COUNTY cures such failure within such thirty (30) day period, or other such timeframe as may be mutually agreed upon in writing by the parties.

## VII. COMPENSATION/INVOICING

COUNTY agrees to pay CONTRACTOR and CONTRACTOR agrees to receive compensation as follows:

## A) IMPLEMENTATION AND TRAINING SERVICES

Software implementation shall be invoiced at the following rates. CONTRACTOR will provide Statements of Work which shall be approved by the Director of Internal Services or his/her designee.

Role	Hourly Rate
Project Manager	\$175.00
Solution Architect	\$250.00
Delivery Consultant	\$200.00
Technical Consultant – Report Development	\$175.00
Business Analyst (Technical Services)	\$175.00

In addition to the hourly rates above, training for COUNTY staff may be included in a Statement of Work. In no event shall the compensation for implementation services exceed \$200,000.

B) SOFTWARE SUBSCRIPTION FEES:

Software Subscription fees for the initial three (3) year term of this Agreement shall be as

follows:

Product Name	Annual Rate
Daptiv PPM Enterprise User Subscription (minimum 500 Users)	\$395.00
Daptiv PPM Enterprise User Subscription (minimum 300 Users)	\$495.00
Daptiv PPM Portfolio Manager Subscription	\$795.00
Daptiv PPM Manager Subscription	\$595.00
Daptiv PPM Team Member Subscription	\$395.00
Daptiv PPM Timesheet Subscription	\$225.00
Daptiv Connect-Platform	\$5,000.00
Daptiv Active Directory Connector	\$3,000.00

The COUNTY may increase the number of user subscriptions throughout the agreement as

needed. Additional user subscriptions will modify quantity of user subscriptions above and will be pro-rated through the next renewal date.

Upon each of the optional one-year extensions, CONTRACTOR may increase the annual Software Subscription rates by up to 3%.

#### C) OPTIONAL PREMIER SUPPORT

The COUNTY may purchase additional Premier Support as described in Exhibit 3 after the implementation services above are completed.

## D) TOTAL CONTRACT AMOUNT

In no event shall the compensation for all services performed under this Agreement exceed **\$650,000.00** during the initial three (3) year term of this Agreement. If the first one-year extension is executed, the total compensation for the entire four (4) year term of this Agreement shall not exceed \$876,500. If the second one-year extension is executed, the total compensation for the entire possible five (5) year term of this Agreement shall not exceed \$1,100,000. It is understood that all expenses incidental to CONTRACTOR'S performance of services under this Agreement shall be borne by CONTRACTOR.

## E) <u>INVOICING</u>

CONTRACTOR shall submit invoices (which must reference the provided contract number), either electronically or via mail to the County of Fresno ISD, Accounts Payable, 333 W. Pontiac Way, Clovis, CA 93612 or Accounts Payable (ISDBusinessOffice@FresnoCountyCA.gov). COUNTY will pay CONTRACTOR within forty-five (45) days of receipt of an approved invoice, by mail addressed to CONTRACTOR's remittance address at Daptiv Solutions LLC., 1111 Third Ave., Suite 700, Seattle, WA 98101.

## VIII. INDEPENDENT CONTRACTOR:

In performance of the work, duties and obligations assumed by CONTRACTOR under this Agreement, it is mutually understood and agreed that CONTRACTOR, including any and all of the

CONTRACTOR'S officers, agents, and employees will at all times be acting and performing as an independent contractor, and shall act in an independent capacity and not as an officer, agent, servant, employee, joint venturer, partner, or associate of the COUNTY. Furthermore, COUNTY shall have no right to control or supervise or direct the manner or method by which CONTRACTOR shall perform its work and function. However, COUNTY shall retain the right to administer this Agreement so as to verify that CONTRACTOR is performing its obligations in accordance with the terms and conditions thereof.

CONTRACTOR and COUNTY shall comply with all applicable provisions of law and the rules and regulations, if any, of governmental authorities having jurisdiction over matters the subject thereof.

Because of its status as an independent contractor, CONTRACTOR shall have absolutely no right to employment rights and benefits available to COUNTY employees. CONTRACTOR shall be solely liable and responsible for providing to, or on behalf of, its employees all legally-required employee benefits. In addition, CONTRACTOR shall be solely responsible and save COUNTY harmless from all matters relating to payment of CONTRACTOR'S employees, including compliance with Social Security withholding and all other regulations governing such matters. It is acknowledged that during the term of this Agreement, CONTRACTOR may be providing services to others unrelated to the COUNTY or to this Agreement.

#### IX. CONFIDENTIALITY

A Party receiving Information (defined below) of the other will not disclose such Information other than to persons in its organization who have a need to know and who will be required to comply with this Section. The Party receiving Information will not use such Information for a purpose inconsistent with the terms of this Agreement. "Information" means the Subscription Service, Documentation and all information and intellectual property related thereto (including, but not limited to all databases provided to COUNTY by CONTRACTOR whether created by CONTRACTOR or its third party licensors such as, without limitation, the mapping product databases) as well as information related to the business of CONTRACTOR or COUNTY. Information will not include: (i) information publicly known prior to disclosure; (ii) information coming into the lawful possession of the recipient without any confidentiality obligation; and (iii) information required to be disclosed pursuant to regulatory action or court order,
provided adequate prior written notice of any request to disclose is given to the Party whose information
is to be disclosed. Each Party will exercise at least the same degree of care to safeguard the
confidentiality of the other's Information as it does to safeguard its own proprietary confidential
information, but not less than a reasonable degree of care.

## X. MODIFICATION

Any matters of this Agreement may be modified from time to time by the written consent of all the parties without, in any way, affecting the remainder.

## XI. NON-ASSIGNMENT

Neither party shall assign, transfer or sub-contract this Agreement nor their rights or duties under this Agreement without the prior written consent of the other party (which shall not be unreasonably withheld, delayed or conditioned).

## XII. WARRANTY, LIMITATION ON LIABILITY, AND HOLD HARMLESS

Each party represents and warrants to the other that it is duly authorized to execute this Agreement and perform the obligations set forth herein. CONTRACTOR represents and warrants that: (i) it shall make the Subscription Services available according to the SLA and CRA; and (ii) any Professional Services performed pursuant to an SOW shall be performed (1) in accordance with the delivery schedule, if any (2) with a high degree of care and that it possesses the requisite competence, skills and training for its assigned role, and (3) in a diligent, workmanlike and professional manner.

EXCEPT AS EXPLICITLY SET FORTH IN THIS SECTION, THE SUBSCRIPTION SERVICES AND ANY COMPANY TRAINING, INSTRUCTION AND SUPPORT OR OTHER PROFESSIONAL SERVICES PROVIDED IN CONNECTION WITH THIS AGREEMENT ARE PROVIDED STRICTLY ON AN "AS IS" BASIS. ALL CONDITIONS, REPRESENTATIONS AND WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY, TITLE, FITNESS FOR A PARTICULAR PURPOSE, OR SATISFACTORY RESULTS ARE HEREBY DISCLAIMED TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW BY CONTRACTOR, ITS SUPPLIERS AND ITS LICENSORS.

CUSTOMER ACKNOWLEDGES AND AGREES THAT SUBSCRIPTION SERVICES MAY BE SUBJECT TO INTERRUPTION, LIMITATIONS, DELAYS, AND OTHER PROBLEMS INHERENT IN THE USE OF INTERNET APPLICATIONS AND ELECTRONIC COMMUNICATIONS. CONTRACTOR IS NOT RESPONSIBLE FOR ANY SUCH DELAYS, DELIVERY FAILURES, OR ANY OTHER DAMAGE RESULTING FROM EVENTS BEYOND CONTRACTOR'S REASONABLE CONTROL, WITHOUT REGARD TO WHETHER SUCH EVENTS ARE REASONABLY FORESEEABLE BY COMPANY.

7.4 Limitation. CUSTOMER'S EXCLUSIVE REMEDY AND COMPANY'S, ITS SUPPLIERS' AND LICENSORS' TOTAL AGGREGATE LIABILITY RELATING TO, ARISING OUT OF, IN CONNECTION WITH, OR INCIDENTAL TO THIS AGREEMENT, WHETHER FOR BREACH OF CONTRACT, OR BREACH OF WARRANTY, SHALL BE LIMITED TO THE ACTUAL DIRECT DAMAGES INCURRED BY CUSTOMER, UP TO THE TOTAL AMOUNT OF FEES RECEIVED BY CONTRACTOR FOR THE TWELVE (12) MONTHS PRIOR TO THE EVENT GIVING RISE TO THE LIABILITY. THE EXISTENCE OF MULTIPLE CLAIMS OR SUITS UNDER OR RELATED TO THIS AGREEMENT WILL NOT ENLARGE OR EXTEND THIS LIMITATION OF DAMAGES. THE PROVISIONS OF THIS SECTION DO NOT WAIVE OR LIMIT CONTRACTOR'S ABILITY TO OBTAIN INJUNCTIVE OR OTHER EQUITABLE RELIEF FOR BREACH OF THIS AGREEMENT.

7.5 Exclusion of Certain Damages and Limitations of Types of Liability. IN NO EVENT WILL CONTRACTOR BE LIABLE FOR ANY SPECIAL, CONSEQUENTIAL, INCIDENTAL, INDIRECT OR PUNITIVE DAMAGES, OR LOST PROFITS OR LOST REVENUE ARISING OUT OF OR RELATED TO THE SUBJECT MATTER OF THIS AGREEMENT OR THE USE OF OR INABILITY TO USE THE SUBSCRIPTION SERVICE OR PROFESSIONAL SERVICES. THE FOREGOING EXCLUSION AND LIABILITY LIMITATIONS APPLY EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND EVEN IN THE EVENT OF STRICT OR PRODUCT LIABILITY.

CONTRACTOR agrees to indemnify, save, hold harmless, and at COUNTY'S request, defend the COUNTY, its officers, agents, and employees from any and all costs and expenses (including attorney's

fees and costs), damages, liabilities, claims, and losses, and any and all claims, damages, costs, fees, regulatory fines and penalties, and forms of legal action involving Cyber Risks, occurring or resulting to COUNTY in connection with a third party claim to the extent due the gross negligence or willful misconduct by CONTRACTOR, its officers, agents, or employees under this Agreement, and from any and all costs and expenses (including attorney's fees and costs), damages, liabilities, claims, and losses, and any and all claims, damages, costs, fees, regulatory fines and penalties, and forms of legal action involving Cyber Risks, occurring or resulting to any person, firm, or corporation who may be injured or damaged by the performance, or failure to perform, of CONTRACTOR, its officers, agents, or employees under this Agreement.

In the event of a claim of alleged infringement of patent rights, copyright, trade secret rights, or intellectual property rights, to the fullest extent permitted by law, CONTRACTOR agrees to and shall indemnify, save, hold harmless and defend COUNTY, including its officers, officials, agents, and employees from any and all demands, costs and expenses, penalties, attorney's fees and court costs, damages of any nature whatsoever (including, without limitation, injury or damage to or loss or destruction of property), judgments (including, without limitation, amounts paid in settlement and amounts paid to discharge judgments), liabilities, claims and losses, suits, actions or proceedings of every name, kind and description occurring or resulting to COUNTY, out of or in connection with any claim that is based on the infringement (or assertions of infringement) of any of patent rights, copyright, trade secret rights, or intellectual property rights with respect to the Subscription Services. If, in any suit, action, proceeding or claim relating to the foregoing, a temporary restraining order or preliminary injunction is granted, CONTRACTOR shall make every reasonable effort to secure the suspension of the injunction or restraining order. If, in any such suit, action, proceeding or claim, the Subscription Services is held to constitute an infringement and its use is enjoined, CONTRACTOR shall immediately (a) pay the reasonable direct out-of-pocket costs and expenses to secure a license to use such infringing work. replace the infringing work or modify the same so that it becomes non-infringing, and (b) make every reasonable effort to secure for the COUNTY a license, at no cost to COUNTY, authorizing COUNTY's continued use of the infringing work. If CONTRACTOR is unable to secure such license within a reasonable time, CONTRACTOR, at its own expense and without impairing performance requirements as

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part of this Agreement, shall either replace the affected services, software, or any Equipment provided by CONTRACTOR as part of this Agreement, combination or process thereof, with non-infringing services, software, or other equipment, or modify the same so that they become non-infringing.

A party seeking indemnification hereunder shall promptly notify in writing the other party of any claim for which defense and indemnification is sought. Each party agrees that it will not enter into any settlement or compromise of any claim that: (a) results, or creates a likelihood of a result, that in any way diminishes or impairs any right or defense that would otherwise exist absent such settlement or compromise; or (b) constitutes or includes an admission of liability, fault, negligence or wrongdoing on the part of the other party without first notifying the other party in writing. Each indemnifying party has the sole right to control the defense of any claim for which it is providing indemnification hereunder with counsel mutually acceptable to the parties. The indemnified party may, at its own expense, participate in the defense of any such claim.

The provisions of this Section XII shall survive the termination of this Agreement.

## XIII. INSURANCE

Without limiting the COUNTY's right to obtain indemnification from CONTRACTOR or any third parties, CONTRACTOR, at its sole expense, shall maintain in full force and effect, the following insurance policies or a program of self-insurance, including but not limited to, an insurance pooling arrangement or Joint Powers Agreement (JPA) throughout the term of the Agreement:

A) <u>COMMERCIAL GENERAL LIABILITY</u>

Commercial General Liability Insurance with limits of not less than Two Million Dollars (\$2,000,000.00) per occurrence and an annual aggregate of Four Million Dollars (\$4,000,000.00). This policy shall be issued on a per occurrence basis. COUNTY may require specific coverages including completed operations, products liability, contractual liability, Explosion-Collapse-Underground, fire legal liability or any other liability insurance deemed necessary because of the nature of this contract.

B) <u>AUTOMOBILE LIABILITY</u>

Comprehensive Automobile Liability Insurance with limits of not less than One Million Dollars (\$1,000,000.00) per accident for bodily injury and for property damages. Coverage should include any auto used in connection with this Agreement.

#### C) PROFESSIONAL LIABILITY

If CONTRACTOR employs licensed professional staff, (e.g., Ph.D., R.N., L.C.S.W., M.F.C.C.) in providing services, Professional Liability Insurance with limits of not less than One Million Dollars (\$1,000,000.00) per occurrence, Three Million Dollars (\$3,000,000.00) annual aggregate

#### D) WORKER'S COMPENSATION

A policy of Worker's Compensation insurance as may be required by the California Labor Code.

#### E) TECHNOLOGY PROFESSIONAL LIABILITY (Errors and Omissions)

Technology professional liability (errors and omissions) insurance with limits of not less than Two Million Dollars (\$2,000,000.00) per occurrence. Coverage shall encompass all of the CONTRACTOR's duties and obligations that are the subject of this Agreement. Coverage shall include, but not be limited to, any and all claims, damages, costs, fees, regulatory fines and penalties, or forms of legal action involving Cyber Risks.

#### F) <u>CYBER LIABILITY</u>

Cyber liability insurance with limits of not less than Two Million Dollars (\$2,000,000.00) per occurrence. Coverage shall include, but not be limited to, any and all claims, damages, costs, fees, regulatory fines and penalties, or forms of legal action involving Cyber Risks. The cyber liability policy shall be endorsed to cover the full replacement value of, damage to, alteration of, loss of, theft of, ransom of, or destruction of intangible property (including but not limited to information or data) that is in the care, custody, or control of CONTRACTOR.

For purposes of the technology professional liability insurance and the cyber liability insurance required under this Agreement, Cyber Risks include, but are not limited to, (i) security breaches, which include disclosure of, whether intentional or unintentional, information provided by COUNTY, information provided by or obtained from any inmate, or personal-identifying information relating to any inmate, to an unauthorized third party; (ii) breach of any of CONTRACTOR's

obligations under this Agreement relating to data security, protection, preservation, usage, storage, transmission, and the like; (iii) infringement of intellectual property including, but not limited to, infringement of copyright, trademark, and trade dress; (iv) invasion of privacy, including any release of private information; (v) information theft by any person or entity, whatsoever; (vi) damage to or destruction or alteration of electronic information; (vii) extortion related to CONTRACTOR's obligations under this Agreement regarding electronic information, including information provided by COUNTY, information provided by or obtained from any inmate, or personal-identifying information relating to any inmate; (viii) network security; (ix) data breach response costs, including security breach response costs; (x) regulatory fines and penalties related to CONTRACTOR's obligations under this Agreement regarding electronic information, including information relating to any inmate; (viii) network security; (ix) data breach response costs, including security breach response costs; (x) regulatory fines and penalties related to CONTRACTOR's obligations under this Agreement regarding electronic information, including information provided by COUNTY, information provided by or obtained from an inmate, or personal-identifying information relating to any inmate; (x) regulatory fines and penalties related to CONTRACTOR's obligations under this Agreement regarding electronic information, including information provided by COUNTY, information provided by or obtained from an inmate, or personal-identifying information relating to any inmate; and (xi) credit monitoring expenses.

Additional Requirements Relating to Insurance

CONTRACTOR shall obtain endorsements to the Commercial General Liability insurance naming the County of Fresno, its officers, agents, and employees, individually and collectively, as additional insured, but only insofar as the operations under this Agreement are concerned. Such coverage for additional insured shall apply as primary insurance and any other insurance, or self-insurance, maintained by COUNTY, its officers, agents and employees shall be excess only and not contributing with insurance provided under CONTRACTOR's policies herein. This insurance shall not be cancelled or changed without a minimum of thirty (30) days advance written notice given to COUNTY.

CONTRACTOR hereby waives its right to recover from COUNTY, its officers, agents, and employees any amounts paid by the policy of worker's compensation insurance required by this Agreement. CONTRACTOR is solely responsible to obtain any endorsement to such policy that may be necessary to accomplish such waiver of subrogation, but CONTRACTOR's waiver of subrogation under this paragraph is effective whether or not CONTRACTOR obtains such an endorsement.

Within Thirty (30) days from the date CONTRACTOR executes this Agreement,

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CONTRACTOR shall provide certificates of insurance and endorsement as stated above for all of the foregoing policies, as required herein, to the County of Fresno, Chief Information Officer, 333 W Pontiac Way, Clovis CA 93612, stating that such insurance coverages have been obtained and are in full force; that the County of Fresno, its officers, agents and employees will not be responsible for any premiums on the policies; that for such worker's compensation insurance the CONTRACTOR has waived its right to recover from the COUNTY, its officers, agents, and employees any amounts paid under the insurance policy and that waiver does not invalidate the insurance policy; that such Commercial General Liability insurance names the County of Fresno, its officers, agents and employees, individually and collectively, as additional insured, but only insofar as the operations under this Agreement are concerned; that such coverage for additional insured shall apply as primary insurance and any other insurance, or self-insurance, maintained by COUNTY, its officers, agents and employees, shall be excess only and not contributing with insurance provided under CONTRACTOR's policies herein; and that this insurance shall not be cancelled or changed without a minimum of thirty (30) days advance, written notice given to COUNTY.

In the event CONTRACTOR fails to keep in effect at all times insurance coverage as herein provided, the COUNTY may, in addition to other remedies it may have, suspend or terminate this Agreement upon the occurrence of such event.

All policies shall be with admitted insurers licensed to do business in the State of California. Insurance purchased shall be purchased from companies possessing a current A.M. Best, Inc. rating of A FSC VII or better.

## XIV. AUDITS AND INSPECTIONS

CONTRACTOR shall at any time during CONTRACTOR'S normal business hours, and upon prior written notice of not less than 20 days, not more than once (1X) in any 12 month period, make available to the COUNTY for examination all of its records and data with respect to the matters covered by this

Agreement to ensure CONTRACTOR'S compliance with the terms of this Agreement. Any such examinations or audits shall be at the COUNTY'S expense.

If this Agreement exceeds ten thousand dollars (\$10,000.00), CONTRACTOR shall be subject to the examination and audit of the California State Auditor for a period of three (3) years after final payment under contract (Government Code Section 8546.7).

## XV. NOTICES

The persons and their addresses having authority to give and receive notices under this Agreement include the following:

COUNTY	<b>CONTRACTOR</b>
Chief Information Officer	Daptiv Solutions LLC.
333 W. Pontiac Way	1111 Third Ave. Suite 700
Clovis, CA 93612	Seattle, WA 98101
ISDBusinessOffice@FresnoCountyCA.gov	info@changepoint.com

All notices between the COUNTY and CONTRACTOR provided for or permitted under this Agreement must be in writing and delivered either by personal service, by first-class United States mail, by an overnight commercial courier service, or by secure e-mail transmission. A notice delivered by personal service is effective upon service to the recipient. A notice delivered by firstclass United States mail is effective three COUNTY business days after deposit in the United States mail, postage prepaid, addressed to the recipient. A notice delivered by an overnight commercial courier service is effective one COUNTY business day after deposit with the overnight commercial courier service, delivery fees prepaid, with delivery instructions given for next day delivery, addressed to the recipient. A notice delivered by secure e-mail is effective when transmission to the recipient is completed (but, if such transmission is completed outside of COUNTY business hours, then such delivery shall be deemed to be effective at the next beginning of a COUNTY business day), provided that the sender maintains a read-receipt of the completed transmission. For all claims arising out of or related to this Agreement, nothing in this section establishes, waives, or modifies any claims presentation requirements or procedures provided by law, including but not limited to the Government Claims Act (Division 3.6 of Title 1 of the Government Code, beginning with section 810).

#### PRIMARY ESCALATION CONTACT INFORMATION

The persons and their contact information that the COUNTY or CONTRACTOR can use to escalate problems or situations. These contacts are listed in Exhibit 2 and may be updated on an

## as-needed basis by either Party by notifying the other Party.

#### XVI. GOVERNING LAW

Venue for any action arising out of or related to this Agreement shall only be in Fresno County, California.

The rights and obligations of the parties and all interpretation and performance of this Agreement shall be governed in all respects by the laws of the State of California.

## XVII. DISCLOSURE OF SELF-DEALING TRANSACTIONS

This provision is only applicable if the CONTRACTOR is operating as a corporation (a for-profit or non-profit corporation) or if during the term of this agreement, the CONTRACTOR changes its status to operate as a corporation.

Members of the CONTRACTOR's Board of Directors shall disclose any self-dealing transactions that they are a party to while CONTRACTOR is providing goods or performing services under this agreement. A self-dealing transaction shall mean a transaction to which the CONTRACTOR is a party and in which one or more of its directors has a material financial interest. Members of the Board of Directors shall disclose any self-dealing transactions that they are a party to by completing and signing a *Self-Dealing Transaction Disclosure Form* (Exhibit 1) and submitting it to the COUNTY prior to commencing with the self-dealing transaction or immediately thereafter.

## XVIII. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the CONTRACTOR and COUNTY with respect to the subject matter hereof and supersedes all previous Agreement negotiations, proposals, commitments, writings, advertisements, publications, and understandings of any nature whatsoever unless expressly included in this Agreement. In the event of any inconsistency in interpreting the documents comprising this Agreement, the inconsistency shall be resolved by giving precedence in the following order of priority: (1) the text of this Agreement (excluding COUNTY's RFP No. 18-063 and CONTRACTOR's Response thereto); (2) COUNTY's RFP No. 18-063; and (3) CONTRACTOR's Response to RFP No. 18-063.

hereinabove written.		
		COUNTY OF FREENO
CONTRACTOR	-	COUNTY OF FRESNO
(Authorized Signature)	-	Nathan Magsig
SCOTT MAHAN CFO		Chairman of the Board of Supervisors of the County of Fresno
Print Name & Title		
1111 3rd Ave. Ste 700		
Seattle WA 98101		
Mailing Address		ATTEST: Bernice E. Seidel
		Clerk of the Board of Supervisors
		County of Fresno, State of California
	By:	Susan Bishop Deputy
FOR ACCOUNTING USE ONLY:		Deputy
ORG No.: 89050000		
Account No.:7309		
		- 23 -

1	Exhibit 1			
2	SELF-DEALING TRANSACTION DISCLOSURE FORM			
3	In order to conduct business with the County of Fresno (hereinafter referred to as "County"), members			
4 5	of a contractor's board of directors must disclose any self-dealing transactions that they are a part while providing goods, performing services, or both for the County. A self-dealing transaction defined below:			
6	"A self-dealing transaction means a transaction to which the corporation is a party and in which one or			
7	more of its board members has a material financial interest"			
' 8	The definition above will be utilized for purposes of completing this disclosure form.			
9				
10	INSTRUCTIONS			
11	(1) Enter board member's name, job title (if applicable), and date this disclosure is being made.			
12	(2) Enter the board member's company/agency name and address.			
13	(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:			
14	a. The name of the agency/company with which the corporation has the transaction; and			
15 16	b. The nature of the material financial interest in the Corporation's transaction that the board member has.			
17	(4) Describe in detail why the self-dealing transaction is appropriate based on applicable provisions of the Corporations Code.			
18	(5) Form must be signed by the board member that is involved in the self-dealing transaction			
19	described in Sections (3) and (4).			
20				
21				
22				
23 24				
24				
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	(1) Company Board Member Information:			
27	Name: Date:			
28				

1	Job Title:
2	(2) Company/Agency Name and Address:
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8	(3) Disclosure (Please describe the nature of the self-dealing transaction you are a party to):
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17	(4) Explain why this self-dealing transaction is consistent with the requirements of Corporations Code 5233 (a):
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24	(5) Authorized Signature
25	Signature Date:
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Exh	ibit	2
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# (1)

<u>COUNTY</u> Contact # 1: Americo Papaleo Information Technology Manager Office Phone: (559) 600-5800 Email: apapaleo@FresnoCountyCA.gov

#### CONTRACTOR

Contact # 1: *Name: Keith DeMonbreun Title: Enterprise Account Executive* Office Phone: 678-908-6700

Email: keith.demonbreun@changepoint.com

## (2)

## COUNTY

Contact # 2:

Sheri Walden

Information Technology Division Manager Office Phone: (559) 600-5800 Email: swalden@FresnoCountyCA.gov

Exhibit 3 1 2 **Optional Premier and Report Assurance Services** 3 4 **Overview of Premier Services** 5 This full set of subscription services is designed to provide you with the assistance needed to drive user optimization of the Daptiv PPM solution within your organization once the initial implementation has been 6 completed. This service includes an annual value assessment designed to measure your current usage of Daptiv 7 PPM with a documented actionable plan to provide focus and direction as you seek to gain the most value from the Daptiv PPM solution. Optimization services provides for consulting services each quarter to put into action the 8 personalized value assessment and provide continuous business improvement. A dedicated premier consultant will coordinate your premier subscription services program throughout the term of the subscription. Access to 9 ongoing web based training classes each quarter help you ramp new employees and increase the knowledge of 10 existing employees. As part of Premier Services a discount off of professional services list rates which provides you with access to further consulting, optimization, training and adoption services is guaranteed for the term of the 11 subscription. All Premier Subscription Service customers receive priority tier 2 support, which means that all support

12 cases logged start at the tier 2 level. Based on the level of Premier Subscription Services selected, access to a *hosted sandbox environment*, which is a duplicate of your production environment and can be refreshed once per quarter by request, is included. This benefit also provides early access to upgrades as the Daptiv PPM sandbox is upgraded prior to the Daptiv PPM production environments.
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## **Premier Subscription Service Options**

**Total Price:** \$9,000

#### I. Silver

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Term of Service: 12 months

Services	Q1	Q2	Q3	Q4
Value Assessment		ng the 12 month se discovery & 3 h		
<b>Optimization Services*</b>	4 hrs.	4 hrs.	4 hrs.	4 hrs.
Web Based Training*	2 seats	2 seats	2 seats	2 seats
Dedicated Premier Consultant*	10 hrs.	10 hrs.	10 hrs.	10 hrs.
Hosted Sandbox Environment		Not Available at the Silver Level		
Professional Services Discount		10% List Rate Discount on any additional Professional Services purchased during the 12 month subscription		
Priority Tier 2 Support	All su	pport cases begin	at the Tier 2 Su	pport Level

#### II. Gold

Term of Service: 12 months

**Total Price:** \$18,000

Services	Q1	Q2	Q3	Q4
Value Assessment		ng the 12 month s onsite & 1 day (8		
<b>Optimization Services*</b>	10 hrs.	10 hrs.	10 hrs.	10 hrs.
Web Based Training*	4 seats	4 seats	4 seats	4 seats
Dedicated Premier Consultant*	15 hrs.	15 hrs.	15 hrs.	15 hrs.
Hosted Sandbox Environment	One hoste	ed sandbox enviro month s	onment provided subscription	during the 1
Professional Services Discount		t Rate Discount o s purchased durir		
Priority Tier 2 Support	All sup	pport cases begin	at the Tier 2 Sup	port Level
* Hours/Seats expire at the end of each que Platinum Term of Service: 12 months		ica noursiscus car		al Price: \$5
Platinum Term of Service: 12 months			Tot	
Platinum Term of Service: 12 months Services	Q1	Q2	Tot Q3	Q4
Platinum Term of Service: 12 months	Q1 Once durin		Tot Q3 ubscription: 48 h	Q4 nrs total: 4 da
Platinum Term of Service: 12 months Services	Q1 Once durin	Q2 ng the 12 month s	Tot Q3 ubscription: 48 h	Q4 nrs total: 4 da
Platinum Term of Service: 12 months Services Value Assessment	Q1 Once durin (32 hrs) o	Q2 ng the 12 month s nsite & 2 days (2	Tot Q3 ubscription: 48 h 16 hrs) remote w	Q4 rrs total: 4 da rite up/revie 40 hrs.
Platinum Term of Service: 12 months Services Value Assessment Optimization Services*	Q1 Once durin (32 hrs) o 40 hrs.	Q2 ng the 12 month s nsite & 2 days (2 40 hrs.	Tot Q3 ubscription: 48 h 16 hrs) remote w 40 hrs.	Q4 rrs total: 4 de rite up/revie 40 hrs.
Platinum Term of Service: 12 months Services Value Assessment Optimization Services* Web Based Training*	Q1 Once durin (32 hrs) o 40 hrs. 10 seats 20 hrs	Q2 Ing the 12 month s Insite & 2 days (2 40 hrs. 10 seats 20 hrs ed sandbox enviro	Tot Q3 ubscription: 48 h 16 hrs) remote w 40 hrs. 10 seats 20 hrs	Q4 rrs total: 4 da rite up/revie 40 hrs. 10 seats 20 hrs
Platinum Term of Service: 12 months Services Value Assessment Optimization Services* Web Based Training* Dedicated Premier Consultant*	Q1 Once durin (32 hrs) o 40 hrs. 10 seats 20 hrs One hoste 20% List	Q2 ng the 12 month s nsite & 2 days (2 40 hrs. 10 seats 20 hrs ed sandbox enviro	Tot Q3 ubscription: 48 h 16 hrs) remote w 40 hrs. 10 seats 20 hrs onment provided subscription on any additional	nrs total: 4 da rite up/revie 40 hrs. 10 seats 20 hrs during the 1 Professiona

#### **Overview of Reporting Services**

Reporting Subscription Services are designed to provide you with the ongoing assistance needed to deliver visibility to key metrics within the organization. Daptiv Reporting Assurance subscription service packages include report performance optimization, modifications, report development, requirements gathering and training in accordance with the purchased subscription level.

## **Reporting Assurance Subscription Service Options**

#### IV. Silver

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#### Term of Service: 24 months Term of Service: 36 months

#### **Total Price:** \$18,000 **Total Price:** \$27,000

7	Services	Quarter	Annual
8	Business Analysis, Requirements, Modifications, Coaching and Development*	24 hours	96 hours
0	System Upgrade Modifications Not Included at the Silver		er Level
9	Training	Annual	
10	Report Studio Fundamentals - web based	1 seat	
	Report Studio Fundamentals - classroom	1 seat       Not Included at the Silver Level	
11	Report Studio Advanced - classroom		
12	Training Webinars	1 seat	
12	Discount		
13	Customer Enablement Discount	15% List Rate Discount on any additional Customer Enablement Services (excluding other Subscription	
14		Services) purchased during the subscription period. Customer Enablement Services discounts are not	
15		cumulative.	
	* Hours/Seats evening at the and of each quanton Future	allotted hours/seats can be ut	ilized in the aumont quarter

\* Hours/Seats expire at the end of each quarter. Future allotted hours/seats can be utilized in the current quarter. Additional hours will require an additional order at the stated discount rate.

#### V. Gold

Term of Service: 24 months Term of Service: 36 months **Total Price:** \$26,000 **Total Price:** \$39,000

21	Services	Quarter	Annual	
22	Business Analysis, Requirements, Modifications and Coaching*	15 hours	60	
23	Report Development (minimum 2 reports)	20 hours	80	
	System Upgrade Modifications	Not Included at the Gold	Level	
24	Training	Annual		
25	Report Studio Fundamentals - web based	4 seats		
25	Report Studio Fundamentals - classroom	2 seats		
26	Report Studio Advanced - classroom	Not Included at the Gold Level		
~-	Training Webinars	1 seat		
27	Discount			
28	Customer Enablement Discount	15% List Rate Discount on Enablement Services (exclu		

services) purchased during the subscription period. 1 Customer Enablement Services discounts are not cumulative. 2

\* Hours/Seats expire at the end of each quarter. Future allotted hours/seats can be utilized in the current quarter. Additional hours will require an additional order at the stated discount rate.

Platinum VI.

Term of Service: 24 months

Term of Service: 36 months

**Total Price:** \$40,000 **Total Price:** \$60,000

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	Services	Quarter	Annual		
8	Business Analysis, Requirements, Modifications and Coaching*	20	80		
9	Report Development (minimum 4 reports)	34	136		
10	System Upgrade Modifications	Included			
	Training	Annual			
11	Report Studio Fundamentals - web based	8 seats			
12	Report Studio Fundamentals - classroom	2 seats			
	Report Studio Advanced - classroom	2 seats			
13	Training Webinars	2 seats			
14	Discount				
15	Customer Enablement Discount	15% List Rate Discount on any additional Customer Enablement Services (excluding other Subscription services) purchased during the subscription period. Customer Enablement Services discounts are not			
16		cumulative.			
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