# AMENDMENT NUMBER ONE TO AGREEMENT MA-060-13010460 BETWEEN THE COUNTY OF ORANGE AND INTOXIMETERS, INC.

**This AMENDMENT NUMBER ONE** to Contract Number MA-060-13010460 (hereinafter "AMENDMENT NUMBER ONE") between the County of Orange, a political subdivision of the State of California (hereinafter "COUNTY"), and **Intoximeters, Inc.** (hereinafter "CONTRACTOR") with a place of business at 2081 Craig Rd., Saint Louis, MO 63146-8003, is made and entered upon execution of all necessary signatures.

#### **RECITALS:**

WHEREAS, COUNTY and CONTRACTOR executed Contract for the purchase of Parts and Accessories for Alcosensor Instruments, Contract Number MA-060-13010460 (hereinafter "ORIGINAL AGREEMENT), for one (1) year term, effective October 22, 2012 through and including October 21, 2013;

WHEREAS, COUNTY desires to amend the ORIGINAL AGREEMENT to add Items ALCO Sensor FST #40-0010-06, \$490.00 and ALCO Sensor IV # 13-0360-10, \$645.00 and to increase annual not to exceed amount to \$70,000.00 to Attachment B "Scope of Work/Pricing", ASIV XL-Supplies and the CONTRACTOR has agreed to provide those services at the rates set forth in the ORIGINAL AGREEMENT and this AMENDMENT NUMBER ONE;

**NOW THEREFORE**, in consideration of the mutual obligations set forth herein, both COUNTY and CONTRACTOR agree as follows;

#### **ARTICLES**

ORIGINAL AGREEMENT, Attachment A Scope or Work/Pricing, is amended in its entirety, as follows:

#### **ATTACHMENT A**

#### Scope of Work / Pricing

#### I. Requirements:

Contractor shall provide to County items at the pricing listed in this Contract. Contractor shall receive orders via phone, email, or facsimile.

#### **ASIV XL - SUPPLIES**

PART NUMBER	DESCRIPTION	MINIMUM QTY	UNIT PRICE
24-0305-00	Paper Roll Extech Large	1	\$4.00
23-0000-00	ASIV Mouthpiece	5,000 10,000 20,000	\$0.17 \$0.16 \$0.15
22-0850-00	108L/286.5PPM (.110)U Dry Gas Standard	24	\$112.00
22-0060-01	108L/103PPM (.038)C Dry Gas Standard	1	\$145.00
22-0890-00	108L/544PPM (.200)C Dry Gas Standard	1	\$145.00
22-0220-00	Dry Gas Regulator 10LPM Push Button	1	\$109.00
27-9400-00	Power Adapter 12V CIG LIGHTER	1	\$100.00
23-0160-00	ASV XL Mouthpieces	200	\$0.24
27-5807-00	ASV XL I/O Keyboard	1	\$60.00
21-0190-20	Datamax Printer Apex with Card Reader	1	\$675.00
27-9788-00	Cable Power Entry POA	1	\$14.00

Note: The quantity pricing of 24 Cylinders can be ordered in any applicable part number noted above at a discounted price of \$112.00 (must be ordered in a quantity of 24 cylinders to obtain this special pricing). Otherwise quantity one price of \$145.00 will apply.

Pricing contained in this Contract does not include Freight/Delivery/Shipping Charges. Applicable Freight/Delivery/Shipping charges will be added to invoice.

# POA PARTS – AS4 XL Spares LIMITED AVAILABILITY

PART	DESCRIPTION	SELL
NUMBER		PRICE
14-0500-00	AS4XL ORANGE CTY (F60.03) (VEN/ORG)	\$ 945.00
27-9660-00	POWER SUPPLY POA	\$ 100.00
27-9670-00	POWER PLUG POA POWER SUPPLY	\$ 6.00

# POA PARTS - AS4 XL Spares

PART NUMBER	DESCRIPTION	SELL PRICE
20-0400-00	SOFTWARE	\$300.00
27-4650-05	FUELCELL EVIDENTIAL	\$150.00
21-0190-00 #	XTECH PRINTER S1500T W/CARD	\$425.00

	READER	
24-0300-00	PAPER ROLL EXTECH 5-PK	\$ 10.00
24-0305-00	PRINTER PAPER ROLL EXTECH LARGE	\$ 4.00
29-0430-00	P/1470 CASE/YELLOW	\$150.00
27-2465-00 #	ELEC IC 5V POWER SUPPLY	\$ 55.00
27-2275-00 #	IC POA MOV ELEC DIODE	\$ 1.00
27-0160-00	CASE BACK AS4	\$ 23.00
27-0160-05	CASE BACK AS4 ASSEMBLY	\$ 82.50
27-0210-00	CASE BATTERY COVER FOAM AS4	\$ 0.45
27-0230-00	CASE BATTERY COVER w/FOAM AS4	\$ 7.50
27-0400-00	CASE COVER CLIP AS4 - Metal	\$ 3.00
27-0400-05	CASE OVER CLIP AS4 - Molded	\$ 2.25
27-0460-00	CASE DISPLAY BEZEL w/Window	\$ 9.00
27-0490-00	CASE FRNT AS4 ASSEMBLY	\$ 37.00
27-9425-00 #	CASE PLUG BACK AS4XL	\$ 1.50
27-0810-00	CASE WINDOW RED AS4	\$ 1.00
27-6010-19 #	LABEL BACK AS4XL	\$ 5.00
27-6020-00	LABEL BACK OVERLAY	\$ 7.00
27-6130-18 #	LABEL FRONT AS4XL	\$ 5.00
27-6135-00	LABEL FRONT OVERLAY	\$ 2.25
27-4470-00	ELEC SWITCH SHORT PLUNGER AS4*	\$ 3.30
27-4480-00	ELEC SWITCH LONG PLUNGER AS4*	\$ 3.60
27-4730-00	HRDW BREATHMANIFOLD COMPLETE	\$ 51.00
	AS4**	
27-4961-00 #	HRDW KEYCAP RED	\$ 0.80
27-4962-00 #	HRDW KEYCAP GREY	\$ 0.80
27-5050-00	HRDW PAD AS4 BREATH THERMISTOR	\$ 0.30
27-5060-00	HRDW PAD BREATH THERM	\$ 0.50
	CONNECTOR CAP	
27-5600-00	HRDW SPRING SET BUTTON AS4	\$ 3.00
27-5610-00	HRDW SPRING TORISON AS4	\$ 1.00
27-6320-00	MECH ACTUATOR LATCH AS4	\$ 2.00

27-6330-00	MECH ACTUATOR LATCH PIVOT AS4	\$ 1.50
27-6340-00	MECH ACTUATOR RETAINER PIVOT	\$ 1.50
	AS4	
27-6350-00	MECH ACTUATOR SLIDE AS4	\$ 3.80
27-6500-00	MECH MPC COUPLER	\$ 1.80

# POA PARTS – AS4 XL Spares (Continued)

PART NUMBER	DESCRIPTION	SELL PRICE
27-6520-00	MECH MPC RETAINER	\$ 2.20
27-6830-00	POWER BATTERY 9V ALKALINE	\$ 3.00
27-7230-00	SWITCH DG3CB2LA POWER W/O HRDW*	\$ 6.30
27-7370-00	TUBE INLET TEFLOW	\$ 1.00

# ALCO-SENSOR V XL SPARE PARTS LIST

ITEM#	DESCRIPTION	SELL PRICE
27-0165-00	CASE BACK ASVXL W/BLUE INSERT*	\$12.00
27-0235-00	CASE BATTERY COVER W/SCREW ASVXL	\$ 3.00
27-0495-00	CASE FRONT ASVXL W/BLUE INSERT*	\$ 6.00
27-0565-00	CASE MAGNET ASVXL*	\$ 3.00
27-1605-00	ELEC CON AA 4PK BATTERY HOLDER ASVXL	\$ 19.00
27-2035-00	ELEC CON ASVXL CRADLE*	\$ 9.75
27-4475-00	ELEC SWITCH RIGHT ANGLE ASVXL*	\$ 5.00
27-4675-00	FUEL CELL ASVXL W/SAMPLER*	\$ 150.00
27-5038-00	HRDW OPTICAL ASVXL LIGHT PIPE*	\$ 4.50
27-6375-00	MECH BUTTON ON/OFF ASVXL*	\$ 1.90
27-6596-00	MECH SMPL PRESSURE INLET ASVXL*	\$ 1.95
27-9005-00	ELEC PCB ASVXL BAROMETER*	\$ 95.00
27-9006-00	ELEC PCB ASVXL BATTERY*	\$ 25.00
27-9007-00	ELEC PCB ASVXL BEZEL W/FLEXTAIL*	\$ 50.00

27-9008-00	ELEC PCB ASVXL MOTHERBOARD*	\$ 235.00
27-9976-01	LABEL ASVXL	\$ 3.00
40-0010-06	ALCO SENSOR IV FST	\$ 490.00
13-0360-10	ALCO SENSOR IV	\$ 645.00

\*\*Replacement of this item requires a flow calibration be completed after installation.

# LABOR RATE – AS4 XL & AS5 XL

Standard Labor Rate = \$75.00 per Hour

Note: All repairs include a 1 hour minimum labor charge of \$75.00 (plus parts).

Contract shall not exceed \$70,000.00 per Contract term. Shipping/Freight/Delivery charges are authorized under this Contract.

- 1. A true and correct copy of the ORIGINAL AGREEMENT (Contract Number MA-060-11010723), is attached hereto as Exhibit A and incorporated by this reference.
- 2. All other provisions of the ORIGINAL AGREEMENT, except as amended herein and to the extent they are not inconsistent with this AMENDMENT NUMBER ONE, remain unchanged and in full force and effect.

<sup>\*</sup>These parts require soldering to the PCB.

**IN WITNESS WHEREOF**, the Parties have executed the AMENDMENT NUMBER ONE to Contract Number MA-060-13010460.

*Contractor: Intoximeters, Inc.	
ву:	Title: President  Date: 1/10/13
Print Name: Chris H. Dalton	Date: 1/10/13
*Contractor: Intoximeters, Inc.  By: Mulling for Forrester  Print Name: M. Rankine Forrester	Title: Secretary / CEO Date: 1/10/13
be either the Chairman of the Board, Preside	ed by two corporate officers. The first signature must ent, or any Vice President. The second signature must hief Financial Officer, or any assistant treasurers.
A political subdivision of the State of California	
A political subdivision of the State of Camornia	
By:	_ Title:
Print Name:	Date:
Approved by the Board of Supervisors on:_	·
Approved as to Form Office of the County Counsel  Deputy	

# **EXHIBIT A**

ORIGINAL AGREEMENT (Contract Number MA-060-13010460)

# Contract MA-060-13010460 For Parts and Accessories for Alcosensor Instruments

63146

This agreement, hereinafter referred to as "Contract" is made and entered into as of the date fully executed by and between, Intoximeters, Inc. with a place of business at P.O. Box 798313, Saint Louis, MO 63179; hereinafter referred to as "Contractor," and the County of Orange, a political subdivision of the State of California, through its Sheriff-Coroner Department with a place of business at 320 N. Flower Street, 2<sup>nd</sup> Floor, Santa Ana, CA 92703, hereinafter referred to as "County," which may be referred individually as "Party" or collectively as "Parties."

RECITALS

- 2081 CRAIG ROAD

WHEREAS, County's Board of Supervisors has authorized the Purchasing Agent or his designee to enter into a Contract for Parts and Accessories for Alcosensor Instruments.

**NOW, THEREFORE**, the Parties mutually agree as follows:

#### General Terms and Conditions:

- A. Governing Law and Venue: This Contract has been negotiated and executed in the state of California and shall be governed by and construed under the laws of the state of California. In the event of any legal action to enforce or interpret this Contract, the sole and exclusive venue shall be a court of competent jurisdiction located in Orange County, California, and the Parties hereto agree to and do hereby submit to the jurisdiction of such court, notwithstanding Code of Civil Procedure Section 394. Furthermore, the Parties specifically agree to waive any and all rights to request that an action be transferred for trial to another county.
- B. Entire Contract: This Contract, including Attachments A, B, Exhibit 1 (Blank Child Support Enforcement Certification Requirements Form), and Exhibit 2 (Blank EDD Reporting Requirement Compliance Form), which have been incorporated herein by reference, when accepted by the Contractor either in writing or by the shipment of any article or other commencement of performance hereunder, contains the entire contract between the Parties with respect to the matters herein and there are no restrictions, promises, warranties or undertakings other than those set forth herein or referred to herein. No exceptions, alternatives, substitutes or revisions are valid or binding on County unless authorized by County in writing. Electronic acceptance of any additional terms, conditions or supplemental contracts by any County employee or agent, including but not limited to installers of equipment, shall not be valid or binding on County unless accepted in writing by County's Purchasing Agent or his designee, hereinafter "Purchasing Agent".
- C. Amendments: No alteration or variation of the terms of this Contract shall be valid unless made in writing and signed by the Parties; no oral understanding or agreement not incorporated herein shall be binding on either of the Parties; and no exceptions, alternatives, substitutes or revisions are valid or binding on County unless authorized by County in writing.
- D. Taxes: Unless otherwise provided herein or by law, price quoted does not include California state sales or use tax.
- E. **Delivery:** Time of delivery of goods or services is of the essence in this Contract. County reserves the right to refuse any goods or services and to cancel all or any part of the goods not conforming to applicable specifications, drawings, samples or description, or services that do not conform to the prescribed statement of work. Acceptance of any part of the order for goods shall not bind County to accept future shipments, nor deprive it of the right to return goods already accepted, at Contractor's expense. Over shipments and under shipments of goods shall be only as agreed to in writing by County. Delivery shall not be deemed to be complete until all goods, or services, have actually been received and accepted in writing by County.
- F. Acceptance/Payment: Unless otherwise agreed to in writing by County, 1) acceptance shall not be deemed complete unless in writing and until all the goods/services have actually been received, inspected, and tested to the satisfaction of County, and 2) payment shall be made in arrears after satisfactory acceptance by the County and in accordance to Attachment C, Compensation and Pricing.
- G. Warranty: Contractor expressly warrants that the goods/services covered by this Contract are 1) free of liens

File folder: 625225 Intoximeters, Inc. Contractor Initial: CV Contract No. MA-060-13010460

or encumbrances, 2) merchantable and good for the ordinary purposes for which they are used, and 3) fit for the particular purpose for which they are intended. Acceptance of this order shall constitute an agreement upon Contractor's part to indemnify, defend and hold County and its indemnities as identified in paragraph "P" below, harmless from liability, loss, damage and expense, including reasonable counsel fees, incurred or sustained by County by reason of the failure of the goods/services to conform to such warranties, faulty work performance, negligent or unlawful acts, and non-compliance with any applicable state or federal codes, ordinances, orders, or statutes, including the Occupational Safety and Health Act (OSHA) and the California Industrial Safety Act. Such remedies shall be in addition to any other remedies provided by law.

- H. Patent/Copyright Materials/Proprietary Infringement: Unless otherwise expressly provided in this Contract, Contractor shall be solely responsible for clearing the right to use any patented or copyrighted materials in the performance of this Contract. Contractor warrants that any Software as modified through services provided hereunder will not infringe upon or violate any patent, proprietary right, or trade secret right of any third party. Contractor agrees that, in accordance with the more specific requirement contained in paragraph "P" below, it shall indemnify, defend and hold County and County Indemnitees harmless from any and all such claims and be responsible for payment of all costs, damages, penalties and expenses related to or arising from such claim(s), including, but not limited to, attorney's fees, costs and expenses.
- I. Assignment or Sub-contracting: The terms, covenants, and conditions contained herein shall apply to and bind the heirs, successors, executors, administrators and assigns of the Parties. Furthermore, neither the performance of this Contract nor any portion thereof may be assigned or sub-contracted by Contractor without the express written consent of County. Any attempt by Contractor to assign or sub-contract the performance or any portion thereof of this Contract without the express written consent of County shall be invalid and shall constitute a breach of this Contract.
- J. Non-Discrimination: In the performance of this Contract, Contractor agrees that it will comply with the requirements of Section 1735 of the California Labor Code and not engage nor permit any subcontractors to engage in discrimination in employment of persons because of the race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, marital status, or sex of such persons. Contractor acknowledges that a violation of this provision shall subject Contractor to all the penalties imposed for a violation of anti-discrimination law or regulation, including but not limited to, Section 1720 et seq. of the California Labor Code.
- K. Termination: In addition to any other remedies or rights it may have by law, County has the right to terminate this Contract without penalty immediately with cause or after thirty (30) days' written notice without cause, unless otherwise specified. Cause shall be defined as any breach of Contract, any misrepresentation or fraud on the part of the Contractor. Exercise by County of its right to terminate the Contract shall relieve County of all further obligation.
- L. Consent to Breach Not Waiver: No term or provision of this Contract shall be deemed waived and no breach excused, unless such waiver or consent shall be in writing and signed by the Party claimed to have waived or consented. Any consent by any Party to, or waiver of, a breach by the other, whether express or implied, shall not constitute consent to, waiver of, or excuse for any other different or subsequent breach.
- M. Remedies Not Exclusive: The remedies for breach set forth in this Contract are cumulative as to one another and as to any other provided by law, rather than exclusive; and the expression of certain remedies in this Contract does not preclude resort by either Party to any other remedies provided by law.
- N. Independent Contractor: Contractor shall be considered an independent Contractor and neither Contractor, its employees nor anyone working under Contractor shall be considered an agent or an employee of County. Neither Contractor, its employees nor anyone working under Contractor, shall qualify for workers' compensation or other fringe benefits of any kind through County.
- O. **Performance:** Contractor shall perform all work under this Contract, taking necessary steps and precautions to perform the work to County's satisfaction. Contractor shall be responsible for the professional quality, technical assurance, timely completion, and coordination of all documentation and other goods/services furnished by Contractor under this Contract. Contractor shall perform all work diligently, carefully, and in a good and workman-like manner; shall furnish all labor, supervision, machinery, equipment, materials, and supplies necessary therefore; shall at its sole expense obtain and maintain all permits and licenses required by

public authorities, including those of County required in its governmental capacity, in connection with performance of the work; and, if permitted to subcontract, shall be fully responsible for all work performed by subcontractors.

P. Indemnification: Contractor agrees to indemnify, defend with counsel approved in writing by County, and hold County, its elected and appointed officials, officers, employees, agents and those special districts and agencies which County's Board of Supervisors acts as the governing Board ("County Indemnitees"), harmless from any claims, demands or liability of any kind or nature, including but not limited to personal injury or property damage, arising from or related to the services, products or other performance provided by Contractor pursuant to this Contract. If judgment is entered against Contractor and County by a court of competent jurisdiction because of the concurrent active negligence of County or County Indemnitees, Contractor and County agree that liability will be apportioned as determined by the court. Neither Party shall request a jury apportionment.

**Insurance Provisions:** Prior to the provision of services under this contract, the contractor agrees to purchase all required insurance at contractor's expense and to deposit with the County Certificates of Insurance, including all endorsements required herein, necessary to satisfy the County that the insurance provisions of this contract have been complied with and to keep such insurance coverage and the certificates therefore on deposit with the County during the entire term of this contract. In addition, all subcontractors performing work on behalf of contractor pursuant to this contract shall obtain insurance subject to the same terms and conditions as set forth herein for contractor.

All self-insured retentions (SIRs) and deductibles shall be clearly stated on the Certificate of Insurance. If no SIRs or deductibles apply, indicate this on the Certificate of Insurance with a 0 by the appropriate line of coverage. Any self-insured retention (SIR) or deductible in excess of \$25,000 (\$5,000 for automobile liability), shall specifically be approved by the County Executive Office (CEO)/Office of Risk Management.

If the contractor fails to maintain insurance acceptable to the County for the full term of this contract, the County may terminate this contract.

#### Qualified Insurer

Minimum insurance company ratings as determined by the most current edition of the <u>Best's Key Rating</u> <u>Guide/Property-Casualty/United States or ambest.com</u> shall be A- (Secure A.M. Best's Rating) and VIII (Financial Size Category).

The policy or policies of insurance must be issued by an insurer licensed to do business in the state of California (California Admitted Carrier). If the carrier is a non-admitted carrier in the state of California, CEO/Office of Risk Management retains the right to approve or reject carrier after a review of the company's performance and financial ratings. If the non-admitted carrier meets or exceeds the minimum A.M. Best rating of A-/VIII, the agency can accept the insurance.

The policy or policies of insurance maintained by the Contractor shall provide the minimum limits and coverage as set forth below:

<u>Coverage</u>

**Minimum Limits** 

Commercial General Liability \$1,000,000 per occurrence

\$2,000,000 aggregate

Automobile Liability including coverage \$1,000,000 ]

\$1,000,000 limit per occurrence

File folder: 625225 Intoximeters, Inc. Contractor Initial: CWO 10/4/17 Contract No. MA-060-13010460 for owned, non-owned and hired vehicles

#### **Required Coverage Forms**

The Commercial General Liability coverage shall be written on Insurance Services Office (ISO) form CG 00 01, or a substitute form providing liability coverage at least as broad.

#### Required Endorsements

The Commercial General Liability policy shall contain the following endorsements, which shall accompany the Certificate of insurance:

- 1) An Additional Insured endorsement using ISO form CG 2010 or CG 2033 or a form at least as broad naming the County of Orange, its elected and appointed officials, officers, employees, agents as Additional Insureds.
- A primary non-contributing endorsement evidencing that the contractor's insurance is primary and any insurance or self-insurance maintained by the County of Orange shall be excess and noncontributing.

All insurance policies required by this contract shall waive all rights of subrogation against the County of Orange and members of the Board of Supervisors, its elected and appointed officials, officers, agents and employees when acting within the scope of their appointment or employment.

All insurance policies required by this contract shall give the County of Orange 30 days notice in the event of cancellation and 10 days for non-payment of premium. This shall be evidenced by policy provisions or an endorsement separate from the Certificate of Insurance.

The Commercial General Liability policy shall contain a severability of interests clause, also known as a "separation of insureds" clause (standard in the ISO CG 001 policy).

Insurance certificates should be forwarded to the agency/department address listed on the solicitation.

If the contractor fails to provide the insurance certificates and endorsements within seven days of notification by CEO/Purchasing or the agency/department purchasing division, award may be made to the next qualified vendor.

County expressly retains the right to require Contractor to increase or decrease insurance of any of the above insurance types throughout the term of this Contract. Any increase or decrease in insurance will be as deemed by County of Orange Risk Manager as appropriate to adequately protect County.

County shall notify Contractor in writing of changes in the insurance requirements. If Contractor does not deposit copies of acceptable certificates of insurance and endorsements with County incorporating such changes within thirty days of receipt of such notice, this Contract may be in breach without further notice to Contractor, and County shall be entitled to all legal remedies.

The procuring of such required policy or policies of insurance shall not be construed to limit Contractor's liability hereunder nor to fulfill the indemnification provisions and requirements of this Contract, nor act in any way to reduce the policy coverage and limits available from the insurer.

Q. **Bills and Liens:** Contractor shall pay promptly all indebtedness for labor, materials, and equipment used in performance of the work. Contractor shall not permit any lien or charge to attach to the work or the premises, but if any does so attach, Contractor shall promptly procure its release and, in accordance with the

Contractor Initial: OWO 10 4/12 Contract No. MA-060-13010460

- requirements of paragraph "P" above, indemnify, defend, and hold County harmless and be responsible for payment of all costs, damages, penalties and expenses related to or arising from or related thereto.
- R. **Changes:** Contractor shall make no changes in the work or perform any additional work without County's specific written approval.
- S. Change of Ownership: Contractor agrees that if there is a change or transfer in ownership of Contractor's business prior to completion of this Contract, the new owners shall be required under terms of sale or other transfer to assume Contractor's duties and obligations contained in this Contract and complete them to the satisfaction of County.
- T. Force Majeure: Contractor shall not be assessed with liquidated damages or unsatisfactory performance penalties during any delay beyond the time named for the performance of this Contract caused by any act of God, war, civil disorder, employment strike or other cause beyond its reasonable control, provided Contractor gives written notice of the cause of the delay to County within thirty-six (36) hours of the start of the delay and Contractor avails himself of any available remedies.
- U. **Confidentiality:** Contractor agrees to maintain the confidentiality of all County and County-related records and information pursuant to all statutory laws relating to privacy and confidentiality that currently exist or exist at any time during the term of this Contract. All such records and information shall be considered confidential and kept confidential by Contractor and Contractor's staff, agents and employees.
- Compliance with Laws: Contractor represents and warrants that services to be provided under this Contract shall fully comply, at Contractor's expense, with all standards, laws, statutes, restrictions, ordinances, requirements, and regulations (collectively "laws"), including, but not limited to those issued by County in its governmental capacity and all other laws applicable to the services at the time services are provided to and accepted by County. Contractor acknowledges that County is relying on Contractor to ensure such compliance, and pursuant to the requirements of paragraph "P" above, Contractor agrees that it shall defend, indemnify and hold County and County Indemnitees harmless from all liability, damages, costs, and expenses arising from or related to a violation of such laws.
- W. **Freight (F.O.B. Destination):** Contractor assumes full responsibility for all transportation, transportation scheduling, packing, handling, insurance, and other services associated with delivery of all products deemed necessary under this Contract.
- X. **Pricing:** The Contract price shall include full compensation for providing all required goods in accordance with required specifications, or services as specified herein or when applicable, in the Scope of Work attached to this Contract, and no additional compensation will be allowed therefore, unless otherwise provided for in this Contract.
- Y. Waiver of Jury Trial: Each Party acknowledges that it is aware of and has had the opportunity to seek advise of counsel of its choice with respect to its rights to trial by jury, and each Party, for itself and its successors, creditors, and assigns, does hereby expressly and knowingly waive and release all such rights to trial by jury in any action, proceeding or counterclaim brought by any Party hereto against the other (and/or against its officers, directors, employees, agents, or subsidiary or affiliated entities) on or with regard to any matters whatsoever arising out of or in any way connected with this Contract and /or any other claim of injury or damage.
- Z. Terms and Conditions: Contractor acknowledges that it has read and agrees to all terms and conditions included in this Contract.
- AA. **Headings:** The various headings and numbers herein, the grouping of provisions of this Contract into separate clauses and paragraphs, and the organization hereof are for the purpose of convenience only and shall not limit or otherwise affect the meaning hereof.
- BB. Severability: If any term, covenant, condition, or provision of this Contract is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remainder of the provisions hereof shall remain in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- CC. Calendar Days: Any reference to the word "day" or "days" herein shall mean calendar day or calendar days, respectively, unless otherwise expressly provided.

Contractor Initial: CHO 10/14/17
Contract No. MA-060-13010460

- DD. **Attorney Fees:** In any action or proceeding to enforce or interpret any provisions of this Contract, or where any provisions hereof is validly asserted as a defense, each Party shall bear its own attorney's fees, costs and expenses.
- EE. Interpretation: This Contract has been negotiated at arm's length and between persons sophisticated and knowledgeable in the matters dealt with in this Contract. In addition, each Party has been represented by experienced and knowledgeable independent legal counsel of their own choosing or has knowingly declined to seek such counsel despite being encouraged and given the opportunity to do so. Each Party further acknowledges that they have not been influenced to any extent whatsoever in executing this Contract by any other Party hereto or by any person representing them, or both. Accordingly, any rule or law (including California Civil Code Section 1654) or legal decision that would require interpretation of any ambiguities in this Contract against the Party that has drafted it is not applicable and is waived. The provisions of this Contract shall be interpreted in a reasonable manner to affect the purpose of the Parties and this Contract.
- FF. **Authority:** The Parties to this Contract represent and warrant that this Contract has been duly authorized and executed and constitutes the legally binding obligation of their respective organization or entity, enforceable in accordance with its terms.
- GG. Employee Eligibility Verification: Contractor warrants that it fully complies with all Federal and State statutes and regulations regarding the employment of aliens and others and that all its employees performing work under this Contract meet the citizenship or alien status requirement set forth in Federal statues and regulations. Contractor shall obtain, from all employees performing work hereunder, all verification and other documentation of employment eligibility status required by Federal or State statutes and regulations including, but not limited to, the Immigration Reform and Control Act of 1986, 8 U.S.C. §1324 et seq., as they currently exist and as they may be hereafter amended. Contractor shall retain all such documentation for all covered employees for the period prescribed by the law. Contractor shall indemnify, defend with counsel approved in writing by County, and hold harmless, County, its agents, officers, and employees from employer sanctions and any other liability which may be assessed against Contractor or County or both in connection with any alleged violation of any Federal or State statutes or regulations pertaining to the eligibility for employment of any persons performing work under this Contract.

#### **Additional Terms and Conditions**

- 1. **Scope of Contract:** This Contract specifies the contractual terms and conditions by which County will procure and receive goods/services from Contractor as set forth in the Scope of Work, which is attached hereto as Attachment A and incorporated by this reference.
- 2. **Term of Contract:** This Contract shall commence upon execution of all necessary signatures, and shall be effective for one (1) year from that date, unless otherwise terminated by County. Contract may be renewed for up to four (4) additional one-year consecutive terms, upon mutual agreement of both Parties. Each renewal of this Contract may require approval by the County Board of Supervisors. The County does not have to give a reason if it elects not to renew.
- 3. **Precedence:** The Contract documents will consist of this Contract including its Attachments, and Exhibits. In the event of a conflict between the Contract documents, the order of precedence shall be this Contract, then the Attachments and Exhibits.
- 4. **Fiscal Appropriations**: This Contract is subject to and contingent upon applicable budgetary appropriations being made by the County's Board of Supervisors for each year during the term of this Contract. If such appropriations are not forthcoming, the Contract will be terminated without penalty. Contractor acknowledges that funding or portions of funding for this Contract may also be contingent upon the receipt of funds from, and/or appropriation of funds by, the state of California to County. If such funding and/or appropriations are not forthcoming, or are otherwise limited, County may immediately terminate or modify this Contract without penalty.
- 5. Conflict of Interest (Contractor): Contractor shall exercise reasonable care and diligence to prevent any actions or conditions that result in a conflict with the best interest of County. This obligation shall apply to Contractor, Contractor's employees, agents, relatives, sub tier contractors and third parties associated with

Contractor Initial: CWD, b (1) Contract No. MA-060-13010460

accomplishing the work hereunder.

Contractor's efforts shall include, but not be limited to, establishing precautions to prevent its employees or agents from making, receiving, providing, or offering gifts, entertainment, payments, loans, or other considerations which could be deemed to appear to influence individuals to act contrary to the best interest of County.

- 6. Contractor Work Hours and Safety Standards: Contractor shall ensure compliance with all safety and hourly requirements for employees, in accordance with federal, state, and County safety and health regulations and laws.
- 7. **County and Contractor Project Manager:** County shall appoint a project manager to act as liaison between County and Contractor during the term of this Contract. County's project manager shall coordinate the activities of County staff assigned to work with Contractor.

Contractor shall appoint a project manager to direct Contractor's efforts in fulfilling Contractor's obligations under this Contract. Contractor's project manager shall be subject to approval by County and shall not be changed without the written consent of County's project manager. County's project manager shall have the right to require the removal and replacement of Contractor's project manager from providing services to County under this Contract. County's project manager shall notify Contractor in writing of such action. Contractor shall accomplish the removal within fourteen (14) calendar days after written notice by County's project manager. County is not required to provide any reason, rationale or factual information in the event it elects to request the removal of Contractor's project manager from providing services to County under this Contract.

- 8. Contractor Personnel: In addition to the rights set forth in paragraph 7, County's project manager shall have the right to require the removal and replacement of any of Contractor's personnel from providing services to County under this Contract. County's project manager shall notify Contractor's project manager in writing of such action. Contractor shall accomplish the removal of the specified personnel within one (1) calendar day after written notice by County's project manager. County is not required to provide any reason, rationale or factual information in the event it elects to request the removal of any of Contractor's personnel from providing services to County under this Contract.
- 9. Orderly Termination: Upon termination or other expiration of this Contract, each Party shall promptly return to the other Party all papers, materials, and other properties of the other held by each for purposes of execution of the Contract. In addition, each Party will assist the other Party in orderly termination of this Contract and the transfer of all aspects, tangible and intangible, as may be necessary for the orderly, non-disruptive business continuation of each Party.
- 10. Reprocurement Costs: In the case of default by Contractor, County may procure the service from other sources and, if the cost is higher, Contractor will be held responsible to pay County the difference between the Contract cost and the price paid. County may make reasonable efforts to obtain the prevailing market price at the time such goods and services are rendered. This is in addition to any other remedies available under law.
- 11. County of Orange Child Support Enforcement (Exhibit 1 Blank County of Orange Child Support Enforcement Certification Requirements Form): In order to comply with the child support enforcement requirements of County, within ten (10) days of notification of selection of award of Contract but prior to official award of Contract, the selected Contractor agrees to furnish the required Contractor data and certifications to the agency/department deputy purchasing agent.

Failure of Contractor to timely submit the data and/or certifications required may result in the Contract being awarded to another contractor. In the event a Contract has been issued, failure of the Contractor to comply with all federal and state reporting requirements for child support enforcement or to comply with all lawfully served Wage and Earnings Assignment Orders and Notices of Assignment shall constitute a material breach of the Contract. Failure to cure such breach within sixty (60) calendar days of notice from County shall constitute grounds for termination of the Contract.

12. **EDD Independent Contractor Reporting Requirements (Blank Exhibit 2)**: California law requires businesses and government entities to report specified information regarding independent Contractors to the Employment Development Department (EDD). This information will be used by the EDD to assist in

Contractor Initial: CWP (0/9/10-Contract No. MA-060-13010460)

locating parents who are delinquent in their child support payments. An independent Contractor is defined as a sole proprietor who is not an employee of the business or government entity for which that individual is performing a service and who received compensation and/or executes a Contract for services performed or that business or government entity either in or outside of California.

- Authorization Warranty: Contractor represents and warrants that the person executing this Contract on behalf of and for Contractor is an authorized agent who has actual authority to bind Contractor to each and every term, condition, and obligation of this Contract and that all requirements of Contractor have been fulfilled to provide such actual authority.
- Notices: Any and all notices permitted or required to be given hereunder shall be deemed duly given (1) upon actual delivery, if delivery is by hand; or (2) upon delivery by the United States mail if delivery is by postage paid registered or certified return receipt requested mail. Each such notice shall be sent to the respective Party at the address indicated below or to any other address as the respective Parties may designate from time to time.

#### For Contractor:

Intoximeters, Inc. P.O. box 798313 2081 CRAIG- ROAD CO

Saint Louis, MO 63179 63146

Ph: <del>859-581-6990</del> 800 - 451 - 8639 687 Fx: <del>859-581-682</del>1 314 - 429 - 4000 687

#### For County:

County of Orange Sheriff-Coroner Department/Purchasing Services Bureau 320 N. Flower Street, 2<sup>nd</sup> Floor Santa Ana, CA 92703 Attn: Olivia Prudencio, Buyer

Ph: 714-834-5626 Fx: 714-834-6411

- 15 Data - Title to: All materials, documents, data or information obtained from County data files or any County medium furnished to Contractor in the performance of this Contract will at all times remain the property of County. Such data or information may not be used or copied for direct or indirect use by Contractor after completion or termination of this Contract without the express written consent of County. All materials, documents, data or information, including copies, must be returned to County at the end of this Contract.
- Usage: No guarantee is given by County to Contractor regarding usage of this Contract. Usage figures, if provided, are approximate, based upon the last usage. Contractor agrees to supply services and/or commodities requested, as needed by County, at prices listed in the Contract, regardless of quantity requested.
- Contractor's Records: Contractor shall keep true and accurate accounts, records, books and data which shall correctly reflect the business transacted by Contractor in accordance with generally accepted accounting principles. These records shall be stored in Orange County for a period of three (3) years after final payment is received from County. Storage of records in another county will require written approval from County's assigned Deputy Purchasing Agent.
- Audits/Inspections: Contractor agrees to permit County's Auditor-Controller or the Auditor-Controller's authorized representative (including auditors from a private auditing firm hired by County) access during normal working hours to all books, accounts, records, reports, files, financial records, supporting documentation, including payroll and accounts payable/receivable records, and other papers or property of Contractor for the purpose of auditing or inspecting any aspect of performance under this Contract. The inspection and/or audit will be confined to those matters connected with the performance of the Contract including, but not limited to, the costs of administering the Contract. County will provide reasonable notice of such an audit or inspection.

File folder: 625225 Intoximeters, Inc.

Contractor Initial: CWD 10 112 Contract No. MA-060-13010460

County reserves the right to audit and verify Contractor's records before final payment is made.

Contractor agrees to maintain such records for possible audit for a minimum of three (3) years after final payment, unless a longer period of records retention is stipulated under this Contract or by law. Contractor agrees to allow interviews of any employees or others who might reasonably have information related to such records. Further, Contractor agrees to include a similar right to County to audit records and interview staff of any subcontractor related to performance of this Contract.

Should Contractor cease to exist as a legal entity, Contractor's records pertaining to this Contract shall be forwarded to the surviving entity in a merger or acquisition or, in the event of liquidation, to County's project manager.

- 19. **Disputes-Contract:** A. The Parties shall deal in good faith and attempt to resolve potential disputes informally. If the dispute concerning a question of fact arising under the terms of this Contract is not disposed of in a reasonable period of time by Contractor's project manager and County's project manager, such matter shall be brought to the attention of the County's Purchasing Agent by way of the following process:
  - a. Contractor shall submit to the agency/department Deputy Purchasing Agent a written demand for a final decision regarding the disposition of any dispute between the parties arising under, related to, or involving this Contract, unless County, on its own initiative, has already rendered such a final decision.
  - b. Contractor's written demand shall be fully supported by factual information, and, if such demand involves a cost adjustment to the Contract, Contractor shall include with the demand a written statement signed by a senior official indicating the that demand is made in good faith, that the supporting data are accurate and complete, and that the amount requested accurately reflects the Contract adjustment for which Contractor believes County is liable.
  - B. Pending the final resolution of any dispute arising under, related to, or involving this Contract, Contractor agrees to diligently proceed with the performance of this Contract, including the delivery of goods and/or provision of services. Contractor's failure to diligently proceed shall be considered a material breach of this Contract.

Any final decision of County shall be expressly identified as such, shall be in writing, and shall be signed by the County Purchasing Agent or his desgnee. If County fails to render a decision within ninety (90) days after receipt of Contractor's demand, it shall be deemed a final decision adverse to Contractor's contentions. County's final decision shall be conclusive and binding regarding the dispute unless Contractor commences action in a court of competent jurisdicition.

20. **Substitutions:** Contractor is required to meet all specifications and requirements contained herein. No substitutions will be accepted without prior County written approval.

Contractor Initial: CHO 10 (A) 10 Contract No. MA-060-13010460

#### Signature Page

The Parties hereto have executed this Contract MA-060-13010460 for Parts and Accessories for Alcosensor Instruments on the dates shown opposite their respective signatures below

Contractor*: Intoximeters, Inc.		
By: Challes	Title:	President
Print Name: Chris H Dalton	Date:	10/9/12
Contractor*: Intoximeters, Inc.		
By: Mullenhungrafies Print Name: M. Rankine Forrester	Title:	Secretary / CEO
Print Name: M. Rankine Forrester	Date:	10/9/12

#### **County Of Orange**

A political subdivision of the State of California

Sheriff-Coroner Department

File folder: 625225 Intoximeters, Inc. Contractor Initial: CHA (0/4/17)
Contract No. MA-060-13010460

<sup>\*</sup>If a corporation, the document must be signed by two corporate officers. The first signature must be either the Chairman of the Board, President, or any Vice President. The second signature must be the secretary, an assistant secretary, the Chief Financial Officer, or any assistant treasurers. In the alternative, a single corporate signature is acceptable when accompanied by a corporate document demonstrating the legal authority of the signature to bind the company.

#### **ATTACHMENT A**

#### Scope of Work / Pricing

#### I. Requirements:

Contractor shall provide to County items at the pricing listed in this Contract. Contractor shall receive orders via phone, email, or facsimile.

**ASIV XL - SUPPLIES** 

PART NUMBER	DESCRIPTION	MINIMUM	UNIT
24-0305-00	Paper Roll Extech Large	1	\$4.00
23-0000-00	ASIV Mouthpiece	5,000 10,000 20,000	\$0.17 \$0.16 \$0.15
22-0850-00	108L/286.5PPM (.110)U Dry Gas Standard	24	\$112.00
22-0060-01	108L/103PPM (.038)C Dry Gas Standard	1	\$145.00
22-0890-00	108L/544PPM (,200)C Dry Gas Standard	1	\$145.00
22-0220-00	Dry Gas Regulator 10LPM Push Button	1	\$109.00
27-9400-00	Power Adapter 12V CIG LIGHTER	1	\$100.00
23-0160-00	ASV XL Mouthpieces	200	\$0.24
27-5807-00	ASV XL I/O Keyboard	1	\$60.00
21-0190-20	Datamax Printer Apex with Card Reader	1	\$675.00
27-9788-00	Cable Power Entry POA	1	\$14.00

Note: The quantity pricing of 24 Cylinders can be ordered in any applicable part number noted above at a discounted price of \$112.00 (must be ordered in a quantity of 24 cylinders to obtain this special pricing). Otherwise quantity one price of \$145.00 will apply.

Pricing contained in this Contract does not include Freight/Delivery/Shipping Charges. Applicable Freight/Delivery/Shipping charges will be added to invoice.

# POA PARTS – AS4 XL Spares LIMITED AVAILABILITY

PART NUMBER	DESCRIPTION	SELL PRICE
14-0500-00	AS4XL ORANGE CTY (F60.03) (VEN/ORG)	\$ 945.00
27-9660-00	POWER SUPPLY POA	\$ 100.00
27-9670-00	POWER PLUG POA POWER SUPPLY	\$ 6.00

File folder: 625225 Intoximeters, Inc. Contractor Initial: CHD 16/17
Contract No. MA-060-13010460

# POA PARTS - AS4 XL Spares

PART NUMBER	DESCRIPTION	SELL PRICE
20-0400-00	SOFTWARE	\$300.00
27-4650-05	FUELCELL EVIDENTIAL	\$150.00
21-0190-00 #	XTECH PRINTER S1500T W/CARD READER	\$425.00
24-0300-00	PAPER ROLL EXTECH 5-PK	\$ 10.00
24-0305-00	PRINTER PAPER ROLL EXTECH LARGE	\$ 4.00
29-0430-00	P/1470 CASE/YELLOW	\$150.00
27-2465-00 #	ELEC IC 5V POWER SUPPLY	\$ 55.00
27-2275-00 #	IC POA MOV ELEC DIODE	\$ 1.00
27-0160-00	CASE BACK AS4	\$ 23.00
27-0160-05	CASE BACK AS4 ASSEMBLY	\$ 82.50
27-0210-00	CASE BATTERY COVER FOAM AS4	\$ 0.45
27-0230-00	CASE BATTERY COVER w/FOAM AS4	\$ 7.50
27-0400-00	CASE COVER CLIP AS4 - Metal	\$ 3.00
27-0400-05	CASE OVER CLIP AS4 - Molded	\$ 2.25
27-0460-00	CASE DISPLAY BEZEL w/Window	\$ 9.00
27-0490-00	CASE FRNT AS4 ASSEMBLY	\$ 37.00
27-9425-00 #	CASE PLUG BACK AS4XL	\$ 1.50
27-0810-00	CASE WINDOW RED AS4	\$ 1.00
27-6010-19 #	LABEL BACK AS4XL	\$ 5.00
27-6020-00	LABEL BACK OVERLAY	\$ 7.00
27-6130-18 #	LABEL FRONT AS4XL	\$ 5.00
27-6135-00	LABEL FRONT OVERLAY	\$ 2.25
27-4470-00	ELEC SWITCH SHORT PLUNGER AS4*	\$ 3.30
27-4480-00	ELEC SWITCH LONG PLUNGER AS4*	\$ 3.60
27-4730-00	HRDW BREATHMANIFOLD COMPLETE AS4**	\$ 51.00
27-4961-00 #	HRDW KEYCAP RED	\$ 0.80
27-4962-00 #	HRDW KEYCAP GREY	\$ 0.80
27-5050-00	HRDW PAD AS4 BREATH THERMISTOR	\$ 0.30
27-5060-00	HRDW PAD BREATH THERM CONNECTOR CAP	\$ 0.50
27-5600-00	HRDW SPRING SET BUTTON AS4	\$ 3.00
27-5610-00	HRDW SPRING TORISON AS4	\$ 1.00
27-6320-00	MECH ACTUATOR LATCH AS4	\$ 2.00
27-6330-00	MECH ACTUATOR LATCH PIVOT AS4	\$ 1.50
27-6340-00	MECH ACTUATOR RETAINER PIVOT AS4	\$ 1.50
27-6350-00	MECH ACTUATOR SLIDE AS4	\$ 3.80
27-6500-00	MECH MPC COUPLER	\$ 1.80

File folder: 625225 Intoximeters, Inc.

# POA PARTS – AS4 XL Spares (Continued)

PART NUMBER	DESCRIPTION	SELL PRICE	
27-6520-00	MECH MPC RETAINER	\$	2.20
27-6830-00	POWER BATTERY 9V ALKALINE	\$	3.00
27-7230-00	SWITCH DG3CB2LA POWER W/O HRDW*	\$	6.30
27-7370-00	TUBE INLET TEFLOW	\$	1.00

### ALCO-SENSOR V XL SPARE PARTS LIST

ITEM#	DESCRIPTION	SELL PRICE
27-0165-00	CASE BACK ASVXL W/BLUE INSERT*	\$12.00
27-0235-00	CASE BATTERY COVER W/SCREW ASVXL	\$ 3.00
27-0495-00	CASE FRONT ASVXL W/BLUE INSERT*	\$ 6.00
27-0565-00	CASE MAGNET ASVXL*	\$ 3.00
27-1605-00	ELEC CON AA 4PK BATTERY HOLDER ASVXL	\$ 19.00
27-2035-00	ELEC CON ASVXL CRADLE*	\$ 9.75
27-4475-00	ELEC SWITCH RIGHT ANGLE ASVXL*	\$ 5.00
27-4675-00	FUEL CELL ASVXL W/SAMPLER*	\$ 150.00
27-5038-00	HRDW OPTICAL ASVXL LIGHT PIPE*	\$ 4.50
27-6375-00	MECH BUTTON ON/OFF ASVXL*	\$ 1.90
27-6596-00	MECH SMPL PRESSURE INLET ASVXL*	\$ 1.95
27-9005-00	ELEC PCB ASVXL BAROMETER*	\$ 95.00
27-9006-00	ELEC PCB ASVXL BATTERY*	\$ 25.00
27-9007-00	ELEC PCB ASVXL BEZEL W/FLEXTAIL*	\$ 50.00
27-9008-00	ELEC PCB ASVXL MOTHERBOARD*	\$ 235.00
27-9976-01	LABEL ASVXL	\$ 3.00

<sup>\*</sup>These parts require soldering to the PCB.

Contractor Initial: Contract No. MA-060-13010460

<sup>\*\*</sup>Replacement of this item requires a flow calibration be completed after installation.

<sup>#</sup> Limited quantities available. We will not be purchasing them once the stock balance reaches zero.

# LABOR RATE - AS4 XL & AS5 XL

Standard Labor Rate = \$75.00 per Hour

Note: All repairs include a 1 hour minimum labor charge of \$75.00 (plus parts).

Contract shall not exceed \$39,000.00 per Contract term. Shipping/Freight/Delivery charges are authorized under this Contract.

File folder: 625225 Intoximeters, Inc. Contractor Initial: CHO Contract No. MA-060-13010460

#### ATTACHMENT B

#### **Compensation and Pricing Provisions**

This is a fixed fee Contract between County and Contractor for goods and services provided in Attachment A, Scope of Work. Contractor agrees to accept the specified compensation as set forth in this Contract as full renumeration for services.

#### 1. Pricing

Pricing set forth in Attachment A shall be firm. All price decreases will automatically be extended to County. County will accept decreases only. Pricing will be firm unless a reduction is available.

#### 2. Payment Terms

Invoices are to be submitted in arrears, unless otherwise directed in this Contract, upon the satisfactory completion and acceptance of commodity/services in accordance with Paragraph F, Acceptance/Payment.

Contractor shall reference Contract number on invoice. Payment will be net thirty (30) days after receipt of an invoice in a format acceptable to County and verified and approved by the Sheriff-Coroner Department and subject to routine processing requirements. The responsibility for providing an acceptable invoice rests with Contractor.

Billing shall cover services and/or goods not previously invoiced. Contractor shall reimburse County for any monies paid to Contractor for goods or services not provided or when goods or services do not meet the Contract requirements. Payments made by County shall not preclude the right of County from thereafter disputing any items or services involved or billed under this Contract and shall not be construed as acceptance of any part of the goods or services.

#### 3. Invoicing Instructions:

Payments and/or invoices are to be sent to:

Sheriff-Coroner Department 320 N. Flower Street Santa Ana, CA 92703 Attn: Maria Manriquez

Contractor will provide an invoice for services rendered, not more frequently than monthly. Each invoice will have a number and shall include the following information:

- 1. Contractor's name and address
- 2. Contractor's remittance address
- 3. County Contract number
- 4. Contractor's Federal I.D. number
- 5. Date of Order
- 6. Product description, quantity, prices
- 7. Sales tax, if applicable
- 8. Brief description of services

Contractor Initial: CHO 12 19 19