

FirstWatch Software License Agreement Amendment

A Software License Agreement, dated 04/12/11, exists between FirstWatch Solutions, Inc. and Williamson County, Texas (CLIENT). In accordance with and incorporated to that Software License Agreement the following modification(s) is/are agreed to:

- 1. "Community of Excellence" System Enhancement Quote (appended)
- 2. "Phone System Data via E-CATS" System Enhancement Quote (appended)
- 3. "Termination for Convenience": The "Agreement" may be terminated at any time at the option of either party, without future or prospective liability for performance, upon giving ninety (90) days written notice thereof. In the event of termination, the County will only be liable for its pro rata share of the services rendered and goods actually received.

All other terms and conditions of the existing Software License Agreement between FirstWatch Solutions, Inc. and CLIENT are hereby unaltered, remain in full force and effect and are ratified and affirmed.

IN WITNESS THEREOF, the parties have executed this Amendment as of the date last signed.

FOR FIRSTWATCH SOLUTIONS, INC.

Date

Todd Stout

President and CEO

FirstWatch Solutions, Inc.

FOR CLIENT

Date 06-11-11

By June 9

Name DAW A GATTI

Title (611.7) Just Williamson County, TX

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