

**SECOND AMENDMENT OF THE IONWAVE TECHNOLOGIES
MASTER LICENSE AND SERVICES AGREEMENT**

THIS SECOND AMENDMENT OF THE IONWAVE TECHNOLOGIES MASTER LICENSE AND SERVICES AGREEMENT, made and entered into by and between the Lee County Board of County Commissioners, a political subdivision of the State of Florida ("Client" or "Customer") and Euna Solutions, Inc. ("IWT," "Vendor," or "Euna"), collectively, the "Parties."

WHEREAS, the Client entered into an Agreement for the purchase of web-based electronic procurement bidding system services through a piggyback, Solicitation No. PB240083KLB with Vendor on the 3rd day of February, 2024 ("Agreement"); and,

WHEREAS, the Client entered into the First Amendment of the Agreement with Vendor on the 20th day of February, 2025, which added an IonWave Workflow and IonWave Professional Services – Workflow Module Implementation Setup for Live & Test Sites, Configuration, and Training to the Agreement, at an additional cost of \$3,000.00 per year, plus a \$1,000.00 implementation cost, at a total increase of \$13,000.00; and,

WHEREAS, after execution of the First Amendment, it was determined it would be in the Client's best interest to remove the IonWave Workflow and IonWave Professional Services – Workflow Module Implementation Setup for Live & Test Sites, Configuration, and Training and the additional costs from the Agreement; and,

WHEREAS, Client and Vendor desire to enter into this Second Amendment to remove the aforementioned workflows and return the scope and pricing to that of the original Agreement.

NOW, THEREFORE, IN CONSIDERATION OF THE FOREGOING AND THE MUTUAL COVENANTS CONTAINED HEREIN, IT IS AGREED AS FOLLOWS:

1. The additional scope information for the workflow, as added by the First Amendment to the Agreement, shall be stricken and have no force and effect henceforth.

2. Paragraph 3. Payment of the Exhibit A. License Products of the Agreement shall be returned to the original pricing as provided in the Agreement:

- (i) \$72,195 Annual License Fees due February 1, 2024 for the service period 02/1/2024 to 01/31/2025.
- (ii) \$75,085 Annual License Fees due February 1, 2025 for the service period 02/1/2025 to 01/31/2026.
- (iii) \$78,090 Annual License Fees due February 1, 2026 for the service period 02/1/2026 to 01/31/2027.
- (iv) \$81,210 Annual License Fees due February 1, 2027 for the service period 02/1/2027 to 01/31/2028.
- (v) \$84,455 Annual License Fees due February 1, 2028 for the service period 02/1/2028 to 01/31/2029.

3. The Attachment A - Statement of Work that was attached to the First Amendment of the Agreement shall be stricken and have no force and effect henceforth.

[Remainder of this page left intentionally blank.]

IN WITNESS WHEREOF, this Second Amendment of the Agreement has been signed and sealed, in duplicate, by the respective parties hereto. Each individual signing this Amendment directly and expressly warrants that he/she has been given and has received and accepted authority to sign and execute the Amendment on behalf of the party for whom it is indicated he/she has signed, and further has been expressly given and received and accepted authority to enter into a binding amendment on behalf of such party with respect to the matters contained herein and as stated herein.

DATED 6/20/2025 | 6:53 AM EDT by the Lee County Board of County Commissioners.

COUNTY: LEE COUNTY, FLORIDA

Signed by:
Mary G Tucker
BY: 770F0BDB59DA44D
Mary G. Tucker
Director of Procurement Management, on behalf of the Board of County Commissioners

APPROVED as to Form for the Reliance of Lee County Only

DocuSigned by:
Robert Holborn
BY: 0709AF6D28494C8...
County Attorney's Office

DATED this _____ day of 6/17/2025 CDT, 2025 by Euna Solutions, Inc.

ATTEST: BY: Sungwhan Oh
Authorized Signature
Deb Prunier
Sungwhan Oh

(Witness) Authorized Signature Printed Name
Director, Renewals

Authorized Signature Title

CORPORATE SEAL: