



**DIGITAL LIBRARY
 ORDER FORM**

"Subscriber" (or "You" or "Your", in uppercase or lowercase): Hidalgo County Law Library	"LN" (or "We" or "Us"): LexisNexis, a division of RELX Inc.
---	--

You agree to purchase or license from Us, the LN products and services elected below (each a "Publication Service"). Your use of, and access to, the Publication Service is expressly subject to the terms and conditions set forth in this Order (including the Riders) and at <http://www.lexisnexis.com/en-us/terms/publications-services-agreement.page> (the "Pub. Svcs. Terms") which are incorporated herein by reference and which collectively with this Order (including the Riders) are referred to as this "Agreement". All capitalized terms not otherwise defined in this Order have the meaning given to them in the Pub. Svcs. Terms.

1. TERM

1.1. The term of this Agreement will commence on the date this Agreement has first been accepted by both parties and will continue for the following periods (each a "Committed Period") (check the appropriate one for each Year):

- "Year 1": 12 months after Year 1 Start Date or May 1, 2023 to April 30 2024;
- "Year 2": the 12 months immediately following Year 1 or May 1, 2024 to April 30, 2025 or N/A;
- "Year 3": the 12 months immediately following Year 2 or May 1, 2025 to April 30, 2026 or N/A;
- "Year 4": the 12 months immediately following Year 3 or to or N/A;

(collectively, the "Term").

- 1.2. "Start Date" is a defined term that applies when a Digital Library is ordered, and is the earlier of the first day of the first calendar month: (i) during which you initially have access to the Development Site or (ii) which occurs (i.e., is current) 30 days after this Agreement is fully executed by both parties.
- 1.3. This Agreement may be terminated during the Term for a material breach that remains uncured for more than 30 days after the breaching party receives written notice from the non-breaching party identifying the specific breach. If this Agreement is properly terminated during a Commitment Period in which funds are due to LN, then LN will prorate annual commitment amounts for such Commitment Period. The basis of such proration shall be the number of full or partial months this Agreement is in effect during such Commitment Period divided by 12.

2. LEXISNEXIS DIGITAL LIBRARY SERVICE AND COMMITMENT

- 2.1. During the Term, LN grants you the right to access the Digital Library and the Digital Library eBooks for use on your Authorized Users' computers and supported mobile devices. Authorized User has the meaning set forth in the Pub Svcs. Terms. You will also have the ability to acquire content directly from OverDrive (the "OverDrive Content"). Any access to or use of the OverDrive Content is subject to the separate financial arrangement between you and OverDrive and LN disclaims any and all liability for the OverDrive Content. You will be billed for the OverDrive Content directly by OverDrive.
- 2.2. LN will begin creating your Digital Library after this Agreement becomes binding on both parties. There will be a set-up period of approximately four weeks before you will have access to the Digital Library. You will be invoiced monthly or annually for the commitment amounts for the Digital Library (Application Services Fee and Digital Library eBooks).
- 2.3. During the Initial Term, you will pay to LN the following Commitment Amounts:

Commitment Period	Digital Library eBooks (Rider No. 1) Commitment	Application Service Fee Commitment (Overdrive Platform Fee)	Total Commitment (Digital Library)
Year 1	\$24,707	\$3,000	\$27,707
Year 2	\$25,448	\$3,090	\$28,538
Year 3	\$26,211	\$3,183	\$29,394
Year 4			

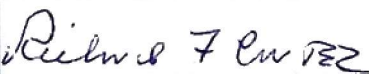
The Digital Library eBooks Commitment Amounts may be adjusted over the Term as Permitted Adjustments (defined below) and permitted adjustments to the Preferred Customer Discount are made. All Digital Library eBooks are provided on a Service Subscription basis.

- 2.4. Digital Library eBook titles shall be set to allow an unlimited number of users within your organization to access titles or volumes within them ("Simultaneous Access").
 Notwithstanding the copy entitlements described herein, Publications from The Florida Bar, ABA, AHLA, ALM, some state code titles, and certain other licensed publications may be excluded and some Publications may only be made available to you on a single copy/single user basis. For a complete list of Publications excluded, please ask your representative.
- 2.5. "Matching Print" is any Non-Digital Library Publication to which you subscribe when you have also subscribed to that Publication in a Digital Library eBook format and quantity during the same period.
 Your Matching Discount is 100% and may be applied on no more than the number listed as Maximum Matching Print Quantities in the column on Rider 1. This number is calculated as 60% of the quantity of each Digital Library eBook title to which your Simultaneous Access is based, and any fractional quantities are rounded. Any additional copies you elect to purchase will be priced at then-current upkeep prices minus any discounts you may have been receiving on such titles immediately before this Agreement was signed.
 The Matching Discount is provided for the Term of this Agreement in recognition of your adoption of the Digital Library. ALM, some state code titles and certain other licensed publications may be excluded from one or both of these models. For further details, please ask your representative.
- 2.6. LN will provide you with Print without Matching Discount as listed on the attached Rider 2. In exchange for the Publications listed on Rider 2, you will pay to LN the annual Commitment Amount of **\$2,419 for Service Subscriptions and \$0 (Estimated) for Non-Service Subscriptions** for such Publications for Year 1. In subsequent years of the Term, the Commitment Amounts for Service Subscriptions for Publications without Matching Discount are subject to a 3% fixed annual increase, and the Commitment Amounts for Non-Service Subscriptions without Matching Discount will receive an additional 5% discount on all Updates (defined below).

3. PREFERRED CUSTOMER STATUS, PUBLICATION CHANGES, AND THRESHOLD SPEND AMOUNT

- 3.1. Due to your overall annual spending level on all Publications provided herein as well as the other products and services provided by LN (or its affiliate Matthew Bender & Company, Inc.) even if not mentioned herein ("All LN Products") as determined based on the 12 months prior to the date this Agreement is executed by you, you are considered a "Preferred Customer" of LN and will receive special pricing for Publications included herein. If your overall annual spending level for All LN Products decreases significantly during the Term, you may no longer be considered a Preferred Customer and LN reserves the right to adjust the pricing to reduce or eliminate the Preferred Customer discount, or terminate this Agreement, upon 30 days written notice to you.
- 3.2. During Year 1 of this Agreement, you will subscribe to the Publications listed on the attached Riders 1 and 2. After Year 1 of this Agreement and subject to Section 3.3 below, you may elect to substitute or change the Publications listed in the attached Riders 1 and 2 only once per Year upon 45 days prior written notice to LN to be effective as of the start of the next Commitment Period, as the case may be ("Permitted Adjustments"). If Permitted Adjustments to the titles or quantities are made, then the following rules will apply:
- i. Any cancellation of a Digital Library eBook title shall be a cancellation of access to that Digital Library eBook title in its entirety.
 - ii. You may purchase entitlements for cancelled Digital Library eBook titles in Year 1 or thereafter on a single user entitlement per copy basis. To restore simultaneous access for such re-purchased Digital Library eBook titles, you must repurchase a whole number quantity of such title at the then-current list price, such that the total spent on that Digital Library eBook title for all quantities now meets or exceeds the price paid when cancelled.
 - iii. Any new Publications added in Digital Library eBook format must be added in a quantity of at least 4 to get simultaneous use entitlement. Any new Publications added at a quantity of less than 4 will be given one user, one copy entitlement and are not entitled to the "Matching Discount" described above. A "new" Publication is one to which Subscriber has not subscribed in any form of media within the past twelve (12) months.
- 3.3. Your Year 1 Commitment Amounts as listed on the attached Riders 1 and 2 are collectively the "Threshold Spend" amount. Your substitutions for Publications of greater value or adding of Publications shall require you to pay the Threshold Spend amount plus the increased total amount over the Threshold Spend. Your substitutions for Publication of lesser value or removal of Publications shall require you to continue to pay the Threshold Spend.
4. **CONFIDENTIAL INFORMATION**
This Agreement contains confidential information, including pricing information, of LN (the "Confidential Information"). You understand that disclosure of Confidential Information could cause competitive harm to LN. You agree to receive and maintain the Confidential Information in trust and confidence and to take reasonable precautions against its disclosure to any third person.
5. This Agreement is subject to acceptance by LN, which acceptance may be evidenced by signature or by providing access to the Publication Services or otherwise initiating its performance under this Agreement.

Agreed to and accepted by:

"Subscriber": Hidalgo County Law Library	
[MUST BE COMPLETED BY YOU]	
Authorized Subscriber Signature:	
Printed Name:	Richard F. Cortez
Job Title:	County Judge
"Signature Date":	
Number of Authorized Users for Digital Library:	Public Law Library

Rider 1: Digital Library eBooks for Hidalgo County Law Library

rider created 7/12/2022 5:48



Pub	eBook ISBN	eBook Title	QTY_	Year1	Year 2	Year 3	Maximum Matching Print Qty
65985	9781632843920	Cross-Examination: Science and Techniques	UNL	\$517	\$533	\$548	1
00099	9781579111212	Prosecution and Defense of Forfeiture Cases	UNL	\$718	\$740	\$762	1
00334	9781579116514	Immigration Law and Procedure: Desk Edition	UNL	\$595	\$613	\$631	1
00370	9781579116903	Louisell & Williams, Medical Malpractice	UNL	\$1,973	\$2,032	\$2,093	1
00626	9781422480168	Larson's Employment Discrimination	UNL	\$2,499	\$2,574	\$2,651	1
00705	9781579118242	Texas Family Law Practice and Procedure	UNL	\$1,438	\$1,481	\$1,526	1
00706	9781579118259	Texas Torts and Remedies	UNL	\$1,739	\$1,791	\$1,845	1
00712	9781579118280	Texas Criminal Practice Guide	UNL	\$2,314	\$2,383	\$2,454	1
00719	9780327173267	Texas Litigation Guide	UNL	\$4,590	\$4,728	\$4,870	1
00727	9780327185543	Texas Transaction Guide: Legal Forms	UNL	\$4,059	\$4,181	\$4,306	1
01430	0009143012000	Texas Workers' Compensation Handbook	UNL	\$199	\$205	\$211	1
60210	0009602101306	Modern Child Custody Practice	UNL	\$458	\$472	\$486	1
63310	9780327183105	Corbin on Contracts Ebook	UNL	\$2,155	\$2,220	\$2,286	1
63350	0009633501205	Search and Seizure	UNL	\$188	\$194	\$199	1
82458	0009824581207	Criminal Trial Error and Misconduct	UNL	\$144	\$148	\$153	1
82533	9781663302441	Texas Courtroom Evidence	UNL	\$449	\$462	\$476	1
82551	9781663321589	LexisNexis Practice Guide: Texas Drunk Driving Law	UNL	\$342	\$352	\$363	1
82590	0009825901202	The Complete Guide to Mechanic's and Materialman's Lien Laws of Texas	UNL	\$329	\$339	\$349	1
Grand Total				\$24,707	\$25,448	\$26,211	



Rider No. 2 for
Publications without Matching Discount Subscriptions
Hidalgo County Law Library

rider created 7/12/2022 5:48

Publications without Matching Discount SERVICE SUBSCRIPTIONS

City	Account #	ISBN	Pub Number	Title Description	Media Type	1st Year Renewal Price
Edinburg	6462882001	9780769826776	04137	Shepard's Tx Citations All Inclusive Subscription 1x	Print	\$ 2,419
First Year Service Subscription Total						\$ 2,419



Rider No. 2 for
Publications without Matching Discount Subscriptions

Publications without Matching Discount NON-SERVICE SUBSCRIPTIONS

<i>City</i>	<i>Account #</i>	<i>ISBN</i>	<i>Pub Number</i>	<i>Title Description</i>	<i>Media Type</i>	<i>Est. No. of Updates/Yr</i>	<i>Est. Y1 NS List Upkeep Cost Per</i>	<i>QTY</i>	<i>Est. Y1 NS Extended Cost</i>
Est. First Year Non-Service Subscription Total									\$ -



New Publication Incentive Addendum
For LexisNexis Multi-Year Publication Agreements

"Subscriber": Hidalgo County Law Library
"LN": LexisNexis, a division of RELX Inc.

This Addendum ("Addendum") amends and supplements the terms of LexisNexis Digital Library And Multi-Year Print Agreement between LN and Subscriber, including any and all amendments thereto (collectively the "Agreement"), and the parties agree to the following:

If the Agreement includes a Digital Library, LN will provide Subscriber with a promotional discount of \$2,400 ("New Publication Incentive") to apply towards new Publications purchased in Digital Library eBook format.

The New Publication Incentive is only available for use during (check one, which period shall be the "New Publication Incentive Period"):

- Year 1 until December 25 or;
January 1 of the calendar year following the Year 1 Start Date to September 30 (only check if the Year 1 Start Date is between October 1 and December 31).

After the New Publication Incentive Period, any unused portion will be forfeited. To use Subscriber's New Publication Incentive, Subscriber must place orders with Subscriber's LN Account Representative and provide unique, Subscriber-specific promotional code ("Promotional Code") given by LN to Subscriber. The New Publication Incentive cannot be combined with any other promotions or discounts. A "new" Publication is one to which Subscriber has not subscribed in any form of media within the past twelve (12) months.

General Terms

This Addendum and the Agreement constitute the entire agreement of the parties with respect to its subject matter and replaces and supersedes any prior written or verbal communications, representations, proposals or quotation on that subject matter. Except as expressly modified by this Addendum, all other terms and conditions of the Agreement will remain in full force and effect and will be unaffected by this Addendum. In the event of a conflict or inconsistencies between the Agreement and this Addendum, this Addendum will control.

Agreed to and accepted by:

Table with 2 columns: Subscriber (Hidalgo County Law Library) and LexisNexis, a division of RELX Inc. Includes signature lines for Authorized Subscriber and Authorized Signature, and fields for Printed Name, Job Title, and Date.

THIS ADDENDUM DOES NOT BIND EITHER PARTY UNTIL IT HAS BEEN ACCEPTED BY BOTH PARTIES. YOU MAY ACCEPT THIS ADDENDUM BY SIGNING ABOVE. LN MAY ACCEPT THIS ADDENDUM BY PROVIDING ACCESS TO THE PRODUCTS REFERENCED HEREIN OR OTHERWISE INITIATING ITS PERFORMANCE UNDER THIS ADDENDUM.



LexisNexis Digital Library Additional Access Methods Addendum for State Government and Public Law Libraries

"Subscriber": Hidalgo County Law Library	"LN": LexisNexis, a division of RELX Inc.
--	---

This LexisNexis Digital Library Additional Access Methods Addendum ("Addendum") amends and supplements the terms of the LexisNexis Digital Library And Multi-Year Print Agreement between LN and Subscriber, including any and all amendments thereto (collectively the "Agreement"). The parties agree to the following:

A. Definitions of Authorized Users and Restricted Access Users

The definition of "Authorized Users" in DLMYP 2.1 is hereby revised to refer to Subscriber's (1) employees, (2) temporary employees, (3) contractors, (3) Guest Access Users, and (4) Restricted Access Users.

"Guest Access Users" is hereby defined as those users accessing the LexisNexis Digital Library on a terminal provided by Subscriber or on Guest Access Users' laptops or mobile devices.

"Restricted Access Users" is hereby defined as Subscriber's other legal professional library patrons that do not fall into another category mentioned in the definition of Authorized Users.

B. Authentication Types and Lending Privileges Permitted

The following authentication types and borrowing privileges are permitted for each Authorized User type below, and Subscriber shall enforce these permissions. In addition to other rights stated in the Agreement, LN shall have the right to suspend or terminate Subscriber's access to the Digital Library immediately if LN believes Subscriber is in violation of these terms.

Subscriber's Authorized User Type	Authentication Type	Borrowing Privileges
Employees, temporary employees and/or contractors	ID and Password or other LN-authorized, individually identifying authentication method	<ul style="list-style-type: none"> Number of eBooks that can be checked out at one time and permitted checkout length are at Subscriber's discretion, subject to any system limitations
Guest Access Users	IP address that is only accessible from within the library's physical building	<ul style="list-style-type: none"> Lending periods of one (1) day maximum are permitted. Only one eBook at a time may be checked out by a Guest Access User.
Restricted Access Users	ID and Password	<ul style="list-style-type: none"> Lending periods shall be no shorter than seven (7) days. Only one eBook at a time may be checked out by a Restricted Access User.

C. General Terms

This Addendum and the Agreement constitutes the entire agreement of the parties with respect to its subject matter and replaces and supersedes any prior written or verbal communications, representations, proposals or quotation on that subject matter. Except as expressly modified by this Addendum, all other terms and conditions of the Agreement will remain in full force and effect. In the event of a conflict or inconsistencies between the Agreement and this Addendum, this Addendum will control.

Agreed to and accepted by:

"Subscriber": Hidalgo County Law Library
[MUST BE COMPLETED BY SUBSCRIBER]
<p>Authorized Subscriber Signature: <u>Richard F Cortez</u></p> <p>Printed Name: Richard F. Cortez</p> <p>Job Title: County Judge</p> <p>Date:</p>

THIS ADDENDUM DOES NOT BIND EITHER PARTY UNTIL IT HAS BEEN ACCEPTED BY BOTH PARTIES. SUBSCRIBER ACCEPTS THIS ADDENDUM BY SIGNING ABOVE. LN ACCEPTS THIS ADDENDUM BY PERFORMING ACCORDING TO THIS ADDENDUM.

This Agreement Addendum (this "Addendum") amends and supplements the terms of the Publication Service agreement between LexisNexis, a division of RELX Inc. ("LN") and Hidalgo County Law Library, a city, state, county or other local government agency ("Subscriber"). The Agreement shall consist of the Order (including the Riders), the LexisNexis Publication Services Terms and Conditions viewable at <http://www.lexisnexis.com/en-us/terms/publications-services-agreement.page> (the "Pub. Svcs. Terms"), which are incorporated into the Agreement by reference and made a part thereof (collectively the "Agreement").

1. **Term.** The term of this Addendum shall be coterminous with the Agreement.
2. **Governing Law; Applicable Law.** Notwithstanding anything to the contrary in the Agreement, the Agreement shall be governed by the law of the U.S. State in which Subscriber is located. LN agrees to comply with all applicable laws of Subscriber's State in the performance of its obligations under the Agreement. For the avoidance of doubt, the law of the U.S. State shall not be construed to apply any tribal law.
3. **Section 2.4 of the Pub. Svcs. Terms.** If Subscriber declines to utilize the Subscriber Documents feature as stated in Section 2.4 of the Pub. Svcs. Terms, and Subscriber provides LN written notice of such intention, LN will disable the Subscriber Documents Feature and Section 2.4 of the Publ Svcs. Terms shall not be applicable to Subscriber once disabled.
4. **Non-Discrimination.** LN does not, in the hiring of employees for the performance of work under the contract or any subcontract, by reason of race, color, religion, sex, age, disability or military status as defined in Section 4112.01 of the Revised Code, national origin, or ancestry, discriminate against any citizen of the state of Ohio in the employment of a person qualified and available to perform work which the Agreement relates. Further, LN does not discriminate against, intimidate or retaliate against any employee hired for the performance of work under the Agreement on account of race, color, religion, sex, age, disability or military status as defined in 4112.01 of the Revised Code, national origin or ancestry.
5. **Non-Appropriation of Funds.** If funds are not appropriated or allocated for payment for the type(s) of services contemplated under the Agreement for any current or immediately subsequent fiscal period, then Subscriber, at its option, may terminate the Agreement on the last day of any year of the Term upon no less than 30 days' prior written notice to LN, without future obligations, liabilities, or penalties to LN, except for amounts due up to the time of termination. In addition, in order to exercise this option, Subscriber shall certify and warrant in writing to LN, under penalty of perjury, that funds for the type(s) of services contemplated have not been appropriated to continue the Agreement for the current or immediately subsequent fiscal year. For a point of clarification, substituting the services provided by LN to another service provider under any circumstances is not grounds to exercise this option.
6. **Data Ownership.** Notwithstanding anything to the contrary in the Agreement, LN reserves all right, title and interest in and to the Digital Library Publications and any and all Materials made available through the Pub. Svcs. Terms. LN grants Subscriber only a limited, non-exclusive, non-transferable license to access and use the Digital Library Publications as set forth in the Pub. Svcs. Terms.
7. **Late Payments.** Any late payment provision is modified to state that Subscriber will pay late charges to the maximum legal rate under the applicable State Prompt Payment Act. All other references to interest or late charges are deemed struck.
8. **Limitation of Liability.** Subscriber, as a State entity, does not agree to assume the potential liability of LN. Accordingly, any limitation is null and void to the extent it precludes any action for injury to persons or for damages to personal property.
9. **Indemnity; Liquidated Damages.** Any provision in the Agreement requiring Subscriber to indemnify and hold LN harmless is deleted and replaced with a provision that requires Subscriber to be responsible for a breach of this Agreement solely to the extent permissible under State law. Any provision in the Agreement requiring LN to indemnify Subscriber is deleted and replaced with the



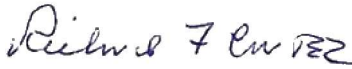
**DIGITAL LIBRARY AND/OR MULTI-
YEAR PRINT AGREEMENT
ADDENDUM**
State & Local Government

indemnification provision in the Pub. Svcs. Terms. Any provision providing for the payment of liquidated or cover damages is deleted.

10. **Warranties.** LN's warranties for the Publication Services are set forth in the Pub. Svcs. Terms. Any Subscriber provided provisions in the Agreement which sets forth additional warranties is deleted.
11. **Assignment and Subcontracting.** Notwithstanding anything to the contrary in the Agreement, LN shall have the right to assign the Agreement to an affiliate or to a successor by merger or to the transferee of substantially all of its stock or assets without Subscriber's prior written consent. Subject to the foregoing, this Agreement will bind and benefit the parties and their respective successors and assigns. LN may also subcontract the performance of this Agreement so long as LN remains primarily liable to the State for the performance of its obligations hereunder. Any provision which attempts to prohibit LN from offshoring or outsourcing the services to be performed is deemed struck unless expressly accepted by LN in a separate writing.
12. **Confidential Information.** Notwithstanding anything in the Agreement to the contrary, this Agreement contains confidential information including pricing information, of LN (the "Confidential Information"). Subscriber understands that disclosure of Confidential Information could cause competitive harm to LN. Subscriber agrees to receive and maintain Confidential Information in trust and confidence and shall not disclose Confidential Information except in accordance with and only to the extent required by State Law.
13. **Miscellaneous.**
 - 13.1 Except as expressly modified by this Addendum, all other terms and conditions of the Agreement will remain in full force and effect and will be unaffected by this Addendum.
 - 13.2 If Subscriber issues a purchase order in connection with the Agreement, Subscriber acknowledges and agrees that the purchase order shall be for Subscriber's internal purposes only and shall not modify or affect any of the other terms or conditions for access to the Publication Service.
 - 13.3 In the event of a conflict between the terms of the Agreement and this Addendum, this Addendum will control.

LN's acceptance of the terms of this Addendum shall be evidenced by its signature below or by providing Subscriber with access to the Publication Service.

AGREED TO AND ACCEPTED BY:

Subscriber: Hidalgo County Law Library	
[MUST BE COMPLETED BY SUBSCRIBER]	
Authorized Subscriber Signature:	
Printed Name:	<u>Richard F. Cortez</u>
Job Title:	<u>County Judge</u>
Date:	_____

This Addendum is subject to acceptance by LN, which acceptance will be evidenced by providing access to the Publication Services or otherwise initiating its performance under this Agreement.



**ALLIANCE SUPPLEMENTAL
TERMS ADDENDUM FOR
LEXISNEXIS DIGITAL LIBRARY**

"Subscriber": Hidalgo County Law Library	"LN": LexisNexis, a division of RELX Inc.
--	---

This Alliance Supplemental Terms Addendum for LexisNexis Digital Library ("Addendum") amends and supplements the terms of LexisNexis Digital Library And Multi-Year Print Agreement between LN and Subscriber, including any and all amendments thereto (collectively the "Agreement"), and the parties agree to the following:

A. American Bar Association ("ABA")

ABA Publications are excluded from any incentives, discounts, and promotions, including the Matching Discount, other than any quantity discounts.

B. American Lawyer Media ("ALM")

ALM Publications are excluded from any incentives, discounts, and promotions, including the Matching Discount, and are not sold in print by LexisNexis.

C. James Publishing ("James")

James Publications are excluded from Matching Discounts and are not sold in print by LexisNexis.

D. Carolina Academic Press ("CAP")

CAP Publications are excluded from Matching Discounts and not sold in print by LexisNexis.

E. American Health Lawyers Association ("AHLA")

AHLA Publications are excluded from any incentives, discounts, and promotions, including the Matching Discount.

F. Florida Bar ("FL Bar")

FL Bar Publications are excluded from New Business Incentives.

G. Washington State Bar Association ("WSBA")

WSBA Publications are excluded from any incentives, discounts, and promotions, including the Matching Discount, other than any specific quantity discounts.

H. General Terms

This Addendum and the Agreement constitute the entire agreement of the parties with respect to its subject matter and replaces and supersedes any prior written or verbal communications, representations, proposals or quotation on that subject matter. Except as expressly modified by this Addendum, all other terms and conditions of the Agreement will remain in full force and effect and will be unaffected by this Addendum. In the event of a conflict or inconsistencies between the Agreement and this Addendum, this Addendum will control.

Agreed to and accepted by

"Subscriber": Hidalgo County Law Library	
[MUST BE COMPLETED BY SUBSCRIBER]	
Authorized Subscriber Signature:	<i>Richard F Cortez</i>
Printed Name:	Richard F. Cortez
Job Title:	County Judge
Date:	

THIS ADDENDUM DOES NOT BIND EITHER PARTY UNTIL IT HAS BEEN ACCEPTED BY BOTH PARTIES. YOU MAY ACCEPT THIS ADDENDUM BY SIGNING ABOVE. LN MAY ACCEPT THIS ADDENDUM BY PROVIDING ACCESS TO THE PRODUCTS REFERENCED HEREIN OR OTHERWISE INITIATING ITS PERFORMANCE UNDER THIS ADDENDUM.

EXECUTED as of the day and year first written above.

APPROVED BY COMMISSIONERS' COURT ON April 18, 2023.

Agenda Item No. 90387

Executive Office: MS

VENDOR:
LEXIS NEXIS LEGAL
AND PROFESSIONAL

COUNTY:
COUNTY OF HIDALGO, Texas

Deana M. Sparling

Richard F. Cortez

Deana M. Sparling, Sr. Director

Hon. Richard F. Cortez, County Judge

APPROVED AS TO FORM
Office of the Criminal District Attorney,
Ricardo Rodriguez, Jr.

ATTEST:



Robert Vina III
Robert Vina III (Apr 21, 2023 11:36 CDT)

Robert Viña III, Assistant District Attorney

Arturo Guajardo Jr.

Arturo Guajardo, Jr., County Clerk












C-23-0160-04-18-LEXIS NEXIS-LAS LIBRARY

Final Audit Report


2023-04-24

Created:	2023-04-21
By:	Yolanda Velasquez (yolanda.velasquez@co.hidalgo.tx.us)
Status:	Signed
Transaction ID:	CBJCHBCAABAA3gKgxEPTaSSsio_FQQ9NV-W9fqkaeW7n

"C-23-0160-04-18-LEXIS NEXIS-LAS LIBRARY" History

-  Document created by Yolanda Velasquez (yolanda.velasquez@co.hidalgo.tx.us)
2023-04-21 - 3:57:08 PM GMT
-  Document emailed to Monica Salinas (monica.salinas@co.hidalgo.tx.us) for approval
2023-04-21 - 4:02:14 PM GMT
-  Email viewed by Monica Salinas (monica.salinas@co.hidalgo.tx.us)
2023-04-21 - 4:18:09 PM GMT
-  Document approved by Monica Salinas (monica.salinas@co.hidalgo.tx.us)
Approval Date: 2023-04-21 - 4:19:02 PM GMT - Time Source: server
-  Document emailed to robert.vina@da.co.hidalgo.tx.us for signature
2023-04-21 - 4:19:06 PM GMT
-  Email viewed by robert.vina@da.co.hidalgo.tx.us
2023-04-21 - 4:35:36 PM GMT
-  Signer robert.vina@da.co.hidalgo.tx.us entered name at signing as Robert Vina III
2023-04-21 - 4:36:31 PM GMT
-  Document e-signed by Robert Vina III (robert.vina@da.co.hidalgo.tx.us)
Signature Date: 2023-04-21 - 4:36:33 PM GMT - Time Source: server
-  Document emailed to countyjudge@co.hidalgo.tx.us for signature
2023-04-21 - 4:36:37 PM GMT
-  Email viewed by countyjudge@co.hidalgo.tx.us
2023-04-21 - 4:53:57 PM GMT
-  Signer countyjudge@co.hidalgo.tx.us entered name at signing as Richard F Cortez
2023-04-24 - 6:17:46 PM GMT



 Document e-signed by Richard F Cortez (countyjudge@co.hidalgo.tx.us)


Signature Date: 2023-04-24 - 6:17:48 PM GMT - Time Source: server

 Document emailed to carolyn.thornton@co.hidalgo.tx.us for approval

2023-04-24 - 6:17:52 PM GMT

 Email viewed by carolyn.thornton@co.hidalgo.tx.us

2023-04-24 - 6:24:16 PM GMT

 Signer carolyn.thornton@co.hidalgo.tx.us entered name at signing as Carolyn Thornton

2023-04-24 - 7:05:37 PM GMT

 Document approved by Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us)


Approval Date: 2023-04-24 - 7:05:39 PM GMT - Time Source: server

 Document emailed to arturo.guajardo@co.hidalgo.tx.us for signature

2023-04-24 - 7:05:43 PM GMT

 Email viewed by arturo.guajardo@co.hidalgo.tx.us


2023-04-24 - 7:09:03 PM GMT

 Signer arturo.guajardo@co.hidalgo.tx.us entered name at signing as Arturo Guajardo Jr.

2023-04-24 - 7:11:08 PM GMT

 Document e-signed by Arturo Guajardo Jr. (arturo.guajardo@co.hidalgo.tx.us)

Signature Date: 2023-04-24 - 7:11:10 PM GMT - Time Source: server

 Document emailed to Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us) for approval

2023-04-24 - 7:11:15 PM GMT

 Email viewed by Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us)

2023-04-24 - 7:13:38 PM GMT

 Document approved by Carolyn Thornton (carolyn.thornton@co.hidalgo.tx.us)

Approval Date: 2023-04-24 - 7:14:04 PM GMT - Time Source: server

 Agreement completed.

2023-04-24 - 7:14:04 PM GMT

Names and email addresses are entered into the Acrobat Sign service by Acrobat Sign users and are unverified unless otherwise noted.

