MA 18P 17060600000000000147 MODIFICATION

State of Maine



Master Agreement

Effective Date: 07/01/17 Expiration Date: 06/30/27

Master Agreement Description: Ilios Infrastructure support, software development, maintena

Buyer Information

Justin Franzose 207-624-7337 ext. justin.franzose@maine.gov

Issuer Information

Gwendolyn Decicco 207-822-0704 ext. gwendolyn.decicco@courts.maine.gov

Requestor Information

Gwendolyn Decicco 207-822-0704 ext. gwendolyn.decicco@courts.maine.gov

Agreement Reporting Categories

Reason For Modification: Extension until 6/30/2027.

Authorized Departments

ALL

Vendor Information

Vendor Line #: 1

Vendor ID
VC1000037225

Vendor Name
ILIOS INC
Alias/DBA

Vendor Address Information

90 WALNUT ST

FRAMINGHAM, MA 01702

US

Vendor Contact Information

MARC RESPASS 617-314-6559 **ext.**

Commodity Information

Vendor Line #: 1

Vendor Name: ILIOS INC

Commodity Line #: 1

Commodity Code: 20655

Commodity Description: Infrastructure support, software development, maintenance

Commodity Specifications:

Commodity Extended Description: Infrastructure support, software development, maintenance

 Quantity
 UOM
 Unit Price

 0.00000
 0.000000

Delivery Days Free On Board

Contract Amount Service Start Date Service End Date

0.00 07/01/17 06/30/27

Catalog Name Discount

0.0000 %

Discount Start Date Discount End Date

Please see authorized signatures displayed on the next page

Each signatory below represents that the person has the requisite authority to enter into this Contract. The parties sign and cause this Contract to be executed.

Chief Info. Officer

State of Maine - Department of Administrative and Financial Services

DocuSigned by:		
Jaime Schorr	8/2/2022	
Signature	Date	
Jaime C. Schorr, Chief Proc	curement Officer	
Vendor		
DocuSigned by:		
Marc Respass	8/3/2022	
Signature	Date	
Marc Respass	President	
Print Representative Name	and Title	
DocuSigned by:		
Statintu	8/2/2022	
052B9AC7F56A489		

Fred Brittain

AdvantageME CT No: 2014 0419 * 30 90
PA (Prior Authorization): PA 201303475

STATE OF MAINE JUDICIAL BRANCH Agreement to Purchase Services

THIS AGREEMENT, made this day of <u>February</u>, is by and between the <u>State of Maine, Judicial</u> <u>Branch</u>, hereinafter called "Department," and <u>ILIOS, Inc.</u> located at <u>90 Walnut Street, Framingham, MA 01702</u>, telephone number (860) 294-9562 hereinafter called "Provider", for the period of <u>July 1, 2017</u> to <u>June 30, 2022.</u>

The AdvantageME Vendor/Customer number of the Provider is _VC1000037225

WITNESSETH, that for and in consideration of the payments and agreements hereinafter mentioned, to be made and performed by the Department, the Provider hereby agrees with the Department to furnish qualified personnel, facilities, materials and services and in consultation with the Department, to perform the services, study or projects described in Rider A, and under the terms of this Agreement. The following riders are hereby incorporated into this Agreement and made part of it by reference:

Rider A - Specifications of Work to be Performed

Rider B-IT - Payment and Other Provisions

Rider C - Exceptions to Rider B-IT

Rider D/E/F - At Department's Discretion

Rider G - Identification of Country in Which Contracted Work will be Performed

WITNESSETH, that this contract is consistent with Executive Order 17 FY 08/09 or a superseding Executive Order, and complies with its requirements.

IN WITNESS WHEREOF, the Department and the Provider, by their representatives duly authorized, have executed this agreement in 3 original copies.

Department Name: Judicial Branch AOC/OIT

Ву:	Dave Packard, Chief Information Officer	-
	and	
<u>Prov</u>	rider Name: ILIOS, Inc.	
Ву:	Marc Respass, President	_

Total Agreement Amount: \$ 650,000 annual cap

VC1000037225

AdvantageME ACCOUNT CODING

0063

014

40A

MC NUMBER	DOC TOTAL	IND	DEPT	UNIT	APPROP#	OBJ	JOB NO.	PROGRAM
VC NUMBER	<u></u>		├	<u> </u>				
VC1000037225		010	40A	9055	012	5312		
	<u> </u>	_1	L					
	γ	1	T	т Т	PUT	OBJ	JOB NO.	PROGRAM
VC NUMBER	DOC TOTAL	FND	DEPT	UNIT	UNIT CONT	0,,,		
, , , , , , , , , , , , , , , , , , , ,	E						1	

Department Account Coding And Approval For Use by OIT (As needed, Department completes applicable fields)

062

5312

Department Name: Judicial Branch AOC/Offi Department Contact Name and Phone Number: Address: 1 Court Street, Suite 210 Augusta, M Department Internal Agreement Number (if ap Agreement Start Date: July 1, 2017 Agreeme RFP Number: PA 201303475 Service/Program Name: Fixed Asset Name (if applicable): Fixed Asset Improvement (Y/N) Type of Agreement New Amendment	: <u>Dave Packard</u> , laine, 04330-522 plicable): _MA 1 nt End Date: <u>Ju</u>	22 8P 170606*147 ne 30, 2022		
ACCOUNT #	FY 2018 Encumbrance	FY 2019 Encumbrance	e	Agreement Total
Example: 010.18F.0291.01.5312				
Total				
Approval Signatures: Program Administrator:				
Finance Approver:		•		
Department Approver:			Date:	

RIDER A SPECIFICATIONS OF WORK TO BE PERFORMED

Vendor Partner: ILIOS, Inc.

A. Background & Applicability

This agreement provides for the delivery of professional services through ILIOS, referred to hereinafter as ILIOS, for ongoing MEJIS software* support services, as further described in the below specifications.

This support is for the period indicated above. ILIOS will provide such services to the Maine Judicial Branch (MJB), as described herein.

*MEJIS is the primary case management system for the MJB. Please note that for the purposes of this document MEJIS includes but is not limited to: all courts case management systems and all ancillary programs, applications, data exchanges and any other component that comprises, supports or interfaces with those systems.

B. Specifications

The below specifications are meant to serve as an outline of the primary services that are expected to be afforded by ILIOS. Please note that the below list shall not be considered as all inclusive and that additional services are subject to the approval of the Chief Information Officer and the account representative for ILIOS.

□ Operational Support

- o ILIOS will provide professional services to ensure the operational integrity of the MEJIS application(s), established data exchanges and all other ancillary applications.
- ILIOS shall use its best efforts to resolve defects, or system issues as soon as possible, that have resulted in a loss of service, i.e. a module is unavailable, a major function is not operational or a loss of service to a data exchange has occurred.
- o The MJB may contact ILIOS 24 hours a day, 7 days a week for issues as they occur and ILIOS agrees to respond as soon as possible.
- o All other priority deficiencies that are identified will be managed in accordance to a 'change control board' process, as established by the MJB Applications Manager.
- o All deficiencies will be recorded and managed ongoing in a task tracking system, as appropriate. The prioritization, work authorization and scheduling of all requests shall be handled by the designated OIT staff.

BP54 EO-IT.doc AGREEMENT TO PURCHASE SERVICES ☐ Software Development o ILIOS will provide the MJB with regular upgrades to MEJIS, the scope and schedule of which will be determined by the MJB Applications Manager. \square Upgrades may take the form of major and minor upgrades, where a major upgrade is defined as a new release of the MEJIS software, which includes at least one new functional module or new functional capability. A minor upgrade is defined as a release of the MEJIS software, which contains enhancements and defect corrections to previously installed modules. □ Software development services may be used to deliver: functional enhancements or defect corrections to MEJIS, as directed and prioritized by the MJB Applications Manager. \square ILIOS shall agree to adhere to established industry best practices for all software development services, to include but not limited to the following: Adoption and implementation of established SDLC (Software Development Life Cycle) processes to be specified at the inception of each project. o All development requests will be recorded and managed ongoing in a task tracking system, as appropriate. The prioritization, work authorization and scheduling of all requests shall be handled by the MJB Applications Manager or designated OIT staff. o All code shall be managed and entrusted into an appropriate source control management system, as determined by the MJB Applications Manager. ILIOS is expected to play the lead role in the deployment of MEJIS upgrades. ILIOS shall provide documentation as specified on specific projects. ☐ Service roles to be provided by ILIOS as part of this agreement include: Functional/Business Analyst o Team Lead o Software Developer o Web Services Developer

- o Quality Assurance/Tester
- Systems Administrator
- o Database Administrator (DBA)
- o Configuration Management Specialist
- Systems Architect

NOTE: These are roles only, and are not intended to depict an FTE for each role. ILIOS Team members will assume the above roles through the flexibility of their skills and as directed by ILIOS Team Leader.

☐ System Administration & Maintenance

ILIOS will provide the MJB with professional services to ensure the integrity of system infrastructure. All services shall be performed under the direction and guidance of the MJB

BP54 EO-IT.doc

Manager of Technology & Infrastructure. Representative activities may include but are not limited to the following:

- Database Administration user account maintenance, data base tuning, data replication, performance monitoring/optimization, back up and recovery, storage management, security.
- System Administration permissions management, tape back-up management, security management to include regular patches and updates, maintenance of SAN/NAS environments, server maintenance and upgrades to include VMWare installations, OS upgrades, issue tracking administration, back up and recovery, security, hardware and software management monitor and advise on the state of licensing, warranties, etc.
- Professional Consultation advise on best practices, recommendations on hardware and specifications, general knowledge and training to MJB staff of current architecture.

☐ Other Professional Services & Provisions**

- o All source code, discovery, development documentation, database design, specifications and any other work product or application created under this agreement, shall be the property of the Maine Judicial Branch.
- O All implementations either software or infrastructure upgrades must be approved by the MJB Applications or Infrastructure Manager and acceptance will be guided by the OIT Application Certification policy.
- In addition to the above listed services, ILIOS will also provide professional services in support of the specific projects below. This list is a representation of projects that are currently active in the MJB portfolio and it should not be considered as an all-inclusive list. ILIOS will be expected to adjust support services in order to align with ongoing portfolio changes and initiatives, as determined by the appropriate MJB authority.
 - New Case Management System: The MJB will be implementing a new case management system. ILIOS will be expected to afford professional services, as requested, in order to support a smooth and efficient transition to the new case management system.

C. Reporting & Communications**

The ILIOS account representative shall meet regularly with the MJB Applications Manager an others as designated, on a mutually agreed upon schedule. The meeting will provide an opportunity to review project status and work components to include but not limited to the
following:

	The MJB Applications Manager reserves the right to require additional activity and status
_	reporting processes.

D. Staffing**

ILIOS will provide resources as necessary to support the above-described services and in accordance with the MJB's IT implementation portfolio.

The Applications Manager will work with the ILIOS account representative to ensure staffing is kept at appropriate levels.
 MJB agrees, to the extent possible, to strive to maintain a structured and consistent schedule for each ILIOS staff member.
 ILIOS must first seek pre-approval from the MJB Applications Manger should ILIOS wish to make staffing changes to MJB projects.
 For MJB projects, MJB reserves the right to 1) approve all new potential ILIOS staff members and 2) to remove a staff member from work.
 ILIOS will report to OIT staff. ILIOS staff will not report to any third-party vendors nor will any third-party vendor's staff report to ILIOS.

E. Financial Arrangements**

Rates – all work will be completed at an hourly rate of \$100/hour, which is mutually established, by ILIOS and the MJB.

- ☐ The established hourly rate, can only be changed upon mutual agreement and approval from the ILIOS account representative and the MJB Chief Information Officer.
- In some cases, ILIOS staff will be requested to work on-site at a facility specified by the MJB. All work completed in such cases will be charged at the on-site rate of \$120/hour which is mutually established by ILIOS and the MJB.
- ☐ In cases where ILIOS staff are requested to work at an on-site facility, all travel time associated with the on-site work is paid at the on-site rate.

Invoicing - ILIOS will submit monthly invoices to the designated MJB representative.

and aff and the
1

☐ MJB agrees to process and disburse payment of all invoices, in a timely manner.

^{**}Please see following 'Rider B-IT' for additional related provisions.

RIDER B-IT

METHOD OF PAYMENT AND OTHER PROVISIONS

1. AGREEMENT AM	OUNT \$_	650,000 annual cap
-----------------	----------	--------------------

2. <u>INVOICES AND PAYMENTS</u> The Department will pay the Provider as follows:

Payment will be disbursed in accordance with monthly invoices received.

Invoices for payment, submitted on forms approved by the Department, shall be submitted to the Agreement Administrator. Invoices shall contain sufficient detail to allow proper cost allocation and shall be accompanied by supporting documentation. No invoice will be processed for payment until approved by the Agreement Administrator. All invoices require the following:

- A. All invoices must include the Vendor Code number assigned when registering as a vendor with the State of Maine. This number appears on all Contracts and Purchase Orders and can be acquired from the agency contact.
- B. All invoices must include the vendor's Federal ID Number.
- C. In cases where hourly rates of contracted resources are concerned, invoices must contain a copy or copies of time sheets associated with that invoice. Time sheets will need to be reviewed and approved by the State's contract administrator.

Payments are subject to the Provider's compliance with all items set forth in this Agreement. The Department will pay the Provider within thirty (30) days following the receipt of an approved invoice.

The charges described in this Agreement are the only charges to be levied by the Provider for the products and services to be delivered by it. There are no other charges to be made by the Provider to the Department, unless they are performed in accordance with the provisions of Section 5, Changes in the Work. The Provider shall maintain documentation for all charges against the Department under this Agreement.

- 3. <u>INDEPENDENT CAPACITY</u> In the performance of this Agreement, the Provider shall act in the capacity of an independent contractor and not as an employee or agent of the State.
- 4. <u>AGREEMENT ADMINISTRATOR</u> The Agreement Administrator is the Department's representative for this Agreement. S/he is the single authority to act on behalf of the Department for this Agreement. S/he shall approve all invoices for payment. S/he shall make decisions on all claims of the Provider. The Provider shall address all contract correspondence and invoices to the Agreement Administrator. The following person is the Agreement Administrator for this Agreement:

Name: <u>Dave Packard</u>

Title: Chief Information Officer

Address: 1 Court Street, Augusta, Maine 04330-5222

Telephone: <u>207.213-2929</u>

E-mail address: david.packard@courts.maine.gov

The following individual is designated as the Program Administrator for this Agreement and shall be responsible for oversight of the programmatic aspects of this Agreement. All project status reports, day to day operational issues and project program material and issues shall be directed to this individual.

Name:

Chris Oberg

Title:

IT Applications Manager

Address:

65 Stone Street, Augusta, Maine 04330-5222

Telephone:

207,592,9430

E-mail address:

christopher.oberg@courts.maine.gov

- 5. <u>CHANGES IN THE WORK</u> The Department may order changes in the work, the Agreement Amount being adjusted accordingly. Any monetary adjustment or any substantive change in the work shall be in the form of an amendment signed by both parties and approved by the State Purchases Review Committee. Said amendment must be effective prior to the execution of the changed work.
- 6. <u>SUBCONTRACTORS</u> The Provider may not enter into any subcontract for the work to be performed under this Agreement without the express written consent of the Department. This provision shall not apply to contracts of employment between the Provider and its employees.

The Provider is solely responsible for the performance of work under this Agreement. The approval of the Department for the Provider to subcontract for work under this Agreement shall not relieve the Provider in any way of its responsibility for performance of the work.

All Subcontractors shall be bound by the terms and conditions set forth in this Agreement. The Provider shall give the State immediate notice in writing of any legal action or suit filed, and prompt notice of any claim made against the Provider by any Subcontractor, which may result in litigation related in any way to this Agreement, or which may affect the performance of duties under this Agreement. The Provider shall indemnify and hold harmless the Department from and against any such claim, loss, damage, or liability as set forth in Section 16, State held Harmless.

- 7. <u>SUBLETTING, ASSIGNMENT OR TRANSFER</u> The Provider shall not sublet, sell, transfer, assign, or otherwise dispose of this Agreement, or any portion thereof, or of its right, title, or interest therein, without the written approval of the Department. Such approval shall not in any case relieve the Provider of its responsibility for performance of work under this Agreement.
- 8. <u>EQUAL EMPLOYMENT OPPORTUNITY</u> During the performance of this Agreement, the Provider certifies as follows:
 - 1. The Provider shall not discriminate against any employee or applicant for employment relating to this Agreement because of race, color, religious creed, sex, national origin, ancestry, age, physical or mental disability, or sexual orientation, unless related to a *bona fide* occupational qualification. The Provider shall take affirmative action to ensure that applicants are employed, and employees are treated during employment, without regard to their race, color, religion, sex, age, national origin, physical or mental disability, or sexual orientation.

Such action shall include but not be limited to the following: employment, upgrading, demotions, or transfers; recruitment or recruitment advertising; layoffs or terminations; rates of pay or other forms of compensation; and selection for training including apprenticeship. The Provider agrees to post in

BP54 EO-IT.doc

conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.

- The Provider shall, in all solicitations or advertising for employees placed by, or on behalf of, the Provider, relating to this Agreement, state that all qualified applicants shall receive consideration for employment without regard to race, color, religious creed, sex, national origin, ancestry, age, physical or mental disability, or sexual orientation.
- The Provider shall send to each labor union, or representative of the workers, with which it has a collective bargaining agreement, or other agreement or understanding, whereby it is furnished with labor for the performance of this Agreement, a notice to be provided by the contracting agency, advising the said labor union or workers' representative of the Provider's commitment under this section, and shall post copies of the notice in conspicuous places, available to employees and applicants for employment.
- The Provider shall inform the contracting Department's Equal Employment Opportunity Coordinator of any discrimination complaints brought to an external regulatory body (Maine Human Rights Commission, EEOC, Office of Civil Rights, etc.) against itself by any individual, as well as any lawsuit regarding alleged discriminatory practice.
- The Provider shall comply with all aspects of the Americans with Disabilities Act (ADA) in employment, and in the provision of service, to include accessibility and reasonable accommodations for employees and clients.
- Contractors and Subcontractors with contracts in excess of \$50,000 shall also pursue in good 6. faith affirmative action programs.
- The Provider shall cause the foregoing provisions to be inserted in any subcontract for any work covered by this Agreement so that such provisions shall be binding upon each Subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.
- The Provider shall not engage any person in the employ of EMPLOYMENT AND PERSONNEL any State Department or Agency in a position that would constitute a violation of 5 MRSA § 18 or 17 MRSA § 3104. The Provider shall not engage on a full-time, part-time, or any other basis, during the period of this Agreement, any personnel who are, or have been, at any time during the period of this Agreement, in the employ of any State Department or Agency, except regularly retired employees, without the written consent of the State Purchases Review Committee. Further, the Provider shall not engage on this project on a full-time, part-time, or any other basis, during the period of this Agreement, any retired employee of the Department, who has not been retired for at least one year, without the written consent of the State Purchases Review Committee. The Provider shall cause the foregoing provisions to be inserted in any subcontract for any work covered by this Agreement, so that such provisions shall be binding upon each Subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.
- No individual employed by the State at the time this STATE EMPLOYEES NOT TO BENEFIT Agreement is executed, or any time thereafter, shall be admitted to any share or part of this Agreement, or to any benefit that might arise there from, directly or indirectly, that would constitute a violation of 5 MRSA § 18 or 17 MRSA § 3104. No other individual employed by the State at the time this Agreement is executed, or any time thereafter, shall be admitted to any share or part of this Agreement, or to any benefit that might arise there from, directly or indirectly, due to his employment by, or financial interest in, the Provider, or any affiliate of the Provider, without the written consent of the State Purchases Review Committee. The Provider shall cause

BP54 EO-IT.doc

the foregoing provisions to be inserted in any subcontract for any work covered by this Agreement so that such provisions shall be binding upon each Subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

The Provider certifies that it has not employed or contracted with any NO SOLICITATION company or person, other than for assistance with the normal study and preparation of a proposal, to solicit or secure this Agreement, and that it has not paid, or agreed to pay, any company or person, other than a bona fide employee working solely for the Provider, any fee, commission, percentage, brokerage fee, gifts, or any other consideration, contingent upon, or resulting from, the award of this Agreement. For breach or violation of this provision, the Department shall have the right to terminate this Agreement without liability or, at its discretion, to otherwise recover the full amount of such fee, commission, percentage, brokerage fee, gift, or contingent fee.

ACCOUNTING, RECORDS, AND AUDIT 12.

- The Provider shall maintain all books, documents, payrolls, papers, accounting records, and other evidence pertaining to this Agreement, including interim reports and working papers, and make such materials available at its offices at all reasonable times during the period of this Agreement, and for a period of five (5) years following termination or expiration of the Agreement. If any litigation, claim or audit is started before the expiration of the 5-year period, the records must be retained until all litigation, claims or audit findings involving the agreement have been resolved.
- Unless the Department specifies in writing a shorter period of time, the Provider agrees to preserve and make available all documents and records pertaining to this Agreement for a period of five (5) years from the date of termination of this Agreement.
- Records involving matters in litigation shall be kept for one year following the termination of litigation, including all appeals.
- Authorized Federal and State representatives shall have access to, and the right to examine, all pertinent documents and records during the five-year post-Agreement period. During the five-year post-Agreement period, delivery of, and access to, all pertinent documents and records will be at no cost to the Department.
- The Provider shall be liable for any State or Federal audit exceptions, if applicable, that arise out of any action, inaction, or negligence by the Provider. In the event of an audit exception for which the Provider is liable, the Provider shall have thirty (30) days to remedy that exception. If the Provider fails to remedy that exception within this time period, the Provider shall immediately return to the Department all payments made under this Agreement which have been disallowed in the audit exception.
- Authorized State and Federal representatives shall at all reasonable times have the right to enter the premises, or such other places, where duties under this Agreement are being performed, to inspect, monitor, or otherwise evaluate, the work being performed. All inspections and evaluations shall be performed in such a manner that will not compromise the work unreasonably.
- ACCESS TO PUBLIC RECORDS As a condition of accepting a contract for services under this section, a contractor must agree to treat all records, other than proprietary information, relating to personal services work performed under the contract as public records under the freedom of access laws to the same extent as if the work were performed directly by the department or agency. For the purposes of this subsection, "proprietary information" means information that is a trade secret or commercial or financial information, the disclosure of which would impair the competitive position of the contractor

BP54 EO-IT.doc

and would make available information not otherwise publicly available. Information relating to wages and benefits of the employees performing the personal services work under the contract and information concerning employee and contract oversight and accountability procedures and systems are not proprietary information. The Provider shall maintain all books, documents, payrolls, papers, accounting records and other evidence pertaining to this Agreement and make such materials available at its offices at all reasonable times during the period of this Agreement and for such subsequent period as specified under Maine Uniform Accounting and Auditing Practices for Community Agencies (MAAP) rules. The Provider shall allow inspection of pertinent documents by the Department or any authorized representative of the State of Maine or Federal Government, and shall furnish copies thereof, if requested. This subsection applies to contracts, contract extensions and contract amendments executed on or after October 1, 2009.

The performance of work under this Agreement may be terminated by the TERMINATION Department in whole or in part, whenever, for any reason the Agreement Administrator shall determine that such termination is in the best interests of the Department. Any such termination shall be effected by the delivery to the Provider of a Notice of Termination specifying the extent to which the performance of work under this Agreement is terminated, and the date on which such termination becomes effective. The Agreement shall be equitably adjusted to compensate for such termination and modified accordingly.

Upon receipt of the Notice of Termination, the Provider shall:

- Stop work under this Agreement on the date and to the extent specified in the Notice of 1. Termination;
- Take such action as may be necessary, or as the Agreement Administrator may direct, for the protection and preservation of the property, information, and data related to this Agreement, which is in the possession of the Provider, and in which the Department has, or may acquire, an interest;
- 3. Terminate all orders to the extent that they relate to the performance of the work terminated by the Notice of Termination;
- Assign to the Department in the manner, and to the extent directed by the Agreement Administrator, all of the rights, titles, and interests of the Provider under the orders so terminated, in which case the Department shall have the right, at its discretion, to settle or pay any or all claims arising out of the termination of such orders;
- With the approval of the Agreement Administrator, settle all outstanding liabilities and claims, arising out of such termination of orders, the cost of which would be reimbursable in whole or in part, in accordance with the provisions of this Agreement;
- Transfer title to the Department (to the extent that title has not already been transferred) and deliver in the manner, at the times, and to the extent directed by the Agreement Administrator, equipment and products purchased pursuant to this Agreement, and all files, source code, data manuals, or other documentation, in any form, that relate to all the work completed, or in progress, prior to the Notice of Termination;
- Complete the performance of such part of the work as shall not have been terminated by the Notice of Termination, and

BP54 EO-IT.doc

Proceed immediately with the performance of the preceding obligations, notwithstanding any 8. delay in determining or adjusting the amount of any compensation under this section.

Notwithstanding the above, nothing herein shall limit the right of the Department to pursue any other legal remedies against the Provider.

- GOVERNMENTAL REQUIREMENTS The Provider shall comply with all applicable 14. governmental ordinances, laws, and regulations.
- This Agreement shall be governed by, interpreted, and enforced in GOVERNING LAW accordance with the laws, statutes, and regulations of the State of Maine, without regard to conflicts of law provisions. The provisions of the United Nations Convention on Contracts for the International Sale of Goods and of the Uniform Computer Information Transactions Act shall not apply to this Agreement. Any legal proceeding against the Department regarding this Agreement shall be brought in the State of Maine in a court of competent jurisdiction.
- The Provider shall indemnify and hold harmless the Department STATE HELD HARMLESS and its officers, agents, and employees from and against any and all claims, liabilities, and costs, including reasonable attorney fees, for any or all injuries to persons or property or claims for money damages, including claims for violation of intellectual property rights, arising from the negligent acts or omissions of the Provider, its employees or agents, officers or Subcontractors in the performance of work under this Agreement; provided, however, the Provider shall not be liable for claims arising out of the negligent acts or omissions of the Department, or for actions taken in reasonable reliance on written instructions of the Department.
- The Provider's liability for damages sustained by the Department LIMITATION OF LIABILITY as the result of Provider's default or acts or omissions in the performance of work under this Agreement, whether such damages arise out of breach, negligence, misrepresentation, or otherwise, shall be no greater than:
 - Damages for violation or infringement of any copyright or trademark; 1.
 - Damages for bodily injury (including death) to persons, and damages for physical injury to 2. tangible personal property or real property; and
 - The amount of any other actual direct damages up to the greater of \$500,000 or three times the value of the Product or Service that is the subject of the claim, up to a maximum of \$2,000,000. For example, if the Product or Service that is the subject of the claim was valued at \$1,500,000, then the Provider would be liable for no more than \$2,000,000. For purposes of this subsection, the term "Product" would typically include the following, but not be limited to, Materials, Source Code, Machine Code, and Licenses.

Notwithstanding the above, Provider shall not be liable for any indirect or consequential damages.

- The Provider shall give the Agreement Administrator immediate notice in NOTICE OF CLAIMS writing of any legal action or suit filed related in any way to this Agreement, or which may affect the performance of duties under this Agreement, and prompt notice of any claim made against the Provider by any Subcontractor, which may result in litigation related in any way to this Agreement, or which may affect the performance of duties under this Agreement.
- APPROVAL This Agreement must be approved by the State Controller and the State Purchases Review Committee before it can be considered a valid enforceable document.

BP54 EO-IT.doc

INSURANCE REQUIREMENTS The Provider shall procure and maintain, for the duration of the Agreement, insurance against claims for injuries to persons, or damages to property, which may arise from, or in connection with, the fulfillment of this Agreement by the Provider, its agents, representatives, employees, or Subcontractors.

Minimum Coverage 1.

- Commercial general liability (including products, completed operations, and broad-form contractual): \$1,000,000 per occurrence;
- Workers' Compensation and employer's liability: as required by law; 2.
- Professional liability: \$1,000,000; and 3.
- Property (including contents coverage for all records maintained pursuant to this 4. Agreement): \$1,000,000 per occurrence.
- Unless explicitly waived by the Department, the insurance policies should Other Provisions contain, or be endorsed to contain, the following provisions:
 - The Provider's insurance coverage shall be the primary insurance. Any insurance or selfinsurance maintained by the Department for its officers, agents, and employees shall be in excess of the Provider's insurance and shall not contribute to it.
 - The Provider's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
 - The Provider shall furnish the Department with certificates of insurance and with those endorsements, if any, effecting coverage required by these Insurance Requirements. The certificates and endorsements for each insurance policy are to be signed by a person authorized by the insurer to bind coverage on its behalf. All certificates and endorsements are to be received and approved by the Department before this Agreement commences. The Department reserves the right to require complete, certified copies of all required insurance policies at any time.
 - All policies should contain a revised cancellation clause allowing thirty (30) days notice to the Department in the event of cancellation for any reason including nonpayment.
- NON-APPROPRIATION Notwithstanding any other provision of this Agreement, if the Department does not receive sufficient funds to pay for the work to be performed under this Agreement, if funds are deappropriated, or if the State does not receive legal authority to expend funds from the Maine State Legislature or Maine courts, then the State is not obligated to make payment under this Agreement.
- The invalidity or unenforceability of any particular provision, or part thereof, of this Agreement shall not affect the remainder of said provision, or any other provisions, and this Agreement shall be construed in all respects as if such invalid or unenforceable provision or part thereof had been omitted.
- All terms of this Agreement are to be interpreted in such a way as to be consistent at all times with the terms of Rider B-IT (except for expressed exceptions to Rider B-IT included in Rider C), followed in precedence by Rider A, and any remaining Riders in alphabetical order.

BP54 EO-IT.doc

- FORCE MAJEURE Either party may be excused from the performance of an obligation under this Agreement in the event that performance of that obligation by a party is prevented by an act of God, act of war, riot, fire, explosion, flood, or other catastrophe, sabotage, severe shortage of fuel, power or raw materials, change in law, court order, national defense requirement, strike or labor dispute, provided that any such event, and the delay caused thereby, is beyond the control of, and could not reasonably be avoided by that party. Upon the occurrence of an event of force majeure, the time period for performance of the obligation excused under this section shall be extended by the period of the excused delay, together with a reasonable period, to reinstate compliance with the terms of this Agreement.
- SET-OFF RIGHTS The State shall have all of its common law, equitable, and statutory rights of setoff. These rights shall include, but not be limited to, the State's option to withhold for the purposes of set-off any monies due to the Provider under this Agreement, up to any amounts due and owing to the State with regard to this Agreement, any other Agreement with any State department or agency, including any Agreement for a term commencing prior to the term of this Agreement, plus any amounts due and owing to the State for any other reason including, without limitation, tax delinquencies, fee delinquencies, or monetary penalties relative thereto. The State shall exercise its set-off rights in accordance with normal State practices including, in cases of set-off pursuant to an audit, the finalization of such audit by the State agency, its representatives, or the State Controller.

INTERPRETATION OF THE AGREEMENT 26.

- Reliance on Policy Determinations The Department shall determine all program policy. The Provider may, from time to time, request the Department to make policy determinations, or to issue operating guidelines required for the proper performance of this Agreement, and the Agreement Administrator shall respond in writing in a timely manner. The Provider shall be entitled to rely upon, and act in accordance with, such written policy determinations and operating guidelines, unless subsequently amended, modified, or changed in writing by the Department, and shall incur no liability in doing so unless the Provider acts negligently, maliciously, fraudulently, or in bad faith. Nothing contained in this Agreement, or in any agreement, determination, operating guideline, or other communication from the Department shall relieve the Provider of its obligation to keep itself informed of applicable State and Federal laws, regulations, policies, procedure, and guidelines, to be in complete compliance and conformity therewith.
- Titles of sections and paragraphs used in this Agreement are for Titles Not Controlling the purpose of facilitating ease of reference only and shall not be construed to imply a contractual construction of the language.
- This is a negotiated Agreement and no rule of construction shall No Rule of Construction apply that construes ambiguous or unclear language in favor of or against any party.
- Work under this Agreement shall begin no sooner than the date on which this Agreement has been fully executed by the parties and approved by the Controller and the State Purchases Review Committee. Unless terminated earlier, this Agreement shall expire on the date set out on the first page of this Agreement, or at the completion and acceptance of all specified tasks, and delivery of all contracted products and services as defined in this Agreement, including performance of any warranty and/or maintenance agreements, whichever is the later date.
- All notices under this Agreement shall be deemed duly given: 1) upon delivery, if delivered by hand against receipt, or 2) five (5) business days following posting, if sent by registered or certified

BP54 EO-IT.doc AGREEMENT TO PURCHASE SERVICES mail, return receipt requested. Either party may change its address for notification purposes by giving written notice of the change and setting forth the new address and an effective date.

- ADVERTISING AND PUBLICATIONS The Provider shall not publish any statement, news release, or advertisement pertaining to this Agreement without the prior written approval of the Agreement Administrator. Should this Agreement be funded, in whole or in part, by Federal funds, then in compliance with the Steven's Amendment, it will be clearly stated when issuing statements, press releases, requests for proposals, bid solicitations, and other documents: (1) the percentage of the total cost that was financed with Federal moneys; and (2) the dollar amount of Federal funds.
- The Provider certifies that it presently has no interest and shall not CONFLICT OF INTEREST acquire any interest which would conflict in any manner or degree with the performance of its services hereunder. The Provider further certifies that in the performance of this Agreement, no person having any such known interests shall be employed.

LOBBYING 31.

- Public Funds No Federal or State-appropriated funds shall be expended by the Provider for influencing, or attempting to influence, an officer or employee of any agency, a member of Congress or State Legislature, an officer or employee of Congress or State Legislature, or an employee of a member of Congress or State Legislature, in connection with any of the following covered actions: the awarding of any agreement; the making of any grant; the entering into of any cooperative agreement; or the extension, continuation, renewal, amendment, or modification of any agreement, grant, or cooperative agreement. Signing this Agreement fulfills the requirement that Providers receiving over \$100,000 in Federal or State funds file with the Department on this provision.
- Federal Certification Section 1352 of Title 31 of the US Code requires that funds appropriated to a Federal agency be subject to a requirement that any Federal Provider or grantee (such as the 2. Department) certifies that no Federal funds will be used to lobby or influence a Federal officer or member of Congress.

The certification the Department has been required to sign provides that the language of this certification shall be included in the award documents for all sub-awards at all tiers (including sub-agreements, subgrants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall verify and disclose accordingly. The certification also requires the completion of Federal lobbying reports and the imposition of a civil penalty of \$10,000 to \$100,000 for failing to make a required report. As a sub-recipient, the Provider understands and agrees to the Federal requirements for certification and disclosure.

Other Funds If any non-Federal or State funds have been or will be paid to any person in connection with any of the covered actions in this section, the Provider shall complete and submit a "Disclosure of Lobbying Activities" form to the Department,

32. PROVIDER PERSONNEL

The parties recognize that the primary value of the Provider to the Department derives directly from its Key Personnel assigned in the performance of this Agreement. Key Personnel are deemed to be those individuals whose résumés were offered by the Provider in the Proposal. Therefore, the parties agree that said Key Personnel shall be assigned in accordance with the time frames in the most recent mutually agreed upon project schedule and work plan, and that no re-deployment or replacement of any

BP54 EO-IT.doc

Key Personnel may be made without the prior written consent of the Agreement Administrator. Replacement of such personnel, if approved, shall be with personnel of equal or greater abilities and qualifications.

- The Department shall retain the right to reject any of the Provider's employees whose abilities and qualifications, in the Department's judgment, are not appropriate for the performance of this 2. Agreement. In considering the Provider's employees' abilities and qualifications, the Department shall act reasonably and in good faith.
- During the course of this Agreement, the Department reserves the right to require the Provider to reassign or otherwise remove any of its employees found unacceptable by the Department. In 3. considering the Provider's employees' acceptability, the Department shall act reasonably and in good faith.
- In signing this Agreement, the Provider certifies to the best of its knowledge and belief that it, and all persons associated with this Agreement, including any Subcontractors, including persons or 4. corporations who have critical influence on or control over this Agreement, are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any Federal or State department or agency.
- During the course of this Agreement, the Department reserves the right to require a background check on any of the Provider's personnel (employees and Subcontractors) that are in any way involved in the performance of this Agreement.
- The Provider shall be responsible for the proper custody and care of any Department or State owned property furnished for the Provider's use in connection with the performance of this STATE PROPERTY Agreement, and the Provider will reimburse the Department for its loss or damage, normal wear and tear excepted.

34. PATENT, COPYRIGHT, AND OTHER PROPRIETARY RIGHTS

- The Provider certifies that all services, equipment, software, supplies, and any other products provided under this Agreement do not, and will not, infringe upon or violate any patent, copyright, trade secret, or any other proprietary right of any third party. In the event of any claim by a third party against the Department, the Department shall promptly notify the Provider and the Provider, at its expense, shall defend, indemnify, and hold harmless the Department against any loss, cost, expense, or liability arising out of such claim, including reasonable attorney fees.
- The Provider may not publish or copyright any data without the prior approval of the Department. The State and the Federal Government, if applicable, shall have the right to publish, duplicate, use, and disclose all such data in any manner, and for any purpose whatsoever, and may authorize others to do so.

THIS ITEM IS INTENTIONALLY LEFT BLANK 35.

The Agreement Administrator may notify the Provider in writing OPPORTUNITY TO CURE about the Department's concerns regarding the quality or timeliness of a deliverable. Within five (5) business days of receipt of such a notice, the Provider shall submit a corrective action plan, which may include the commitment of additional Provider resources, to remedy the deliverable to the satisfaction of the Agreement Administrator, without affecting other project schedules. The Department's exercise of its rights under this

AGREEMENT TO PURCHASE SERVICES provision shall be not be construed as a waiver of the Department's right to terminate this Agreement pursuant to Section 13, Termination.

- 37. COVER If, in the reasonable judgment of the Agreement Administrator, a breach or default by the Provider is not so substantial as to require termination, and reasonable efforts to induce the Provider to cure the breach or default are unavailing, and the breach or default is capable of being cured by the Department or by another contractor without unduly interfering with the continued performance by the Provider, then the Department may provide or procure the services necessary to cure the breach or default, in which event the Department shall withhold from future payments to the Provider the reasonable costs of such services.
- 38. ACCESSIBILITY Accessibility will be specified on a project-by-project basis.
- 39. <u>STATE IT POLICIES</u> All IT products and services delivered as part of this Agreement must conform to the State IT Policies, Standards, and Procedures (Maine, Gov/oit/oitpolicies) effective at the time this Agreement is executed

40. CONFIDENTIALITY

- 1. All materials and information given to the Provider by the Department, or acquired by the Provider on behalf of the Department, whether in verbal, written, electronic, or any other format, shall be regarded as confidential information.
- 2. In conformance with applicable Federal and State statutes, regulations, and ethical standards, the Provider and the Department shall take all necessary steps to protect confidential information regarding all persons served by the Department, including the proper care, custody, use, and preservation of records, papers, files, communications, and any such items that may reveal confidential information about persons served by the Department, or whose information is utilized in order to accomplish the purposes of this Agreement.
- 3. In the event of a breach of this confidentiality provision, the Provider shall notify the Agreement Administrator immediately.
- 4. The Provider shall comply with the Maine Public Law, Title 10, Chapter 210-B (Notice of Risk to Personal Data Act).

41. OWNERSHIP

- 1. All data (including Geographical Information Systems data), notebooks, plans, working papers and other works produced, and equipment and products purchased in the performance of this Agreement are the property of the Department, or the joint property of the Department and the Federal Government, if Federal funds are involved. The State (and the Federal Government, if Federal funds are involved) shall have unlimited rights to use, disclose, duplicate, or publish for any purpose whatsoever all information and data developed, derived, documented, or furnished by the Provider under this Agreement, or equipment and products purchased pursuant to this Agreement. The Provider shall furnish such information and data, upon the request of the Department, in accordance with applicable Federal and State laws.
- 2. Upon termination of this Agreement for any reason, or upon request of the Department, the Provider agrees to convey to the Department good titles to purchased items free and clear of all liens, pledges, mortgages, encumbrances, or other security interests.

- 42. <u>CUSTOM SOFTWARE</u> For all custom software furnished by the Provider as part of this agreement, the following terms and conditions shall apply:
 - 1. The Department shall own all custom software. The Department shall grant all appropriate Federal and State agencies a royalty-free, non-exclusive, and irrevocable license to reproduce, modify, publish, or otherwise use, and to authorize others to do so, all custom software. Such custom software shall include, but not be limited to, all source, object and executable code, operating system instructions for execution, data files, user and operational/administrative documentation, and all associated administrative, maintenance, and test software that are relevant to this Agreement.
 - 2. A fundamental obligation of the Provider is the delivery to the Department of all ownership rights to the complete system, free of any claim or retention of rights thereto by the Provider. The Provider acknowledges that this system shall henceforth remain the sole and exclusive property of the Department, and the Provider shall not use or describe such software and materials without the written permission of the Department. This obligation to transfer all ownership rights to the Department on the part of the Provider is not subject to any limitation in any respect.
- 43. OFF-THE-SHELF (OTS) SOFTWARE For all OTS software purchased by the Provider as part of this Agreement, the following terms and conditions shall apply.
 - 1. This Agreement grants to the Department a non-exclusive and non-transferable license to use the OTS software and related documentation for its business purposes. The Department agrees that the Provider may, at its own expense, periodically inspect the computer site in order to audit the OTS software supplied by the Provider, installed at the Department's site, at mutually agreed upon times. In the event that a separate license agreement accompanies the OTS software, then the terms of that separate license agreement supersede the above license granted for that OTS software.
 - 2. This Agreement does not transfer to the Department the title to any intellectual property contained in any OTS software. The Department will not decompile or disassemble any OTS software provided under this Agreement, or modify any OTS software that bears the copyright notice of a third party. The Department will make and maintain no more than one archival copy (for back-up purpose) of each OTS software, and each copy will contain all legends and notices, and will be subject to the same conditions and restrictions as the original.
 - 3. If the CPU on which any OTS software is licensed becomes temporarily unavailable, use of such OTS software may be temporarily transferred to an alternative CPU until the original CPU becomes available.
- **44.** SOFTWARE AS SERVICE When the software is fully owned, hosted, and operated by the Provider, and the Department uses said software remotely over the Internet, the following terms and conditions shail apply:
 - 1. The Provider, as depositor, shall enter into an escrow contract, upon terms acceptable to the Department, with a recognized software Escrow Agent. The escrow contract must provide for the Department to be an additional party/beneficiary. The Provider shall deposit with the Escrow Agent the software, all relevant documentation, and all of the Department's data, and all updates thereof (the "Deposit Materials"), in electronic format. Deposits will occur no less frequently than once a month.

BP54 EO-IT.doc

- The escrow contract shall provide for the retention, administration, and controlled access of the Deposit Materials, and the release of the Deposit Materials to the Department, upon receipt of a joint written instruction from the Department and the Provider, or upon receipt of written notice from the Department that:
 - The Provider has failed to carry out its obligations set forth in the this Agreement; or a.
 - A final, non-appealable judicial determination that the Provider has failed to continue to b. do business in the ordinary course; or
 - The Provider has filed a voluntary petition in bankruptcy, or any voluntary proceeding relating to insolvency, receivership, liquidation, or composition for the benefit of creditors, or becomes subject to an involuntary petition in bankruptcy, which petition or proceeding is not dismissed or unstayed within sixty (60) days from the date of filing; or
 - The Provider is in material breach of its maintenance and support obligations and has failed to cure such breach within thirty (30) days from the date of receipt by the Provider of written notice of such breach; or
 - A condition has occurred that materially and adversely impacts the Provider's ability to support the software and the Provider has failed to cure such condition within thirty (30) days from the date of receipt by the Provider of written notice of such condition.
 - The Provider is responsible for all fees to be paid to the Escrow Agent. 3.
 - The Escrow Agent may resign by providing advance written notice to both the Department and the Provider at least thirty (30) calendar days prior to the date of resignation. In such an event, it is the obligation of the Provider to establish a new escrow account with a new Escrow Agent.

45. THIS ITEM IS INTENTIONALLY LEFT BLANK

46. THIS ITEM IS INTENTIONALLY LEFT BLANK

This document contains the entire Agreement of the parties, and neither party shall be bound by any statement or representation not contained herein. No waiver shall be deemed to ENTIRE AGREEMENT have been made by any of the parties unless expressed in writing and signed by the waiving party. The parties expressly agree that they shall not assert in any action relating to this Agreement that any implied waiver occurred between the parties which is not expressed in writing. The failure of any party to insist in any one or more instances upon strict performance of any of the terms or provisions of this Agreement, or to exercise an option or election under this Agreement, shall not be construed as a waiver or relinquishment for the future of such terms, provisions, option, or election, but the same shall continue in full force and effect. Use of one remedy shall not waive the Department's right to use other remedies. Failure of the Department to use a particular remedy for any breach shall not be deemed as a waiver for any subsequent breach. No waiver by any party of any one or more of its rights or remedies under this Agreement shall be deemed to be a waiver of any prior or subsequent rights or remedies under this Agreement.

BP54 EO-IT.doc

RIDER C EXCEPTIONS TO RIDER B-IT

NONE REQUESTED

BP54 EO-IT.doc

RIDER D

Not Required: For use at Department's Discretion

NOT APPLICABLE - INTENTIONALLY LEFT BLANK

BP54 EO-IT.doc

RIDER E

Not Required: For use at Department's Discretion

NOT APPLICABLE - INTENTIONALLY LEFT BLANK

AGREEMENT TO PURCHASE SERVICES RIDER F

BP54 EO-IT.doc

Not Required: For use at Department's Discretion

NOT APPLICABLE - INTENTIONALLY LEFT BLANK

BP54 EO-IT.doc

AGREEMENT TO PURCHASE SERVICES

RIDER G <u>IDENTIFICATION OF COUNTRY</u> IN WHICH CONTRACTED WORK WILL BE PERFORMED

Please identify the country in which the services purchased through this contract will be performed:

United States. Please identify state: <u>Maine, Connecticut, Rhode Island,</u>
<u>Massachusetts, Florida, New Hampshire, Texas, and Michigan</u>

Other. Please identify country:

Notification of Changes to the Information

The Provider agrees to notify the Division of Purchases of any changes to the information provided above.

Form Instructions: Please provide the requested information in the white boxes below. This form is to precede all contract requests that are not the direct result of a competitive bid process.

Requesting Department's Contract Administrator:				of Co	Office/Division/Program of Contract Administrator:		Judicial Branch		
	Contract Amount:				act or RQS Number	er:	RUS 2017 0411 * 1491		
Pro	posed Start Date:	July 1 st , 2	017	Propo	sed End Date:		June 30 th , 2022		
	dor/Provider ne, City, State	ILIOS In	c Master Agree	ement 18P -	110310174 (renewe	ed ctr	.#20081223 *3880)		
	rt Description Good or Service:						ty Assurance of MJB's legacy ecated over the next 5 years.		
Con oos wet	ase note, for transpar npetitive Bidding will tings are placed on the osite for a period of s	be publicly ne Division even conse	posted. Publ of Purchases' cutive calenda	ic ar days.	Posting dates on Di From: 05/18/201	ivisio	the Division of Purchases n of Purchases' website: To: 05/25/2017		
lot	ice of Intent to Waive	e Competiti	ve Bidding Nu	ımber:	NOI# 052017	066	0		
	w. Please mark the app A. The procurement	oropriate box of goods or	(X) next to the services by the S	justification State for co	n, which applies to	this s pur	suant to Title 30-A, section		
	make purchases v	vithout comp	etitive bidding b	ecause, in		Sovei	the Governor's designee, to rnor or the Governor's s or services;		
	If citing the above just for this Waiver of Con Bidding request, pleas requesting Departmen Commissioner or Chie	npetitive se have the nt's of Executive	By signing below, I signify as the Governor's desithat necessitates this non-competitive procureme Signature: Printed Name: Date			reme	ent.		
	(as the Governor's "de sign and date on the		Filmed Name:						
Χ					eau of General Servi ocurable by the Stat		It appears that any required only one source;		
	D. It appears to be in	the best int	erest of the Stat	te to nego	iate for the procure	ment	of petroleum products;		
	Maine Community institution of highe (1) An activity ass system, Maine education with (2) A sharing of p	College System education sisting a state Maritime Act a main can roject respon	em, the Maine It with a main can agency and en cademy, or a pringular in this State asibilities and, w	Maritime A npus in thi nhancing th vate, nonp e to fulfill i nhen appro	cademy, or a private s State involving: e ability of the univerofit, regionally accr ts mission of teachin priate, costs;	e, nor ersity edite ig, re	ry of Maine System, the opposit, regionally accredited system, community colleged institution of higher esearch, and public service;		
	If citing the above justification for this sole source request, please note that the specific approval of the Governor's Office is required, in accordance with Executive Order 26 FY 11/12, "An Order to Enhance Competition Bidding". The approval must be documented on DAFS/BGS/Division of Purchases "GOVCOOP" form, found here http://www.maine.gov/purchases/info/forms/govcoop.doc.								
	F. The procurement the Bureau of Gen					ss, ir	which case the Director of		
	G. The procurement of single source is the	of goods or s e most econ	services involves omical, effective	expenditue and appro	res of \$10,000 or le		nd procurement from a a demonstrated need.		
	If a different authorization competitive procurements		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	h 14 h3 /					

BP37WCB Page 1 of 4 Rev. 7/13/2016

Please note that the following four points below (#2 through 5) all require a response.

2. Description of Specific Need

Please identify, and fully describe, the specific problem, requirement, or need the resulting non-competitive contract would address and which makes the goods or services necessary. Explain how the requesting Department determined that the goods or services are critical and/or essential to agency responsibilities or operations.

These are services to support the system development and maintenance of the MJB's current enterprise Information System (MEJIS) environment until it is replaced with the new Tyler Technologies Odyssey System (5 years from now).

MEJIS is the MJB's existing enterprise computer information system environment and supports information processing of 14 of the Branches 17 case types, (i.e. criminal, civil, Family Matters, etc.).

3. Availability of other Public Resources

Please explain how the requesting Department concluded that sufficient staffing, resources, or expertise is not available within the State of Maine's government, or other governmental entities (local, other state, or federal agencies) external to the requesting Department, which would be able to address the identified need more efficiently and effectively than the identified vendor.

Via a competitive bid process in 2005, MEJIS 2 has been developed and supported by contracted resources, (ILIOS Inc., NTT Data Inc., and Portland WebWorks Inc.). MEJIS 2 is a custom built system, unique to the Maine Judicial Branch (MJB). In addition, the architecture of MEJIS 2 is a proprietary Apple client/server architecture, which will run only on Apple MACs machines. No other state courts in the country have an Apple client/server solution.

The three vendors have been working closely with the MJB for several years as a "collective" proprietary vendor supporting our infrastructure and engaging in system enhancements and new development. They have been working closely with the MJB and each other to provide project management, requirements analysis, design, coding, testing and training. Breaking them up to compete would significantly disrupt the operational integrity of our current infrastructure. This is particularly problematic for us at this time as we support and augment our current system, while implementing a completely new e-Filing Case Manage System (Tyler's Odyssey Case Manage Sytem) that can support Maine's future e-Filing initiative. Please see the "eFiling Maine" report at http://www.courts.state.me.us/reports pubs/reports/index.html

The RFP, Proposal, and Contract for the New eFiling Case Management System (eFMCS), can be viewed at these sites:

- RFP and Supporting Documents: https://sites.google.com/a/courts.maine.gov/electronicfiling/request-for-proposal
- Proposals: https://sites.google.com/a/courts.maine.gov/electronic-filing/submitted-proposals
- Contract: https://sites.google.com/a/courts.maine.gov/electronic-filing/efcms-contract

4. Cost

Since a waiver of competitive bidding is being requested for this procurement, please explain how the requesting Department concluded the negotiated costs, fees, or rates are fair and reasonable.

Rev. 7/13/2016 Page 2 of 4 **BP37WCB**

The original master contract was the result of a competitive bid process. Depending on the work to be performed and the resources required, the current rates range from \$60/hour to \$120/hour.

5. Future Competition

Please describe potential opportunities, which may be available to foster competition for these goods or services in the future.

As described in section 7 below, the unique skills required to develop and maintain our current environment (MEJIS) will no longer be necessary once Tyler Technologies' new e-Filing Odyssey Case Management System is fully implemented and the current MEJIS system is fully deprecated (2022).

Please note that only one of the two points below ("Uniqueness" or "Timeframe") requires a response. Requesting Departments are not required to respond to both points.

6. Uniqueness

Please explain if the goods or services required are unique to a specific vendor. Describe the unique qualifications, abilities, and/or expertise of the vendor and how those particular unique factors address the specific need identified above. If the vendor has unique equipment, facilities, or proprietary data, also explain the necessity of these particular unique assets.

Please see the answer to item number 3 above.

Additionally, the number of enterprises (Fed/State/Local Governments) developing and maintaining an Apple platform is miniscule in the industry, as low as 2% - 3%. In contrast, our new system Case Management System from Tyler Technologies is a mainstream Microsoft .Net application implemented statewide in 11 other states and over 600 counties nationwide.

Without the support of ILIOS/PWW/NTT, almost all knowledge to develop and maintain our current MEJIS environments would be lost. MEJIS' reliability and availability would be greatly affected. Additionally, because of the unique skills and experience required to support the Apple client/server architecture, it would take years for a new contractor to get "upto-speed", if possible.

Rev. 7/13/2016 Page 3 of 4 **BP37WCB**

7. Timeframe (Complete only if B. is the Statutory Justification marked on Page 1)

Please explain if time is of the essence and an emergency exists which requires the immediate procurement of goods or services. Describe the nature of this emergency, provide the date by which the goods or services must be delivered, and explain how that date was determined and its significance (i.e. impact if delayed beyond this date). Also, provide information as to how it was determined this vendor is the best option to address this time-sensitive procurement.

For the next 5 years, MEJIS will need to be maintained while we acquire, customize, migrate to, and implement the new Case Management System. During this 5-year period, additional development of MEJIS will be required to support new statutes and data exchange initiatives.

The period of time is based on the implementation plan of the new Case Management System, which will be implemented in phases over the next 5 years. The new system will be implemented in stages, by judicial region (there are 8 regions). The Violation Bureau will be implemented first in late 2018, followed by Region 5 in 2019, (Region 5 includes Bangor, Newport, Dover-Foxcroft, Lincoln, and Millinocket). The remaining regions will be phased in incrementally after Region 5. During this same period of time, our current system, MEJIS, will be phased-out, region-by-region until it is completely replaced and shut down (summer of 2022).

As stated in item 6 above, without the support of ILIOS/PWW/NTT, all enterprise knowledge would be lost. MEJIS reliability and availability would be greatly affected. Additionally, because of the unique skills required to support the Apple client/server architecture, it would take years for a new contractor to get "up-to-speed", if possible.

	The state of this
Signature of requesting	By signing below, I signify that my Department requests, and I approve of, this
Department's Commissioner	Waiver of Competitive Bidding.
or Chief Executive	
(or designee within the	1 Vilon
Commissioner's Office):	
Printed Name:	Dennis A. Carliss
Date:	4/11/17



DATE: 4/14/2022

ADVANTAGE CONTRACT #: MA - 17060600000000000147

DEPARTMENT AGREEMENT #: N/A

AMENDMENT AMOUNT: \$ 850,000 annually

This Amendment, is between the following Department of the State of Maine and Provider:

State of Maine DEPARTMENT

DEPARTMENT: Administrative Office of the Courts

Address: PO Box 4820

City: **Portland** State: **ME** Zip Code: 04112-4820

PROVIDER

PROVIDER: ILIOS Inc.

Address: 165 Ames St., Apt 3401

Zip Code: City: Marlborough State: MA 01752

Provider's Vendor Customer #: N/A

Each signatory below represents that the person has the requisite authority to enter into this Contract Amendment. The parties sign and cause this Contract Amendment to be executed.

Department of Administrative Office of the

Courts

Dave Packard **Dave Packard**

ILIOS Inc.

DocuSigned by:

Marc Respass

Signature Director of Information Technology **Date**

6/24/2022

Signature **President**

Date

6/24/2022

Department of Administrative and Financial Services, Office of Information Technology

DocuSigned by:

8/1/2022

Frederick Brittain, Chief Information Officer

Date

Amendment rev. July 2019

Upon final approval by the Division of Procurement Services, a case details page will be made part of this contract.

AMENDMENT

The contract is hereby amended as follows: (Check and complete all that apply)

⊠	Amended Period:	Original Start Date: 7/1/2017 Current End Date: 6/30/2022 Amendment Start Date: 7/1/2022 New End Date: 6/30/2027 Reason: Renewal of existing Master Agreement.							
	Amended Contract Amount:	Amount of Adjustment: \$ 200,000 Annually New Contract Amount: \$ \$850,000 Annually							
		Reason: To align with increased rate adjustment							
	Amended Scope of Work:	The Scope of work in Rider A is amended as follows: See Below Attachment							
	Other:	Reason:							

All other terms and conditions of the original contract and subsequent contract amendments remain in full force and effect.

CODING

LINE TOTAL	FUND	DEPT	UNIT	SUB UNIT	OBJ	PROGRAM	PROGRAM PERIOD	BOND FUNDING	FISCAL YEAR
\$									

LINE TOTAL	FUND	DEPT	UNIT	SUB UNIT	OBJ	PROGRAM	PROGRAM PERIOD	BOND FUNDING	FISCAL YEAR
\$									

(Departments - Attach separate sheet as needed for additional coding.)

ATTACHMENT – Rider A Amendments

- B. Specifications
 - Software Development
 - The following paragraph is stricken: Adoption and implementation of established SDLC (Software Development Life Cycle) processes to be specified at the inception of each project.
 - As determined by the Applications Manager, is removed from the following paragraph: All
 code shall be managed and entrusted into an appropriate source control management
 system, as determined by the MJB Applications-Manager.
 - o The following paragraph: NOTE: These are roles only, and are not intended to depict an FTE for each role. ILIOS Team members will assume the above roles through the flexibility of their skills and as directed by ILIOS Team Leader. Is amended to read as follows: NOTE: These are not the only roles, and are not intended to depict an FTE for each role. ILIOS Team members will assume the above roles through the flexibility of their skills and as directed by ILIOS Team Leader.

• E. Financial Arrangements

Rates

- The following paragraph: all work will be completed at an hourly rate of \$100/hour. which is mutually established, by ILIOS and the MJB. Is amended to read as follows: all work will be completed at an hourly rate of \$150/hour, which is mutually established, by ILIOS and the MJB
- The following paragraphs are stricken:
 - In some cases, ILIOS staff will be requested to work on-site at a facility specified by the MJB. All work completed in such cases will be charged at the on-site rate of \$120/hour which is mutually established by ILIOS and the MJB.
 - In cases where ILIOS staff are requested to work at an on-site facility, all travel time associated with the on-site work is paid at the on-site rate

Invoicing

O The following paragraph: The invoice shall clearly specify the hours consumed against Application Development and Operations Support and time sheets shall be provided as requested. The invoice should also include a breakdown of hours by ILIOS staff and the activities that were completed. **Is amended to read as follows:** The invoice shall clearly specify the hours consumed against Application Development and Operations Support. A breakdown of the hours will accompany the invoice.