

	ENT TO THE AGREEM)
		, FOR PRIVATE TAG AGENCY AREAS) (RLI #			
\ <u></u>	ARE	A5) (KLI #)	
	_ Amendment for Private Tag				
and entered by and between ("County"), and and Contractor collectively re	en Broward County,	a political sul _, a Florida co	odivision of th	ne State of F	lorida
A. On Agreement") for Contractor area.					
B. The Original	, a Second Am	endment date	d	, 20	_, and
a Third Amendment dated _ needed] (the Original Agreement").					
C. The Parties de charged by Contractor.	sire to further amend	d the Agreeme	nt to increase	certain servic	e fees
Now, therefore, for g are hereby acknowledged, th			e receipt and s	sufficiency of v	which
1. Recitals; Capitalized 1 herein by reference. All cap shall retain the meaning ascr	italized terms not ex	pressly define	ed within this	-	
2. Increase of Certain Fethe following services, with some the issuance, transfer, replace (currently \$3.85 as of June 1 of title (all kinds, including listales tax collection or exemple electronic title (i.e., request headquarters in Tallahassee as permitted in this Section remaining term of the Agree	such fees at or below acement of license p, 2023); (b) \$19.30 for en recordings, verification) (currently \$16 for printing of a paperand mailed to custon 2, Contractor shall	the following plate and/or donate and/or donate and/or donate and/or donate and	maximum amo ecal, and regi for original or cessary forms, 1, 2023); and e Department \$6.75 as of Ju	ounts: (a) \$4.5 stration certi transfer certi notarizations (c) \$7.90 for t of Motor Ve ne 1, 2023). E	50 for ficate ficates, and print hicles

- 3. The following new sections are added to the Agreement as follows:
 - (a) <u>Discriminatory Vendor and Scrutinized Companies List; Countries of Concern.</u> Contractor represents that it has not been placed on the "discriminatory vendor list" as provided in Section 287.134, Florida Statutes, and that it is not a "scrutinized company" pursuant to Sections 215.473 or 215.4725, Florida Statutes. Contractor represents and certifies that it is not, and for the duration of the term of the Agreement will not be, ineligible to contract with County on any of the grounds stated in Section 287.135, Florida Statutes. Contractor represents that it is, and for the duration of the term of the Agreement will remain, in compliance with Section 286.101, Florida Statutes.
 - (b) <u>Verification of Employment Eligibility</u>. Contractor represents that Contractor and each subcontractor have registered with and use the E-Verify system maintained by the United States Department of Homeland Security to verify the work authorization status of all newly hired employees in compliance with the requirements of Section 448.095, Florida Statutes, and that entry into this Agreement will not violate that statute. If Contractor violates this section, County may immediately terminate this Agreement for cause and Contractor shall be liable for all costs incurred by County due to the termination.
 - (c) Prohibited Telecommunications Equipment. Contractor represents and certifies that Contractor and all subcontractors do not use any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system, as such terms are used in 48 CFR §§ 52.204-24 through 52.204-26. Contractor represents and certifies that Contractor and all Subcontractors shall not provide or use such covered telecommunications equipment, system, or services during the duration of the term of the Agreement.
 - (d) <u>Criminal History Screening Practices</u>. If this Agreement is subject to the requirements of Section 26-125(d) of the Code, Contractor represents and certifies that Contractor will comply with Section 26-125(d) of the Code for the duration of the term of the Agreement.
 - (e) <u>Polystyrene Food Service Articles</u>. Contractor shall comply with the prohibition on the use or sale of expanded polystyrene products (e.g., Styrofoam) or single-use plastic beverage straws or stirrers on County property set forth in Section 27.173, Broward County Administrative Code.
- 4. <u>Severability; Priority of Provisions</u>. Except as expressly modified in this 2023 Amendment, all remaining terms and conditions of the Agreement shall remain in full force and effect. In the event of a conflict or ambiguity between the terms and conditions of this 2023 Amendment and the terms and conditions set forth in the Agreement, this 2023 Amendment shall control.

- 5. <u>Entire Agreement</u>. The Agreement, as amended by this 2023 Amendment, incorporates and includes all prior negotiations, correspondence, conversations, agreements, and understandings applicable to the matters contained herein, and the Parties agree that there are no commitments, agreements, or understandings concerning the subject matter hereof that are not contained in the Agreement and this 2023 Amendment. Accordingly, the Parties agree that no deviation from the terms of this 2023 Amendment shall be predicated upon any prior representations or agreements, whether oral or written.
- 6. <u>Joint Preparation</u>. Preparation of this 2023 Amendment has been a joint effort of the Parties and the resulting document shall not, solely as a matter of judicial construction, be construed more severely against one of the Parties than any other.
- 7. <u>No Claims of Breach</u>. Contractor represents that through the date this 2023 Amendment is executed by Contractor, County has not breached the Agreement and Contractor has no claims or disputes against County with respect to any of the matters covered by the Agreement.
- 8. <u>Effective Date</u>. The effective date of this 2023 Amendment shall be July 1, 2023, or the date of complete execution by the Parties, whichever is later.
- 9. <u>Counterparts and Multiple Originals</u>. This 2023 Amendment may be executed in counterparts, whether signed physically or electronically, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement.

(The remainder of this page is intentionally left blank.)

	h its BOARD OF COUNTY COMMISSIONERS, signing by			
_	thorized to execute same by Board action on the 13th			
day of June, 2023, and CO	ONTRACTOR, signing by and through its			
	, duly authorized to execute same.			
	COUNTY			
ATTEST:	BROWARD COUNTY, by and through			
	its Board of County Commissioners			
Ву:	By:			
Broward County Administrator, as	Mayor			
ex officio Clerk of the Broward County	Mayor			
Board of County Commissioners	day of, 2023			
Approved as to form by				
Andrew J. Meyers Broward County Attorney				
115 South Andrews Avenue, Suite 423				
Fort Lauderdale, Florida 33301				
Telephone: (954) 357-7600				
D.				
By				
Assistant County Attorney				
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Ву				
Nathaniel A. Klitsberg (Date)				
Senior Assistant County Attorney				
SRW 5.31.23				

	, FOR PRIVATE TAG AGENCY SERVICES
\	AREAS) (RLI #)
	CONTRACTOR
By:	<u> </u>
Authorized Signer	
Print Name and Title	-
day of, 2023	
WITNESS/ATTEST:	
Corporate Secretary or other witne	 SS