

a. Unique User Identification

e. Encryption and Decryption

c. Emergency Accessd. Automatic Logoff

f. Audit Controls g. ePHI Integrity

b. Electronic Medical Records Proposal

SPIRALFX INTERACTIVE, LLC

MASTER AGREEMENT FOR SOFTWARE AND SERVICES

| | aster agreement is made this <u>1st</u> day of <u>April</u> , 2022 by and between |
|--------|--|
| Spiral | FX Interactive, LLC, a limited liability company with offices at216 Pinewood Ln, Hideaway, TX 75771 |
| | alFX"), to provide software and services as a subcontractor to the Williamson County Sheriff's Office located at |
| , | 100 Wilco Way, Suite P101, Georgetown, TX 78626 ("the County"). |
| | () |
| | |
| WHE | REAS, the County issued Request for Proposals #22RFP54 for services titled Electronic Medical Record System |
| ("RFP | "), and, |
| | |
| WHEF | REAS, SpiralFX submitted a Proposal, and was selected by the County to provide such services, |
| | |
| NOW | THEREFORE, for the mutual consideration stated herein, the parties agree as follows |
| 14077 | THENER ONE, for the mutual consideration stated horoin, the parties agree as follows |
| | |
| 1. | Scope of Work: SpiralFX shall provide its HealthSecure electronic medical record system to the County, |
| | pursuant to the requirements of the RFP dated <u>December 22, 2021</u> and the Proposal dated <u>February 3,</u> |
| | 2022 , all of which are incorporated herein by reference. |
| 2 | SpiralFX is acting as an independent contractor. |
| 2. | SpiralFX shall retain ownership of the Software. |
| 3. | |
| 4. | The County will use the Software only in connection with services provided to the County. |
| 5. | Payment: The County will pay SpiralFX as set forth in the Proposal (chapter 3), summarized as follows: |
| | a. One-time Implementation Fee: \$ 0.00 |
| | b. One-time Fee for Additional Days Onsite: \$ 7000.00 , applicable only if selected by County, per |
| | Proposal (chapter 3), to be invoiced at system launch. |
| | c. Monthly fees: |
| | i. \$ <u>3,250.00</u> per month, for months 1-36 ii. \$ <u>2,250.00</u> per month, for months 37-60 |
| | ii. \$ <u>2,250.00</u> per month, for months 37-60 |
| | iii. A daily prorated fee to be charged for the first month |
| | iv. Monthly fees to be paid quarterly in advance at the beginning of each quarter |
| | v. Monthly fees to be incurred starting from time of live system made available, with charges for |
| | any partial first month computed on a daily pro-rated basis |
| | vi. Address for Payments and Notices: |
| | SpiralFX Attn: Becky Niemeyer |
| | 1091 Lake Village Circle, Suite A |
| | Brandon, MS 39047 |
| 0 | |
| | Hosting: SpiralFX will host the web application and all data for the County. |
| 7. | Term of Agreement: The agreement shall be for three (3) years with the option to renew for two (2) |
| _ | additional one (1) year renewal options upon mutual consent of the parties to this agreement. |
| 8. | HIPAA Compliance: The County is required by the Health Insurance Portability and Accountability Act |
| | (HIPAA), a federal law, to maintain the privacy of its health information. In support of this requirement, this |
| | Master Service Agreement also serves as a HIPAA Business Associate Agreement between the County and |
| | SpiralFX. SpiralFX must adhere to all relevant federal, state and local confidentiality and privacy laws, |
| | regulations, and contractual provision. SpiralFX shall put in place appropriate Administrative, Technical, and |
| | Physical safeguards to ensure the privacy and confidentiality of protected health information, as detailed in |
| | the Proposal. |
| 9. | SpiralFX shall maintain and update on an annual basis its written plan addressing all HIPAA "Technical |
| | Requirements and Safeguards, including "Beguired and Addressable, standards, regarding. |

h. Authentication

Transmission Security

10. **Venue for suit**: This agreement shall be governed by the laws of the State of Texas and any actions under this contract shall be brought in the state of Texas.

11. **Termination by the County**: After system launch, the County may terminate the contract at any time, and for any reason, by notifying SpiralFX in writing and providing a date of termination that is at least 30 days from the date of notification. If this happens:

a. SpiralFX will continue maintenance activities through the date of termination.

- b. SpiralFX will return to county any unused portion of monthly fee payments, on a daily pro-rated basis from the date of termination to the end of the payment period.
- c. Within 20 business days from the date of termination, SpiralFX will provide to the County a copy of all inmate/patient data, both current and historical, in electronic format.
- 12. **Termination by SpiralFX**: After system launch, SpiralFX may terminate the contract by notifying the County in writing and providing a date of termination that is at least at 90 days from the date of notification. If this happens:

a. SpiralFX will continue maintenance activities through the date of termination.

- b. SpiralFX will return to the County any unused monthly fee payments, on a daily pro-rated basis from the date of termination to the end of the payment period.
- c. Within 20 days business days from the date of notification, SpiralFX will provide to the County a preliminary copy of all inmate/patient data, both current and historical, in electronic format.
- d. On the date of termination, SpiralFX will again provide to the County a final copy of all inmate/patient data, both current and historical, in electronic format.
- 13. **Termination Prior to Launch**: Prior to system launch, the County or SpiralFX may terminate this contract for any reason by notifying the other party in writing, providing that, Payment will remain due for any milestones already approved at the time of termination, according to paragraph 5.
- 14. The County will provide a local area network and adequately configured PC computers in which the Software can be reached at its facilities via an Internet connection.
- 15. The County will be responsible for maintaining the network, PC computers for accessing the Software over the Internet, medical carts, barcode scanners and other equipment necessary for medical operations. SpiralFX will be responsible only for ensuring that the Software is available, protected and backed up according to the Proposal.
- 16. The County will install the Internet web browsers that are specified by SpiralFX in order to access the Software and will keep such browsers updated to the latest versions within 30 days of the web browser release.
- 17. **Third Party Costs**: The County will be responsible for all software licensing costs, if any, charged by third parties such as its Jail Management Software, Electronic Fax, Laboratory, Pharmacy, etc.
- 18. The County will provide a single point of contact for communication with SpiralFX during all phases of Implementation.
- 19. The County will provide a single point of contact for milestone approvals. The County will provide approvals of milestones within 10 business days of submission. If approval is not given, the County must provide actionable instructions on what is required to win approval.
- 20. **Change Orders**: The County acknowledges that requests for Software modifications beyond those proposed may cause a delay in implementation and may require additional time and materials. Such modifications may require the creation of a change order at the discretion of SpiralFX and will result a cost proposal to the County, which will be submitted as an Addendum to this Master Services Agreement, and subject to the terms herein. All cost proposals must be approved by the County before work begins.
- 21. **Entire Agreement**: This is the entire agreement between SpiralFX and the County. It cannot be changed or added to except in a later, written agreement signed by the party against whom the agreement is to be enforced. Neither party shall be entitled to recover attorney's fees in any suit.
- 22. **No Oral Agreements**: Neither party is relying on anything said by other party beyond what is written in this Master Services Agreement.
- 23. **No Waiver of Sovereign Immunity or Powers**: Nothing in this agreement will be deemed to constitute a waiver of sovereign immunity or powers of County, the Williamson County Sheriff, the Williamson County Commissioners Court, or the Williamson County Judge.
- 24. **Mediation**: The parties agree to use mediation for dispute resolution prior to any formal legal action being taken on this agreement.
- 25. **Texas Prompt Payment Act Compliance**: Payment for goods and services shall be governed by Chapter 2251 of the Texas Government Code. An invoice shall be deemed overdue the 31st day after the later of (1) the date Customer receives the goods under the contract; (2) the date the performance of the service under the contract is completed; or (3) the date the Williamson County Auditor receives an invoice for the goods or services. Interest charges for any overdue payments shall be paid by Customer in accordance with Texas Government Code Section 2251.025. More specifically, the rate of interest that shall accrue on a late payment is the rate in effect on September 1 of Customer's fiscal year in which the payment becomes due.

The said rate in effect on September 1 shall be equal to the sum of one percent (1%); and (2) the prime rate published in the Wall Street Journal on the first day of July of the preceding fiscal year that does not fall on a Saturday or Sunday.

26. Right to Audit: SpiralFX agrees that the County or its duly authorized representatives shall, until the expiration of three (3) years after final payment under this Contract, have access to and the right to examine and photocopy any and all books, documents, papers and records of SpiralFX which are directly pertinent to the services to be performed under this Contract for the purposes of making audits, examinations, excerpts, and transcriptions. SpiralFX agrees that the County shall have access during normal working hours to all necessary SpiralFX facilities and shall be provided adequate and appropriate workspace in order to conduct audits in compliance with the provisions of this section. The County shall give SpiralFX reasonable advance notice of intended audits.

AGREED TO BY AND BETWEEN:

| The County | SPIRALFX INTERACTIVE, LLC |
|--------------------|---------------------------|
| Ву: | By: Andrew V. Ronalphan |
| Name: Bill Gravell | Name: Andrew V. Royappa |
| Title:County Judge | Title: CEO |
| Date: Mar 31, 2022 | Date: 3/23/2022 |

HIPAA Business Associate Agreement

| THIS AGREEMENT is entered into by and between | Williamson County Sheriff's | Office located |
|--|-----------------------------|------------------------------------|
| at 100 Wilco Way, Suite P101, Georgetown, TX | 78626 ("Covered Enti | ty") and SpiralFX Interactive LLC. |
| ("Business Associate) pursuant to the MASTER AGI | REEMENT FOR SOFTWARE | AND SERVICES executed between |
| the parties. | | |

WHEREAS, Business Associate is a business associate of Covered Entity as defined in the privacy and security of individually identifiable health information regulations under the Health Insurance Portability and Accountability Act of 1996, as amended ("HIPAA"); and

WHEREAS, Covered Entity will make available and/or transfer to Business Associate certain PHI for the purpose of providing software services; and

WHEREAS, Business Associate will have access to and/or receive from Covered Entity certain PHI that can be used or disclosed only in accordance with this Agreement (the "Agreement") and the HHS Privacy and Security Regulations and the HITECH Act, as defined below.

NOW, THEREFORE, Covered Entity and Business Associate agree as follows:

- 1. **Definitions**. The following terms shall have the meaning ascribed to them in this Section. Other capitalized terms shall have the meaning ascribed to them in the context in which they first appear.
- 1.1. "HHS Privacy Regulations" or "Privacy Rule" shall mean the Code of Federal Regulations ("C.F.R.") at Title 45, Parts 160 and 164 concerning the privacy of individually identifiable health information, as amended.
- 1.2. "HITECH Act" shall mean the Health Information Technology for Economic and Clinical Health Act, contained within Subtitle D of the American Recovery and Reinvestment Act of 2009, as amended, including any regulations promulgated thereunder.
- 1.3. "Individual" shall mean the person who is the subject of the PHI, and has the same meaning as the term "individual" as defined by 45 C.F.R. 160.103.
- 1.4. "PHI" shall mean any "health information" provided and/or made available by Covered Entity to Business Associate, including but not limited to Electronic PHI, and has the same meaning as the term "health information" as defined by 45 C.F.R. 160.103.
- 1.5. "Parties" shall mean Business Associate and Covered Entity.
- 1.6. "Secretary" shall mean the Secretary of the United States Department of Health and Human Services ("HHS") and any other officer or employee of HHS to whom the authority involved has been delegated.
- 1.7. "Security Incident" shall mean the attempted or successful unauthorized access, use, disclosure, modification or destruction of information or interference with system operators in an information system.
- 1.8. "Security Regulations" or "Security Rule" shall mean the Health Insurance Reform Security Standards at 45 C.F.R. parts 160, 162 and 164, as amended.
- 1.9. "Unsecured PHI" shall mean PHI that is not rendered unusable, unreadable, or indecipherable to unauthorized individuals through the use of a technology or methodology specified by the Secretary.
- 2. **Term**. The term of this Agreement shall commence as of the Effective Date and, unless terminated earlier as set forth herein, shall expire on the date Business Associate certifies in writing that all of the PHI provided by Covered Entity to Business Associate, or that was created or received by Business Associate on behalf of Covered Entity, is destroyed or returned to Covered Entity pursuant to this Agreement or, if mutually agreed upon that it is infeasible to return or destroy the PHI, Business Associate agrees to extend the protections of this Agreement for as long as

necessary to protect the PHI and to limit any further use or disclosure to those purposes that make return or destruction infeasible.

3. **Remuneration**. Neither Party shall directly or indirectly receive remuneration in exchange for any PHI of an Individual unless Covered Entity obtained a fully-executed HIPAA-compliant authorization from that Individual, or unless receipt of such remuneration is specifically permitted by HIPAA and the HITECH Act.

4. Stated Purposes for Which Business Associate May Use or Disclose PHI.

Except as otherwise limited in this Agreement or by law, Business Associate may use or disclose PHI as necessary to perform the services described above for the Covered Entity, if such use or disclosure of PHI would not violate the Privacy or Security Rules if done by Covered Entity.

If necessary, Business Associate may also use PHI for the proper management and administration of Business Associate or to carry out the legal responsibilities of Business Associate. Business Associate may also disclose PHI for the proper management and administration of Business Associate or to carry out the legal responsibilities of Business Associate, but only if the disclosure is required by law, or if Business Associate obtains reasonable assurances from the person to whom the information is disclosed that the information will remain confidential and used or further disclosed only as required by law or for the purposes for which it was disclosed to the person, and the person notifies Business Associate of any instances of which it is aware in which the confidentiality of the information has been breached.

5. Business Associate Obligations.

- 5.1. Limits on Further Use and Disclosure. Business Associate hereby agrees that the PHI provided or made available by Covered Entity shall not be further used or disclosed other than as permitted or required by this Agreement or as required by law.
- 5.2. Appropriate Safeguards. Business Associate shall establish and maintain appropriate safeguards to prevent any use or disclosure of the PHI, other than as provided for by this Agreement or by law. In addition, Business Associate agrees to implement, in compliance with the Security Rule, administrative, physical and technical safeguards that reasonably and appropriately protect the confidentiality, integrity and availability of the Electronic PHI that Business Associate creates, maintains or transmits on behalf of Covered Entity, and to comply with all other provisions of the Security Rule specifically applicable to Business Associate.
- 5.3. Reports of Security Incidents and Breaches of Information.
- 5.3.1. Security Incidents. Business Associate hereby agrees that it shall report to Covered Entity, within five (5) business days of discovery, any Security Incident that Business Associate becomes aware of and any use or disclosure of PHI not provided for or allowed by the Agreement.
- 5.3.2. Breach of Information. Business Associate agrees that it shall report to Covered Entity any breach of Unsecured PHI within five (5) business days of discovering same. A breach shall be treated as discovered as of the first day on which such breach is known to or reasonably should have been known by the Business Associate. Such report shall include the identification of each Individual whose Unsecured PHI has been, or is reasonably believed to have been, accessed, acquired, or disclosed during such breach. The report shall also include (a) a brief description of what happened, including the date of the breach and the date of the discovery of the breach, if known; (b) a description of the types of Unsecured PHI that were involved in the breach (such as full name, Social Security Number, date of birth, home address, account number, or disability code); and (c) any other available information that the Covered Entity is required to include in a notification to an Individual under 45 C.F.R. 164.404(c), or as reasonably requested by Covered Entity.
- 5.3.3 Breach Indemnification. Business Associate shall indemnify, defend and hold Covered Entity and its officers, directors, employees, agents, successors and assigns harmless, from and against all reasonable losses, claims, actions, demands, liabilities, damages, costs and expenses (including costs of judgments, settlements, court costs and reasonable attorneys' fees actually incurred) (collectively, "Information Disclosure Claims") arising from or related to: (i) the use or disclosure of Individually Identifiable Information (including PHI). by Business Associate in violation of the terms of this Agreement or applicable law, and (ii) whether in oral, paper or electronic media, any HIPAA Breach of unsecured PHI and/or State Breach of Individually Identifiable Information by Business Associate. If Business Associate assumes the defense of an Information Disclosure Claim, Covered Entity shall have the right, at its expense and without indemnification notwithstanding the previous sentence, to participate in the defense of such Information Disclosure

Claim. Business Associate shall not take any final action with respect to any Information Disclosure Claim without the prior written consent of Covered Entity. Covered Entity likewise shall not take any final action with respect to any Information Disclosure Claim without the prior written consent of Business Associate. To the extent permitted by law and except when caused by an Oct of Covered Entity or resulting from a disclosure to a Recipient required or directed by Covered Entity to receive the information, Business Associate shall be fully liable to Covered Entity for any acts, failures or omissions of Business Associate's subcontractors or agents in furnishing the services as if they were the Business Associate's own acts, failures or omissions.

- i. Covered Entity shall indemnify, defend and hold Business Associate and its officers, directors, employees, agents, successors and assigns harmless, from and against all reasonable losses, claims, actions, demands, liabilities, damages, costs and expenses (including costs of judgments, settlements, court costs and reasonable attorneys' fees actually incurred) (collectively, "Information Disclosure Claims") arising from or related to: (i): the use or disclosure of Individually Identifiable Information (including PHI) by Covered Entity, its subcontractors, agents, or employees in violation of the terms of this Agreement or applicable law, and (ii) whether in oral, paper or electronic media, any HIPAA Breach of unsecured PHI and/or State Breach of Individually Identifiable Information by Covered Entity, its subcontractors, agents, or employees.
- ii. Covered Entity and Business Associate shall seek to keep costs or expenses that the other may be liable for under this Section 9, including Information Disclosure Claims, to the minimum reasonably required to comply with the HITECH Act and HIPAA, Covered Entity and Business Associate shall timely raise all applicable affirmative defenses in the event a violation of this Agreement, or a use or disclosure of PHI or EPHI in violation of the terms of this Agreement or applicable law occurs.
- 5.4. Subcontractors. Business Associate hereby agrees to ensure that any subcontractors that create, receive, maintain or transmit Covered Entity's PHI on behalf of the Business Associate agree to the same restrictions and conditions that apply to Business Associate with respect to such PHI, including Electronic PHI. Business Associate shall ensure same by entering into a written agreement with such subcontractors that contains the same terms, conditions and restrictions on the use and disclosure of PHI, including Electronic PHI, as contained in this Agreement.
- 5.5. Right of Access to PHI. Within ten (10) days of a request by Covered Entity, Business Associate agrees to make available to Covered Entity PHI necessary for Covered Entity to respond to an Individual's request for access to PHI about them in the event the PHI in Business Associate's possession constitutes a Designated Record Set as defined in the Privacy Rule. In the event any Individual requests access to PHI directly from Business Associate, Business Associate shall within five (5) business days forward such request to the Covered Entity. Any denials of access to the PHI requested shall be the responsibility of Covered Entity. If the Covered Entity or Individual request PHI that is maintained electronically by Business Associate in one or more Designated Record Sets, then Business Associate shall provide Covered Entity the information for the Individual in the electronic form and format requested by the Individual if it is readily producible in such form and format. If it is not readily producible, Business Associate shall provide Covered Entity the PHI in an electronic form and format as agreed to by the Covered Entity and the Individual.
- 5.6. Amendment of PHI. Within ten (10) days of receipt of a request from Covered Entity, Business Associate agrees to make PHI available to Covered Entity for amendment and to incorporate any amendments to PHI in accordance with the Privacy Rule. In the event any Individual requests amendment of PHI directly from Business Associate, Business Associate shall within five (5) business days forward such request to the Covered Entity. Any denials of requests for amendments of PHI shall be the responsibility of Covered Entity.
- 5.7. Provide Accounting of Disclosures. Business Associate agrees to document such disclosures of PHI and information related to such disclosures as would be required for Covered Entity to respond to a request by an Individual for an accounting of disclosures in accordance with 45 C.F.R. 164.528 and in accordance with the HITECH Act. Further, Business Associate agrees, within ten (10) days of receiving a written request from Covered Entity, to make available to the Covered Entity the information required for the Covered Entity
- to provide an accounting of disclosures of PHI as required by the Privacy Rule. In the event any Individual requests an accounting of disclosures of PHI directly from Business Associate, Business Associate shall within five (5) business days forward such request to the Covered Entity. It shall be the Covered Entity's responsibility to respond to any Individual submitting such request.
- 5.8. Access to Books and Records. Business Associate hereby agrees to make its internal practices, books, and records relating to the use or disclosure of PHI received from, or created or received by Business Associate on behalf of, Covered Entity, and its policies and procedures and documentation relating to safeguards to protect Electronic PHI

available to the Secretary or the Secretary's designee for purposes of determining compliance with the HHS Privacy and Security Regulations.

- 5.9. Mitigation Procedures. Business Associate agrees to have procedures in place for mitigating, to the maximum extent practicable, any harmful effect that is known to Business Associate from the use or disclosure of PHI in a manner contrary to this Agreement or the HHS Privacy and Security Regulations.
- 5.10. Application of Privacy Rule to Business Associate. To the extent that Business Associate is to carry out one or more of Covered Entity's obligations under the Privacy Rule, then Business Associate agrees to comply with the requirements of the Privacy Rule that apply to the Covered Entity in the performance of such obligation(s).
- 5.11. Data Aggregation Services. Business Associate is permitted to provide data aggregation services relating to the health care operations of Covered Entity.
- 6. Property Rights. Business Associate acknowledges that the PHI shall be and remain the property of Covered Entity. Business Associate agrees that it acquires no title or rights to the PHI, including any de-identified information, as a result of this Agreement.

7. Covered Entity Obligations

- 7.1. Notice of Privacy Practices. Covered Entity shall provide Business Associate with Covered Entity's notice of privacy practices for PHI, and notice of any changes thereafter.
- 7.2. Revocations or Permissions by Individuals. Covered Entity shall notify Business Associate of any changes in the revocation or permission by Individuals to use or disclose their PHI, if such changes affect Business Associate's permitted or required uses or disclosures.
- 7.3. Other Restrictions. Covered Entity shall notify Business Associate of any restrictions to the use or disclosure of PHI the Covered Entity has agreed to under 45 C.F.R. 164.522, if such restrictions affect Business Associate's permitted or required uses or disclosures.
- 8. **Termination**. Either Party has the right to immediately terminate this Agreement and seek relief as provided for herein or allowed by law if it determines that the other Party has violated a material term of this Agreement.
- 8.1. Termination by Covered Entity. Upon Covered Entity's knowledge of a breach of this Agreement by Business Associate, Covered Entity may grant to Business Associate ten (10) business days to cure the breach and if Business Associate does not cure the breach within said ten (10) business days to Covered Entity's satisfaction, then Covered Entity may immediately terminate this Agreement and pursue such other remedies as set forth herein or allowed by law.
- 8.2. Termination by Business Associate. Upon Business Associate's knowledge of a breach of this Agreement by Covered Entity, Business Associate may grant to Covered Entity ten (10) business days to cure the breach and if Covered Entity does not cure the breach within said ten (10) business days to Business Associate's satisfaction, then Business Associate may immediately terminate this Agreement and pursue such other remedies as set forth herein or allowed by law.

9. General Provisions

- 9.1. Severability. In the event that any provision of this Agreement is held to be illegal or unenforceable, such provision shall be deemed severed from this Agreement and shall not affect the legality or enforceability of the remaining provisions of this Agreement unless either Party is unable to perform without such provision or unless such omission would be destructive of the intent of the Parties.
- 9.2. Governing Law. This Agreement shall be construed and enforced in accordance with, and governed by, the laws of the State listed in the Master Services Agreement to which this Agreement is attached.
- 9.3. Amendments. No amendment or modification to this Agreement shall be effective unless the same is in writing and signed by both Parties.
- 9.4. Assignability. Neither Party may assign its rights or obligations under this Agreement except with the prior written consent of the other Party.

- 9.5. No Third Party Rights. This Agreement is intended solely for the benefit of Covered Entity and Business Associate and it shall not be construed to create any benefits for or rights in any other person or entity.
- 9.6. Regulatory References. A reference in this Agreement to a section in the Privacy Rule, the Security Rule, the HITECH ACT or any other state or federal law means the section as in effect or as amended.
- 9.7. Independent Contractors. The Parties agree that each is an independent contractor of the other, and not an agent of the other for any purpose.

AGREED TO BY AND BETWEEN:

| <u>Covered Entity</u> | SPIRALFX INTERACTIVE, LLC | | |
|---|---------------------------|--|--|
| By: Bill Gravel (Mar. st., 2022 11 S CDT) | By: Andrew V- Royappa | | |
| Name: Bill Gravell | Name: Andrew V. Royappa | | |
| Title: County Judge | Title: <u>CEO</u> | | |
| Date: Mar 31, 2022 | Date: 3/23/2022 | | |