

ADDENDUM TO THE WARRANTY, SUPPORT, AND LICENSE AGREEMENT

29956

This Addendum to the Warranty, Support and License Agreement ("Addendum") is made as of June 2, 2010 ("Addendum Effective Date") by and between Hart InterCivic, Inc., a Texas corporation ("Hart"), and the City of Long Beach ("Client"), a governmental subdivision of the State of California.

WHEREAS, Hart and Client entered into a Warranty, Support, and License Agreement on or about February 13, 2007, (the "Agreement"); and

WHEREAS, Hart and Client desire to amend the Agreement as set forth herein.

NOW THEREFORE, in consideration of the mutual covenants contained herein, Hart and Client hereby agree to amend certain of the provisions of the Agreement as follows:

- 1) <u>Definitions</u>. The following terms shall have the following respective definitions. Capitalized terms not defined in this Addendum shall have the meaning set forth in the Agreement for such term.
 - a) "Base Year" means \$96,163.11. A special one-time discount is applied only to the first year of the Initial Term Commitment Period. The first year of the Initial Term Commitment Period is February 13, 2011 through February 12, 2012. The annual L&S coverage for HVS software and five (5) Ballot Now seats is \$87,763.11. A one-time discount (approximately \$2,633.00) is applied against the \$87,763.11 because of the advance payment to be made in June 2010. Therefore, the payment due for the first year of the Initial Term Commitment Period is \$85,130.11 (\$87,763.11 less \$2,633.00). This payment of \$85,130.11 will also include three (3) days of Hart Voting System training provided at the Hart InterCivic facility in Austin, TX to four (4) City of Long Beach personnel at no charge. The City will be responsible for travel expenses to and from Austin, TX. This training will occur in 2010.

In November 2009, a separate purchase was made for one additional (the sixth) Ballot Now seat. The annual L&S of \$8,400 on that one additional (the sixth) Ballot Now seat was paid through February 12, 2012. In the remaining years of the Initial Term Commitment Period the annual L&S (\$87,763.11) for the HVS software and five (5) Ballot Now seats will be combined with the annual L&S (\$8,400) of the sixth Ballot Now seat. Combining annual L&S for the HVS software and all six Ballot Now seats into one annual L&S amount defines the Base Year to mean \$96,163.11 (\$87,763.11+\$8,400).

- b) "Initial Term Commitment Period" means five (5) years.
- c) "Revised Termination Date" means February 12, 2016.
- d) "Second Term Commitment Period" means three (3) years.

- 2) <u>Initial Term Commitment</u>. The term of the Agreement shall be extended by the Initial Term Commitment Period such that it now ends on the Revised Termination Date. The Annual Fee for each year of the Initial Term Commitment Period shall be equal to the Annual Fee for the Base Year.
- 3) Second Term Commitment. After the Initial Term Commitment Period, Client may elect to renew for a period equal to the Second Term Commitment Period by sending written notice to Hart. For the Second Term Commitment Period, Hart may increase the Annual Fee one time at the beginning of such period by a maximum of four percent (4%) of the Annual Fee for the Base Year, and such adjusted fee shall apply for the remainder of the Second Term Commitment Period.
- 4) <u>Post-Commitment</u>. After the Initial Term Commitment Period and, if elected by the Client pursuant to Section 3 above, the Second Term Commitment Period, the Agreement may be renewed for subsequent one (1) year renewal terms at Client's discretion pursuant to the renewal provisions set forth in the Agreement. For each such one (1) year period, the Annual Fee may be increased in Hart's discretion subject to any maximum increase limits set forth in the Agreement.
- 5) Applicability and Additional Equipment. This Addendum and the services provided pursuant thereto apply only to the Hart Voting System version 6.x. Notwithstanding the rest of this Addendum, to the extent that Client purchases additional equipment or software during the Revised Term or thereafter, Client's Annual Fee will be increased accordingly pursuant to the Agreement and as mutually agreed upon by and between Client and Hart.
- 6) Early Termination. In the event that the Agreement is terminated prior to the end of the Revised Term either by Client for any reason or by Hart as a result of Client's breach, Client shall pay to Hart a termination fee equal to the Annual Fee determined in accordance with Section 1 above, multiplied by the number of years remaining in the Revised Term for which the Annual Fee has not yet been paid. In addition, Client shall not be entitled to any refund or credit for Annual Fee payments made prior to such early termination.
- 7) Representations. Each party hereto represents and warrants that (i) it has obtained all necessary approvals, consents and authorizations to enter into this Addendum and to perform and carry out its obligations hereunder, (ii) the persons executing this Addendum on its behalf have express authority to do so, and, in so doing, to bind the party thereto; and (iii) the execution, delivery, and performance of this Addendum does not violate any provision of any bylaw, charter, regulation, or any other governing authority of the party.

8) General. This Addendum supersedes the relevant provisions of the Agreement and any prior amendments thereto. All unaffected provisions of the Agreement are and shall remain valid and binding in accordance with the terms of the Agreement. This Addendum is governed by the laws of the State of Texas without regard to principles of conflict of laws. This Addendum may be executed in multiple counterparts. Facsimile signatures shall be valid and binding.

IN WITNESS WHEREOF, the parties have entered into this Addendum to the Agreement as of the Addendum Effective Date.

Agreed and Accepted:

Client

Name:

City of Long Beach

Address:

333 West Ocean Blvd

Long Beach, CA 90802

Attn: City Manager

Hart

Hart InterCivic, Inc.

15500 Wells Port Drive

Austin, Texas 78728

Attn.: John Thornborrow, CFO

Primary Phone: Facsimile:

562-570-7479

562-570-6789

E-mail:

poonam.davis@longbeach.gov

800-223-4278

800-831-1485

jthornborrow@hartic.com

Executed By:

Name:

Patrick West

Title:

City Manager

John Thornbortow

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This Addendum is not effective until executed by both parties.

APPROVED AS TO FORM

HEATHER A. MAHOOD ASSISTANT CITY ATTORNEY