



ROBERT L. QUINN COMMISSIONER

State of New Hanyshire

DEPARTMENT OF SAFETY
JAMES H. HAYES BLDG. 33 HAZEN DR.
CONCORD, N.H. 03305
(603) 271-2791

EDDIE EDWARDS
ASSISTANT COMMISSIONER

STEVEN R. LAVOLE ASSISTANT COMMISSIONER

November 20, 2023

His Excellency Governor Christopher T. Sununu and the Honorable Council State House Concord, NH 03301

REQUESTED ACTION.

Authorize the Department of Safety, Division of State Police to retroactively amend an existing sole source contract, with IDEMIA Identity & Security USA, (VC #206990-B001), Reston, VA, in an amount of \$127,363.00, increasing the total contract amount from \$1,777,043.00 to \$1,904,406.00 to purchase the Maintenance and Support of the LiveScan Systems cabinets and Tenprint card Printers. The original contract was approved on May 1, 2019 (Item 74A) and subsequently amended on November 18, 2020 (Item 128), Effective upon Governor and Council approval from February 26, 2023 through June 30, 2026. 100% Revolving Funds.

Funds are available in the SFY2024 and SFY2025 operating budget and contingent upon availability and continued appropriations in SFY2026 with the authority to adjust between fiscal years through the Budget Office if needed and justified.

02-23-23-234010-40190000 - Dept. of Safety - Div. of State Police - Criminal Records 103-502664 Contracts for Operational Services

 SFY2024
 SFY2025
 SFY2026

 \$33,220.00
 \$45,128.00
 \$49,015.00

Total \$127,363.00

EXPLANATION

This amendment is retroactive because it took longer than anticipated to align all existing maintenance agreements. This amendment aligns printer maintenance agreement expiration dates with the existing AFIS machine maintenance agreement scheduled to expire on June 30, 2026. Aligning dates will provide greater efficiency and reduces potential interruption of service. This amendment is sole source because the hardware and software of this system is proprietary to Idemia Identity and Security USA, LLC.

This amendment will provide the maintenance and support associated with thirty-nine (39) Tenprint Card printers, ten (10) LiveScan System cabinets and Tenprint cards printers, and two (2) Live Scan System cabinets. The LiveScan Stations and Tenprint Card Printers are utilized with the Automated Fingerprint Identification System (AFIS), a nationwide system hosted by the Federal Bureau of Investigation, and the use of Livescans is critical in complying with the FBI's directive.

Respectfully submitted,

Robert L. Quinn Commissioner of Safety

New Hampshire Department of Safety

IDEMIA LiveScan System May 1, 2019, Item #74A

Amendment #2

INTRODUCTION

WHEREAS, pursuant to an Agreement approved by Governor and Council, on May 1, 2019, Item #74A, herein after referred to as the "Agreement"), IDEMIA Identity & Security USA (VC#206990-B001). (hereinafter referred to as "Contractor" agreed to supply certain services upon the terms and conditions specified in the Agreement and in consideration of payment by the New Hampshire Department of Safety (hereinafter referred to as the "Department"), certain sums as specified therein;

WHEREAS, pursuant to the Agreement Section 17: Amendment and the provisions of the Agreement, the Agreement may be modified or amended only by a written instrument executed by the parties thereto and approved by the Governor and Executive Council;

WHEREAS, the Vendor and the Department have agreed to amend the Agreement in certain respects;

WHEREAS, the Department wishes to extends the Maintenance and Support Agreement of 39 Tenprint card printers from February 26, 2023 to June 30, 2026;

WHEREAS, the Department wishes to extends the Maintenance and Support Agreement of 10 LiveScan System and Tenprint card printers from August 8, 2023 to June 30, 2026;

WHEREAS, the Department wishes to extends the Maintenance and Support Agreement of 2 LiveScan System from September 29, 2023 to June 30, 2026;

WHEREAS, The Vendor agrees to extends 51 Maintenance and Support Agreements;

WHEREAS, the Department and the Vendor wish to adjust the Contract price by \$127,363.00 to bring the total contract price to \$1,904,406.00.

WHEREAS, the Department and the Vendor seek to amend the Agreement.

NOW THEREFORE, in consideration of the foregoing, and the covenants and conditions contained in the Agreement and set forth herein, the parties agree as follows:

The Agreement is hereby amended as follows:

- 1. Amend Section 1.8 of the State of New Hampshire P-37 General Provisions by increasing the Price Limitation by \$127,363.00 from \$1,777,043.00 to \$1,904,406.00;
- 2. The Agreement is further amended as described in Table 1:

State of NH Contract

Date: 9/22/2023

Contractor's Initials CM

New Hampshire Department of Safety IDEMIA LiveScan System

May 1, 2019, Item #74A

Amendment #2

Exhibit A	The Company of the Co
Special Provisions	AMENDED TEXT
Section Number Scope of Work 3	Maintenance and Support Agreement associated with 39 Tenprint Card printers, 10 current LiveScan System cabinets and Tenprint card Printers and 2 LiveScan System cabinets (as further described below, the Part 1 Services).

TABLE 2: CONTRACT HISTORY									
G&C Item 74A	Original Contract	May 1, 2019	06/30/2026	\$1,682,483.00					
G&C Item 128	1st Amendment	November 18, 2020	06/30/2026	\$94,560.00					
	2 nd Amendment	Item # TBD	06/30/2026	\$127,363.00					
CONTRACT TOTAL	\$1,904,406.00								
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State of NH Contract
Date: 9/22/2023

Contractor's Initials CM

New Hampshire Department of Safety IDEMIA LiveScan System May 1, 2019, Item #74A

Amendment #2

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written.	Date: 9/22/2023
Casey Mayfield, Sr. Vice President	*
Idemia Identity & Security USA LLC	7.4
STATE OF NEW HAMPSHIRE	
mys	Date: 11/21/23
Amy L. Newbury, Director of Administration	161
State of New Hampshire	
Department of Safety	eque •
The preceding Amendment, having been reviewed execution.	by this office, is approved as to form, substance, and
Approved by the Afforney General State of New Hampshire; Department of Justic	Date: 11 /21/23
I hereby certify that the foregoing amendment was the State of New Hampshire at the Meeting on:	approved by the Governor and Executive Council of (date of meeting)
Office of the Secretary of State	w _z
	Date:

Page

4 of 9

New Hampshire Department of Safety IDEMIA LiveScan System May 1, 2019, Item #74A

Amendment #2

Description of Covered Products

MAINTENANCE AND SUPPORT AGREEMENT NO. SA # 001312-017

CUSTOMER: New Hampshire Department of Safety

The following table lists the Products under maintenance coverage:

Sales Contract # 69245 Support Agreement # 001312-017

Product	Description	Node	Qty
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - NH Dept. of Safety	NHTSLPR001	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Strafford County Jail	NHTSDPR034	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Exeter Police Dept.	NHTSDPR054	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Hampton Police Dept.	NHTSDPR055	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Dover Police Dept.	NHTSLPR002	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Belknap County Corrections	NHTSLPR003	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Conway Police Dept.	NHTSLPR004	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Cheshire County Jail	NHTSLPR005	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Coos County Corrections	NHTSLPR006	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Grafton County Corrections	NHTSLPR007	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Hooksett Police Dept.	NHTSLPR008	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Merrimack Police Dept.	NHTSLPR010	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Seabrook Police Dept.	NHTSLPR011	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Sullivan County Corrections	NHTSLPR012	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Concord Police Dept.	NHTSLPR013	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Derry Police Dept.	NHTSLPR014	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Keene Police Dept.	NHTSLPR015	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Manchester Police Dept.	NHTSLPR016	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Rochester Police Dept.	NHTSLPR019	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Salem Police Dept.	NHTSLPR020	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Laconia Police Dept.	NHTSLPR021	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - NH State Prison - Men	NHTSLPR022	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Claremont Police Dept.	NHTSLPR024	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Londonderry Police Dept.	NHTSLPR025	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Hudson Police Dept.	NHTSLPR026	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray- Berlin Police Dept.	NHTSLPR027	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray- Lebanon Police Dept.	NHTSLPR028	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray- Dover Police Dept.	NHTSLPR029	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - NH Dept. of Safety	NHTSLPR030	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - NH State Police - Troop C	NHTSLPR031	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - NH State Police - Troop E	NHTSLPR032	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Rockingham County Corrections	NHTSLPR033	1

State of NH Contract Date: 9/22/2023

Contractor's Initials CM

New Hampshire Department of Safety IDEMIA LiveScan System

May 1, 2019, Item #74A

Amendment #2

Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - NH State Police - Troop F	NHTSLPR035	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray- Llittleton Police Dept.	NHTSLPR036	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray- Manchester DMV	NHTSLPR037	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray- Plymouth Police Dept.	NHTSLPR038	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Carroll County Corrections	NHTSLPR040	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Bedford Police Dept.	NHTSLPR041	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray - Windham Police Dept.	NHTSLPR056	1

Sales Contract # 73782 Support Agreement # 001312-018

Support A	greement # 001312-018		1
Product	Description	Node	Qty
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixed- height with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS045	1
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixedheight with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS062	1
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixedheight with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS063	1
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixedheight with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS064	1
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixed- height with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS065	1
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixedheight with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS066	1
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixedheight with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS067	1

State of NH Contract
Date: 9/22/2023

Contractor's Initials CM

New Hampshire Department of Safety

IDEMIA LiveScan System

May 1, 2019, Item #74A

Amendment #2

Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixed-height with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS068	1
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixed-height with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS071	1
Livescan TPE-5	IDEMIA LiveScan System Cabinet, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology, Computer, Wide screen Touch screen monitor, keyboard and mouse, Ruggedized Cabinet fixed-height with foot pedal for hands free advancement, Mugshot Capture Module (Camera, Software, Housing), UPS	NHTSLSS072	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR045	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR062	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR063	31.32
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR064	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR065	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR066	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR067	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR068	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR071	1
Printer	Printer B&W Tenprint Card, Duplexer, +1 additional tray	NHTSLPR072	1

Sales Contract # 75473

Support Agreement # 001312-019

	g		7.77
Livescan TPE-5	IDEMIA LiveScan System Portable Tenprint, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint 500PPI Scanner, Laptop Computer, Standard Tri-State applicant profiles	NHTSLSS069	1
Livescan TPE-5	IDEMIA LiveScan System Portable Tenprint, IDEMIA LiveScan System Software, FBI Appendix F Certified Tenprint 500PPI Scanner, Laptop Computer, Standard Tri-State applicant profiles	NHTSLSS070	1

ADDITIONAL TERMS

END OF LIFE

Idemia develops, manufactures, licenses and offers high technology products and services. In the ordinary course of its product development life cycle, Idemia will declare certain products as obsolete and end-of-life ("EOL"). In the event that Idemia determines that a product is EOL, Idemia shall endeavor to provide its customer with at least twelve (12) months advanced notice of the EOL date. Such notice shall include the planned last purchase order date and last shipment date for the EOL product. At the time that Idemia provides its customers with such EOL notice, Idemia shall further endeavor to provide its customer with notice of Idemia's intent to offer a next

State of NH Contract

Date: 9/22/2023

Contractor's Initials CM

New Hampshire Department of Safety IDEMIA LiveScan System May 1, 2019, Item #74A

Amendment #2

version of the product, or a new or substitute product or service with the same or similar functionality to the EOL product. Idemia's product EOL notice shall also include the planned period for any continued technical support of the EOL product. During any continued technical support period, Idemia will continue to use commercially reasonable efforts to repair the EOL product based on availability of parts and availability of trained technical support, however, Idemia does not warrant performance of the EOL product and Idemia will not prepare any further updates or maintenance fixes for the EOL product.

PRICE INCREASE

Price Protection. On the Renewal date of each year during the Term, Idemia shall give Customer a notice in writing that shall include evidence of any increase or decrease in Idemia's actual costs in the manufacturing of the Products, including, but not limited to costs of Raw Materials and direct labor, if any. On the Effective Date of each year during the Term, either Party may notify the other in writing of any desired change in the price of any of the Products as a result of an increase or decrease in Idemia's actual costs in the manufacturing of the Products. After a Party has received such notice, if such Party does not accept any or all of such price changes, Idemia and Customer shall negotiate in good faith for a period not to exceed ten (10) days. In the absence of agreement regarding any proposed price changes, the prices shall remain unchanged pending resolution pursuant the Dispute Resolution Clause of this Agreement. Any mutually agreed-upon change in the price for the Products will be documented in writing signed by Customer and Idemia and will be implemented on the date agreed by the Parties.

<u>Inflation Adjustment</u>. The Services prices identified above shall be adjusted for inflation on an annual basis during the term of this Agreement based upon the Consumer Price Index (CPI) appropriate for these Products and Services as of the Effective Date of the parties Agreement.

State of NH Contract Date: 9/22/2023

Contractor's Initials CM

New Hampshire Department of Safety IDEMIA LiveScan System

May 1, 2019, Item #74A

Amendment #2

Support Plan Options and Pricing Worksheet

Maintenance and Support Agreement # 001312-017

Date September 5, 2023

New Term Effective

Start February 26, 2023

End June 30, 2026

For support on covered products, please contact Technical Help Desk at (800) 734-6241 or email at: AnaheimCSCenter@us.idemia.com

STANDARD SUPPORT

- ♦ Telephone Response: 2 Hour
- ♦ Standard Releases & Updates
- Remote Dial-In Analysis
- ♦ Software Customer Alert Bulletins
- ◆ Supplemental Releases & Updates
 ◆ 8 a.m. □ 5 p.m. Monday to Friday PPM

- Unlimited Telephone Support
- ♦ Automatic Call Escalation

☒ On-Site Hardware Support

- 8 a.m. 5 p.m. Monday to Friday PPM ◆ Defective Parts Replacement
- ♦ Next Day PPM On-site Response
- Hardware Vendor Liaison
- ♦ Escalation Support
- ♦ Hardware Service Reporting
- Product Repair
- ♦ Hardware Customer Alert Bulletins
- ♦ Equipment Inventory Detail Management

□ Parts Support

- ♦ Parts Ordered & Shipped Next Business Day
- ♦ Parts Customer Alert Bulletins
- * If customer is providing their own on-site hardware support, the following applies:
- > Customer Orders & Replaces Parts
- > Telephone Technical Support for Parts Replacement Available

\$ 2,791.00

Invoice total for period 02/26/2023 to 06/30/2023*

Invoice total for period 07/01/2023 to 06/30/2024* \$ 30,429.00

Invoice total for period 07/01/2024 to 06/30/2025* \$ 45,128.00

Invoice total for period 07/01/2025 to 06/30/2026* \$ 49,015.00

Grand Total \$ 127,363.00

*Exclusive of taxes if applicable

PLEASE PROVIDE A COPY OF YOUR CURRENT TAX EXEMPTION CERTIFICATE (if applicable)

Please note this is not an invoice. An invoice will be provided after receipt of the signed document.

State of NH Contract

Date: 9/22/2023

Contractor's Initials CM



STATE OF NEW HAMPSHIRE DEPARTMENT OF INFORMATION TECHNOLOGY

27 Hazen Dr., Concord, NH 03301 Fax: 603-271-1516 TDD Access: 1-800-735-2964 www.nh.gov/doit

Denis GouletCommissioner

November 15, 2023

Robert L. Quinn, Commissioner Department of Safety State of New Hampshire 33 Hazen Drive Concord, NH 03305

Dear Commissioner Quinn:

This letter represents formal notification that the Department of Information Technology (DoIT) has approved your agency's request to enter into a contract amendment with IDEMIA Identity & Security USA, as described below and referenced as DoIT No. 2019-089B.

The purpose of this request is to purchase the Maintenance and Support of the LiveScan Systems cabinets and Tenprint card Printers.

The Total Price Limitation will increase by \$127,363 for a New Total Price Limitation of \$1,904,406, effective upon Governor and Council through June 30, 2026.

A copy of this letter must accompany the Department of Safety's submission to the Governor and Executive Council for approval.

Sincerely,

Q

Denis Goulet

DG/jd DoIT #2019-089B

cc: Ron Reed, IT Manager

State of New Hampshire Department of State

CERTIFICATE

I, David M. Scanlan, Secretary of State of the State of New Hampshire, do hereby certify that IDEMIA IDENTITY & SECURITY USA LLC is a Delaware Limited Liability Company registered to transact business in New Hampshire on August 23, 2007. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 583165

Certificate Number: 0006323651



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 20th day of September A.D. 2023.

David M. Scanlan Secretary of State

SECRETARY'S CERTIFICATE

Idemia Identity & Security USA LLC

I, Michael Taylor, certify that I am the General Counsel and Secretary of Idemia Identity & Security USA LLC, a Delaware Limited Liability Company (hereafter the "Company"), and that I have been duly appointed to such position and am presently serving in such capacity.

I hereby further certify that Casey Mayfield, the Company's Senior Vice President of Justice and Public Safety, is duly empowered and authorized by the Company to execute maintenance contracts and modifications and amendments thereto in the name of and on behalf of the Company. The foregoing signature authority has not been revoked, annulled, or amended in any manner whatsoever, and remains in full force and effect as of the date hereof.

IN WITNESS WHEREOF, I have hereunto set my hand this 1st day of September 2023.

By Michael Taylor

Michael Taylor General Counsel and Secretary Idemia Identity & Security USA LLC

CERTIFICATE OF AUTHORITY/VOTE (Limited Liability Company)

I,	Casey Mayfield , hereby certify that:
_	(Name of Sole Member/Manager of Limited Liability Company, Contract Signatory - Print Name)
1.	I am the Sole Member/Manager of the Company of IDEMIA Identity & Security USA LLC (Name of Limited Liability Company)
2.	I hereby further certify and acknowledge that the State of New Hampshire will rely on this certification as
	evidence that I have full authority to bind IDEMIA Identity & Security USA LLC (Name of Limited Liability Company)
	and that no corporate resolution, shareholder vote, or other document or action is necessary to grant me such
	authority. (Contract Signature)
	9/22/2023 (Date)
	STATE OF Lines COUNTY OF Wird amon
	On this the day of Orber 20 23, before me (Name of North Public Justice of the Peace) the undersigned officer, personally appeared (Consent of Signator) - Print Name)
	satisfactorily proven) to be the person whose name is subscribed to the within instrument and acknowledged
	that he/she executed the same for the purposes therein contained. In witness whereof, I hereunto set my hand
	STATE OF TENIMESSEE! NOTARY PUBLIC Comagnotive of the Peace - Signature) Comagnotive of the Peace - Signature)



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 9/15/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

th	this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).									
	DUCER			-	CONTAC NAME:					
Marsh & McLennan Agency LLC 5500 Cherokee Avenue, Suite 300						PHONE (A/C, No, Ext); 800-274-0268 FAX (A/C, No):				
Alexandria VA 22312						E-MAIL ADDRESS: macertificates@marshmma.com				
										NAIC#
					INSURE		surance Con	· 		24988
INSU		•		IDEMIIDENT			ance America	 		24554
	MIA Identity & Security USA LLC							ualty Co of America		25674
	951 Freedom Drive te 1800							of the State of PA		19429
	ston VA 20151			8	INSURE					
					INSURE		-			
CO	VERAGES CER	TIFIC	CATE	NUMBER: 2031026143		-		REVISION NUMBER:		
	IS IS TO CERTIFY THAT THE POLICIES	OF	INSU	RANCE LISTED BELOW HAY						
	DICATED. NOTWITHSTANDING ANY RI									
	ERTIFICATE MAY BE ISSUED OR MAY (CLUSIONS AND CONDITIONS OF SUCH							HEREIN IS SUBJECT IT	J ALL I	HE TERMS,
INSR LTR	TYPE OF INSURANCE	ADDL	SUBR			POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	
B	X COMMERCIAL GENERAL LIABILITY	Y	WVD Y	US00104699LI22A		12/30/2022	4/30/2024	EACH OCCURRENCE	\$ 2,000	000
	CLAIMS-MADE X OCCUR	ŀ	i					DAMAGE TO RENTED	\$ 100,0	
	X SIR \$100k				ŀ		2.	PREMISES (Ea occurrence)	\$ 10,00	
	X PCOSIR 1,778,500		1				8.1	MED EXP (Any one person) PERSONAL & ADV INJURY	\$ 2,000	
	GEN'L AGGREGATE LIMIT APPLIES PER:								\$ 2,000	
	X POLICY PRO- X LOC	ļ						GENERAL AGGREGATE PRODUCTS - COMP/OP AGG	\$ 2,000	
								PRODUCTS - COMP/OP AGG	\$ 2,000	,000
С	OTHER: AUTOMOBILE LIABILITY	Y	Y	8107W328111		4/30/2023	4/30/2024	COMBINED SINGLE LIMIT	\$ 2,000	000
C	X ANY AUTO		EX7W329341	ł	4/30/2023	4/30/2024	(Ea accident) BODILY INJURY (Per person)	\$		
								BODILY INJURY (Per accident)	<u></u>	
	OWNED AUTOS ONLY AUTOS X HIRED X NON-OWNED							PROPERTY DAMAGE (Per accident)	\$	
	AUTOS ONLY AUTOS ONLY							\$ 1,000,000		
В	X UMBRELLA LIAB X OCCUR	 		US00104700Ll22A		12/30/2022 4/30/2024	Excess Auto Limit			
_				00001047001122A		12/30/2022	4/30/2024	EACH OCCURRENCE	\$ 9,000,	
	CDAIWG-WADE	ł						AGGREGATE		,000
Α	DED X RETENTION \$ \$10,000 WORKERS COMPENSATION		Υ	9017190001		40/04/0000 40/04/0000		X PER OTH-	\$	
Â	AND EMPLOYERS' LIABILITY Y/N		' '	9017190002		12/31/2022 12/31/2022	12/31/2023 12/31/2023	•	- 4 000	222
	ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A			1			E.L. EACH ACCIDENT	\$ 1,000	
	(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below		l				i	E.L. DISEASE - EA EMPLOYEE		
				7707.170		40/4/0000	401410000	E.L. DISEASE - POLICY LIMIT	\$ 1,000,	,000
D	Property		-	7535478		12/1/2022	12/1/2023	ALL RISK COVERAGE		
					ŀ					
						4				
Cer	RIPTION OF OPERATIONS / LOCATIONS / VEHIC tificate Holder is included as Additional	LES (A Insur	ed un	der the General Liability po	le, may be olicv as	attached if more their interest	e space is require mav appear.	ed) but only to the extent suc	h status	is required
und	tificate Holder is included as Additional er their written contract / agreement wit	h the	Nam	ed Insured. Subject to tern	ns and	conditions of	the policy. Th	e Umbrella Policy is follow	v form o	on for the
Ger	eral Liability.									
										
CEF	RTIFICATE HOLDER			· · · · · ·	CANC	ELLATION				
					CHO	III D ANV OF T	THE A POWE D	ECODIDED DOLLOIES DE C	MCELL	ED BEEODE
				ļ				ESCRIBED POLICIES BE CA REOF, NOTICE WILL E		
	New Hampshire Departme	nt of	Safe	etv [Y PROVISIONS.		
	Division of State Police									

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33 Hazen Drive

Concord NH 03304

AUTHORIZED REPRESENTATIVE



State of New Hampshire

DEPARTMENT OF SAFETY
JAMES H. HAYES BLDG. 33 HAZEN DR.
CONCORD, N.H. 03305
(603) 271-2791

RQ#206899

GC Item 128

October 30, 2020

11-18-2020

His Excellency, Governor Christopher T. Sununu and the Honorable Council State House Concord, New Hampshire 03301

Requested Action

Authorize the Department of Safety, Division of State Police, Bureau of Criminal Records, to enter into a sole source amendment with Idemia Identity & Security USA, LLC, (VC #206990-B001) 5515 East La Palma Avenue, Suite 100, Anaheim, CA 92807, in an amount not to exceed \$94,560.00, increasing the total contract amount from \$1,682,483.00 to \$1,777,043.00, to purchase and replace thirty-nine (39) outdated printers used for printing fingerprint cards from individual LiveScan machines. Effective upon Governor and Council approval through June 30, 2026. Funding source: 54.65% Agency Income, 45.35% Revolving Funds.

Funds are available in the SFY2021 operating budget and contingent upon availability and continued appropriations in SFY2022 through SFY2026 with the authority to adjust between fiscal years through the Budget Office if needed and justified.

02-23-23-234010-33450000 Dept. of Safety - Div. of State Police - NHDOT Grants 030-500331 Equipment/New Replace - Equipment-General (Replace)

<u>SFY2021</u>	<u>SFY2022</u>	<u>SFY2023</u>	\$5,000	<u>SFY2025</u>	SFY2026	<u>Subtotal</u>		
\$51,675.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$51,675.00		
02-23-23-234010-40190000 Dept. of Safety-Div. of State Police-Criminal Records 030-502334 Contracts for Operational Services								
SFY2021	<u>SFY2022</u>	<u>SFY2023</u>	<u>SFY2024</u>	SFY2025	SFY2026	\$42,885.00		
\$0.00	\$7,761.00	\$8,149.00	\$8,557.00	\$8,984.00	\$9,434.00			
					Grand Total	\$94,560.00		

Explanation

This amendment is sole source because the hardware and software of this system is proprietary to Idemia Identity and Security USA, LLC. This amendment will provide for the purchase and replacement of thirty-nine (39) printers that are utilized with the LiveScan Stations, as well as maintenance and support. The LiveScan Stations and Tenprint Card Printers are utilized with the Automated Fingerprint Identification System (AFIS), a nationwide system hosted by the Federal Bureau of Investigation to facilitate the identification of individuals based on their fingerprints. The FBI requires electronic fingerprint submission, and the use of Livescans is critical in complying with the FBI's directive. In accordance to the 1983 Interstate Identification Index compliance granted by the Federal Bureau of Investigation, the Department of Safety, Division of State Police, Criminal Records Unit is the sole submitting agency for all-criminal and applicant ten-print impressions to the FBI.

Originally, AFIS was primarily a tool for law enforcement, but in recent years Federal and State laws require fingerprint based identification to be used in employment screening for Commercial Motor Vehicle operators, daycare workers, and others.

His Excellency, Governor Christopher T. Sununu and the Honorable Council October 30, 2020 Page 2 of 2

Timeliness of applicant submissions is critical to employing individuals in environments sensitive to the safety, health, and well-being to the vulnerable population in within the State, and Livescan technology is valuable in providing a more convenient and timely fingerprinting process to NH residents.

Respectfully, submitted,

Robert Quinn

Commissioner of Safety

STATE OF NEW HAMPSHIRE

DEPARTMENT OF INFORMATION TECHNOLOGY

27 Hazen Dr., Concord, NH 03301 Fax: 603-271-1516 TDD Access: 1-800-735-2964 www.nh.gov/doit

Denis Goulet Commissioner

October 26, 2020

Robert L. Quinn Commissioner of Safety Department of Safety 33 Hazen Drive Concord, NH 03305

Dear Commissioner Quinn:

This letter represents formal notification that the Department of Information Technology (DoIT) has approved your agency's request to amend a SOLE SOURCE contract with Idemia Identity & Security USA, LLC., as described below and referenced as DoIT No. 2019-089A.

The purpose of this request is to amend an existing contract with Idemia to purchase and replace 39 outdated printers used for printing fingerprint cards from individual LiveScan machines. Idemia will provide equipment, installation services, and ongoing support and maintenance for 39 Tenprint Card Duplexer Printers.

The funding amount for this amendment is not to exceed \$94,560.00, increasing the current contract from \$1,682,483.00 to \$1,777,043.00, with no change of the current completion date of June 30, 2026. This amendment shall become effective upon the Governor and Executive Council approval through June 30, 2026.

A copy of this letter should accompany the Department of Safety's submission to the Governor and Executive Council for approval.

Sincerely,

Denis Goulet

DG/kaf DoIT #2019-089A

cc: Ronald Reed, IT Manager, DoIT

State of New Hampshire
Department of Safety
Sole Source Contract
Idemia Identity & Security USA LLC
May 1, 2019, Item #74A
Amendment #1

This Agreement (hereinafter called "Amendment #1") is by and between Idemia Identity & Security USA LLC, hereinafter referred to as IDEMIA (VC# 290813-B001), and the State of New Hampshire, acting by and through the Department of Safety, hereinafter referred to as DOS.

WHEREAS, pursuant to an Agreement (herein after referred to as the "Agreement"), approved by the Governor and Executive Council, on May 1, 2019, Item # 74A, IDEMIA agreed to provide certain equipment and services in furtherance of the Automated Fingerprint Identification System upon the terms and conditions specified in the Agreement and in consideration of payment of certain sums by DOS as specified therein;

WHEREAS, pursuant to Section 18 Amendment, of the Agreement General Provisions, the Agreement may be amended only by an instrument in writing signed by the parties thereto and approval by the Governor and Executive Council;

WHEREAS, IDEMIA and DOS have agreed to amend the Agreement;

NOW THEREFORE, in consideration of the foregoing, and the covenants and conditions contained in the Agreement and set forth herein, the parties agree to the following:

The Agreement is hereby amended as follows:

- 1. Amend the Contract Agreement General Provisions, section 1.8, by increasing the Price Limitation by \$94,560 from \$1,682,483, to not exceed \$1,777,043.
- Amend the Contract Agreement Exhibit A, Scope of Work, Introduction, section 2, to read as follows:
 "The Purchase and associated maintenance of 44 LiveScan Stations and associated modifications, as
 well as the purchase, freight, installation and associated maintenance of 39 Black and White Tenprint
 Card Printers, each with Duplexer and 1 additional Tray (as further described below, the "Part II
 Services")."
- 3. Amend the Contract Agreement Exhibit A, Scope of Work, Part II Services, by adding the following:
 - IDEMIA will replace 39 existing Tenprint Card printers with new black and white Tenprint Card printers, each with Duplexer and 1 additional Tray. Disposal of existing printers is not included in the scope.
- 4. Amend the Contract Agreement Exhibit A, Scope of Work, Part II, Solution Description and Pricing, by replacing Table 1 with the following:

Tenprint/Palmprint Capture

Table 1

Date 10/21/20 Initiale

Page 1 of 8

Description	"Unit }" Price	Qty	Total .
IDEMIA LiveScan Station Cabinet, including the	\$18,500	-44	\$814,000
following:			,
IDEMIA Next-Generation Touch Print Enterprise	i		
LiveScan Station Software with Windows 10 OS			
FBI Appendix F Certified Tenprint/Palmprint 500PPI			
Scanner with Moisture Discriminating Optics			
Scanner™ (MDO) Block Technology			
Computer, Touch screen monitor, keyboard and mouse			1
Ruggedized Cabinet fixed-height with foot pedal for hands			1
free advancement	D.		
Mugshot Capture Module (Camera, Software, Housing)			
Signature Capture Pad			
UPS			
Criminal, Juvenile, Civil Applicant, and Applicant profiles			
using standard Tri-States workflows			
CHRI Interface Modifications:	\$25,000	1	\$25,000
Exchanges between LiveScan Station and CHRI to be			
based on UCT smart code			
The inclusion of face1 mugshot image with arrest incidents sent to CHRI			
Notification sent to CHRI of FBI SRE response	56		
Disposal of 44 obsolete LiveScans	\$475	44	\$20,900
Printer Black & White Tenprint Card, Duplexer, +1	\$1,325	39	\$51,675
additional Tray			
Installation / On-site Training	Included		
Warranty: 1 Year On-site Advantage Solution warranty,			
9X5, Next day on-site response and parts replacement			89
Freight	le.		
Total		(5.5)	\$911,575

5. Amend the Contract Agreement – Exhibit A, Scope of Work, Part II, Solution Description and Pricing, paragraph 3, as follows:

This contract covers the purchase, installation and warranty period of the LiveScan Systems and Tenprint Printers detailed in this document; IDEMIA is agreeing to the maintenance pricing as well as the services described in this contract during maintenance including antivirus (AV) and operating system (OS) updates for the LiveScan Systems. After the initial warranty period expires, all LiveScan Systems and Tenprint Printers purchased under this contract will be added to Maintenance and Support Agreement and will be subject to the terms of that Agreement, with the additional pricing for maintenance shown in Exhibit B Part II.

6. Amend the Contract Agreement – Exhibit A, Scope of Work, Part II, Customer Responsibilities, by adding the following:

Date 197/12 u Initials P

Page 2 of 8

- Providing a technical point of contact for IDEMIA who will be the primary person responsible
 for providing and/or coordinating obtainment of site installation pre-requisite information such
 as network information, IP addresses, power information, etc.
- 7. Amend the Contract Agreement Exhibit A, Scope of Work, Part II, Advantage Solution Support table, section Software Support 9X5, as follows:

Or a service of the s	Assessment of the second	The state of the s
Software Support 9X5*	Included in Warranty	Available for purchase
Unlimited Telephone Technical Support	1.65 1.591	√
2 Hour Telephone Response Time	√ √	√ √
Remote Dial-in Analysis	√	√
Software Standard Releases	1	√
Software Supplemental Releases		√ .
Automatic Call Escalation	V	V
Software Customer Alert Bulletins	1	` √
Endpoint Anti-Virus Protection Software**†	√ √	V
Windows Operating System Updates***†	V	√

[†] These support features only apply to the LiveScan Stations.

8. Amend the Contract Agreement – Exhibit A, Scope of Work, Part II, Performance Schedule for Part II Services, to add the following scheduled performance regarding the delivery and installation of the Tenprint Printers:

• Order logged for Tenprint Printers

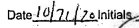
11/20/19

• Drop ship Tenprint Printers in Waves, at following locations in table:

11/20/20-12/30/20

• Installation of Tenprint Printers on a schedule agreed to by the parties, but no later than January 29, 2021.

2.55 (9.50)	a a	207.00	_	
Site Name	<u>Livescan ID</u>	City	County	Wave
Merrimack PD	nhtslss010	Merrimack	Hillsboro	1
Derry	nhtslss014	Derry	Hillsboro	1
Manchester	nhtslss016	Manchester	Hillsboro	1
Londonderry	nhtslss025	Londonderry	Hillsboro	1
Hudson PD	nhtslss026	Hudson	Hillsboro	1
Manchester DMV	nhtslss037	Manchester	Hillsboro	1
Bedford PD	nhtslss041	Bedford	Hillsboro	1 4
Windham PD	nhtslss056	Windham	Hillsboro	1
NHSP CR	nhtslss001	Concord	Merrimack	2
Hooksett	nhtslss008	Hooksett	Merrimack	2
Concord	nhtslss013	Concord	Merrimack	2
Mens Prison	nhtslss022	Concord	Merrimack	2
NHSP APPS	nhtslss030	Concord	Merrimack	2
Conway	nhtsiss004	Conway	Carroll.	3 .
Grafton	nhtslss007	North Haverhill	Grafton	3



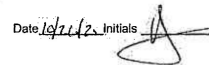
Page 3 of 8

Lebanon PD	nhtsiss028	Lebanon	Grafton	3
Troop E	nhtslss032	Tamworth	Carroll	3
Littleton PD	nhtslss036	Littleton	Grafton	3
Plymouth PD	nhtslss038	Plymouth	Grafton	3
Carroll Co	nhtslss040	Ossipee	Carroll	3
Cheshire	nhtslss005	Westmoreland	Cheshire	4
Sullivan	nhtsiss012	Claremont	Sullivan	4
Keene	nhtslss015	Keene	Cheshire	4
Claremont PD	nhtslss024	Claremont	Sullivan	4
Troop C	nhtslss031	Keene	Cheshire	4
Dover PD	nhtslss002	Dover '	Strafford	5
Seabrook PD	nhtslss011	Seabrook	Rockingham	5
Rochester	nhtslss019	Rochester	Strafford	5
Salem	nhtslss020	Salem	Rockingham	5
Dover.MV	nhtslss029	Dover	Strafford	5
Rockingham	nhtslss033	Brentwood	Rockingham	5
Strafford CTY	nhtslss034	Dover	Strafford	5
Exeter PD	nhtslss054	Exeter	Rockingham	5
Hampton PD	nhtslss055	Hampton	Rockingham	5
Belknap	nhtslss003	Laconia	Belknap	6
Coos	nhtslss006	W Stewartstown	Coos	6
Laconia	nhtslss021	Laconia	Belknap	6
Berlin PD	nhtslss027	Berlin	Coos	6
Troop F	nhtslss035:	Twin Mountain	Coos	6

9. Amend the Contract Agreement — Exhibit B, Payment Terms, Overview of Cost by State Fiscal Year, to replace the table with the following:

OVERVIEW OF COST BY STATE FISCAL YEAR

Service	Fiscal Year	Year	Fiscal Year Dates	Amount
Purchase &	SFY2019	Current Year		\$839,000.00
Maintenance on 44				15 (4)
new LiveScans	54	ý		11.11
Maintenance &	SFY2020	Year I	July 1, 2019 to June 30,	\$26,578.00
Support Agreement on			2020	-21
2 Current		34		
Transportables and		8	- 0 Tat	
Lexmark Printers;			100	2:
Disposal of Obsolete		40.4		
LiveScans	-	30.0		20
Purchase of 39 new	SFY2021	Year 2	July 1, 2020 to June 30,	\$179,957.00
Tenprint Printers;	18"		2021	
Maintenance &				
Support Agreement on	8			t
2 Current and 44 new	20		25	2025
LiveScans				pa ^{kit} e e



Page 4 of 8

Maintenance &	SFY2022	Year 3	July 1, 2021 to June 30,	\$139,993.00
Support Agreement on		10	2022	
39 Tenprint Printers		7.0	f	
and 2 Current and 44				
new LiveScans				
Maintenance &	SFY2023	Year 4	July 1, 2022 to June 30,	\$144,478.00
Support Agreement on			2023	
39 Tenprint Printers				
and 2 Current and 44 new LiveScans				
Maintenance &	SFY2024	Year 5	July 1, 2023 to June 30,	\$149,131.00
Support Agreement on	SI 12024	1 car 3	2024	Φ143,131.00
39 Tenprint Printers			2024	
and 2 Current and 44		ia .		
new LiveScans	.1			
Maintenance &	SFY2025	Year 6	July 1, 2024 to June 30,	\$146,660.00
Support Agreement on		,	2025	
39 Tenprint Printers		}		
and 2 Current and 44				
new LiveScans				
Maintenance &	SFY2026	Year 7	July 1, 2025 to June 30,	\$151,246.00
Support Agreement on	1		2026	- 60
39 Tenprint Printers				
and 2 Current and 44			22	
new LiveScans	'm1 ***	OR Salar KBA 19 F. CO. A	FORE TORONS IN TRAVEL BY MERCON	61,777,042,00
44 是为这种是对该社会	Total	Carried Control	"是我们的"。"这个",我们是	\$1,777,043.00

10. Amend the Contract Agreement – Exhibit B, Payment Terms, Payment Terms Applicable to the Part II Services, Solution Description and Pricing, to replace Paragraph 1 and Table 2 Pricing with the following:

Solution Description and Pricing

IDEMIA will provide the equipment and services described in Exhibit A, Part II Services, Table 1.

Tenprint/Palmprint Capture **Table 2 PRICING** Unit . Description Total Price. IDEMIA LiveScan Station Cabinet, including the \$18,500 \$814,000 following: IDEMIA Next-Generation Touch Print Enterprise LiveScan Station Software with Windows 10 OS FBI Appendix F Certified Tenprint/Palmprint 500PPI Scanner with Moisture Discriminating Optics Scanner™ (MDO) Block Technology Computer, Touch screen monitor, keyboard and mouse Ruggedized Cabinet fixed-height with foot pedal for hands free advancement Mugshot Capture Module (Camera, Software, Housing) Signature Capture Pad **UPS**

Date 10/21/7 s Initials

Page 5 of 8

Description	Unit Price	Qiv	Totaless
Criminal, Juvenile, Civil Applicant, and Applicant profiles		-53	XII D 20/11/10/2
using standard Tri-States workflows			- VI
CHRI Interface Modifications:	\$25,000	1	\$25,000
Exchanges between LiveScan Station and CHRI to be based on UCT smart code			
The inclusion of face1 mugshot image with arrest incidents sent to CHRI			
Notification sent to CHRI of FBI SRE response			
Disposal of 44 obsolete LiveScans	\$475	44	\$20,900
Printer Black & White Tenprint Card, Duplexer, +1 additional Tray	\$1,325	39	\$51,675
Installation / On-site Training	Included		
Warranty: 1 Year On-site Advantage Solution warranty,	1		
9X5, Next day on-site response and parts replacement	1		
Freight			
Total			\$911,575

11. Amend the Contract Agreement – Exhibit B, Payment Terms, Payment Terms Applicable to the Part II Services, Solution Description and Pricing, paragraph 3, as follows:

This contract covers the purchase, installation and warranty period of the LiveScan Systems and Tenprint Printers detailed in this document; IDEMIA is agreeing to the maintenance pricing as well as the services described in this contract during maintenance, including antivirus (AV) and operating system (OS) updates for the LiveScan Systems. After the initial warranty period expires, all LiveScan Systems and Tenprint Printers purchased under this contract will be added to Maintenance and Support Agreement and will be subject to the terms of that Agreement, with the additional pricing for maintenance shown in Exhibit B Part II.

- 12. Amend the Contract Agreement Exhibit B, Payment Terms, Payment Terms Applicable to the Part II Services, by changing the header of Table 3 to "LiveScan Stations Purchase Price with Maintenance".
- 13. Amend the Contract Agreement Exhibit B, Payment Terms, Payment Terms Applicable to the Part II Services, by inserting after Table 3 the following new table:

TEALOGUET BOLLITERS		
TEMPRIMI PRIMITRY	PURCHASE PRICE WITH MAINTENANCE	TARIF 3A

STREET, STREET	LEGISLAND BURNER	的小型的数据的	Paradok Salar Car Call
Year	Per Unit Price	Quantity	Total Price
Purchase	\$1,325	39	\$51,675
Year 1	Warranty	39	\$0
Year 2	\$0	39	\$7,761
Year 3	\$0	39	\$8,149
Year 4	\$0	39	\$8,557
Year 5	\$0	39	\$8,984
Year 6	\$0	39	\$9,434*
_ :		144	

Total 39 \$94,560 Year 5 maintenance white prorated monthly at a rate of \$786.17, due to contract completion date of 6/30/26:

Page 6 of 8

14. Amend the Contract Agreement – Exhibit B, Payment Terms, Payment Terms Applicable to the Part II Services, by replacing Table 4 with the following:

PRICE SUMMARY TABLE 4.

Table	Price
Ex. B, Pt. II, Table 2 CHRI Interface Modifications	\$25,000
Ex. B, Pt. II, Table 2 LiveScan disposal	\$20,900
Ex. B, Pt. II, Table 3 LiveScan Stations Purchase with Maintenance	\$1,605,208
Ex. B, Pt. II, Table 3A Tenprint Printers with Maintenance	\$94,560
Grand Total	\$1,745,668

15. Amend the Contract Agreement – Exhibit B, Payment Terms, Payment Terms Applicable to the Part II Services, by replacing the paragraph after Table 4 with the following:

One hundred percent (100%) of the purchase price of a Tenprint Printer or of a subsystem, defined as individual LiveScan Station for an end-user site, will be invoiced upon acceptance of each Tenprint Printer or each subsystem site location. Payment net thirty (30) days after DOS approval of each invoice.

16. Amend the Contract Agreement – Exhibit C, Special Provisions, Special Provisions Applicable to the Part I Services, Section 3.2 table by replacing the table with the following:

Type of Device	MSA Term	
Two Transportables and Lexmark Printers	Five (5) years	
Forty four (44) new LiveScans	Seven (7) years	\$ B
Thirty-nine (39) new Tenprint Printers	Six (6) years	

CONTINUANCE OF AGREEMENT: Except as specifically amended and modified by the terms and conditions of this Amendment #1, the Agreement and the obligations of the parties thereunder shall remain in full force and effect in accordance with the terms and conditions set forth therein.

EFFECTIVE DATE OF THE AMENDMENT: This Amendment #1 shall be effective upon its approval by the Governor and Executive Council of the State of New Hampshire. If approval is withheld, this document shall become null and void, with no further obligation or recourse to either party.

IN WITNESS WHEREOF, the parties have hereunto set their hands as of the day and year last written below.

Date 1427470 Initials

Page 7 of 8

Idemia Identity & Security USA LLC,		
By: Nichard Kelo	Date:	121/20
Title De Presidal Low Enfreement	Sachelyon	¥
Corporate Signature Notarized:		
STATE OF		
On this theday of, 20 be, the under	fore me, signed Officer	
personally appeared and acknowledged her/himself to	be the	of
for the purposes therein contained, by signing the name	of do so, executed the forego of the corporation by her/hir	ing instrument nself as
IN WITNESS WHEREOF I hereunto set my hand and offici	al seal.	
Notary Public/Justice of the Peace Page	10 108/	
My Commission Expires:	se sel	·
(SEAL)	achoa	
feeren		
STATE OF NEW HAMPSHIRE	**************************************	9 0
STATE OF NEW HAMPSHIRE	Date:/	/29/20
STATE OF NEW HAMPSHIRE Department of Safety By:		e •
STATE OF NEW HAMPSHIRE Department of Safety By: The foregoing contract, having been reviewed by this office, is		e •
STATE OF NEW HAMPSHIRE Department of Safety By:	approved as to form, substan	ce and execution.
STATE OF NEW HAMPSHIRE Department of Safety By: The foregoing contract, having been reviewed by this office, is office of the ATTORNEY GENERAL By:		ce and execution.
STATE OF NEW HAMPSHIRE Department of Safety By: The foregoing contract, having been reviewed by this office, is a OFFICE OF THE ATTORNEY GENERAL By: Assistant Attorney General	approved as to form, substan	ce and execution.
STATE OF NEW HAMPSHIRE Department of Safety By: The foregoing contract, having been reviewed by this office, is office of the ATTORNEY GENERAL By: Assistant Attorney General GOVERNOR AND COUNCIL OF NEW HAMPSHIRE	approved as to form, substan	ce and execution.
STATE OF NEW HAMPSHIRE Department of Safety By: The foregoing contract, having been reviewed by this office, is a OFFICE OF THE ATTORNEY GENERAL By: Assistant Attorney General	approved as to form, substan	ce and execution.
STATE OF NEW HAMPSHIRE Department of Safety By: The foregoing contract, having been reviewed by this office, is office of the ATTORNEY GENERAL By: Assistant Attorney General GOVERNOR AND COUNCIL OF NEW HAMPSHIRE On:	on: November 2	ce and execution.
STATE OF NEW HAMPSHIRE Department of Safety By: The foregoing contract, having been reviewed by this office, is office of the ATTORNEY GENERAL By: Assistant Attorney General GOVERNOR AND COUNCIL OF NEW HAMPSHIRE	approved as to form, substan	ce and execution.
STATE OF NEW HAMPSHIRE Department of Safety By: The foregoing contract, having been reviewed by this office, is office of the ATTORNEY GENERAL By: Assistant Attorney General GOVERNOR AND COUNCIL OF NEW HAMPSHIRE On:	on: November 2	ce and execution.

<u>N</u>

TO THE STATE OF THE PROPERTY O A notary public or other officer completing this certificate verifles only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of California Date ere Insert Name and Title of the Officer personally appeared who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the SUSAN MOLINA laws of the State of California that the foregoing Notary Public - California ...paragraph is true and correct. . **Orange County** Commission # 2176837 WITNESS my hand and official seal. My Comm. Expires Jan 20, 202 Signature Place Notary Seal and/or Stamp Above Signature of Notary Public **OPTIONAL** Completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended documente **Description of Attached Document** Title or Type of Document: Document Date: Number of Pages: Signer(s) Other Than Named Above: Capacity(ies) Claimed by Signer(s) Signer's Name: Signer's Name: □ Corporate Officer – Title(s): _ □ Corporate Officer - Title(s): _ ☐ Partner — ☐ Limited ☐ General ☐ Partner - ☐ Limited ☐ General □ Individual □ Attorney in Fact Individual □ Attorney in Fact □ Trustee ☐ Guardian of Conservator □ Trustee □ Guardian of Conservator □ Other: Other:

Signer is Representing: _

Signer is Representing:



October 26, 2020

I am writing to certify that Michael Kato, Vice President for the State & Local Law Enforcement Business Line of Idemia Identity and Security USA LLC ("IDEMIA"), is authorized to sign that certain amendment between IDEMIA and the State of New Hampshire, Department of Safety, Division of State Police, which Mr. Kato signed on October 26, 2020 (the "Amendment"). I have reviewed IDEMIA's Delegation of Authority effective August 19, 2019 and the Public Security Business Line Signature Authority Delegations effective October 1, 2020 (collectively, the "Authority Documents"). Under the Authority Documents, a Vice President may sign a contract of the value, and on the terms, of the Amendment. Any amendments made to the Authority Documents up to the date hereof do not impact such authority of a Vice President, which authority remains in full force and effect as of the date hereof.

Sincerely,

Eliezer Strassfeld

Associate General Counsel, IDEMIA Eliezer.Strassfeld@us.IDEMIA.com

(978) 215-2857

State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that IDEMIA IDENTITY & SECURITY USA LLC is a Delaware Limited Liability Company registered to transact business in New Hampshire on August 23, 2007. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 583165

Certificate Number: 0005030258



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 19th day of October A.D. 2020.

William M. Gardner

Secretary of State



CERTIFICATE OF LIABILITY INSURANCE

12/1/2020

DATE (MM/DD/YYYY) 10/21/2020

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	Ecenton Companies	CONTACT NAME:					
	1185 Avenue of the Americas, Suite 2010 New York NY 10036 646-572-7300	PHONE FAX (A/C, No) Extl: (A/C, No): E-MAIL ADDRESS;					
INSURED 1353660		INSURER(S) AFFORDING COVERAGE	NAIC#				
		INSURER A: AXA Insurance Company	33022				
	Idemia Identity & Security USA LLC	INSURER B : Sentry Insurance a Mutual Company	24988				
	PO Box 207240	INSURER C: Insurance Company of the State of PA	19429				
	Dallas TX 75320-7240	INSURER D. Sentry Casualty Company	28460				
		INSURER E:					
		INSURER F:					
COVERA	COVERAGES CERTIFICATE NUMBER: 16007554 REVISION NUMBER: YYYYYYY						

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

NSR LTR	TYPE OF INSURANCE	ADDL	SUBR	POLICY NUMBER	POLICY EFF	POLICY EXP	LIMIT	S
A	CLAIMS-MADE X OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- PCC	N	N	PCS00214819	12/1/2019	12/1/2020	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) MED EXP (Any one person) PERSONAL & ADV INJURY GENERAL AGGREGATE PRODUCTS - COMPIOP AGG	\$ 1,000,000 \$ 100,000 \$ 10,000 \$ 1,000,000 \$ 1,000,000 \$ 1,000,000
В	OTHER: AUTOMOBILE LIABILITY X ANY AUTO OWNED AUTOS ONLY AUTOS ONLY X AUTOS ONLY X \$1,000 OTC/COLL DED	N	N'	90-17190-02 (AOS) 90-17190-03 (MA)	5/31/2020 5/31/2020	"5/31/2021 5/31/2021	COMBINED SINGLE LIMIT TER accident): BODILY INJURY (Per person) BODILY INJURY (Per accident) PROPERTY DAMAGE (Per accident)	\$ 1,000,000 \$ XXXXXXXX \$ XXXXXXXX \$ XXXXXXXXX \$ XXXXXXXXX
A	X UMBRELLA LIAB X OCCUR EXCESS LIAB CLAIMS-MADE DED X RETENTION \$ 10,000	N	N	XS00214919	12/1/2019	12/1/2020	EACH OCCURRENCE AGGREGATE	\$ 9,000,000 \$ 9,000,000 \$ XXXXXXX
Ď	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below.	N/A	N	90-17190-01 (AOS) 90-17190-04 (HI,WI)	5/31/2020 5/31/2020	5/31/2021 5/31/2021	X STATUTE X OTH- EL EACH ACCIDENT EL. DISEASE - EA EMPLOYEE EL. DISEASE - POLICY LIMIT	s 1,000,000 s 1,000,000
С	PROPERTY	N	N	985716	12/1/2019	12/1/2020	PROP ALL RISK COVER	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schodulo, may be attached if more space is required)
Re: New Hampshire State Police P-37 Agreement re: Maintenance and Support Agreement associated with 2 current LiveScan Transportable devices with printers and the Purchase and associated maintenance of 44 LiveScan Stations and associated modifications Certificate Holder is included as Additional Insured under the General Liability policy as their interest may appear, but only to the extent such status is required under their written contract / agreement with the Named Insured. Subject to terms and conditions of the policy. The Umbrella Policy is follow form on for the General Liability.

CERTIFICATE HOLDER	CANCELLATION				
16007554 New Hampshire Department of Safety Division of State Police 33 Hazen Drive Concord NH	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.				
	AUTHORIZED REPRESENTATIVE Fichael P. Calabrese				



JOHN J. BARTHELMES

COMMISSIONER OF SAFETY

State of New Hampshire

DEPARTMENT OF SAFETY
JAMES H. HAYES BLDG. 33 HAZEN DR.
CONCORD, N.H. 03305
603/271-2791

ROBERT L. QUINN
ASSISTANT COMMISSIONER

RICHARD C. BAILEY, JR. ASSISTANT COMMISSIONER

RQ#192593

April 5, 2019

His Excellency, Governor Christopher T. Sununu and the Honorable Council State House Concord, New Hampshire 03301 GC#74A 05-01-2019

Requested Action

Authorize the Department of Safety, Division of State Police, Bureau of Criminal Records, to enter into a sole source contract with Idemia Identity & Security USA, LLC, (VC #290813-B001) 296 Concord Road, Suite 300, Billerica, MA 01821 in the amount of \$1,682,483.00 to purchase forty-four (44) new LiveScan Stations with maintenance and support, as well as to continue maintenance and support on two (2) current LiveScan Transportable Stations. These LiveScan Stations are utilized with the Automated Fingerprint Identification System (AFIS). Effective upon Governor and Council approval through June 30, 2026. Funding source: 100% Revolving Funds.

Funds are available in the SFY2019 operating budget and contingent upon availability and continued appropriations in SFY2020 through SFY2026 with the authority to adjust between fiscal years through the Budget Office if needed and justified.

02-23-23-234010-33450000 Dept. of Safety – Div. of State Police – NHDOT Grants 030-500311 Equipment General New

<u>SFY2019</u> \$519,021.00	SFY2020 \$0.00	\$0.00	SFY2022 \$0.00	<u>SFY2023</u> \$0.00	\$0.00	SFY2025 \$0.00	<u>SFY2026</u> \$0.00	<u>Subtotal</u> \$519,021.00
02-23-23-234010-40190000 Dept. of Safety - Div. of State Police - Criminal Records 030-500311 Equipment General New								
<u>SFY2019</u> \$294,979.00	SFY2020 \$0.00	SFY2021 \$0.00	<u>SFY2022</u> \$0.00	SFY2023 \$0.00	SFY2024 \$0.00	SFY2025 \$0.00	SFY2026 \$0.00	\$294,979.00
02-23-23-234010-40190000 Dept. of Safety - Div. of State Police - Criminal Records								
024-500225 Con						0011000		
SFY2019	SFY2020	SFY2021	SFY2022	SFY2023	SFY2024	SFY2025	SFY2026	00 5 000 00
\$25,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$25,000.00
02-23-23-234010-40190000 Dept. of Safety - Div. of State Police - Criminal Records 103-500741 Contracts for Operational Services - Trash Removal								
SFY2019	SFY2020	SFY2021	SFY2022	SFY2023	SFY2024	SFY2025	SFY2026	
\$0.00	\$20,900.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$20,900.00
30.00	\$20,700.00	\$0.00	50.00	40.05	90.00		•	 ,
02-23-234010-40190000 Dept. of Safety – Div. of State Police – Criminal Records 103-502664 Contracts for Operational Services								
SFY2019	SFY2020	SFY2021	SFY2022	SFY2023	SFY2024	SFY2025	SFY2026	
\$0.00	\$5,678.00	\$128,282.00	\$132,232.00	\$136,329.00	\$140,574.00	\$137,676.00	\$141,812.00	\$822,583.00
ψ0.00	Ψ5,070100	4.20,202.00		1300,223.00	,			

GRAND TOTAL

\$1,682,483.00

His Excellency, Governor Christopher T. Sununu and the Honorable Council April 5, 2019 Page 2 of 2

Explanation

This contract is sole source because the hardware and software of this system is proprietary to Idemia Identity and Security USA, LLC. This contract will provide for the purchase forty-four (44) new LiveScan Stations with maintenance and support, as well as to continue maintenance and support on two (2) current LiveScan Transportable Stations. These LiveScan Stations are utilized with the Automated Fingerprint Identification System (AFIS), a nationwide system hosted by the Federal Bureau of Investigation to facilitate the identification of individuals based on their fingerprints. The FBI requires electronic fingerprint submission, and the use of Livescans is critical in complying with the FBI's directive. In accordance to the 1983 Interstate Identification Index compliance granted by the Federal Bureau of Investigation, the Department of Safety, Division of State Police, Criminal Records Unit is the sole submitting agency for all criminal and applicant ten-print impressions to the FBI.

Originally, AFIS was primarily a tool for law enforcement, but recent years have seen Federal and State laws require fingerprint based identification to be used in employment screening for Commercial Motor Vehicle operators, daycare workers and others. In 2017, the Criminal Records Unit processed 29,206 criminal prints and 19,278 applicant prints for licensing and employment purposes. Timeliness of applicant submissions is critical to employing individuals in environments sensitive to the safety, health, and well-being to the vulnerable population in within the State, and Livescan technology is valuable in providing a more convenient and timely fingerprinting process to NH residents.

The State of New Hampshire has benefited from Livescan technology since 1997 with the then state-of-the-art Livescan capability put in use throughout the state in New Hampshire's correctional facilities and larger municipal law enforcement agencies. Since then, machines have been replaced periodically, however, replacement parts for the oldest machines are no longer available and the newest machines, installed in 2012, have reached end-of-life. Replacing these Livescan machines will ensure that criminal and applicant fingerprints continue to be processed timely.

100

Richard C. Batley, Jr.
Assistant Commissioner of Safety

STATE OF NEW HAMPSHIRE

DEPARTMENT OF INFORMATION TECHNOLOGY

27 Hazen Dr., Concord, NH 03301 Fax: 603-271-1516 TDD Access: 1-800-735-2964 www.nh.gov/doit

Denis Goulet Commissioner

April 18, 2019

Richard C Bailey, Jr.,
Assistant Commissioner of Safety
Department of Safety
State of New Hampshire
33 Hazen Drive
Concord, NH 03305

Dear Assistant Commissioner Bailey:

This letter represents formal notification that the Department of Information Technology (DoIT) has approved your agency's request to enter into sole source contract with Idemia Identity & Security USA, LLC of Anaheim, CA-92807 as described below and referenced as DoIT No. 2019-089.

The purpose of this request is to enter into a sole source contract with Idemia Identity & Security USA, LLC for the purchase of 44 Next Generation Touch Print Enterprise LiveScan Stations with seven years of maintenance and support. The two current LiveScan Transportable devices, the maintenance, support and modifications to the interface with the State of New Hampshire's existing Criminal History system will be extended five years.

The amount of the contract is not to exceed \$1,682,483.00, and shall become effective upon Governor and Council approval through June 30, 2026.

A copy of this letter should accompany the Department of Safety's submission to the Governor and Executive Council for approval.

Sincerely.

Denis Goulet

DG/kaf/ck DoIT #2019-089

cc: Pam McGovern, IT Manager, DoIT

Notice: This agreement and all of its attachments shall become public upon submission to Governor and Executive Council for approval. Any information that is private, confidential or proprietary must be clearly identified to the agency and agreed to in writing prior to signing the contract

AGREEMENT

The Store of New Hampshire and the Contractor hereby multivally agree as follows:

GENERAL PROVISIONS

1. IDENTIFICATION.		200	3055555 CALTOVO CONTINUOS				
1.1 State Agency Name		1.2 State Agency Address					
Dept. of Safety, Div. of State Polic	e	33 Hazen Drive, Concord, NH 03305					
1.3 Contractor Name		1.4 Contractor Address	Coxen				
Idemia Identity & Security USA LLC		296 Concord Road Suik	2 300				
<u> </u>		Billerico, MA 01821					
1.5 Contractor Phone Number	1.6 Account Number	1.7 Completion Date	1.8 Price Limitation				
714-238-2000	AU 3345 and AU 4019	June 30, 2026	\$1.682.483.00				
1.9 Contracting Officer for State	Agency	1.10 State Agency Telephor	ne Number				
Kevin E: Connor		603-223-4300					
1.11 Contractor Signature		1.12 Name and Tille of Conf	Iractor Signatory				
3			Sinera Vin luciones 7				
L->+	47 . 18 VI	Dishe E. Since, Ta. Since Via Marinet & Taufax Taufax Onally appeared the person identified in block 1.12, or					
1.13 Acknowledgement: State of	of Virginia . County of	Farfax	· · · · · · · · · · · · · · · · · · ·				
On VH/H/19 before the	on understanded afficer cost	onally appeared the person id	institution blook 1 12 or				
salislactionly proven to be the per	<u> </u>						
		TOOCK THE GENERAL TOWNERS	ed that The executed this				
document in the appacity indicated in block 1.12. 1.13.1 Shoot Metary Public or Justice of the Peace							
LES KART DO ST	Vinal-Alian	Mail					
Seges of Orwhelf Anne Clark							
1. 3.3. Nath as 3 the off total or Justice of the Peace.							
EXPIRES COLLEGE AND CLOCK Makes							
1,14,34) Agency State 1.15 Name and Title of State Agency Signatory							
1.14 Stale Agency Shirthing	,	STELLAR LANGE DIRECTOR	e Agency signatory				
Dote: 4/19/19 STEVEN R. LAVOIE, DIRECTOR OF ADMINISTRATION							
1.16 Approval by the N.H. Department of Administration, Division of Personnel (if applicable)							
The state of the state of the state of the sound of the s							
By: Director, On:							
1.17 Approval by the Attorney General (Form, Substance and Execution) jil applicable)							
By:	11.	on: 4/19/19					
1/1/1/		175.78°==100	SECTION S SW CO				
1.18 Approval by the Governol and Executive Council (if applicable)							
	_						
8y:	Ont						
			1				

2. EMPLOYMENT OF CONTRACTOR/SERVICES TO BE

PERFORMED. The State of New Hampshire lacking through the agency identified in block 1.1 ("State") languages contractor identified in block 1.3 ("Contractor") to portions, and the Contractor shall perform the work or sale of goods or both, identified and more particularly described in the obligated EXPERTA which is incorporated herein by reference inservices").

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

3.1 Natwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire. It applicable, this Agreement, and all obligations of the paries hereunder, shall become effective on the date the Governor and Executive Council approve this Agreement as inaccuted in block 1.18, unless no such approval is reduced, in which case the Agreement shall become effective on the date the Agreement is signed by the State Agency as shown in block 1.14 ("Effective Date").

3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date stall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become affective, the State shall have no flability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred at Services performed. Contractor rivist complete all Services by the Completion Date specified in black 1.7.

4. CONDITIONAL NATURE OF AGREEMENT.

Notwithstanding any provision of this Agreement to the contrary, all-obligations of the State hereunder, including, without limitation, the continuance of payments hereunder, are continued upon the availability and continued appropriation of funds, and in no event shall the State be liable for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or terminotion of appropriated funds, the State-shall have the right to withhold payment until such funds become available, if even, and shall have the right to be required to transfer funds from any other account to be required to transfer funds from any other account to the Account identified in block 1.6 of the event funds in that Account are reduced of unavariable.

5. CONTRACT PRICE/PRICE LIMITATION/ PAYMENT.

5.) The contract price, method of payment, and terms of payment are identified and more particularly described in EXHIBIT B which is incorporated herein by returence.
5.2 The payment by the State of the constant pince shall be the only and the complete reintersement to the Contractor for all expenses, of whatever nature incorred by the Contractor in the performance hereal, and shall be the only and the complete compensation to the Contractor for the Services. The State shall have no liability to the Contractor other than the contract price.

5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c, or any other provision of law.

5.4 Natwithstanding any provision in this Agreement to the contrary, and natwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set forth in black 1.8.

6. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS? EQUAL EMPLOYMENT OPPORTUNITY.

5.1 In connection with the performance of the Services, the Contractor shall comply with all statutes, tows, regulations, and orders of federal, state, county or municipal authorities which impose any obligation or duty uport the Contractor, including, but not similed to, civil rights and equal apportunity laws. This may include the requirement to utilize auxiliary aids and services to ensure that persons with communication assistabilities, including vision, hearing and speech, can communicate with receive information from, and convey information to the Contractor. In addition, the Contractor shall comply with all applicable copyright laws.

6.2 During this term of this Agreement, the Controctor shall not discriminate against employees or applicants for employment because of race; color, religion, croed, age. sex, trandicap, sexual orientation, or national origin and will take affirmative action to prevent such discrimination. 6.3 If this Agreement is funded in any port by monies of the United States, the Contractor shall comply with all the provisions of Executive Order No. 11246 ["Equal Employment Opportunity"), as supplemented by the regulations of the United States Department of Labor (4) C.F.R. Part 60), and with any rules, regulations and guidelines as the State of New Hampshire on the United States issue to implement those regulations, the Contractor further agrees to permit the State or United States access to any of the Contractor's books, records and accounts for the purpose of ascertaining compliance with all rules, regulations and orders, and the covenants, terms and conditions of this Agreement.

7. PERSONNEL.

7.) The Confractor shall at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable taws.

7.2 Unless otherwise authorized in writing, during the term of this Agreement, and for a peried of six (6) months ofter the Completion Date in block 1.7, the Contractor shall not being a subcontractor or other person, tim or corporation with whom it is engaged in a cumbined effort to perform the Servicus to hire, any person who is a State employee or official, who is materially involved in the procurement, administration or performance of this Agreement. This provision shall survive termination of this Agreement.

Page 2 of 37

Contractor Initials 18

north Contraction

7.3 The Contracting Officer specified in block 1.9 or his or her successor, shall be the State's representative. In the event of any dispute concerning the interpretation; of this Agreement, the Contracting Officer's decision strail be lind for the State.

8. EVENT OF DEFAULT/REMEDIES.

- 8.1 Any one or more of the following crafts or omesions of the Contractor shall constitute an event of default hereunder ("Event of Default"):
- 8.1.1 follure to perform the Services solfsfactorily or on schedule:
- 8.1.2 failure to submit any report required hereunder; and/or
- 8.1.2 failure to perform any other coverant, term or condition of this Agreement.
- 8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:
- 8.2.1 give the Controctor a written notice specifying the Event of Default and requiring it to be remedied within in the absence of a greater or lesser specification of time. (hirly (30) days from the date of the notice; and if the Event of Default is not timely remedied, terminate this Agreement effective two (2) days after giving the Contractor notice of fermination;
- 8.2.2 give the Contractor a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the contract price which would otherwise accide to the Contractor during the period from the date of such notice until such time as the State determines that the Contractor has cured the Event of Default shall never be paid to the Contractor.
- 8,2,3 set off against any other obligations the State may own to the Controctor any damages the State suffers by reason of any Event of Default; and/or
- 8.2.4 lieal the Agreement as breached and pursue any of its remedies at law or in equity, or both.

9. DATA/ACCESS/CONFIDENTIALITY/ PRESERVATION.

- 9.1 As used in this Agreement, the word "data" shall mean all information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, tiles, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, camputer unintouts notes, letters, memoranda, papers, and documents, all whether finished or unfinished.
- 9.2 All data and any property which has been received from the State of purchased with lunds provided to: that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.
- 9.3 Confidentiality of data shall be governed by N.H. RSA chapter 91-A or other existing law. Disclosure of data requires prior written approval of the State.

- 10. TERMINATION. In the event of an early termination of this Agreement for any reason other than the completion of the Services, the Contractor shall deliver to the Contracting Officer, not later than Illiteen (15) days after the date of fermination, a report ("Termination Report") describing in detail all Services performed, and the contract price earned, to and including the date of termination. The form, subject matter, content, and number of copies of the Termination Report shall be identical to those of any Final Report described in the attached EXHIBIT A.
- 11. CONTRACTOR'S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor not only of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers' compensation or other emoluments provided by the State to its employees.
- 12. ASSIGNMENT/DELEGATION/SUBCONTRACTS. The Contractor shall not assign, or otherwise transfer any interest in this Agreement without the prior written notice and consent of the State. None of the Services shall be subcontracted by the Contractor without the prior written notice and consent of the State.
- 13. INDEMNIFICATION, The Contractor shall defend; indennify and hold harmless the State, its officiers and employees, from and against any and all losses suffered by the State, its officers and employees, and any and all claims, flabilities or penalties asserted against the State, its officers and employees, by or an behalf of any person, on account of, based or resulting from, arising out of (or which may be claimed to arise aut of) the acts or emissions of the Contractor. Notwithstanding the largoing, nothing herein contained shall be deemed to constitute a walver of the sovereign immunity of the State, which immunity is hereby reserved to the State. This governant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

- 14.1 The Contractor shall, at its sale expanse, obtain and mointain in torce, and shall require any subconfractor or assignee to obtain and mointain in lorce, the following insurance:
- 14.1.1 comprehensive general liability insurance against of obtains of bodily injury, death or properly damage, in amounts of not less than \$1,000,000 per occurrence and \$2,000,000 aggregate; and
- 14,1.2 special cause of loss coverage form covering all property subject to subparagraph 9.2 herein, in an amount not less than 80% of the whole replacement value of the property
- 14.2 The policies described in subparagraph 14.1 herein shall be an policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers licensed in the State of New Hampshire.

Page 3 of 37

Contractor Initials PAS

Date exterior

14.3 The Contractor shall turnish to the Contracting Officer identified in block 1.9, or his or her successor, or certificate(s) of insurance for all insurance required under this Agreement. Contractor shall also tunish to the Contracting Officer identified in block 1.9, or his or her successor, certificate(s) of insurance for all renewalfs) at insurance required under this Agreement no later than thirty (30) days prior to the expiration date of each of the insurance policies. The certificate(s) of Insurance and any renewals thereof shall be attached and are incorporated herein by reference. Each certificate(s) of insurance shall contain a clause requiring the insurer to provide the Confracting Officer identified in block 1.9. or his or her successor, no less than thirty (30) days prior writtermotice of concellation or modification of the policy.

15. WORKERS' COMPENSATION.

15.1 By signing this agreement, the Contractor agrees. certifles and warrants that the Contractor is incompliance with or exempt from, the requirements of N.H. RSA chapter 281-A ("Workers! Compensation"). 15.2 To the extent the Contractor is subject to the requirements of N.H. PSA chapter 281-A. Contractor shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. Contractor shall furnish the Contracting Officer identified in block 1.9, or his or her successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewalls) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might orise under applicable State of New Hampstire Workers' Compensation lows in connection with the performance of the Services under this Agreement.

- 18. WAIVER OF BREACH, No failure by the State to enforce any provisions hereof ofter only Event of Default shall be deemed a wolver of listinghts with regard to that Event of Default, or any subsequent Event of Default. No expressibilities to enforce any Event of Default shall be deemed a waiver of the right of the State to enforce each and all of the provisions hereof upon any further or other Event of Default on the part of the Contractor.
- 17. NOTICE. Any police by a party hereto to the other party shall be deemed to have been duly delivered at given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses given in blacks 1,2 and 1.4, negets.

- 18. AMENDMENT. This Agreement may be amended, wolved or discharged only by an instrument in writing signed by the parties hereto and only offer approval at such amendment, walver or discharge by the Governor and I vincutive Council of the State of New Hampshire inless no such approval is required under the circumstances pursuant to State law, rule or policy.
- 19. CONSTRUCTION OF AGREEMENT AND TERMS. This Agreement shall be construed in accordance with the laws of the State of New Hampshire, and Is binding upon and increase the benefit of the parties and their respective successors and passigns. The wording used in this Agreement is the wording chosen by the parties to express their multipal intent, and natrate of construction shall be applied against or in layor of any party.
- 20. THIRD PARTIES. The parties hard a not intend to benefit any third parties and this Agreement shall not be construent to conter any such benefit.
- 21. HEADINGS. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or eld in the interpretation, construction or meaning of the provisions of this Agreement.
- 22. SPECIAL PROVISIONS. Additional provisions set forth in the attached EXHIBIT C are incorporated herein by reference.
- 23. SEVERABILITY. In the event any of the provisions of this Agreement are held by a court all competent jurisdiction to be contrary to any state or tederal law, the remaining provisions of this Agreement will remain in tull force and effect.
- 24. ENTIRE AGREEMENT, Ithis Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire. Agreement and understanding between the parties, and supersedes all prior Agreements and understandings relating hereto.

EXHIBIT A

SCOPE OF WORK

- The Scope of Work for this Contract is comprised of the following two parts:

 1. Maintenance and Support Agreement associated with 2 current LiveScan Transportable devices with printers (as further described below; the "Part E Services") and
- The Purchase and associated maintenance of 44 LiveScan Stations and associated modifications (as further described below, the "Part II Services").

Page 5 of 37

Contractor Initials De Date 64/19/12

PART I SERVICES

A. DESCRIPTION OF COVERED PRODUCTS:

MAINTENANCE AND SUPPORT AGREEMENT NO.	5A # 0013)2-015
CUSTOMER: New Hampshire Department of Safety	

The following table lists the Products under maintenance coverage:

Contract 33442.

Productive set 98		Ovode North	1000	Scrite Covernge
LiveScan Transportable	12/2017	NHTSLSSOM NHTSLSSOM		9x5 MFr., 48Fir On-Site Resp., 4Hir Phone. Resp.
Lexmark MS\$10	12/2017	NHTSLPRO45 NHTSPRO31	- 2	9x5 M-Fr., 48Fir On-Site Resp., 4Hr Phone Resp.

B. MAINTENANCE AND SUPPORT AGREEMENT

This Support Plan is a Statement of Work that provides a description of the support to be performed.

1. <u>Services Provided.</u> The Services provided are based on the Severity Levels as defined herein. Each Severity Level defines the actions that will be taken by Seller for Response Time. Turget Resolution Time, and Resolution Procedure for reported errors. Because of the urgebry involved. Response Times for Severity Levels I and 2 are based upon voice contact by Customer, as opposed to written contact by facsimile or letter. Resolution Procedures are based upon Seller's procedures for Service as described below.

Severity altered.	Definition (1) (1)	Response time	Target Resolution
ľ		Estephone conterence within I how of initial coice notification	te olye within 24 hours of initial petification
2	brucial element in the System that does not prohibit	l'elephone conference prithin 3 Standard Duriness Hours of infilal voice norification	Resolve Willin 7 Standard Business Days of mittel positication
3	Non-Critical Pailine - Non-Critical part of equiporient failure occurs when a System component is not functioning, but the System is still useable for its intended purpose, or there is a reasonable worksround.	Leliplione conference within 6 Standard Districts Hours of Litial politication	Resolve within 180 lays in a Seller- Jetennined Patch or Lelense
A	Inconvenience - An inconvenience occurs when System causes a numer disciplion in the way tasks are performed but does not stop workflow.	Colephone conference within 2 Standard Business Days of mittal notification	At Seller's discretion, may be in a future Release
5	Customer request for an enlancement to System functionality is the responsibility of Seller's Product Management.	Determined by Seller's Product Management	if accepted by Seller's Product Management, a release date will be provided within fee schedule, when appropriate.

Page 6 of 37

Contractor Initials Dec

- Reporting a Problem. Customer shall assign an initial Severity Level for each error reported, either verbally or in writing, based upon the definitions listed above. Because of the urgency involved, Severity Level 1 or 2 problems must be reported verbally to the Seller's call intake center. Seller will notify the Customer if Seller makes any changes in Severity Level (up or down) of any Customer-reported problem,
- Seller Response. Seller will use best efforts to provide Customer with a resolution within the appropriate Target Resolution Time and in accordance with the assigned Severity Level when Customer allows timely access to the System and Seller diagnostics indicate that a Residual Error is present in the Software. Target Resolution Times may not apply if an error cannot be reproduced on a regular basis on either Seller's or Customer's Systems. Should Customer report an error that Seller cannot reproduce. Seller may enable a detail error capture/logging process to monitor the System. If Seller is unable to correct the reported Residual Error within the specified Target Resolution Time. Seller will escalate its procedure and assign such personnel or designee to correct such Residual Error promptly. Should Seller, in its sole discretion, determine that such Residual Error is not present in its Release, Seller will verify: (a) the Software operates in conformity to the System Specifications, (b) the Software is being used in a manner for which it was intended or designed, and (c) the Software is used only with approved hardware or software. The larget Resolution Time shall not commence until such time as the verification procedures are completed.
- 1.3 Error Correction Status Report. Seller will provide verbal status reports on Severity Level 1 and 2 Residual Errors. Written status reports on cutstanding Residual Errors will be provided to System Administrator on a monthly basis.
- -2. Customer Responsibility.
- 2.1 REMOVED.
- 2.2 REMOVED.

Tallingers to the control of

- 3. Seller Responsibility.
- 3.1 Anti-virus software.

For the two (2) transportable: At Customer's request, Seller will make every reasonable effort to test and verify specific anti-virus, anti-worm, or anti-hacker patches against a replication of Customer's application. Seller will respond to any reported problem as an esculated support call.

For the forty four (44) LiveScan(s) as described in Part II; Seller shall be responsible for deployment, update, upgrade, and maintenance of provided endpoint antivirus protection software on all LiveScan(s). The endpoint antivirus protection software shall be subject to approval by the State, which approval shall not be unreasonably withheld. Seller will respond to any reported problem as an escalated support call:

- Customer Notifications. Seller shall provide access to (a) Field Changes; (b) Customer Alert Bulletins; and 3,2 (c) hardware and firmware updates, as released and il applicable.
- 3.3 Aggount Reviews. Seller shall provide annual account reviews to include (g) service history of site; (b) downtime analysis; and (c) service trend analysis.
- 3.4 Remote Installation. At Customer's request, Seller will provide remote installation advice or assistance for Updates.
- 3.5 Software Release Compatibility. At Customer's request, Seller will provide: (a) current fist of compatible hardware operating system releases, if applicable; and (b) a list of Seller's Software Supplemental or Standard Releases
- 3.6 On-Site Correction. Unless otherwise stated herein, all suspected Residual Errors will be investigated and corrected from Seller's facilities. Seller shall decide whether on-site correction of any Residual Error is required and will take appropriate action.
- Compliance to Local, County, State and/or Evderal Mandated Changes. (Applies to Software and interfaces to those Products) Unless otherwise stated herein, compliance to local, county, state and/or federally mandated changes, including but not limited to IBR, DCR, ECARS, NCIC and state interfaces are not part of the covered Services.

(The below listed terms are applicable only when the Maintenance and Support Agreement includes (a) Equipment which is shown on the Description of Covered Products, Exhibit A to the Maintenance.)

> Page 7 of 37 Contractor Initials M Date Office 15

- 5. Op-site Product Technical Support Services. Seller shall furnish labor and parts required due to normal wear to restore the Equipment to good operating condition.
- 5.1 <u>Sellor Response.</u> Seller will provide telephone and on-site response to Central Site, defined as the Customer's primary data processing facility, and Remote Site, defined as any site outside the Central Site, as shown in Support Plan Options and Pricing Worksheet.
- 5.2 At Customer's request, Seller shall provide continuous effort to repair a reported problem beyond the PPM. Provided Customer gives Seller access to the Equipment before the end of the PPM, Seller shall extend a two (2) hour grace period beyond PPM at no charge. Following this grace period, any additional un-site labor support shall be invoiced on a time and material basis at Seller's their current rates for professional services.

PART II SERVICES

IDEMIA is pleased to provide New Hampshire Department of Safety (DOS) with IDEMIA'S Next-Generation Touch Print Enterprise LiveScan Station equipped with the eccepted standard DOS / Tri-State AFIS profiles for submission directly to the Tri-State (Maine, New Hampshire, Vermont) AFIS System. IDEMIA's fully integrated LiveScan solution provides DOS the following features and benefits:

- Single-source vendor for all components of the LiveScan solution, including the AFTS interface.
- Digital image capture of upper, lower and writer's paims, slaps and rolls
- Mug Photo Capture
- Windows 10 Operating System
- Full compliance with Tri-State AFIS, FBI IAFISANGI IBETS and ANSI/MIST image standards.
- Automatic fingerprint sequencing and duplicate print checking before scanning is completed, ensuring data integrity
- Quick check, review, and edit can be performed on each print
- All livescan configurations include on-site installation, training, and 1-year on-site warranty
- Loading of the charging statute data also known as uniform charge cubic (UCT) at the time of install
- During the maintenance period, all periodic releases (at least one per quarter) of UCT will be imported into the system.
- . Any and all remote management performed by fDEMIA will be CJIS compliant
- All users will have individual user logins, including remote fivesom users. No common/generic logins will be used.
- User accounts will be maintained by the AFIS-AD and livescans will be part of the AFIS-AD domain if
 appropriate. Please refer to Appendix A for additional Active Directory details.
- IDEMIA will enforce CJIS password policy in conformance of Section "5.6.2.1.1 Password" of the CJIS Security Policy
- DOS/DoFF Administrator will be able to manage (enable/disable) NH user accounts in proposed AFIS-AD.
- Security patches will be installed quarterly.
- IDEMIA will provide DOS with quarterly reports of update activity.
- Quarterly Operating System updates to include all security patches, Does not include Major Version Upgrades
- IDENIA will provide an opgrade to a new Major version of the LiveSean Operating System when it is no
 longer supported by the manufacturer, the end of support occurs within 7 years of LiveSean purchase, and the
 existing hardware supports the upgrade.
 - a. If the hardware does not support the upgrade, an tipgrade will be offered at a nominal price (expected to be approximately \$5,000)
- A document will be provided to DOS that describes flow security incidents (i.e. breaches) will be handled (e.g. how long before DOS is notified, IDFMIA's responsibilities, etc.) Reference NH RSA Chapter 359-C:20

Page 8 of 37

Contractor Initials 155
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Notification of Security Breach Required. This document shall be subject to approval by the State, which approval shall not be unreasonably withheld.

- IDEMIA will use Binngar to ensure remote management is performed in a CJIS compliant manner.
- On-site Installation Services will be scheduled after network connectivity has been established and verified.
- IDEMIA will be responsible for deployment, update, apgrade, and maintenance of provided endpoint antivirus
 protection software on all LiveScan(s). The endpoint antivirus protection software shall be subject to approval
 by the State, which approval shall not be unreasonably withheld.
- IDEMIA Server will be located on AFIS backend and will need Internet access for Operating System to pull
 updates from the Endpoint software provider to download Antivirus software updates
- Existing network infrastructure will be utilized to push weekly updates of initivirus software to LiveScan(s)
 from remote administrator application. In case the endpoints are not accessible remotely then these will be
 updated manually using a site visit by IDEMIA.
- NH DOS CIIS security officer to confirm the existence of an inter-agency agreement with each agency at which
 a LiveScan will be installed in accordance with this contract.
- With the exception of the State AFIS, there are no external interfaces to support which includes but is not limited to records management system, booking system, magabot system, etc.
- IDEMIA will dispose of the 44 LiveScan machines being replaced by the machines being purchased under this
 contract, for it tie of \$475 per disposed machine, but IDEMIA will provide the hard drive from each disposed
 machine to DOS.

SOLDTION DESIGNATION AND PRIMARY

IDEMIA will provide the equipment and services as described in Table 1.

Description .	Of the Ruse	Q15	Rolpl
IDEMIA EiveSear Stantar Cabalet, including the following: IDEMIA Next-Generation Touch Print Emergrise LiveScan Station Software with Windows 10 OS FBI Appendix F Certified Temprint/Palmprint 500PPI Scanner with	\$18:500	. 44	. \$\$£4 ₁ 000
Moisture Discriminating Optics Scanner (MDO) Block Technology			2.00
Computer. Touch screen monitor, keyboard and mouse Ruggedized Cabinet fixed-height with foot pedal for bands free advancement		*	
Mugaliot Caputre Module (Camera, Software, Housing) Signature Caputre Paul UPS	op o	55	
Ctiminal Juvenile, Civil Applicant, and Applicant profiles using standard Tri-States workflows	26 - 120-24 (110)		1 · · · · · · · · · · · · · · · · · · ·
CHRI Inferrace Modifications: Exchanges benyeen LiveScan Station and CHRI to be based on UCT inact code	\$25,000°	1	525,000
The inclusion of face1 mugshot image with arrest incidents sout to CHRI			
Notification sent to CHRI of FBI SRE response			T)
Disposal of 44 obsolete LiveScans	\$475	44	\$20.900
Installation / On-site Training Warranty: 1 Year On-site Advantage Solution warranty, 9X5, Next	Included		

The above product pricing is valid for a seven (7) year period for the purchase of any additional LiveScan Systems:

Total

This courage covers the purchase, installation and warranty period of the LlyeScan Systems detailed in this document during document. (DEMIA is agreeing to the maintenance pricing as well as the services described in this connect during maintenance including annivirus (AV) and operating system (OS) updates. After the initial warrants period expires all LiveSpan Systems purchased under this contract will be added to Maintenance and Support Agreement and will be subject to the terms of that Agreement, with the additional priving for maintenance shown in Exhibit B Part II.

CUSTOMER RESPONSIBILITIES

day on-site response and parts replacement

Freight

DOS is responsible for the following

HEROSTAN CONTRACTOR STATE OF THE STATE OF TH

- Providing necessary facility resources required for equipment installation and operation including access, space, environmental coursel, electrical power and networking
- DOS will provide all necessary communication for connectivity. This includes, but is not limited to hijbs, routing, includes, but is not limited to hijbs, routing, includes, includes.
- To obtain hid maintain the required transmission lines and bardware for remote communications to and from the necessary agencies.
- Obtaining all required authorizations for connecting to the Tri-State AFTS

Page 10 of 37

Contractor Initials Vic

\$859,900

ADVANTAGE SOLUTION SUPPORT

The following table provides a summary of the immutanees services and support available during warranty and following warranty expiration. Initial warranty period is I year from the date of installation.

Suppositioner f	Warranty	Post Warranty
Software Support 985*	Included in Wayranty	Available for purchase.
Unlimited Telephone Technical Support		Ÿ
2 Hour Felephone Responso Time	√.	N
Remote Dial-in Analysis		The state of the s
Software Sandard Releases	*	4
Software Supplemental Releases	, X	
Amonatic Call Excalation	, and the second	
Software Customer Alert Bulletins	N.	Ý
Endpoint Anti-Virus Protection Software"	V	
Windows, Óperaling System Uppartes	N.	
Hardware Support - Ou-site 9X5*	Included in Warmniy	Ayailalile for gurchase
Ou-Sife Response	24-haius	#
On-Site Corrective Maintenance	· • • • • • • • • • • • • • • • • • • •	Ų
Qu-Site Parts Replacement	Ý	4
Proventive Maiògenance	Ý	V
Establish Support	₹	¥
Hardwire Service Reporting	4	V
Hardware Customer Alen Bulletins	4	¥
Pagis Support	Included in Warranty	Axiilable for purchase
Advanced Exchange Parts Replacement	N.	المعادية المعادية المعادية المعادية المعادية المعادية
Telephone Technical Support for Parts Replacement	V	4
Parts Customer Alert Bulletins	#	₩

^{*}Customer local time

^{**} Waskly upanjes of materias software pushed to Dre Scauts i from Renicte Administrator Application

^{***} Quartetle Operating System updates

PERFORMANCE SCHEDULE POR PART U SERVICES

Preliminary Project Schedule:

•	Order logged	4/18/19
•	Ship LiveScans	7/15/19
•	Install Wave #1 (10 LiveScans per week)	7/22/19
•	Install Wave #2 (10 LiveScans per week)	7/29/19
•	Install Wave #3 (10 LiveScans per week)	8/5/19
•	Install Wave #4 (10 LiveScans per week)	8/12/19
•	Install Wave #5 (4 LiveScans per week)	8/19/19

EXHIBIT B

Payment Terms

OVERVIEW OF COST BY STATE FISCAL YEAR

Service	Fiscal Year	Year	Fiscal Year Dates	Amount
Purchase & Maintenance on 44 new LiveScans	SFY2019	Curent Year		\$839,000 00
Maintenance & Support Agreement on 2 Current Transportables and Lexmark Printers: Disposal of Obsolete LiveScans	SFY2020	Year I	July 1, 2019 to June 30, 2020	\$26,578,00
Maintenauce & Support Agreement ou 2 Current and 44 new LiveScaus	SFY2021	Year 2	July 1; 2020 to June 30, 2021	\$128,282,00
Maintenance & Support Agreement on 2 Current and 44 new LiveScaus	SFY2022	Year 3	July 1, 2021 to June 30, 2022	\$132,232.00
Maintenance & Support Agreement on 2 Current and 44 new LiveScans	SFY2023	Year 4	July 1, 2022 to June 30, 2023	\$136,329 00
Maintennuce & Support Agreement on 2 Current and 44 new LiveScaus	SFY2024	Year 5	July 1, 2023 to June 30, 2024	\$140,574,00
Maintenance & Support Agreement on 44 new LiveScans	SFY2025	Year 6	July 1, 2024 to June 30, 2025	S137;676,00
Maintenauce & Support Agreement on 44 new LiveScaus	SFY2026	Year 7	July 1, 2025 to June 30, 2026	\$141;812.00
	Total			\$1,682,483.00

PARTI

STOROGER AND OPTIONS AND PRINTS WORKSHEET

PAYMENT TERMS APPLICABLE TO THE PART I SERVICES Maintenance and Support Agreement # 001312-915

Date April 19, 2019

New Term Effective Start July 1, 2019 End. June 30, 2026 New Hampshire Department of Billing Customer: Safety Agency: Address (1) 33 Hazen Drive Address (1): Address (2): Address (2): City/State/Zip: City/State/Zip: Concord, NH 03305 Kevin Conner, Business and Project Contact Contact Name: Administrator Name: Telaphone: (603) 223-4300 Telephone Fax: Fas: Email: kevin connorat dos.nh.20v Email: MORPHO BIS System LiveScan Station AFIS System STANDARD SUPPORT 🔯 Advantuge - Software Support - See Exhibit A for Livescan Support ♦ Telephone Response: 2 ♦ Standard Releases & Updates Supplemental Releases & Updates How Software Customer Alert ♦ 8 a.m. - 5 p m. Monday to Friday PPM Remore Dial-In Analysis Bulletins Unlimited Telephone Amonage Call Escalation. Support SUPPORT OPTIONS On-Site Hardware Support - See Exhibit A for Livescan Support Sam. .. 5 p.m. Monday to Friday ♦ Defective Parts Replacement Hardware Service Reporting Next Day PPM On-site Response **Escalation Support** Product Repair Hardware Customer Alert Equipment Inventory Detail Hardware Vendor Linison Bulletins Management Parts Support • Paris Customer Alert Bulletins Parts Ordered & Shipped Next Business Day * If customer is providing their own on-site hat dware support, the following applies Telephone Technical Support for Parts Replacement Available Customer Orders & Replaces Parts GRAND TOTAL \$31,375.00 Year 1 - July 1, 2019 to June 30, 2020 \$ 5.678.00 Year 2 - July 1, 2020 to June 30, 2021 \$5,962.00 \$6,280.00 Year 3 - July 1, 2021 to June 30, 2022 Year 4 - July 1, 2022 to June 30, 2023 \$6,573.00 Year 5 - July 1, 2023 to June 30, 2024

PLEASE PROVIDE A COPY OF YOUR CURRENT TAX EXEMPTION CERTIFICATE (if applicable)

Page 14 of 37

Contractor Initials DAC Date orlales

PART II

PAYMENT TERMS APPLICABLE TO THE PART II SERVICES

Solution Description and Pricing

IDEMIA will provide the equipment and services described in Exhibit A. Pan I Services, Table 1.

TABLE 2. PRICING TENPRINTEPALMÉRINÍ CAPTURE IDEMIA Live Scan Station Coomet, including the following: \$18,500 \$814,000 IDEMIA Next-Generation Touch Print Enterprise LiveScan Station Software with Windows 10 OS FBI Appendix F Certified Tenerion Falomerian 500PPL Scanner with Moisture Discriminating Optics Scatter Di (MDO) Block Computer, Touch screen mainter, kusboard and mouse Ruggedized Cabiner fixed-height with from pedal for hands free advancement Muzshor Cupture Module (Camera, Software, Housing) Signature Capture Pad UPS Criminal, Juvenile, Civil Applicant, and Applicant profiles using standard Tri-Smies workflows \$25,000 \$25,000 CHRI Interface Medifications: Exchanges between LiveScan Station and CHRI to be based on UCT smart code The inclusion of face I unitiality image with arrest incidents sont to Notification sent to CARL of FBI SRE response Disposal of 44 obsolete LiveScaus \$475 \$20,000 Installation / On-site Training Included. Warranty: 1 Year On-sile Advantage Solution warranty, 9X5, Next day on-site response and parts replacement Prolght. \$559,900 Total

The above product pricing is valid for a seven (7) year period for the purchase of any additional LiveScan Systems.

This counter covers the purchase, installation and warranty period of the LiveScan Systems detailed in this document: IDEMIA is agreeing to the maintenance pricing as well as the services described in this contract during maintenance including antivirus (AV) end operating system (OS) updates. After the initial warranty period expires, all LiveScan Systems purchased under this contract will be added to Maintenance and Support Agreement and will be subject to the terms of that Agreement, with the additional pricing for maintenance shown in Exhibit B Part II.

Page 15 of 37

Contractor Initials WC

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PHECHASE PRICE WITH MAINTENANCE

IABLE A PRICING

7 Years of Maintenance

Year	Per Unit Price	Quantity	-Total Price
Purchase	\$18,300	d a	. \$\$14,000
Year L	Warranty	.44	\$0
Year 2	\$2,780	44	\$122,320
Year 3	\$2,863	Jal.	\$125,972
Yenr 4	\$2,949	44	\$129,756
Year 5	\$3,038	44	\$133,672
Year 6	\$3,129	44	St <i>37,67</i> 6
Year 7	\$3,223	48	\$141,812.
Total	\$36,482	44.	\$1,605,208

PRICE SUMMARY

TABLE 4.

Table .	Price
Ex. B. Pf. II. Table 2 CHRI Invertige Modifications	\$25,000
Ex. B. Pt. II. Table 2 LiveScan disposal	\$20,900
Ex. B. Pt. II. Table 3 Purchase with Maintenance	\$1,605,208
Grand Total	\$1,651,108

One hundred percent (100%) of the purchase price of a subsystem, defined as individual LiveScin Station for an end-user-site, will be invoiced upon acceptance of each subsystem site location. Payment are illitry (30) days after DOS approval of each invoice.

Prices are exclusive of any and all state, or local taxes, or other fees or levies. Customer payments are due to IDEMIA within thirty (30) days after DOS approval of the invoice. Firm delivery sellectules will be provided upon receipt of a purchase order. No subsequent purchase order can override such terms. Nothing additional shall be binding upon IDEMIA unless a subsequent accession is signed by both parties.

Invoices should be sent to:

Accounts Payable.
NH Department of Safety
33 Hazen Drive
Concord, NH 03305

IDEMIA reserves the right to substitute lundware of equal value with equal or better enjability, based upon market availability. If however such equipment is unavoilable, IDEMIA will makes its best effort to provide a suitable replacement.

Please remir all payments, send all Purchase Chriers, and direct all questions and correspondence to:

IDEMIA Affention: Jayne Goodall 5515 East La Palma Avenny, Suite 190 Analielm, CA 92807 Email: jayne-goodall@idemin.com

Telt (714) 575-2956 | Fax: (714) 238-2049

Page 16 of 37

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SPECIAL PROVISIONS

This exhibit contains the Special Provisions applicable to the Part I Services and the Part II Services, respectively, P-37 Agreement, General Provisions, section 7.3 is replaced in its entirety with the following: 7.3 The Contracting Officer specified in block 1.9, or his or her successor, shall be the State's representative.

P-37 Agreement. General Provisions, section 2.1 is replaced in its entirety with the following:
9.1 As used in this Agreement, the worst "data" shall mean all information and things developed or obtained during the performance of, or required or developed by reason of, this Agreement, including, but not limited to, all studies, reports. Illes, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions; drawings, analyses, graphic representations, computer programs, computer principles, notes, letters, memoranda, papers, and documents, all whether finished or unfinished. "Data" includes Criminal Justice Information and information that the system provided by the Contractor is designed to capture and excludes the Contractor's intellectual property.

1937 Agreement, General Provisions, section 14.1.2 is replaced in its entirety with the following: 14.1.2 special cause of loss covering form covering all physical property subject to subparagraph 9.2 herein, in an amount not less than 80% of the whole replacement value of the property.

To the extent that my of the following Special Provisions conflict with the General Provisions, sections 1 through 24 of this P-37 Agreement, the General Provisions, as amended above, shall control.

Page 17 of 37

Contractor Initials Juc Date 64/15/15

SPECIAL PROVISIONS APPLICABLE TO THE PART ENERVICES

Idemia Identity & Security USA LLC, ("IDEMIA" or "IDEMIA") having a principal place of business at 5515 East La Palma Avenue, Suite 100, Anaheim, CA 92807, and New Hampshire Department of Safety ("State"), having a place of business at 33 Hazen Drive, Concord, NH 03305 enter into this Maintenance and Support Agreement ("MSA"), pursuant to which State will purchase and IDEMIA will self the maintenance and support services as described below and in the referenced exhibits. IDEMIA and State may be referred to individually as "party" and collectively as "parties."

For good and valuable consideration, the parties agree as follows.

SITTED VALEXIEIBLIS

The Exhibits listed below are incorporated into and made a part of this MSA. In interpreting this MSA and resolving any ambiguities, the main body of this MSA will take precedence over the Exhibits and any inconsistency between the Exhibits will be resolved in the order in which they are listed below.

Exhibit A to the P-37 Agreement, Part I Services, A: "Description of Covered Products"

Exhibit A to the P-37 Agreement, Part I Services, B: "Maintenance and Support Agreement"

Exhibit B. Part I: "Support Plan Options and Pricing Worksheet"

SECTION 2. DEPINITIONS.

"Equipment" means the physical hardware purchased by State from (DEMIA pursuant to a separate System Agreement, Products Agreement, or other form of agreement.

"IDEMIA" means Idemia Identity & Security USA LI.C.

"IDEMIA Software" means Software that (DEMIA or IDEMIA owns. The term includes Product Releases, Standard Releases, and Supplemental Releases.

"Non-IDEMIA Software" means Software that a party other than IDEMIA or IDEMIA owns.

"Optional Technical Support Services" means fee-based technical support services that are not covered as part of the standard Technical Support Services,

"Patch" means a specific change to the Software that does not require a Release.

"Principal Period of Maintenance" or "PPM" means the specified days, and times during the days, that maintenance and support services will be provided under this MSA. The PPM selected by State is indicated in the Support Plan Options and Pricing Worksheet.

"Products" means the Equipment (if applicable as indicated in the Description of Covered Products) and Software provided by IDEMIA.

"Releases," "Standard Releases," or "Product Releases," A "Supplemental Releases," is defined as a minor release of IDENIA Software that contains primarily error corrections to an existing Standard Release and may contain fimited improvements that do not affect the overall structure of the IDENIA Software. Depending on State's specific configuration, a Supplemental Release might not be applicable. Supplemental Releases are identified by the third digit of the three-digit release number, shown here as underlined. "1.2.3". A "Standard Release" is defined as a major release of IDEMIA Software that contains product enhancements and improvements, such as new databases, modifications to database, on new servers. A Standard Release may involve file and database conversions, System configuration changes, bardware changes, additional training, on-site installation, and System downtime. Standard Releases are identified by the second digit of the three-digit release number, shown here as underlined: "1.2.3". A "Product Release" is defined as a major release of IDEMIA Software considered to be the next generation of an existing product or a new product offering. Product Releases are identified by the first digit of the three-digit release number, shown here as underlined: "1.2.3". If a question arises as to whether a Product offering is a Standard Release or a Product Release. IDEMIA's opinion will prevail, provided that IDEMIA treats the Product offering as a new Product or feature for its end user customers generally:

"Residual Error" means a software malfunction or a programming, coding, or syntax error that causes the Software to full to conform to the Specifications.

"Services" means those meintenance and support services described in the Support Plan and provided under this MSA.

"Software" means the IDEMIA Software and Non-IDEMIA Software that is furnished with the System or Equipment.

Page 18 of 37

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- "Specifications" means the design, form, functionality, or performance requirements described in published descriptions of the Software, and if also applicable, in any modifications to the published specifications as expressly agreed to in writing by the parties.
- "Standard Business Day" means Monday through Friday, 8:00 a.m. to 5:00 p.m. local time, excluding established IDEMIA holidays.
- "Standard Business Hour" means a sixty (60) minute period of time within a Standard Business Day(s). "Start Date" means the date upon which this MSA begins. The Start Date is specified in the Support Plan Options
- and Pricing Worksheet,
- "System" means the Products and services provided by IDEMIA as a system as more fully described in the Technical and Implementation Documents attached as exhibits to a System Agreement between State and IDEMIA
- "Technical Support Services" means the remote telephonic support provided by IDEMIA on a standard and centralized basis concerning the Products, including diagnostic services and troubleshooting to assist State in ascertaining the nature of a problem being experienced by State, minor assistance concerning the use of the Software (including advising or assisting State in aftempting data/database recovery, database set up, ellent-server advice). and assistance or advice on installation of Refeases provided under this MSA.
- "Update" means a Supplemental Release or a Standard Release.
- "Ungrade" means a Product Release.

SECTION S. SCOPE AND LERM OF SERVICES

- 3.1. In accordance with the provisions of this MSA and in consideration of the payment by State of the price for the Services, IDEMIA will provide to State the Services in accordance with State's selections as indicated in the Support Plan Options and Pricing Worksheet, and such Services will apply only to the Products described in the Description of Covered Products.
- 3.2. Unless the Support Plan Options and Pricing Worksheet expressly provides to the contrary, the term of this MSA is seven (7) years, beginning on the Start Date.

Type of Device	MSA Term
Two Transportables and Lexmark Printers	Five (5) years
Forty four (44) new LiveScans	Seven (7) years

- 3.3. This MSA covers all copies of the specified Software listed in the Description of Covered Products that are licensed by IDEMIA to State. If the price for Services is based upon a per unit fee, such price will be calculated on the total number of units of the Software that are licensed to State as of the beginning of the annual maintenance and support period. If, during an annual maintenance and support period, State acquires additional units of the Software that is covered by this MSA, the price for maintenance and support services for those additional units will be calculated and added to the total price either (1) if and when the annual maintenance and support period is renewed or (2) immediately when State acquires the additional units, as IDEMIA determines. IDEMIA may adjust the price of the maintenance and support services effective as of a renewal if it provides to State notice of the price adjustment at least forty-five (45) days before the expiration of the annual maintenance and support period. If State notifies IDEMIA of its intention not to renew this MSA as permitted by Section 3.2 and later wishes to reinstate this MSA, it may do so with IDEMIA's consent provided (a) State pays to IDEMIA the amount that it would have paid If State had kept this MSA current. (b) State ensures that all applicable Equipment is in good operating conditions at the time of reinstatement, and (c) all copies of the specified Software listed in the Description of Covered Products are covered.
- 3.4. When IDEMIA performs Services in the location of installed Products, State agrees to provide to IDEMIA, at no charge, a non-hazardous environment for work with shelter, heat, light, and power, and with full and free access to the covered Products. State will provide all information pertaining to the hundware and software with which the Products are interfacing to enable IDEMIA to perform its obligations under this MSA.
- 3.5. All State requests for covered Services will be made initially with the call intake center identified in the Support Plan Options and Pricing Worksheet.
- 3.6. IDEMIA will provide to State Technical Support Services and Releases as follows:
- 3.6.1 IDEMIA will pravide unlimited Technical Support Services and correction of Residual Errors during the PPM in accordance with the exhibits. The level of Technical Support depends upon State's selection as indicated in the Support Plan Options and Pricing Worksheet, Any Technical Support Services that are performed by IDEMIA outside the contracted PPM and any Residual Error corrections that are outside the scope shall be billed at the then

Page 19 of 37

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current hourly rates. Technical Support Services will be to investigate specifics about the functioning of covered Products to determine whether there is a defect in the Product and will not be used in lieu of training on the covered Products.

- 3.6.2. Unless otherwise stated in paragraph 3.6.3 or if the Support Plan Options and Pricing Worksheet expressly provides to the contrary. IDEMIA will provide to State without additional license fees an available Supplemental or Standard Release after receipt of a request from State, but State-must pay for any installation or other services and any necessary Equipment or third party software provided by IDEMIA in connection with such Supplemental or Standard Release. Any services will be performed in accordance with a mutually agreed schedule.
- 3.6.3 IDEMIA will provide to State an available Product Release after receipt of a request from State, but State must pay for all additional license fees, any installation or other services, and any necessary Equipment provided by IDEMIA in connection with such Product Release. Any services will be performed in accordance with a mutually agreed schedule.
- 3.6.4. IDEMIA does not warrant that a Release will meet State's particular requirement, operate in the combinations that State will select for use, be uninterrupted or error-free, be backward compatible, or that all errors will be corrected. Full compatibility of a Release with the capabilities and functions of earlier versions of the Software may not be technically feasible. If it is technically feasible, services to integrate these capabilities and functions to the updated or upgraded version of the Software may be purchased at State's request on a time and materials basis at IDEMIA's then current rates for professional services.
- 3.6.5. IDEMIA's responsibilities under this MSA to provide Technical Support Services shall be limited to the current Standard Release plus the two (2) prior Standard Releases (collectively referred to in this section as "Covered Standard Releases."). Notwithstanding the preceding scripence, IDEMIA will provide Technical Support Services for a Severity Level T or 2 error concerning a Standard Release that precedes the Covered Standard Releases unless such error has been corrected by a Covered Standard Release (in which case State shall install the Standard Release that fixes the reported error or terminate this MSA as to the applicable Software).
- 3.7. The maintenance and support Services described in this MSA are the only covered services. Unless Optional Technical Support Services are purchased, these Services specifically exclude and IDEMIA shall not be responsible for:
- 3.7.1. Any service work required due to incorrect or faulty operational conditions, including but not limited to Equipment not connected directly to an electric surge protector, or not properly maintained in accordance with the manufacturer's guidelines.
- 3.7.2. The repair or replacement of Products or parts resulting from failure of State's facilities, State's personal property and/or devices connected to the System (or interedimented to devices) whether or not installed by IDEMIA's representatives.
- 3.7.3. The repair or replacement of Equipment that has become defective or damaged due to physical or chemical misuse or abuse. State's negligence, or from causes such as lightning, power surges, or liquids.
- 3.7.4. Any transmission medium, such as telephone lines, computer networks, or the worldwide web, or for Equipment multimotion caused by such transmission medium.
- 3.7.5. Accessories, custom or Special Products; modified units; or modified Software.
- 3.7.6. The repair or replacement of parts resulting from the tempering by persons inauthorized by IDEMIA or the failure of the System due to extraordinary uses.
- 3.7.7. Operation and/or functionality of State's personal property, equipment, and/or peripherals and any application software not provided by IDEMIA.
- 3.7.8. Services for any replacement of Products or parts directly related to the removal, relocation, or reinstallation of the System or any System component.
- 3.7.9. Services to diagnose technical issues caused by the installation of unauthorized components or misuse of the System.
- 3.7.10 Services to diagnose multimetions or inoperability of the Software caused by changes, additions, enhancements, or modifications in State's platform or in the Software.
- 3.7.11 Services to correct errors found to be caused by State-supplied data, machines, or operator failure.
- 3.7.12. Operational supplies, including but not limited to: printer paper, printer ribbons, toner, photographic paper, magnetic tapes and any supplies in addition to that delivered with the System; battery replacement for uninterruptible power supply (LPS); office furniture including chairs or workstations.
- 3.7.13. Third-party software unless specifically listed on the Description of Covered Products.
- 3.7.14. Support of any interface(s) beyond IDEMIA-provided port or cable, or any services that are necessary because third pany hardware, software or supplies full to conform to the specifications concerning the Products.

Page 20.of 37

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- 3.7.15. Services related to customer's failure to use an UPS system to protect against power interruptions.
- 3.7.16. Any design consultation such as, but not limited to, configuration analysis, consultation with State's third-party provider(s), and System analysis for modifications or Upgrades or Updates which are not directly related to a Residual Error report.
- 3.8. The State hereby agrees to:
- 3.8.1. Maintain any and all electrical and physical environments in accordance with the System manufacturer's specifications
- 3.8.2. REMOVED.
- 3.8.3. Ensure System accessibility, which includes physical access to buildings as well as remote electronic access. Remote access can be supulated and scheduled with customer; however, remote access is required and will not be substituted with on-site visits if access is not allowed or available.
- 3.8.4. Appoint one or more qualified employees to perform System Administration duties, including acting as a primary point of contact to IDEMIA's State Support organization for reporting and verifying problems, and performing System backup. At least one member of the System Administrators group should have completed IDEMIA's find-tiser training and System Administrator training (if available). The combined skills of this System Administrators group should include proficiency with: the Products, the system platform upon which the Products operate, the operating system, database administration, network capabilities such as backing up, updating, adding, and deleting System and user information, and the client, server and stand alone personal computer hardware. The System Administrator shall follow the Residual Error reporting process described herein and make all reisonable efforts to duplicate and verify problems and assign a Severity Level according to definitions provided herein. State agrees to use reasonable efforts to ensure that all problems are reported and verified by the System Administrator before reporting them to IDEMIA. State shall assist IDEMIA in determining that errors are not the product of the operation of an external system, data links between system, or network administration issues. If a Severity Level 1 or 2 Residual Error occurs, any State representative may contact IDEMIA's State Support Center by telephone, but the System Administrator must follow up with IDEMIA's State Support as soon as practical thereafter.
- 3:9. In performing repairs under this MSA, IDEMIA may use parts that are not newly manufactured but which are warranted to be equivalent to new in performance. Parts replaced by IDEMIA shall become IDEMIA's property. 3:10 To the extent permitted by applicable law and consistent with industry standards, State shall permit and
- cooperate with IDEMIA so that IDEMIA may periodically conduct audits of State's records and operations pertinent to the Services. Products, and usage of application and data base management software. If the results of any such audit indicate that price has been understated, IDEMIA may correct the price and immediately involve State for the difference (as well as any unpaid but owing license fees). IDEMIA will limit the number of audits to no more than one (1) per year except IDEMIA may conduct quarterly audits if a prior audit indicated the price had been understated.
- 3.11.If State replaces, upgrades, or modifies equipment, or replaces, upgrades, or modifies hardware or software that interfaces with the covered Products, IDEMIA will have the right to adjust the price for the Services to the appropriate current price for the new configuration.
- 3.12State shall agree not to attempt or apply any update(s), alteration(s), or change(s) to the database software without the prior approval of the IDEMIA.
- 3.13 All LiveScan interfaces existing as of the date of execution of this Agreement will be provided at no additional cost to the State with the new LiveScans.

SECTION 4. RIGHT FOR SUBCINSTRACT ASD ASSESSED

Intentionally Omitted

SECTION S. PRIVATE AND MAINTAINS AND ALLEMAN

- 5.1 Prices in United States dollars are shown in the Support Plan Options and Pricing Worksheet. Unless this exhibit expressly provides to the contrary, the price is payable annually in advance. IDEMIA will provide to State an invoice, and State will make payments to IDEMIA within thirty (30) days after DOS approval of each invoice. During the term of this MSA. State will make payments when due in the form of a cheek, eashier's cheek, or wire transfer drawn on a United States financial institution.
- 5.2. Intentionally Omitted
- 5.3 If State requests, IDEMIA may provide services outside the scope of this MSA or after the termination or expiration of this MSA and State agrees to pay for those services. These terms and conditions and the prices in effect at the time such services are rendered will apply to those services.

Page 21 of 37

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5.4 REMOVED.

NOTHING THAT A PROPERTY OF A PARTY REP.

This limitation of liability provision shall apply notwithstanding any contrary provision in this MSA. Except for personal injury or death, IDEMIA's (including any of its affiliated companies) total liability arising from this MSA will be limited to the direct damages recoverable under tow, but not to exceed the price of the maintenance and support services being provided for one (1) year under this MSA. ALTHOUGHTHE PARTIES ACKNOWLEDGE THE POSSIBILITY OF SUCH LOSSES OR DAMAGES, THEY AGREE THAT SELLER (INCLUDING ANY OF ITS AFFILIATED COMPANIES) WILL NOT BE LIABLE FOR ANY COMMERCIAL LOSS; INCONVENIENCE; LOSS OF USE, TIME, DATA, GOOD WILL, REVENUES, PROFITS OR SAVINGS; OR OTHER SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES IN ANY WAY RELATED TO OR ARISING FROM THIS AGREEMENT, THE SALE OR USE OF THE SYSTEM, EQUIPMENT OR SOFTWARE, OR THE PERFORMANCE OF SERVICES BY SELLER PURSUANT TO THIS AGREEMENT. This limitation of liability will survive the expiration or termination of this MSA. No action for breach of this MSA or otherwise relating to the transactions contemplated by this MSA may be brought more than three (3) years after the accrual of such cause of action, except for money due upon an open account.

SECTION T. DEFAULT FERMINATIONS

7.1. Upon the expiration or earlier termination of this MSA. State and IDEMIA shall immediately deliver to the other Party, as the disclosing Party, all Confidential Information of the other, including all confidential thereof, which the other Party previously provided to it in furtherance of this MSA. Confidential Information, shall include: (a) proprietary materials and information regarding technical plans; (b) any and all other information, of whatever type and in whatever medium including data, developments, trade secrets and improvements; that is disclosed by IDEMIA to State in connection with this MSA: (c) all geographic information system, address, telephone, or like records and data provided by State to IDEMIA in connection with this MSA that is required by law to be held confidential.

SECTION S. LENERAL TERMS AND CONDITIONS

8.1. Notices required under this MSA to be given by one party to the other must be in writing and either delivered in person or sent to the address shown below by certified mail, return receipt requested and postage prepaid for by a recognized courier service), or by liesimile with correct answerback received; and shall be effective upon receipt State: New Hampshire Department of Safety

Ann: Kevin Connor, Business and Project Administrator

33 Hazen Drive Concord, NH 03305 Phone: (603) 225-4300

Idemia: Identity & Security USA LLC Attn: Maintenance Agreements 5515 East La Palma Avenue, Suite 100 Anaheim, CA 92807

Phone: (714)238-2000 Fax: (714)632-2158

- 8.2. Neither party will be liable for its non-performance or delayed performance if caused by an event, circumstance, or act of a third party that is beyond such party's reasonable control.
- 8.3. Failure or delay by either party to exercise any right or power under this MSA will not operate as a waiver of such right or power. For a waiver to be effective, it must be in writing signed by the waiving party. An effective waiver of a right or power shall not be construed as either a future or continuing waiver of that same right or power, or the waiver of any other right or power.
- 8.4. Intentionally Omitted
- 8.5. This MSA, including the exhibits, constitutes the entire agreement of the parties regarding the covered maintenance and support services and supersedes all prior and concurrent agreements and understandings, whether

Contractor Initials #46

Page 22 of 37

written or oral, related to the services performed. Neither this MSA nor the Exhibits may not be altered, amended, or medified except by a written agreement signed by authorized representatives of both parties. State agrees to reference this MSA on all purchase orders issued in furtherance of this MSA. Neither party will be bound by any terms contained in State's purchase orders, acknowledgements, or other writings (even if attached to this MSA).

8.6. This MSA will be governed by the laws of the United States to the extent that they apply and otherwise by the laws of the State to which the Products are shipped if Elecusce is a sovereign government entity or the laws of the State of Delaware if Licensee is not a sovereign government entity.

SECTION 9, CERTIFICATION DISCLAIMER

IDEMIA specifically disclaims all certifications regarding the monner in which IDEMIA conducts its business or performs its obligations under this MSA, unless such certifications have been expressly accepted and signed by an authorized signatory of IDEMIA.

SECTION III, COMPLIANCE WITH APPLICABLE LAWS

The Parties shall at all times comply with all applicable regulations, licenses and orders of their respective countries relating to or in any way affecting this MSA and the performance by the Parties of this MSA. Each Party, at its own expense, shall abbuin any approval or permit required in the performance of its obligations. Neither IDEMIA nor any of its employees is an agent or representative of State.

Page 23 of 37

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SPECIAL PROVISIONS APPLICABLE TO JULYARE IT SERVICES

IDEMIA Biometries Products and System Sales Agreement ("Sales Agreement")

SECTION LENGTHS

The Exhibits listed belowing Incorporated into and made a part of this Sales Agreement. In interpreting this Sales Agreement and resolving any ambiguities, the main body of this Sales Agreement will take precedence over the Exhibits and any inconsistency between Exhibits A through B will be resolved in the order in which they are listed.

Exhibit 1 to P-37 Agreement; Exhibit C Special Provisions Applicable to the Part II Services - RDEMIA "Software License Agreement"

Exhibit B. Part II to the P-37 Agreement- "Payment Schedule"

STATION 2. DEFINITIONS

Capitalized terms used in this Agreement shall have the following meanings:

- 2.1 "Acceptance Tests" means those tests described in the Acceptance Test Plan.
- 2:2 "Beneficial Use" means when State first uses the System or a Subsystem for operational purposes (excluding training or testing).
- 2,2 "Contract Price" means the price for the System or Products associated with this Sales Agreement, as identified in Exhibit B to the P-37 Agreement.
- 2.3 "Effective Date" means that date as described in section 3 of the P-37 Agreement General Provisions.
- 2.3 "Equipment" means the equipment listed in the List of Deliverables or List of Products that State is purchasing. from IDEMIA under this Agreement.
- 2.4 "Infringement Claim" means a third party claim alleging that the Equipment manufactored by IDEMIA or the IDEMIA Software infringes upon the third party's United States patent or copyright.
- 2.5 "IDEMIA" means "Contractor".
- 2.6 "IDEMIA Software" means Software that IDEMIA or IDEMIA owns.
- 2.7 "Non-IDEMIA Software" means Software that a party other than IDEMIA or IDEMIA owns:
- 2.8 "Open Source Software" means software that has its underlying source code freely available to evaluate, copy, and modify. Open Source Software and the terms "freeware" or "shareware" are sometimes used interchangeably.
- 2.9 "Products" means the Equipment and Software provided by IDEMIA under this Agreement.
- 2.10 "Proprietary Rights" means the patents, patent applications, inventions, copyrights, trade secrets, trademarks, trade names, mask works, know-how, and other intellectual property rights in and to the Equipment and Software, including those created or produced by IDEMIA or IDEMIA under this Agreement and any corrections, bug fixes, enhancements, updates or modifications to or derivative works from the Software whether made by IDEMIA. Printrak, or another party.
- 2.11 "Software" means the IDEMIA Software and Non-IDEMIA Software in object code format that is furnished with the System or Equipment and which may be listed on the List of Deliverables or List of Products.
- 2.12 "Specifications" means the functionality and performance requirements described in the Technical and Implementation Documents.
- 2.13 "Subsystem" means a major portion of the entire System that performs specific functions or operations as described in the Technical and Implementation Documents.
- 2.14 "System" means the Equipment, Software, services, supplies, and incidental bardware and materials combined together into a system as more fully described in the Technical and Implementation Documents.
- 2.15 "System Acceptance" means the Acceptance Tests have been successfully completed.

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- 3.1. SCOPE OF WORK, For System sales, IDEMIA will provide, ship, install and test the System, and perform its other contractual responsibilities, all in accordance with this Agreement. State will perform its contractual responsibilities in accordance with this Agreement. For Product sales, IDEMIA will provide, ship, and install (if applicable) the Products, and perform its other contractual responsibilities, all in accordance with this Agreement. State will perform its contractual responsibilities in accordance with this Agreement.
- State originated changes or revisions shall be approved by the Department of Information Technology, Within five (5) business days of IDEMIA's receipt of a Change Order, IDEMIA shall advise the State, in detail, of any impact on cost (e.g., increase or decrease), the Schedule, or the Work Plan. The Contractor may request a change within the scope of the Contract by written Change Order, identifying any impact on cost, the Schedule, or the Work Plan. The State shall attempt to respond to IDEMIA's requested Change Order within five (5) business days. The State Agency, as well as the Department of Information Technology, most approve all Change Orders in writing. The State shall be deemed to have rejected the Change Order if the parties are unable to reach an agreement in writing. All Change Order requests from IDEMIA to the State, and the State acceptance of IDEMIA's estimate for a State requested change, will be acknowledged and responded to, either acceptance or rejection, in writing, If accepted, the Change Order(s) shall be subject to the Contract amendment process, as determined to apply by the State.
- 3.3. TERM, For System sales: Unless otherwise terminated in accordance with the provisions of this Agreement or extended by mutual agreement of the parties, the term of this Agreement shall begin on the Effective Date and shall continue until the date of System Acceptance or expiration of the warranty period as set forth in Section 9, whichever occurs last. For Product sales: Unless otherwise terminated in accordance with the provisions of this Agreement or extended by mutual agreement of the parties, the term of this Agreement shall begin on the Effective Date and shall continue until the expiration of the warranty period or seven (7) years from the Effective Date, whichever occurs last.
- 3.4. ADDITIONAL EQUIPMENT, SOFTWARE, OR SERVICES. For seven (7) years after the Effective Date of this Agreement, State may order additional Equipment, Software, or services provided they are then available. Fach order must refer to this Agreement and must specify the pricing and delivery terms. Notwithstanding any additional or contrary terms in the order, the applicable provisions of this Agreement (except for pricing, delivery, passage of title and risk of loss to Equipment, warranty commencement, and payment terms) will govern the purchase and sale of the additional Equipment. Software, or services. Title and risk of loss to additional Equipment will pass at shipment; warranty will commence upon delivery; and payment is due within thirty (30) days after DOS approval of each invoice. IDEMIA will send State an invoice as the additional Equipment is shipped, Suftware is licensed, or services are performed.
- 3.5: MAINTENANCE SERVICE.
- 3.5.1. System Sales After the warranty period. State may purchase maintenance and support services for the Equipment and IDEMIA Software by executing the Maintenance and Support Agreement.
- 3.5.2. <u>Product Sales</u>: This Agreement does not cover maintenance or support of the Products except as provided under the warranty. If State wishes to purchase maintenance or support. IDEMIA will provide a separate maintenance and support proposal upon request.
- 3.6. IDEMIA SOFTWARE. Any IDEMIA Software, including subsequent releases, is licensed to State solely in accordance with the Software License Agreement. State hereby accepts and agrees to abide by all of the terms and restrictions of the Software License Agreement.
- 3.7. NON-IDEMIA SOFTWARE, Any Non-IDEMIA Software is licensed to State in accordance with the standard license, terms, and restrictions of the copyright owner on the Effective Date unless the copyright owner has granted to IDEMIA the right to sublicense the Non-IDEMIA Software pursuant to the Software License Agreement, in which case it applies and the copyright owner will have all of Licensor's rights and protections under the Software License Agreement. IDEMIA makes no representations or warranties of any kind regarding Non-IDEMIA Software. Non-IDEMIA Software may include Open Source Software. All Open Source Software is licensed to State in accordance with, and State agrees to abide by, the provisions of the standard license of the copyright owner and not the Software License Agreement. Upon request by State, IDEMIA will use commercially reasonable efforts to (i) determine whether any Open Source Software will be provided under this Agreement; and if so, (ii) identify the Open Source Software and provide to State a copy of the applicable standard license (or specify where such

license may be found); and (iii) provide to State a copy of the Open Source Software source code if it is publicly available without charge (although a distribution fee or a charge for related services may be applicable).

- 3.8. SUBSTITUTIONS, At no additional cost to State, IDEMIA reserves the right to substitute any Equipment, Software, or services to be provided by IDEMIA, provided that the substitute meets or exceeds the Specifications and is of equivalent or better quality to the State. Any such substitution will be reflected in a change order.
- 3.9. OPTIONAL EQUIPMENT OR SOFTWARE. This paragraph applies only if a "Priced Options" exhibit is shown in Section 1 of this Agreement, or if the Parties amend this Agreement in add a Priced Options exhibit. During the term of the option as stated in the Priced Options exhibit (or if no term is stated, then for one (1) year after the Effective Date). State shall have the right and option to purchase the equipment, software, and related services that are described and listed in the Priced Options exhibit. State may exercise this option by giving written notice to IDEMIA which must designate what equipment, software, and related services State is selecting (including quantities, if applicable). To the extent they apply, the terms and conditions of this Agreement will govern the purchase of the selected equipment, software, and related services. However, the parties acknowledge that certain contractual provisions must be agreed upon, and they agree to negotiate those in good faith promptly after State delivers to IDEMIA the option exercise notice. Examples of provisions that may need to be negotiated are: specific lists of deliverables, summents of work, acceptance test plans, delivery and implementation schedules, payment terms, maintenance and support provisions, additions to or modifications of the Software License Agreement, hosting terms, and modifications to the acceptance and warranty provisions.

SECTION A PERFORMANCE SCHEDELF

IDEMIA and State agree that they will perform their respective responsibilities substantially in accordance with the Performance Schedule. By executing this Agreement, State authorizes IDEMIA to proceed with performance of this Agreement.

STOTION & CONTRACT PRICE, PAYMENT/AND INVOICING

- 5.1. CONTRACT PRICE, The Contract Price is as stated in Exhibit B. If there is a reduction in the services. Software, and/or Equipment quantities, it may affect the overall Contract Price, including discounts if applicable.
- 5.2 INVOICING AND PAYMENT. IDEMIA will submit invoices to State according to Exhibit B. Except for a payment that is due on the Effective Date; State will make payments to IDEMIA within thirty (30) days after DOS approval of each invoice. State will make payments when due in the form of a wire transfer, check, or eashier's check from a U.S. financial institution. For State's reference, the Federal Tax Identification Number for IDEMIA, LLC is 33-0154789.
- FREIGHT, TITLE, AND RISK OF LOSS. Unless otherwise stipulated with the Buyer when an Order is accepted, the Equipment will be delivered by IDEMIA to such locations within the State of New Hampshire as the State may direct. IDEMIA will unload the Equipment and install the Equipment in the designated location. If requested by IDEMIA, the State shall provide IDEMIA with a secure location in which to store the Equipment until installation. Fittle to the Equipment will pass to State upon payment in full of the Contract Price as outlined in Section 5.1 above, except that little to Stateward will not pass to State at any time. Risk of loss will pass to State upon Acceptance of all Equipment pursuant to Section 8. IDEMIA will pack and ship all Equipment in accordance with good commercial practices.
- 5.4 INVOICING AND SHIPPING ADDRESSES, Involves will be sent to the State at the following address: Accounts Payable, NH Department of Safety, 33 Hazen Drive, Concord, NH 03305

The city which is the ultimate destination where the Equipment will be delivered to State is: Congord, NH.
The Equipment will be shipped to the State at the following address (insert if this information is known):
Such locations within the State of New Hampshire as the State may direct State may change this information by giving written notice to IDEMIA.

STEEDING STORY AND STATE OF STREET

6.1. ACCESS TO SITES. In addition to its responsibilities described elsewhere in this Agreement, State will provide (i) a designated project manager; (ii) all necessary construction and building permits, zoning variances, because, and any other approvals that are necessary to develop or use the sites; and (iii) necess to the work sites

Page-26 of 37

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identified in the Feehmeal and Implementation Documents as reasonably requested by IDEMIA so that it may perform its duties in accordance with the Performance Schedule and Exhibit A.

- 6.2. SITE CONDITIONS, State will ensure that all work sites it provides will be safe, secure, and in compliance with all applicable industry and OSHA standards. To the extent applicable and unless the Statement of Work specifically states to the contrary. State will ensure that these work sites will have (i) adequate physical space for the installation, use and maintenance of the System; (ii) adequate air conditioning and other environmental conditions; (iii) adequate electrical power outlets, distribution and equipment for the installation, use and maintenance of the System; and (iv) adequate telephone or other communication lines for the installation, use and maintenance of the System; including modern access, and adequate interfacing networking capabilities. Before installing the Equipment or Software at a work site. IDEMIA will inspect the work site and advise State of any apparent deficiencies or non-conformities with the requirements of this Section.
- 6:3. SITE ISSUES, If IDEMIA or State determines that the sites identified in the Technical and Implementation Documents are no longer available or desired, or if subsurface, structural, adverse environmental or latent conditions at any site differ from those indicated in the Technical and Implementation Documents. IDEMIA and State will promptly investigate the conditions and will select replacement sites or adjust the installation plans and Specifications as necessary. If such change in sites or adjustment to the installation plans and Specifications causes a change in the cost or time to perform, the parties will equitably amend the Contract Price or Performance Schedule, or both, by a change order.

SECTION 7, FRAINING

Any training to be provided by IDEMIA to State under this Agreement will be described in a written training plan that is part of the Statement of Work. State will notify IDEMIA immediately if a date change for a scheduled training program is required.

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8.1 SYSTEM ACCEPTANCE

- 8.1.) COMMENCEMENT OF ACCEPTANCE TESTING, IDEMIA will provide to State at least ten (10) days' notice before the Acceptance Tests commence. System testing will occur only in accordance with the Acceptance Test Plan, which Acceptance Test Plan shall be agreed to by the parties. IDEMIA will provide the State the Acceptance Test Plan thirty (30) days after contract award.
- 8.1.2. SYSTEM ACCEPTANCE, System Acceptance will occur upon successful completion of the Acceptance Tests described in the Acceptance Test Plan for all the Equipment, collectively. Upon System Acceptance, the parties will memorialize this event by promptly executing a System Acceptance Certificate, If the Acceptance Test Plan Includes separate tests for individual Subsystems or phases of the System, acceptance of the individual Subsystem or phase, and the parties will occur upon the successful completion of the Acceptance Tests for such Subsystem or phase, and the parties will promptly execute an acceptance certificate for the Subsystem or phase. If State believes that the System has failed the completed Acceptance Tests, State will provide to IDEMIA a written notice that includes the specific details of such failure. If State does not provide to IDEMIA such notice within ten (10) business days after completion of the Acceptance Tests. System Acceptance will be deemed to have occurred as of the completion of the Acceptance Tests. Minor omissions or variances in the System that do not materially impair the operation of the System as a whole will not postpone System Acceptance or Subsystem acceptance, but will be corrected according to a mutually agreed schedule.
- 8.1.3 BENEFICIAL USE. State acknowledges that IDEMIA's ability to perform its implementation and testing responsibilities under this Agreement may be impeded if State begins using the System before System Acceptance. Therefore, State will not commence Beneficial Use before System Acceptance without IDEMIA's prior written authorization, which IDEMIA will not unreasonably withhold. IDEMIA is not responsible for System performance deficiencies that occur during unauthorized Beneficial Use. Upon commencement of Beneficial Use, State assumes responsibility for the use and operation of the System and payment in full is due.

Page 27 of 37

8.2 PRODUCT ACCEPTANCE

Contractor Initials Pff Date 14/1/12

8.2.1. Acceptance of the Products will occur upon successful completion of the agreepance verification or testing for all the Equipment, collectively. Notwithstanding the preceding sentence. State's use of the Products for their operational purposes will constitute acceptance.

SECTION 9, REPRESENT A COUNTY ON PORT OF STREET

SYSTEM FUNCTIONALITY (System sales only). IDEMIA represents that the System will perform in accordance with the Specifications in all material respects. Upon System Acceptance or Beneficial Lise, whichever occurs first, this System functionality representation is fulfilled. IDEMIA is not responsible for System performance deficiencies that are caused by ancillary equipment not furnished by IDEMIA attached to or used in connection with the System or for reasons beyond IDEMIA's control, such as (i) an earthquake, adverse atmospheric conditions, or other natural causes; (ii) State changes to load usage or configuration outside the Specifications; or (fii) any nets of parties who are beyond IDEMIA's control.

9.2. EQUIPMENT WARRANTY

- System Sales For one (1) year from the date of System Acceptance or Beneficial Use, whichever occurs first. IDEMIA warrants that the Equipment under normal use and service will be free from material defects in materials and workmanship. If System Acceptance is delayed beyond six (6) months after shipment of the Equipment by events or causes within State's control, this warranty expires eighteen (18) months after the shipment of the Equipment.
- 9.2:2. Product Sales For one (1) year from the date of System Acceptance, IDEMIA warrants that the Equipment under normal use and service will be free from material defects in materials and workmanship,

93 IDEMIA SOFTWARE WARRANTY

- Unless otherwise stated in the Software License Agreement, for one (1) year from the dute of System Acceptance or Beneficial Use, whichever occurs first, IDEMIA warrants the IDEMIA Software in accordance with the terms of the Software License Agreement and the provisions of this Section 9 that are applicable to the IDEMIA Software. It System Acceptance is delayed beyond six (6) months after shipment of the IDEMIA Software by events or causes within State's control, this warranty expires eighteen (18) months after the shipment of the IDEMIA Software.
- 9.3.2. Product Sales Unless otherwise stated in the Suftware License Agreement, for one (1) year from the date of System Acceptance, IDEMIA warrants the IDEMIA Software in accordance with the terms of the Software License Agreement and the provisions of this Section that are applicable to the IDEMIA Software.
- EXCLUSIONS TO EQUIPMENT AND IDEMIA SOFTWARE WARRANTIES, These warranties do not apply to; (i) defects or damage resulting from use of the Equipment or IDENIA Software in other than its normal, customity, and huthorized manner; (ii) defects or damage occurring from misuse, accident, liquids, neglect, or acts of God! (iii) defects or damage occurring from testing, maintenance, disassembly, repair, installation, alteration, modification, or adjustment not provided or authorized in writing by IDEMIA; (iv) Breakage of or damage to antennas unless caused directly by detects in material or workmanship; (v) defects or damage caused by State's failure to comply with all applicable industry and OSHA standards; (vi) Equipment that has had the serial number removed or made illegible; (vii) batteries (because they carry their own separate limited warranty); (viii) scratches or other councile damage to Equipment surfaces that does not affect the operation of the Equipment; and (x) normal or customary wear and tear.
- WARRANTY CLAIMS. For State to assert a claim that the Equipment or IDEMIA Software does not conform to these warranties. State most notify IDEMIA in writing of the claim before the expiration of the warranty pariod. Upon receipt of such notice, IDEMIA will investigate the warranty claim; if this levestigation confirms a valid warranty claim, IDEMIA will (at its option and at no additional charge to State), repair the defective Equipment or IDEMIA Software, replace it with the same or equivalent product, or refund the price of the defective Equipment or IDEMIA Software. Such action will be the full extent of IDEMIA's liability hereunder. Repaired or replaced product is warranted for the balance of the original applicable warranty period. All replaced products or parts will become the property of IDEMIA.
- ORIGINAL END USER IS COVERED. These express limited warranties are extended by IDEMIA to the original user purchasing the System or Products for commercial, industrial, or governmental use only, and are not assignable or transferable.

Page 28 of 37 Contractor Initials

9.7. DISCLAIMER OF OTHER WARRANTIES THESE WARRANTIES ARE THE COMPLETE WARRANTIES FOR THE EQUIPMENT AND IDEMIA SOFTWARE PROVIDED UNDER THIS AGREEMENT AND ARE GIVEN IN LIEU OF ALL OTHER WARRANTIES SELLER DISCLAIMS ALL OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FUNESS FOR A PARTICULAR PURPOSE.

SECTION 10, DECAYS

- 10.1. FORCE MAJEURE. Neither party will be liable for its non-performance or delayed performance if caused by a "Force Majeure" which means an event, circumstance, or not of a third party that is beyond a party's reasonable control, such as an act of God, an act of the public enemy, an act of a government entity, strikes or other labor disturbances, hurricanes, earthquakes, fires, floods, epidemies, embargoes, war, riots, or any other similar cause. Each party will notify the other if it becomes aware of any Force Majeure that will significantly delay performance. The notifying party will give such notice promptly that in no event later than fifteen days) after it discovers the Force Majeure. If a Force Majeure occurs, the parties will execute a change order to extend the Performance Schedule for a time period that is reasonable under the circumstances.
- 10.2. Intentionally Omitted

SECTION II, DISPUTES

- 11.1. SETTLEMENT PREFERRED. IDIMIA and State, through their respective project managers, will attempt to settle any dispute arising from this Agreement (except for a ciaim relating to intellectual property or breach of confidentiality provisions) through consultation and negotiation in good faith and a spirit of mutual cooperation. The dispute will be escalated to appropriate higher-level managers of the parties, if necessary. If cooperative efforts fail, the dispute may be mediated by a mediator chosen jointly by IDEMIA and State within thirty (30) days after notice by one of the parties demanding non-binding mediation. IDEMIA and State will not unreasonably withhold consent to the selection of a mediator, and IDEMIA shall be responsible for the mediator's fees and expenses. The parties may postpone mediation until they have completed some specified but limited discovery about the dispute. The parties may also replace mediation with some other form of non-binding alternative dispute resolution.

 Nothing herein shall prohibit either party from pursuing remedies in court in lieu of alternative dispute resolution.
- 11.2: LITIGATION. Any claim relating to intellectual property or breach of candidentiality provisions and any dispute that cannot be resolved between the parties through negotiation or mediation may be submitted by either party to a court of competent jurisdiction in New Hampshire. Each party consents to jurisdiction over it by such a court. The use of ADR procedures will not be considered under the docume of laches, waiver, or estopped to affect adversely the rights of either party.

SECTION 12, INTENDINGLEY OMPLICO

SECTION 13. INTENTIONALLY OMPLIED

13.2 PATENT AND COPYRIGHT INFRINGEMENT

- 13,2.1. IDEMIA will defend at its expense any suit brought against State to the extent that it is based on an Infringement Claim, and IDEMIA will indemnify State for those costs and damages finally awarded against State for an Infringement Claim. IDEMIA's duties to detend and indemnify are conditioned upon: (i) State promptly notifying IDEMIA in writing of such Infringement Claim; (ii) IDEMIA having sole control of the defense of such suit and all negotiations for its settlement or compromise; (iii) State providing to IDEMIA cooperation and, if requested by IDEMIA, reasonable assistance in the defense of the Infringement Claim.
- 13.2.2. If an Intringement Claim occurs, or in IDEMIA's opinion is likely to occur. IDEMIA may at its option and expense procure for State the right to continue using the Equipment or IDEMIA Softwire, replace or modify it so that it becomes non-infringing while providing functionally equivalent performance, or grant State a credit for such Equipment or IDEMIA Software as depreciated and accept its return. The depreciation amount will be entended based upon generally accepted accounting standards for such houtpenent and IDEMIA Software.

Page 29 of 37

Contractor Initials from

13.2.3. IDEMIA will have no duty to defend or indennity for any Infringement Claim that is based upon (i) the combination of the Equipment or IDEMIA Software with any software, apparatus or device not furnished by IDEMIA; (ii) the use of ancillary equipment or software not furnished by IDEMIA and that is attached to prused in connection with the Equipment or IDEMIA Software; (iii) any Equipment that is not IDEMIA's design or formula; (iv) a modification of the IDEMIA Software by a party other than IDEMIA; or (v) the failure by State to install an enhancement release to the IDEMIA Software that is intended to correct the claimed infringement. The foregoing states the entire liability of IDEMIA with respect to infringement of patents and copyrights by the Equipment and IDEMIA Software or any parts thereof.

SECTION 14, EIMITATION OF LIVER FOR

This limitation of liability provision shall apply notwithstanding any contrary provision in this Agreement, Except for personal Injury or death, IDEMIA's total liability, whether for breach of contract, warranty, negligence, strict liability in tort, indemnification, or otherwise, will be limited to the direct damages recoverable under law, but not to exceed the price of the Equipment, Software, or services with respect to which losses or damages are claimed. ALTHOUGH THE PARTIES ACKNOWLEDGE THE POSSIBILITY OF SUCH LOSSES OR DAMAGES, THEY AGREE THAT SELLER WILL NOT be liable for any commercial loss; inconvenience; loss of use, time, data, goodwill, revenues, profits or savings; or other SPECIAL, incidental, INDIRECT, OR consequential damages in ANY WAY RELATED TO OR ARISING FROM THIS AGRIEMENT. THE SALE OR USE OF THE EQUIPMENT OR SOFTWARE, OR THE PERFORMANCE OF SERVICES BY SELLER PURSUANT TO THIS AGREEMENT. This limitation of liability will survive the expiration or termination of this Agreement, No action for breach of this Agreement of otherwise relating to the transactions contemplated by this Agreement may be brought more than three (3) years after the accrual of such cause of action, except for money due upon an open account.

SECTION 15, CONFIDENCIAL FLY AND PROPRIETARY RECRES

15.1. CONFIDENTIAL INFORMATION.

- 15.1.1. During the term of this Agreement, the parties may provide each other with Confidential Information. For the purposes of this Agreement, "Confidential Information" is any information disclosed in written, graphic, verbal, or machine-recognizable form, and is marked, designated, labeled or identified at the time of disclosure confidential or its equivalent or if in verbal form is identified as confidential or proprietary at the time of disclosure and confirmed in writing within thirty (30) days of such disclosure. Notwithstanding any other provisions of this Agreement. Confidential Information shall not include any information that: (i) is or becomes publicly known through no wrongful act of the receiving party; (ii) is already known to the receiving party without restriction when it is disclosed; (iii) is, or subsequently becomes, rightfully and without breach of this Agreement, in the feetiving party is possession without any obligation restricting disclosure; (iv) is independently developed by the receiving party without breach of this Agreement (v) is explicitly approved for release by written authorization of the disclosing party, or (vi) Information required to be disclosed per P-37 Agreement. General Provisions section 9 and/or RSA 91-A.
- 15.1.2. Back party will: (1) maintain the confidentiality of the other party's Confidential Information and not disclose it to any third party, except as authorized by the disclosing party in writing or as required by a count of competent jurisdiction; (ii) restrict disclosure of Confidential Information to its employees who have a "need to know" and not copy or reproduce such Confidential Information; (iii) take necessary and appropriate precautions to guard the confidentiality of Confidential Information, including informing its employees who handle such Confidential Information that it is confidential and not to be disclosed to others; but such precaultons shall be at least the same degree of care that the receiving party applies to its own confidential information and shall not be less than reasonable care; and (iv) use such Confidential Information only in furtherance of the performance of this Agreement. Confidential Information is and shall at all times remain the property of the disclosing party, and no grant of any proprietary rights in the Confidential Information is hereby given or intended, including any express or implied license, other than the limited right of the recipient to use the Confidential Information in the manner and to the extent permitted by this Agreement.

15.2. PRESERVATION OF PROPRIETARY RIGHTS.

and the second second

15.2.1. IDEMIA, the third parly manufacturer of any Equipment, and the copyright owner of any Non-IDEMIA Software own and retain all of their respective Proprietary Rights in the Equipment and Software, Nothing in this

Page 30 of 37

Contractor Initials 105

Agreement is intended to restrict the Proprietary Rights of IDEMIA, any copyright owner of Non-IDEMIA Software, or any third party manufacturer of Equipment. All intellectual property developed, originated, or prepared by IDEMIA in connection with providing to State the Equipment. Software, or related services remain vested exclusively in IDEMIA, and this Agreement does not grant to State any shared development rights of intellectual property.

15.2.2. Except as explicitly provided in the Software License Agreement, nothing in this Agreement will be deemed to grant, either directly or by implication, estoppel, or otherwise, any right, title or interest in the Proprietary Rights of IDEMIA or IDEMIA. State agrees not to modify, disassemble, peel components, decompile, otherwise reverse engineer or attempt to reverse engineer, derive source code or create derivative works from, adapt, translate, merge with other software, reproduce, or export the Software, or permit or encourage any third party to do so. The preceding sentence shall not apply to Open Source Software which is governed by the standard license of the copyright owner.

SECTION 16. MISCILLLANEOUS

- 16.1. Intentionally Omlitted.
- 16.2. Intentionally Omitted
- 16.3. Intentionally Omitted
- 16.4 WAIVER. Failure or delay by either party to exercise any right or power under this Agreement will not operate as a waiver of such right or power. For a waiver of a right or power to be effective, it must be in writing signed by the waiving party. An effective waiver of a right or power shall not be construed as either (i) a future or continuing waiver of that same right or power.
- 16.5. SEVERABILITY: If a court of competent jurisdiction renders any provision of this Agreement (or portion of a provision) to be invalid or otherwise unenforceable, that provision or portion of the provision will be severed and the remainder of this Agreement will continue in full force and effect us if the invalid provision or portion of the provision were not part of this Agreement.
- 16.6. INDEPENDENT CONTRACTORS, Each party shall perform its activities and duties hereunder only as an independent contractor. The parties and their personnel shall not be considered to be employees or agents of the other party. Nothing in this Agreement shall be interpreted as agenting either party the right or authority to make commitments of any kind for the other. This Agreement shall not constitute, create, or in any way be interpreted as a joint venture, partnership or formal business organization of any kind.
- 16.7. HEADINGS AND SECTION REFERENCES. The section headings in this Agreement are inserted only for convenience and are not to be construed as part of this Agreement or as a limitation of the scope of the particular section to which the heading refers. This Agreement will be fairly interpreted in accordance with its terms and conditions and not for or against either party.
- 16.8. GOVERNING LAW. This Agreement and the rights and duties of the parties will be governed by and interpreted in accordance with the laws of the State in which the System is installed or the State where the Product is delivered, to the extent they do not conflict with the laws of the United States.
- 16.9. ENTIRE AGREEMENT. This Agreement, including all Exhibits, constitutes the entire agreement of the parties regarding the subject matter hereof and supersedes all previous agreements, proposals, and understandings, whether written or oral, relating to such subject matter. This Agreement may be altered, amended, or modified only by a written instrument signed by authorized representatives of both parties. The preprinted terms and conditions found on any State purchase order, acknowledgment or other form will not be considered an amendment or modification of this Agreement, even if a representative of each party signs such document.
- 16.40. NOTICES. Notices required under this Agreement to be given by one party to the other must be in writing and either delivered in person or sent to the address shown below by certified muil, return receipt requested and postage prepaid (or by a recognized courier service with an asset tracking system, such as Federal Express, UPS, or DHL), or by facsimile with correct unswerback received, and shall be effective upon receipt:

State: New Hampshire Department of Safety Attn: Kevin Connor, Business and Project Administrator 33 Hazen Drive

Page 31 of 37

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Contractor Initials 1965
Date 0.4(15/12)

Concord, N11 03305 Phone: (603) 223-4300

Idemia: Identity & Security USA LLC Attn: Maintenance Agreements 5515 East La Palma Avenue, Suite 100 Analicim, CA 92807

Phone: (714)238-2000 Fax: (714)632-2158-

- 16.11. COMPLIANCE WITH APPLICABLE LAWS, Each party will comply with all applicable federal, state, and local laws, regulations and rules concerning the performance of this Agreement or use of the System or Product, to the extent they do not conflict with the laws of the United States.
- 16.12. Intentionally Omitted
- 16.13. Intentionally Omitted
- 16.14. SURVIVAL OF TERMS. The following provisions shall survive the expiration of termination of this Agreement for any reason, Section 3.6 (IDEMIA Software); Section 3.7 (Non-IDEMIA Software); if any payment obligations exist, Sections 5.1 and 5.2 (Contract Price and Involving and Payment); Section 11 (Disputes); Section 14 (Limitation of Liability); Section 15 (Confidentiality and Proprietary Rights); and all of the General provisions in Section 16.

Page 32 of 37

Contractor Initials Res

EXHIBIT FO EXHIBIT C. PARCHESOFTWARL LICENSE AGREEMENT

In this Exhibit 1, the term "Licensor" means IDEMIA, LLC, ("IDEMIA"); "Licensoc," means the State: "Sales Agreement" means the agreement to which this exhibit is attached (Biometrics Products and System Sales Agreement; and "SLA" means this Exhibit and the applicable terms and conditions contained in the Sales Agreement. The parties agree as follows:

For good and valuable consideration, the parties agree as follows:

SECTION : OFFICE ON

- 1.1 "Designated Products" means products provided by IDEMIA to Licensee with which or for which the Software and Documentation is licensed for use.
- 1.2 "Documentation" means product and software documentation that specifies technical and performance features and capabilities, and the user, operation and training manuals for the Software (including all physical or electronic media upon which such information is provided).
- 1.3 "Open Source Software" means software with either freely obtainable source code, license for modification, or permission for free distribution.
- 1.3 "Open Source Software License" means the terms or conditions under which the Open Source Software is licensed.
- 1.5 "Sales Agreement" means the agreement to which this exhibit is attached (Biometries Products and System Sales Agreement).
- 1.6 "Security Vulnerability" means a tlaw or weakness in system security procedures, design, implementation, or internal controls that could be exercised (accidentally triggered or intentionally, exploited) and result in a security breach such that data is compromised, manipulated or stolen or the system damaged.
- 1.7 "Software" (i) means proprietary software in object code format, and adaptations, translations, de-compilations, disassemblies, emulations, or derivative works of such software; (ii) means any modifications, enhancements, new versions and new releases of the software provided by IDEMIA; and (lil) may contain one or more items of software owned by a third party supplier. The term "Software" does not include any third party software provided under separate license or third party software not licensuble under the terms of this Agreement:

SECTION L. SCOPE

IDEMIA and Licensee enter into this Agreement in connection with IDEMIA's delivery of certain proprietary Software or products containing embedded or pre-loaded proprietary Software or both. This Agreement contains the terms and conditions of the license IDEMIA is providing to Licensee, and Licensee's use of the Software and Documentation.

SECTION LURANT OF LICENSE

- 3.1. Subject to the provisions of this Agreement and the payment of applicable license fees, IDEMIA grouts to Licensee a personal, limited, non-transferable (except as permitted in Section 7) and non-exclusive license under IDEMIA's copyrights and Confidential Information (as defined in the Primary Agreement) embodied in the Software to use the Software, in object code form, and the Dogumentation solely in connection with Eleensee's use of the Designated Products. This Agreement does not grant any rights to source code.
- 3.2. If the Software licensed under this Agreement contains or is derived from Open Source Software, the terms and conditions governing the use of such Open Source Software are in the Open Source Software Licenses of the copyright owner and not this Agreement. If there is a conflict between the terms and conditions of this Agreement and the terms and conditions of the Open Source Software Licenses governing Licenses's use of the Open Source Software, the terms and conditions of the license grant of the applicable Open Source Software Licenses will take precedence over the license grants in this Agreement. If requested by Licensee; IDEMIA will use commercially reasonable efforts to: (i) determine whether any Open Source Software is provided under this Agreement: (ii) identify the Open Source Software and provide Licensee a copy of the applicable Open Source Software License (or specify where that license may be found); and, (iii) provide Licensee a copy of the Open Source Software source code, without charge, if it is publicly available rathough distribution fees may be applicable).

Page 33 of 37

Contractor Initials Date Order

4. 4.5.4.5.

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- 4.1. Licensee may use the Software only for Licensee's internal business purposes and only in accordance with the Documentation. Any other use of the Software is strictly prohibited. Without limiting the general nature of these restrictions, Licensee will not make the Software available for use by third parties on a "time sharing," "application service provider," or "service bureau" basis or for any other similar commercial rental or sharing arrangement, 4.2. Licensee will not, and will not allow or enable any third party to: (i) reverse engineer, disassemble, peel components, decompile, reprogram or otherwise reduce the Software or any portion to achimain perceptible form or otherwise attempt to recreate the source code; (ii) modify, adapt, create derivative works of, or merge the Software: (iii) copy, reproduce, distribute, lend, or lease the Software or Documentation to any third party, grant any sublicense or other rights in the Software or Documentation to any third party, or take any action that would cause the Software or Documentation to be placed in the public domain; (iv) remove, or in any way after or obscure, any copyright notice or other notice of IDEMIA's proprietary rights; (v) provide, copy, transmit, disclose, divulge or make the Software or Documentation available to, or permit the use of the Software by any third party or on any machine except as expressly authorized by this Aureement; or (vi) use, or permit the use of the Software in a manner that would result in the production of a copy of the Software solely by activating a machine containing the Software. Licensee may make one copy of Software to be used solely for archival, back-up, or disaster recovery purposes; provided that Licensee may not operate that copy of the Software at the same time as the original Software is being operated. Licensee may make as many copies of the Documentation as it may reasonably require for the internal use of the Software.
- 4.3. Unless otherwise authorized by IDEMIA in writing. Licensee will not, and will not enable or allow any third party to: (i) install a licensed copy of the Software on more than one unit of a Designated Product; or (ii) copy onto or transfer Software installed in one unit of a Designated Product onto another device. Licensee may temporarily transfer Software installed on a Designated Product to another device if the Designated Product is inoperable or malfunctioning. If Licensee provides written notice to IDEMIA of the temporary transfer and identifies the device on which the Software is transferred. Temporary transfer of the Software to mother device must be discontinued when the original Designated Product is returned to operation and the Software must be removed from the other device. Licensee must provide prompt written notice to IDEMIA at the time temporary transfer is discontinued.

SECTION 5. OWNERSHIP ASB TITLE

IDEMIA, its licensors, and its suppliers retain all of their proprietury rights in any form in and to the Software and Documentation, including, but not limited to; all rights in patents, patent applications, inventions, copyrights, trademarks, trade secrets, trade names, and other proprietary rights in or relating to the Software and Documentation (including any corrections, bug fixes, enhancements, updates, modifications, adaptations, translations, decompilations, disassemblies, emulations to or derivative works from the Software or Documentation, whether made by IDEMIA or another party, or any improvements that result from IDEMIA's processes or, provision of information services).

No rights are granted to Licensee under this Agreement by Implication, estopped or otherwise, except for those rights which are expressly granted to Licensee in this Agreement, All intellectual property developed, originated, or prepared by IDEMIA in connection with providing the Software. Designated Products, Documentation or related services, remains vested exclusively in IDEMIA, and Licensee will not have any shared development or other intellectual property rights.

STUTION E TENEFOR OF BUILD OF BUILDING ADMER OF WARRANTS

6.1. If Licensee is not in breach of any of its obligations under this Agreement, IDEMIA: warrants that the immodified Software, when used properly and in accordance with the Documentation and this Agreement, will be free from a reproducible defect that eliminates the functionality or successful operation of a feature critical to the primary functionality or successful operation of the Software. Whether a defect occurs will be determined by IDEMIA solely with reference to the Documentation. IDEMIA does not warrant that Licensee's use of the Software or the Designated Products will be uninterrupted, error-free, completely free of Security Vulnerabilities, or that the Software or the Designated Products will meet Licensee's particular requirements. IDEMIA makes no representations or warranties with respect to any third party software included in the Software.

6.2 IDEMIA's sole obligation to Licensee and Licensee's exclusive remedy under this warranty is to use reasonable efforts to remedy any material Software defect covered by this warranty. These efforts will involve either replacing

Page 34 of 37

the media or attempting to correct significant, demonstrable program or documentation errors or Security

Contractor Initials 1/15
Date 100/10/10

Vulnerabilities. If IDEMIA cannot correct the detect within a reasonable time, then at IDEMIA's option, IDEMIA will replace the defective Software with functionally-equivalent Software or license to Licensee substitute Software which will accomplish the same objective.

6.3 Warranty claims are described in the Primary Agreement.

6.4. The express warranties set forth in this Section 6 are in fieu of, and IDEMIA disclaims, any and all other warranties (express or implied, oral or written) with respect to the Software or Documentation, including, without limitation, any and all implied warranties of condition, title, non-infringement, merchantability, or fitness for a particular purpose or use by Licensee (whether or not IDEMIA knows, has reason to know, has been advised, or is otherwise aware of any such purpose or use), whether arising by law, by reason of custom or usage of trade, or by course of dealing, in addition, IDEMIA disclaims any warranty to any person other than Licensee with respect to the Software or Documentation.

SECTION T. TRANSFERS

Licenseeswill not transfer the Software or Documentation to any third party without IDEMIA's prior written consent. IDEMIA's consent may be withheld at its discretion and may be conditioned upon transferee paying all applicable license fees and agreeing to be bound by this Agreement.

SECTION'S, TERM AND TERMINATION

8.1 Licensee's right to use the Software and Documentation will begin when the Primary Agreement is signed by both parties and will continue for the Bie of the Designated Products with which or for which the Software and Documentation have been provided by IDEMIA, unless Licensee breaches this Agreement, in which case this Agreement and Licensee's right to use the Software and Documentation may be terminated immediately upon notice by IDEMIA.

8.2 Within thirty (30) days after termination of this Agreement, Licensee must certify in writing to IDEMIA that all copies of the Software have been removed or deleted from the Designated Products and that all copies of the Software and Documentation have been returned to IDEMIA or destroyed by Licensee and are no longer in use by Licensee.

SECTION 9. GNITED STATES GOVERNMENT THEENSING PROVINGSNA BESTRICTED RIGHTN LEGEND

This Section applies if Licensee is the United States Government or a United States Government agency. Licensee's use, duplication or disclosure of the Software and Documentation under IDEMIA's copyrights or trade secret rights is subject to the restrictions set forth in subparagraphs (c)(1) and (2) of the Commercial Computer Software-Restricted Rights clause at FAR 52.227-19 (UNE 1987), if applicable, unless they are being provided to the Department of Defense, If the Software and Documentation are being provided to the Department of Defense, Licensee's use, duplication, or disclosure of the Software and Documentation is subject to the restricted rights set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 (OCT 1988), if applicable. The Software and Documentation may or may not include a Restricted Rights notice, or other notice referring to this Agreement. The provisions of this Agreement will continue to apply, but only to the extent that they are consistent with the rights provided to the Licensee under the provisions of the FAR or DFARS mentioned above, as applicable to the particular procuring agency and procurement transaction.

SECTION 19. CONFIDENTIALITY

Licensee acknowledges that the Software and Documentation contain IDEMIA's valuable proprietary and Confidential Information and are IDEMIA's trade secrets, and that the provisions in the Primary Agreement concerning Confidential Information apply.

SECTION II. GENERAL

11.1. COPYRIGHT NOTICES. The existence of a copyright notice on the Software will not be construed as an admission or presimption of publication of the Software or public disclosure of any trade-secrets associated with the Software.

11.2. COMPLIANCE WITH LAWS. Licensee acknowledges that the Software is subject to the laws and regulations of the United States and Licensee will comply with all applicable laws and regulations, including export laws and

Contractor Initials 1/1

Page 35 of 37

regulations of the United States. Licensee will not, without the prior authorization of IDEMIA and the appropriate governmental authority of the United States, in any form export or re-export, sell or resell, ship or reship, or divert, through direct or indirect means, any frem or technical data or direct or indirect products sold or otherwise furnished to any person within any territory for which the United States Government or any of its agencies at the time of the action, requires an export license or other governmental approval. Violation of this provision is a material breach of this Agreement.

11.3. GOVERNING LAW. This Agreement is governed by the laws of the United States to the extent that they apply and otherwise by the internal substantive laws of the State to which the Software is shipped if Elecasee is a sovereign government entity, to the extent they do not conflict with the laws of the United States, or the internal substantive laws of the State of Delaware if Licensee is not a sovereign government entity. The terms of the U.N. Convention on Contracts for the International Sale of Goods do not apply. In the event that the Uniform Computer Information fransaction Act, any version of this Act, or a substantially similar law (collectively "UCITA") becomes applicable to a party's performance under this Agreement, UCITA does not govern any aspect of this Agreement or any fleense granted under this Agreement, or any of the parties' rights or obligations under this Agreement. The governing law will be that in effect prior to the applicability of UCITA.

11.4. THIRD PARTY BENEFICIARIES. This Agreement is entered into solely for the benefit of IDEMIA and Licensee. No third party has the right to make any claim or assert any right under this Agreement, and no third party

is deemed a heneficiary of this Agreement.

11.5. Intentionally Omitted

11.6 SURVIVAL Sections 4, 5, 6.3, 7, 8, 9, 10, and 11 survive the termination of this Agreement,

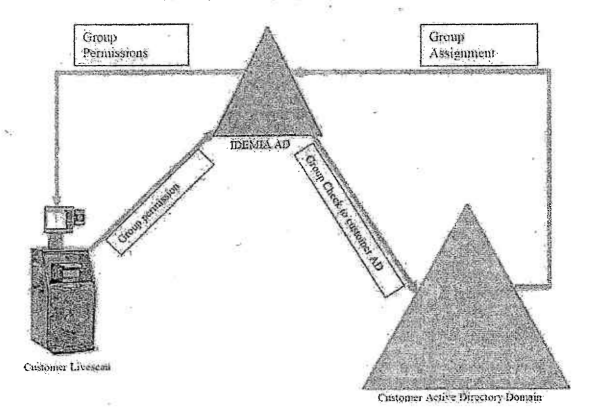
Page 36 of 37

Contractor Initials Policy

APPENDIX A

High Level Caoup Assignment

- · Livescan is joined to the IDEMTA Active Directory Domain
- · Customer logs into Livescan. "John J. Smith"
- User and password sent to ADEMIA AD
- IDEMIA AD passes the discensive to Consumer AD through a mint.
- · Customer AD looks up which group the user is a part of "Police Officer"
- Group value passed to IDEMIA AD.
- · IDEMIA applies permissions based on group.
- · Customer starts working with the permission they are assigned.



The current implementation by this customer is to use LITAP lookups between domains. They have groups including Supervisors, Desk Sergeanis, Patrolinea, Civilian, etc.

Page 37 of 37

Contractor Initials fac



April 19, 2019

I am writing to certify that Donnie Scott, Senior Vice President of Idemia Identity and Security USA LLC ("IDEMIA"), is authorized to sign that certain contract between IDEMIA and the State of New Hampshire, Department of Safety, Division of State Police; which Mr. Scott signed on April 19, 2019 (the "Contract"). I have reviewed IDEMIA's Delegation of Authority dated March 30, 2018 (as amended). Under the Delegation of Authority, a Senior Vice President may sign a contract of the value, and on the terms, of the Contract. Any amendments made to the Delegation of Authority up to the date hereof do not impact such authority of a Senior Vice President, which authority remains in full force and effect as of the date hereof.

Sincerely,

Effézer Strassfeld

Senior Legal Counsel, IDEMIA

Eliezer Stræsfeld@us IDEMIA.com

(978) 215-2857

Commonwealth of Massachusetts

County of M. 1418 sep

On this 19 of April, 2017 before me 1 Fehrer Miller undersigned notary public, personally appeared Elizzer Strassfeld proved to me through sallstactory evidence of identification to be the person whose name is signed on the preceding or attached document, and acknowledged to me that he signed it voluntarily for its stated

purpose.

BYEPHEN M. MALONE
Hotary Public
Community OF MASACHUSTITS
My Cognitisator, Expires
October 9, 2020

State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that IDEMIA IDENTITY & SECURITY USA LLC is a Delaware Limited Liability Company registered to transact business in New Hampshire on August 23, 2007. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 583165

Certificate Number: 0004489382



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 5th day of April A.D. 2019.

William M. Gardner

Secretary of State



CERTIFICATE OF LIABILITY INSURANCE

5/31/2019

DATE (MM/DD/YYYY) 11/30/2018

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on

this certifi	icate does not confer rights to the certificate holder in li			
PRODUCER Lockton Companies		CONTACT NAME:		
44	44 W. 47th Street, Suite 900	PHONE (A/C, No. Ext):	FAX (A/C, No):	
t .	ansas City MO 64112-1906 816) 960-9000	E-MAIL ADDRESS:		
۰٬ ۱	310) 300-3000	th	ISURER(S) AFFORDING COVERAGE	NAIC #
		INSURER A: AXA	Insurance Company	33022
INSURED IDEMIA IDENTITY & SECURITY USA LLC	INSURER B : Sentry	Insurance a Mutual Company	24988	
11/2/17/21	96 CONCORD ROAD, THIRD FLOOR	INSURER C : Sentry	Casualty Company	28460
	ILLERICA MA 01821	INSURER D : Insurar	nce Company of the State of PA	19429
		INSURER E :		81
		INSURER F:		
COVERAGE	S CERTIFICATE NUMBER: 10	6007554	REVISION NUMBER:	XXXXXX
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CONTRACT OR OTHER DOCUMENT WITH RESPECT TO ALL THE TERMS.				

EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBR INSD WVD POLICY EFF POLICY EXP LIMITS TYPE OF INSURANCE POLICY NUMBER COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurre s 1,000,000 N N PCS00214818 12/1/2018 12/1/2019 A \$ 100,000 CLAIMS-MADE X OCCUR s 10,000 MED EXP (Any one person) s 1,000,000 PERSONAL & ADVINJURY \$ 1,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE PRODUCTS - COMPIOP AGG | \$ 1,000,000 PRO-JECT POLICY OTHER COMBINED SINGLE LIMIT 5/31/2019 5/31/2019 \$ 1,000,000 90-17190-02 (AOS) 90-17190-03 (MA) 5/31/2018 5/31/2018 **AUTOMOBILE LIABILITY** B N (Ea accident) BODILY INJURY (Per person) \$ XXXXXXX ANY AUTO SCHEDULED AUTOS NON-OWNED AUTOS ONLY OWNED AUTOS ONLY BODILY INJURY (Per socident) 5 XXXXXXX PROPERTY DAMAGE (Per accident) s XXXXXXX HIRED AUTOS ONLY X s XXXXXXX \$1,000 OTC/COLL DED UMBRELLA LIAB 12/1/2018 12/1/2019 **EACH OCCURRENCE** \$ 3,000,000 XS00214918 X N N A X OCCUR \$ 3,000,000 EXCESS LIAB AGGREGATE CLAIMS-MADE s XXXXXXX DED X RETENTIONS 10,000 X PER X OTH-WORKERS COMPENSATION N 5/31/2019 5/31/2019 90-17190-01 90-17190-04 (RETRO) 5/31/2018 5/31/2018

6/1/2018

6/1/2019

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Romarks Schedule, may be attached if more space is required)

Re: New Hampshire State Police P-37 Agreement re: Maintenance and Support Agreement associated with 2 current LiveScan Transportable devices with printers and the Purchase and associated maintenance of 44 LiveScan Stations and associated modifications Certificate Holder is included as Additional Insured under the General Liability policy as their interest may appear, but only to the extent such status is required under their written contract / agreement with the Named Insured. Subject to terms and conditions of the policy. The Umbrella Policy is follow form on for the General Liability.

7533724

CERTIFICATE HOLDER	CANCELLATION
16007554 New Hampshire Department of Safety Division of State Police 33 Hazen Drive	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Concord NH	AUTHORIZED REPRESENTATIVES Josh M Agnelle

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E.L. EACH ACCIDENT

E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT | \$ 1,000,000 PROP ALL RISK COVERAGE

\$ 1,000,000

AND EMPLOYERS' LIABILITY

PROPERTY

AND EMPLOYERS DABILITY
ANY PROPRIETORPARTNER/EXECUTIVE
OFFICER/MEMBER EXCLUDED?
(Mandatory in NH)
if yes, describe under
DESCRIPTION OF OPERATIONS below

N NIA