

**RESOLUTION NO. 2022-146**

**A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF COCONUT CREEK, FLORIDA, AUTHORIZING THE CITY MANAGER, OR DESIGNEE, TO EXECUTE AMENDMENT NO. 1 TO THE MASTER AGREEMENT (SINGLE SOURCE) BETWEEN THE CITY OF COCONUT CREEK AND CENTRALSQUARE TECHNOLOGIES, LLC, FOR THE PURCHASE OF ONESOLUTION MCT CLIENT-DIGITAL DISPATCH LICENSES AND ONESOLUTION MFR CLIENT AND REPORTING LICENSES AND A TABLET COMMAND INTERFACE LICENSE FOR THE POLICE AND FIRE DISPATCH COMMUNICATIONS CENTER TRANSITION TO CORAL SPRINGS DISPATCH, AS WELL AS TO PROVIDE OTHER ESSENTIAL UPDATES TO THE MASTER AGREEMENT; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.**

**WHEREAS**, on June 24, 2021 (retroactive to October 1, 2020), based on decades of the City's user-ship of various enterprise software solutions offered by CentralSquare Technologies, LLC, the parties entered into a Master Agreement (Single Source) that streamlined all the terms and conditions and relevant products and services into one document; and

**WHEREAS**, the parties negotiated the Master Agreement to avoid unnecessary duplication of paperwork and create a user-friendly framework for fulfilling the City's needs with regard to both the public safety and the public administration solutions; and

**WHEREAS**, the Master Agreement requires that an ordering document representing a value of \$50,000 or more must be formally authorized via Resolution of the City Commission; and

**WHEREAS**, the City must make a purchase of \$177,955 in order to support the City's Dispatch Communications Center transition to the City of Coral Springs Dispatch and come into compliance on October 3, 2022; and

**WHEREAS**, Amendment No.1 (attached hereto and incorporated herein as "Exhibit 1") adopts a new Exhibit 1-1, "Cost Summary," that summarizes all the current

products and services that the City has historically purchased, as well as provides for all the new purchases, including: ONESolution MCT Client-Digital Dispatch licenses for Police Department (113) and Fire Department (10), Tablet Command Interface license (1) and professional implementation services, additional ONESolution MFR Client licenses (22), ONESolution MFR Client Accident Reporting licenses (36), ONESolution MFR Client Accident Wizard licenses (47), ONESolution MFR Client Arrest Affidavit licenses (39), and ONESolution MFR Client Arrest licenses (68); and

**WHEREAS**, additionally, through this Amendment No.1 to the Master Agreement, the City will terminate its Annual Subscription Service Licenses, specifically “Crimemapping.com” and “IQ – CrimeView Dashboard,” at the conclusion of the current annual subscription term ending on September 30, 2022, and all corresponding subscription terms and conditions within the Master Agreement, as the City no longer uses or needs those platforms; and

**WHEREAS**, this Amendment No. 1 will update the standard terms and conditions of the Master Agreement by incorporating new contract provisions required by recent state law changes regarding mandatory language in municipal service contracts; and

**WHEREAS**, the City Commission has determined, upon examination of the issue, that Amendment No. 1 to the City’s Master Agreement with CentralSquare is necessary and in the best interest of the public health, safety, and welfare of the City of Coconut Creek.

**NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF COCONUT CREEK, FLORIDA:**

**Section 1:** That the foregoing “WHEREAS” clauses are hereby ratified and confirmed as being true and correct and are hereby made a specific part of this resolution. Amendment No. 1 to the Master Agreement, identified as “Exhibit 1” to this resolution, is incorporated herein and made a specific part of this resolution.

**Section 2:** That the City Commission has reviewed and hereby approves the Amendment No. 1 to the Master Agreement between the City of Coconut Creek and CentralSquare Technologies, LLC, identified as “Exhibit 1” to this resolution.

**Section 3:** That the City Manager, or designee, is hereby authorized to execute the attached Amendment No. 1 to the Master Agreement, identified as “Exhibit 1” to this resolution.

**Section 4:** That if any clause, section, other part or application of this resolution is held by any court of competent jurisdiction to be unconstitutional or invalid, in part or in application, it shall not affect the validity of the remaining portion or applications of this resolution.

**Section 5:** That this resolution shall be in full force and effect immediately upon its adoption.

**Adopted this \_\_\_\_\_ day of \_\_\_\_\_, 2022.**

\_\_\_\_\_  
Joshua Rydell, Mayor

Attest:

\_\_\_\_\_  
Joseph J. Kavanagh, City Clerk

Rydell \_\_\_\_\_  
Welch \_\_\_\_\_  
Tooley \_\_\_\_\_  
Railey \_\_\_\_\_  
Brodie \_\_\_\_\_

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