ASSIGNMENT OF AGREEMENT

THIS ASSIGNMENT OF AGREEMENT No. 07-071-3 ("ASSIGNMENT") is made and
entered into this <u>12th</u> day of <u>March</u>, 2019 ("Effective Date"), by and between the
County of Fresno, a political subdivision of the State of California, ("COUNTY"), HP ENTERPRISE
SERVICES, LLC, a Delaware limited liability company authorized to do business in California,
whose address is 13600 EDS Drive, Herndon, VA 20171, ("ASSIGNOR"), and PERSPECTA
STATE & LOCAL INC., an Illinois corporation, whose address is 13600 EDS Drive, Herndon, VA
20171 ("ASSIGNEE").

WITNESSETH:

WHEREAS, COUNTY and ASSIGNOR entered into Agreement No. 07-071, dated
February 27, 2007 ("Agreement") pursuant to which ASSIGNOR agreed to provide mainframe
hosting services;

WHEREAS, COUNTY and ASSIGNOR entered into a first amendment to the Agreement
on February 21, 2012, to provide that ASSIGNOR was the successor in interest to EDS
Information Services, LLC, to extend the term of the Agreement for two (2) years, to reduce the
price per month of the Software Licenses and Maintenance, to establish a quarterly review process
of Software Licenses and Maintenance expenses, and to allow for increases or decreases on a
quarterly basis of the price per month, as mutually agreed to by COUNTY and ASSIGNOR;

WHERAS, COUNTY AND ASSIGNOR entered into a second amendment to the
Agreement on February 4, 2014, to extend the term of the Agreement for two (2) additional years,
to reduce the contract pricing by three percent (3%) for a period of two (2) years, and to change the
review process for the Software License and Maintenance expense from quarterly review to yearly
review;

WHEREAS, COUNTY and ASSIGNOR entered into a third amendment to the Agreement
on March 15, 2016, to extend the term of the Agreement for an additional two (2) years and two (2)
optional years and to reduce the pricing by two and one-half percent (2.5%) for a period of four (4)
years;

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WHEREAS, the Agreement, including its three amendments, shall be referred to as the

"Agreement as Amended;" and

WHEREAS, on June 1, 2018, ASSIGNOR was spun off from its parent company and merged with two other companies, and ASSIGNOR wishes to assign, transfer, and delegate all of its rights, benefits, responsibilities, and obligations under the Agreement as Amended to ASSIGNEE; and

WHEREAS, SECTION 8 – "NON-ASSIGNMENT" of the Agreement as Amended provides for the assignment of the Agreement as Amended with the written consent of the Parties;

WHEREAS, ASSIGNEE represents that ASSIGNEE is willing and qualified to accept the assignment, transfer, and delegation of ASSIGNOR'S rights, benefits, responsibilities, and obligations under the Agreement as Amended (the "Assignment"), and to perform faithfully and completely in ASSIGNOR's stead thereunder.

NOW, THEREFORE, the parties agree that the Agreement as Amended shall be, and is, transferred and assigned by ASSIGNOR to ASSIGNEE as follows:

1. ASSIGNOR does hereby transfer and assign all of its rights, interest, obligations, and responsibilities under the Agreement as Amended to ASSIGNEE.

2. ASSIGNEE does hereby accept from ASSIGNOR the Assignment of the Agreement as Amended and ASSIGNEE agrees, without qualification or reservation of right, to assume and perform each and every one of ASSIGNOR'S obligations and responsibilities under the Agreement as Amended and adhere to all terms of the Agreement as Amended, as though ASSIGNEE were the signatory party of said Agreement as Amended in lieu of ASSIGNOR.

3. ASSIGNEE'S liability under the Agreement as Amended, and under this Assignment thereof, shall include any and all liability that ASSIGNOR has to the COUNTY under the Agreement as Amended, whether known as of the date hereof or subsequently discovered and henceforth all such liability shall ASSIGNEE accept and assume.

4. ASSIGNEE and ASSIGNOR hereby represent that any prior payments from June 1,
2018 until the execution of this Assignment have been paid to the correct party and that no further
payments are owed by COUNTY to ASSIGNOR. All future payments shall be made to ASSIGNEE
at PO Box 848433 Dallas, Texas 75284-8433.

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1		5. Section 17 – "NOTICES" of the Agree	ement as Amended shall be amended to read:
2		COUNTY	CONTRACTOR
3		COUNTY OF FRESNO	Perspecta State & Local Inc.
4		Director of Internal Services/Chief	Vice President, Civilian, State and Local
5		Information Officer	
6		333 W. Pontiac Way	16550 West Bernardo Rd.
7		Clovis, CA 93612	San Diego, CA 92127
8		(559) 600-6200	(571) 508-2317
9		6. This Assignment shall be retroactive	to June 1, 2018, the date that ASSIGNOR
10	merge	d to form ASSIGNEE.	
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EXECUTED AND EFFECTIVE as of the date first above set forth.

2	ASSIGNOR	COUNTY OF FRESNO
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4	<u>cased</u> an	22
5	(Authorized Signature)	Nathan Magsig, Chairman of the Board of
6	Cathy Varner, Vice President	Supervisors of the County of Fresno
7	Name, Position	ATTEST:
8		Bernice E. Seidel
9		Clerk of the Board of Supervisors County of Fresno, State of California
10		By: Susan Bishop
11		Deputy
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14		FOR ACCOUNTING USE ONLY: ASSESSOR: ACTIC: ACTIC:
15		Fund: 0001 0001 0001
16	ASSIGNEE	Subclass: 10000 10000 10000 ORG: 04200100 04100500 04100600
17	() The	Account: 7296 7288 7288
18	(Authorized Signature)	
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20	Max Pinna, Contracts Manager Name, Position	
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