AMENDMENT

Tyler 7		_ day of, 2016 by and between Drive, Yarmouth, Maine 04096 ("Tyler") and the City, South Dakota 57701 ("Client").	
WHER and	EEAS, Tyler and the Client are parties to an	agreement dated February 21, 2014 ("Agreement"));
WHER	EAS, Tyler and Client desire to amend the	Agreement;	
	THEREFORE, in consideration of the mutuals follows:	al promises hereinafter contained, Tyler and the Cl	lient
1.	dated September 7, 2016 ("the September of \$734.75 in recognition of the maintenant	as removed from the Agreement by an Amendmen Amendment"). Tyler hereby issues the Client a cruce and support fees paid by the Client for the period with such credit to be applied at Client's direction	edit od of
2.	Paragraph 4 (c) of the September Amendment, setting forth the maintenance fees due for the Tyler Software Work Orders, Fleet & Facilities Management, Inventory, and Standard Fuel Interface, is deleted in its entirety and replaced as follows:		
	(\$10,485) for the Work Orders, Fleet & Fa Interface Tyler Software modules in accor- maintenance term for such modules shall b 2016 and ending concurrently with Client'	ase, and Tyler agrees to provide, maintenance servicilities Management, Inventory, and Standard Fuedance with the terms of the Agreement. The initial reprorated for a term commencing on September 7 is current annual maintenance term. Following the provided in accordance with the terms of the	1 7,
3.	This Amendment shall be governed by and of the Agreement.	I construed in accordance with the terms and condi	itions
4.	All other terms and conditions of the Agre	ement shall remain in full force and effect.	
IN WI'below.	ΓNESS WHEREOF, the parties hereto have	executed this Amendment as of the dates set forth	ļ
Tyler Technologies, Inc. ERP and School Division		Rapid City, South Dakota	
Ву:		Ву:	
Name:		Name: Steve Allender	
Title:_		Title: Mayor	
Date:_		Date:	

ATTEST:		
By:		
Name: Pauline Sumption		
Title: Finance Officer		
Dota		