COMPUTER SYSTEM AND SOFTWARE LICENSE SALES AGREEMENT

(Ver. 3.1.9)

This Agreement is made this ______day of ______, 2021, by and between FIDLAR TECHNOLOGIES, (FIDLAR) and LIVINGSTON COUNTY, MI (the "CLIENT").

RECITALS

- A. FIDLAR designs, develops and licenses its own computer software programs, all of which are hereinafter referred to as "software."
- B. CLIENT desires to purchase from FIDLAR licensed computer software for the purpose of indexing and imaging documents electronically.

TERMS OF AGREEMENT

In consideration of the facts mentioned above and the mutual promises set out below, the parties agree as follows:

ARTICLE I - GENERAL TERMS

- 1.1 TERM: The term of this Agreement shall commence on January 1, 2022, and shall continue to **December 31, 2024**, unless terminated earlier in accordance with Section 2.7 of this Agreement.
- 1.2 COMPUTER SYSTEM: CLIENT agrees to buy from FIDLAR, and FIDLAR agrees to sell to CLIENT, the licensed program(s) described in SCHEDULE A, at the price quoted and subject to the terms of this Agreement. Article II describes the terms of this Agreement as it relates to the software.
- 1.3 ACCEPTANCE BY CLIENT: CLIENT agrees to accept the software at the conclusion of installation and testing of the software referenced in SCHEDULE A and completion of the training period, provided the software performs as presented to LIVINGSTON COUNTY, MI. If CLIENT notifies FIDLAR of a material problem with the software within 30 days of installation and testing, FIDLAR will use its best efforts to correct such problems; otherwise, CLIENT will be conclusively presumed to have accepted the software upon completion of installation and testing.
- 1.4 DELIVERY: FIDLAR will deliver the Computer System to CLIENT at CLIENT'S facility located at:

Livingston County Register of Deeds Office 200 E Grand River Ave Howell, MI 48843

ARTICLE II - SOFTWARE LICENSE

2.1 PROPERTY RIGHTS: CLIENT agrees that all program specifications, systems, design, applications, routines, subroutines, techniques, ideas and/or formula utilized or developed or provided by FIDLAR in connection with CLIENT's implementation of the software are and shall remain the sole property of FIDLAR.

- 2.2 LICENSE: FIDLAR hereby grants CLIENT the rights to a nonexclusive and nontransferable license for the possession and use of all software (Licensed Software) pursuant to the Agreement described in SCHEDULE A.
 - A. CLIENT agrees not to copy the software covered by this Agreement in any manner, except in normal backup procedures, without the express written consent of FIDLAR.
 - B. The use of any portion of the software for any purpose shall be for CLIENT use only and shall remain subject to all terms and conditions of this Agreement. In the event this license is terminated, the software will be completely removed from all CLIENT systems.
 - C. CLIENT is exclusively responsible for the supervision, management, and control of its use of the Software. Except as provided otherwise in this Agreement, CLIENT agrees: (a) To not reveal any information contained in the Software, or any part thereof, or any copies thereof, in any form, to any third party except pursuant to a court order; (b) To take all reasonable precautions to hold in confidence the design and documentation of the Software; (c) To not encumber, assign, sublicense, or otherwise transfer same, by operation of law or otherwise, in whole or in part, directly or indirectly, to not exhibit, donate, barter, loan, or otherwise communicate said Software, to any other firm or person without the express written consent of FIDLAR; and (d) to take all reasonable action by instruction, agreement, or otherwise with its employees or other persons permitted access to the Software to satisfy its obligations under this Agreement with respect to use, protection and security of the Licensed Software.
- 2.3 PROTECTION OF LICENSE: FIDLAR and CLIENT agree to aid and assist one another in the protection of the trade secrets of the Software covered by this license.
- 2.4 TRANSFER: CLIENT agrees that it will not sell, give, encumber in any manner, or otherwise transfer to any other company, firm, person, corporation, or entity any of its rights in any Software, whether or not later modified by either party, developed pursuant of this Agreement, without the express written consent of FIDLAR.
- 2.5 WARRANTY AS TO SOFTWARE PRODUCTS: The following warranties are in lieu of all warranties, express, implied, or statutory, including but not limited to, any implied warranties of merchantability and fitness for a particular purpose and of any other warranty obligation on the part of FIDLAR. There are no warranties that extend beyond the description on the face hereof.
 - A. FIDLAR warrants that the software is properly licensed and that FIDLAR otherwise has the right to distribute the software in accordance with this Agreement, and that it will maintain the full power and authority to grant the rights granted herein.
 - B. FIDLAR further warrants that the media in which the software product is delivered to CLIENT is undamaged and free from mechanical defects.
- 2.6 SOFTWARE MAINTENANCE: FIDLAR'S CountyCare[©] software maintenance service and support is included without any additional cost (See Schedule A). CountyCare[©] software maintenance service is mandatory.
- 2.7 TERMINATION: The license granted under this agreement, with regard to the Software, may be terminated by FIDLAR for material failure of CLIENT to comply with terms and

conditions of this Agreement. Within thirty (30) days after CLIENT has discontinued the use of any License program, or within ten (10) days after FIDLAR has terminated any license, CLIENT will certify in writing to FIDLAR that through its best efforts and to the best of its knowledge, the original and all copies in whole or in part of the discontinued or terminated License program(s) have been destroyed, except that, upon prior written authorization from FIDLAR, CLIENT may retain a copy for archive purpose only.

In the event any of the software provided by FIDLAR under this Agreement fails at any time during the term of this Agreement to operate, and such failure is due to a defect in such software and FIDLAR has not corrected such defect(s) within ten (10) business days of receipt of notice thereof from the CLIENT or within such longer period of time as mutually agreed to by FIDLAR's and the CLIENT's authorized representatives the CLIENT may terminate this Agreement on five (5) business days prior written notice to Upon such termination CLIENT shall have no further liability for future FIDLAR. payments due after such termination, but such termination shall not relieve the CLIENT of its obligations to make payments to FIDLAR of all sums due and owing up to the effective date of termination. In the event the CLIENT terminates this Agreement as authorized herein the CLIENT will, after ten (10) days after the effective date of termination, certify in writing to FIDLAR that through its best efforts and to the best of its knowledge, the original and all copies in whole or in part of the discontinued or terminated License program(s) have been destroyed, except that, upon prior written authorization from FIDLAR, CLIENT may retain a copy for archive purpose only

ARTICLE III

- 3.1 DEFINITIONS: The terms defined in this Section shall, for all purposes of this Agreement, have the meaning specified.
 - A. **Computer System:** A combination of computer hardware and computer software organized to accomplish a set of specific functions.
 - B. **Program or Computer Program:** A schedule or plan that specifies actions that may or may not be taken, expressed in a form suitable for execution by a computer.
 - C. Software or Computer Software: Computer programs, procedures, rules and associated documentation concerned with the operation of a data processing computer system. As used in this Agreement, these terms include all software products sold or licensed by FIDLAR.
 - D. Licensed Program: Each program in computer readable form furnished by FIDLAR to CLIENT, including related supporting materials such as instruction manuals.
 - E. **Designated Equipment:** Computer Equipment designated by a manufacturer's Sales Order Serial Number.
 - F. Use: The copying or duplication of any portion of any Licensed Program using any Licensed Program in the course of the operation of any computer hardware, or in support of any computer hardware program.
 - G. **Computer Hardware:** Physical equipment used in data processing, as opposed to computer programs, procedures, rules and associated documentation.
 - H. Hardware Maintenance: Any activity, such as tests, measurements, replacements, adjustments, and repairs, intended to eliminate faults or keep computer hardware functional at a certain level.

- I. **Data:** A representation of facts, concepts, or instructions in a formalized manner suitable for communication, interpretation, or processing by humans or automatic means.
- J. **Backup:** To copy files to a second medium (typically a tape) as a precaution in case the first medium fails. The data (and/or images) can then be retrieved (from the point the last backup finished) and restored to your system in the event any existing data (or images) is lost, destroyed or corrupted.
- 3.2 CONFIDENTIAL INFORMATION: FIDLAR and CLIENT agree that information designated in writing as proprietary by one party shall be held in confidence by the other party. Since unauthorized use or transfer of the Software or any information contained therein will diminish substantially the value to FIDLAR of the trade secrets and proprietary properties of the Software, if CLIENT breaches any of its obligations with respect to limited use or nondisclosure of the Software, or if such breach is likely to occur, FIDLAR shall be entitled to equitable relief, including orders for specific performance and injunctions. The rights and remedies of FIDLAR set forth in this Agreement are not exclusive and are in addition to any other rights or remedies provided by law or this Agreement, but are subject to the requirements imposed upon CLIENT by virtue of any and all public disclosure laws.
- 3.3 EXCLUSIVE REMEDY: CLIENT's exclusive remedy against FIDLAR for any breach of warranty under this Agreement is limited to repair, replacement or refund with respect to the item in question, at FIDLAR's option and subject to applicable law. CLIENT will only be entitled to the direct damages that CLIENT actually incurs in reasonable reliance, up to the amount of a refund of the price (plus sales tax) that CLIENT paid for the item. CLIENT will not be entitled to any incidental, consequential or other damages, including but not limited to damages for loss of profits or confidential or other information, for business interruption, for personal injury, for loss of privacy for failure to meet any duty including of good faith or of reasonable care, for negligence or negligent misrepresentation, and for any other pecuniary or other loss whatsoever, even in the event of the fault of FIDLAR (or any supplier), of tort (including negligence), strict or product liability, breach of contract or breach of warranty, and even if FIDLAR or any supplier has been advised of the possibility of such damages. These limitations and exclusions regarding damages will apply even if any remedy fails.

IT IS EXPRESSLY UNDERSTOOD AND AGREED THAT THE LIMITATION OF LIABILITY SET FORTH IN THIS SECTION SHALL NOT APPLY TO INJURIES OR DAMAGES CAUSED BY CRIMINAL ACTS, INTENTIONAL TORTS, ACTS OR OMISSIONS WHICH BY STATUTE CREATE STRICT LIABILITY, OR GROSS NEGLIGENCE OF FIDLAR, ITS OFFICERS, EMPLOYEES, SUBCONTRACTORS AND AGENTS PROVIDED THAT CLIENT HAS FIRST GIVEN FIDLAR NOTICE OF SUCH ACT AND A REASONABLE OPPORTUNITY TO CURE SUCH INJURY OR DAMAGE GIVEN THE NATURE OF SUCH INJURY OR DAMAGE.

- 3.4 WAIVER: Any waiver by either party of any provision of this Agreement shall not imply a subsequent waiver of that, or any other provision.
- 3.5 NOTICES: Any notices or demands required to be given herein shall be given to the parties in writing, and by mailing to the address hereinafter set forth, or to such other addresses as the parties may hereinafter substitute by written notice given in the manner prescribed in this Section.

a. Notice to FIDLAR:	Fidlar Technologies 350 Research Parkway Davenport, IA 52806 Attn: Ernest Riggen, President
b. Notice to CLIENT:	Livingston County Register of Deeds Office 200 E Grand River Ave

3.6 ENTIRE AGREEMENT: It is expressly agreed that this Agreement embodies the entire contractual agreement and that there is no other oral or written agreement or understanding between the parties at the time of the execution hereunder. Further, this Agreement cannot be modified except by written agreement of all parties hereto.

Howell, MI 48843-2267

- 3.7 GOVERNING LAW AND VENUE FOR DISPUTES: The parties agree that this Agreement shall be governed by the laws of the State of Michigan, without regard to any choice of laws or rules that would apply the laws of any other jurisdiction to the extent not inconsistent with or pre-empted by Federal Law. In the event any disputes arise between FIDLAR and CLIENT under this Agreement, it is understood and agreed that any legal or equitable action resulting from such disputes shall be in Michigan Courts whose jurisdiction and venue shall be established in accordance with the statutes and Court Rules of the State of Michigan. In the event any action is brought in or is moved to a Federal Court, the venue for such action shall be in the Federal Judicial District of Michigan, Eastern District, Southern Division.
- 3.8 BINDING EFFECT: This Agreement shall ensure to the benefit of and bind the parties hereto, their successors and assigns.
- 3.9 AUTHORITY: FIDLAR and CLIENT each hereby warrant and represent that their respective signatures set forth below have been and are on the date of this Agreement duly authorized by all necessary and appropriate corporate and/or governmental action to execute this Agreement.
- 3.10 SECTION HEADINGS: All section headings contained herein are for convenience or reference only and are not intended to define or limit the scope of any provision of this Agreement.
- 3.11 DEFERRED PAYMENT: To the extent that this Agreement includes deferred payments, such payments will include an imputed interest factor based on a current market rate. Deferred payments are defined as payments which extend beyond completion of the project installation and acceptance. Deferred payments are exempt from interest under the Installment Payment Agreement attached hereto and made a part hereof, except as may be provided for late charges as described in Section I of the Installment Payment Agreement.
- 3.12 NONDISCRIMINATION: FIDLAR and its subcontractors, as required by law, shall not discriminate against an employee or applicant for employment with respect to hire, tenure, terms, conditions or privileges of employment, or a matter directly or indirectly related to employment because of race, color, religion, national origin, age, sex, disability that is unrelated to the individual's ability to perform the duties of a particular

job or position, height, weight, or marital status. Breach of this Section 3.12 shall be regarded as a material breach of this Agreement.

- 3.13 INDEPENDENT CONTRACTOR: It is expressly understood and agreed that FIDLAR is an independent contractor. The employees, servants, agents and assigns of FIDLAR shall in no way be deemed to be and shall not hold themselves out as employees, servants or agents of the CLIENT and shall not be entitled to any fringe benefits of the CLIENT, such as, but not limited to, health and accident insurance, life insurance, paid vacation or sick leave, or longevity. FIDLAR shall be responsible for paying all salaries, wages and other compensation which may be due its employees or agents for performing services under this Agreement and for the withholding and payment of all applicable taxes, including, but not limited to, income and social security taxes, to the proper Federal, State and local governments.
- 3.14 The following schedules are incorporated by reference herein.
 - a. Schedule A Land Records System LifeCycle Program
 - b. Schedule B Left Intentionally Blank
 - c. Schedule C Declined > Hardware Maintenance Services Provided by Fidlar Technologies
 - d. Schedule D Remote Access / Community Outreach
 - e. Schedule E Hardware, Software & Services
 - f. Schedule F Left Intentionally Blank
 - g. Schedule G Left Intentionally Blank
 - h. Schedule H PINtegrity Software and Conversion Services

This Agreement has been executed by the parties as of the aforementioned date.

ACCEPTED:

LIVINGSTON COUNT	ΓY, MI	FIDLAR TECHNOLOGIES
Dated:		Dated:
Ву:		Ву:
Name: WESLEY J. N Chairman -	IAKAGIRI Livingston County	Name:
Title: Board of Co	. ,	Title:
APPROVED AS TO COUNTY OF LIV COHL, STOKER &	INGSTON:	

BY: DONALD J. KULHANEK - 10/8/2021

SCHEDULE A

Fidlar Technologies Product\Service Description	Cost
AVID	Year 1 - \$81,750.00
	Year 2 -\$81,750.00
	Year 3 - \$81,750.00
AVID Software	Included
eRecording	Included
Redaction	Included
OCR via iNspect	Included
Search for Public Workstations	Included
Any Future Land Recording Software System	Included
Iris	Included
Anchor	Included
Swift	Included
Future Software Modules defined by Fidlar as LifeCycle	Included
CountyCare Support Unlimited Support Calls	Included
Laredo & Tapestry (See Schedule C for remote access)	No Change to Current Plan
Implementation Services	Included
Project Management	Included
Workflow Analysis	Included
Installation/Configuration	Included
Data and Image Conversion	Included
Comprehensive Training	Included
Internal	Included
Public	Included
Community Outreach Products	Included
Property Fraud Alert	Included
Monarch	Purchased
Honor Rewards	Included

FIDLAR TECHNOLOGIES LIFECYCLE SERVICE AND MAINTENANCE INCLUDES:

- The use of our AVID software product during the life of this contract
- The use of any future software product Fidlar may develop to replace AVID for the purpose of recording land records documents
- Project management, installation, conversion (excluding any needed or requested data cleanup), and training needed for the initial installation of any future Fidlar Technologies product developed to replace AVID for the purpose of recording land records documents
- The use of new add-on modules Fidlar may develop and offer to the market for the purpose of recording land records documents
- CountyCare© software maintenance

FIDLAR TECHNOLOGIES LIFE CYCLE SERVICE DOES NOT INCLUDE:

- The 3rd party software and hardware necessary to operate AVID, any related modules, or any future Fidlar developed product for the purpose of recording land records documents
- The installation, maintenance, or support of 3rd party software and hardware now or in the future
- Any current or future Fidlar developed software product or service not designed or offered to the market for the purpose of recording land records documents
- Any form of ownership or perpetual license to Fidlar developed software products
- Any product, service, or responsibility, now or in the future, for the backing up, recovery, or disaster recovery of information
- Any custom development for special requests from the Client
- Any needed or requested training except as stated in the above section
- Use of Fidlar developed remote access products except as outlined in Schedule C of this contract
- SXPLICIT OMISSION OF ANY ADD-ON MODULES NOT INCLUDED IN THIS CONTRACT (eINDEXING, ETC)

TAXES:

It is expressly understood and agreed that the CLIENT is a municipal corporation and political subdivision of the State of Michigan and as such has tax exempt status and shall not pay any taxes from which it is exempt.

Note: Prices quoted herein are guaranteed for thirty (30) days. After that time, prices may change without notice.

BUYER REPRESENTS THAT THIS SCHEDULE 'A' HAS BEEN READ:

LIVINGS	STON COUNTY, MI	FIDLAR TECHNOLOGIES
Dated:_		Dated:
Ву:		Ву:
Name:	WESLEY J. NAKAGIRI	Name:
Title:	Chairman - Livingston County Board of Commissioners	Title:
	APPROVED AS TO FORM FOR	

COHL, STOKER & TOSKEY, P.C. By: <u>Donald J. Kulhanek – 10/8/2021</u>

SCHEDULE B

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SCHEDULE C

Hardware Maintenance Services Provided by Fidlar Technologies

NEW AGREEMENT *: First-year hardware service cost: \$

PRE-EXISTING AGREEMENT *: Hardware service cost will be prorated from date of installation to renewal date of existing Hardware Service Account.

X DECLINE SCHEDULE **C**:

* This amount will be billed upon completion of installation.

All equipment listed below, and its implied components (i.e., motherboard, power supplies, RAM, print heads, etc.), are covered by this Schedule C. In the event of failure of any of this hardware, Fidlar Technologies will cover all repairs and/or replacement of this hardware. Fidlar will also re-install, at no cost to the customer, all Fidlar software applications that ran on the hardware before the failure. (NOTE: Re-installation of Fidlar software applications is billable if Schedule C is declined.)

(List covered equipment here):

Consumables (i.e., scanner cleaning kits, pm kits, cables, paper, ribbons, media, diskettes, etc.), are <u>not</u> covered under the terms of this Schedule C.

This hardware maintenance rate is applicable until the first anniversary date of this agreement or the anniversary date of your existing hardware maintenance agreements if so noted above. Future rates may be changed. You will be notified prior to new rates going into effect. This hardware maintenance agreement will auto-renew each year 30 days after we send you notice unless you notify us, within those 30 days, that termination is desired.

Note: Prices quoted herein are guaranteed for thirty (30) days. After that time, prices may change without notice.

BUYER REPRESENTS THAT THIS SCHEDULE 'C' HAS BEEN READ:

LIVINGS	STON COUNTY, MI	FIDLAR TECHNOLOGIES
Dated:_		Dated:
By:		Ву:
Name:	WESLEY J. NAKAGIRI	Name:
Title:	Chairman - Livingston County Board of Commissioners	Title:
	APPROVED AS TO FORM FOR COUNTY OF LIVINGSTON:	
	DHL, STOKER & TOSKEY, P.C. Donald J. Kulhanek – 10/8/2021	

SCHEDULE D

LAREDO:

Fidlar Technologies' Laredo software is designed to allow remote access to the Client's recorded document information by professional searchers (i.e., title companies, banks, realtors, etc.) Laredo is designed to allow subscription only access. Subscriptions for Client's customers and subsequent access are exclusively granted by Client (access may be terminated by Fidlar should the end-user agreement be breached). After Client issues the subscriber their user ID and password, they are able to download the Laredo remote access software from Fidlar's website, <u>www.fidlar.com/laredo</u>.

Laredo subscriber will be presented with an online End User Agreement when they log in to Laredo. They will be prompted to print the agreement, sign it, and then forward it to Fidlar. The Laredo subscriber will be presented with this User Agreement each time they log in until they endorse the agreement and send it back to Fidlar.

It is notable that the unique user ID (username) and password defines each Laredo user. This user ID can be used to access land records data from any properly configured workstation; however, multiple users cannot log in with the same user ID at the same time.

LAREDO BILLING:

Fidlar will invoice Client a licensing fee for each Laredo user on a monthly basis. The licensing fee will be commensurate with the subscription plan of each subscriber in accordance with the schedule below. New subscribers joining during a monthly period will be billed based on the prorated amount for that month determined by their subscription date. The billing periods correlate with the calendar months.

LAREDO PRICING:

Per-Minute Plans	Fidlar License Fee to County per UserID Subscription
0-250 minutes	\$50/mo and 0.11 per minute overage
251-500 minutes	\$71/mo and 0.0825 per minute overage
501-1000 minutes	\$93/mo and 0.066 per minute overage
1001-2000 minutes	\$113/mo and 0.055 per minute overage
2001 and up	\$126/mo

Laredo support (at 1-563-345-1283), including End-User subscriber support, is included in the Per-Minute Plans.

The Client understands that it is empowered to charge fees to end users pursuant to Michigan Compiled Laws section 15.443 and other applicable law and hereby assigns to Fidlar the above portions of end user fees as an actual cost to the Client during the term of this Agreement.

The Client understands that end-user access fees for Laredo are set by the county.

TAPESTRY:

The Client has the option to participate in Fidlar's Tapestry General Public Access System by permitting their information to be made available through the Fidlar Technologies Tapestry website (<u>www.landrecords.net</u>). The Client understands that Tapestry is a service offered and managed by Fidlar to offer the land records of participating Counties collectively to the general public.

The Client understands that Fidlar will determine who has access to their Tapestry websites and will provide phone and email support to users as well as manage the billing and collecting of access fees from the end users. At the end of each calendar month, Fidlar will provide a credit to the Client based on the parameters below.

TAPESTRY PRICING:

Fidlar agrees to pay Client:

- \$2.75 per Tapestry search transaction
- \$0.50 per document image printed
- \$4.98 per Print Results

The Client understands that access fees for Tapestry are set by Fidlar. Fidlar will notify Client at least 30 days in advance before such fees are changed.

OFFICIAL RECORDS ONLINE:

Official Records Online (ORO) makes it possible for visitors to the ORO website (<u>www.officialrecordsonline.com</u>) to place an order for copies of birth, death, marriage licenses and/or certified land records documents (at Client's discretion), accept payment and validate requestor identify.

ORO PRICING:

Client determines base pricing for each document type made available via ORO.

Fidlar will charge the ORO website visitor a convenience fee of \$10.00/certificate order (includes copies)

Fidlar will credit Client's account \$2.50/per convenience fee charged.

Client agrees to put a link to <u>www.officialrecordsonline.com</u> from their website for the online ordering of these document types.

COMMUNITY OUTREACH SERVICES:

PROPERTY FRAUD ALERT:

Fidlar's **Property Fraud Alert (PFA)** service is designed to monitor, identify, and notify individuals whose name has been indexed from a document recorded in Client's office. The intent is to offer subscribers the ability to have their name/business name monitored within the Client's office in order to track possible fraudulent activity. **PFA** subscribers must sign up for the **PFA** service via the **PFA** website, <u>www.propertyfraudalert.com</u>. Subscribers will ONLY be notified by the **PFA** service when the name they have submitted matches any names that have been indexed from documents recorded within the Client's office.

PFA is a Fidlar-managed web site and service. Fidlar provides technical and end-user support via the **PFA** hotline service (1-800-728-3858).

PFA PRICING:

INCLUDED AS PART OF THIS CONTRACT

HONOR REWARDS DESCRIPTION:

Fidlar's Honor Rewards is a service provided to counties which allows them to quickly and easily implement and manage a rewards program for their local veterans. Veterans can sign-up (online or in your office) to receive an Honor Rewards ID card which gives them discounts and benefits at local businesses and retailers who participate in the program. Client is responsible for contacting local businesses and retailers and encourage them to participate in the program.

Fidlar's Honor Rewards program includes:

- Creation and maintenance of your county's page at <u>www.honorrewards.com</u>
- Printing of all ID Cards for your county
- Delivery of the ID cards approximately every 2-3 weeks (it is Client's responsibility to get them to the veteran)
- Customer Support for veterans during the signup process
- Pre-Created promotional materials

HONOR REWARDS PRICING:

INCLUDED WITHIN THIS CONTRACT

BUYER REPRESENTS THAT THIS SCHEDULE 'D' HAS BEEN READ AND IS ACCEPTED:

LIVINGS	TON COUNTY, MI	FIDLAR TECHNOLOGIES
Dated:_		Dated:
Ву:		Ву:
Name:	WESLEY J. NAKAGIRI	Name:
Title:	Chairman - Livingston County Board of Commissioners	Title:

APPROVED AS TO FORM FOR COUNTY OF LIVINGSTON: COHL, STOKER & TOSKEY, P.C. BY: <u>Donald J. Kulhanek – 10/8/2021</u>

SCHEDULE E

Agreement as to Hardware, Software, and Services

The following is a complete listing of all 3rd party hardware and software, and all other software and services associated with this agreement:

It is the Client's responsibility to interpret 3rd party software licensing requirements and to purchase the necessary legal copies of 3rd party software. It is also the Client's responsibility to purchase additional software licenses if required due to changes in the number of users or other factors.

NOTE: Fidlar Technologies has provided recommendations and/or is providing pricing below for 3rd party software based on input from the Client.

3RD PARTY SOFTWARE:

LeadTools OCR Software (2 licenses required)	\$NA
FIDLAR TECHNOLOGIES ADJUNCT SOFTWARE:	
FIDLAR MAGNETIC IMAGE MANAGEMENT SYSTEM	\$NA

The above costs are included in Schedule A.

DATA CONVERSION:

Cost for data conversion does not include any additional fees your current vendor may charge.

Please note: Fidlar requests data to be supplied to us in flat ASCII format. If data is not supplied in this requested format, additional charges may apply.

IMAGE CONVERSION:

Cost for the image conversion does not include any additional fees your current vendor may charge.

Please Note: Conversion costs assume images have been supplied to Fidlar conversion personnel as individual Group IV TIFF images. Included with the images must be an index complete with document numbers and page numbers. If images and data are not supplied in this requested format, additional charges may apply.

BACKUPS OF DATA AND IMAGES:

As part of the training process, someone on your staff (or IT staff) will be trained in the process of managing, and verifying, the backups of your data and images utilizing the backup software you purchase (see below for recommended software). It is the Client's responsibility to regularly verify the success of the backups - Fidlar Technologies strongly recommends you verify the backups at least weekly.

ANTI-VIRUS, SURGE PROTECTION, WINDOWS UPDATES:

It is also highly recommended that you seek the assistance of your IT department or a qualified vendor in your area to protect your servers and workstations from viruses, power surges, etc. The following is recommended:

- Anti-Virus protection: Symantec Norton Antivirus and McAffee Antivirus are both utilized throughout the industry and are recognized by Fidlar Technologies as acceptable anti-virus programs. It is very important to keep these programs updated regularly.
- Surge protection: The APC Powerchute units will protect your servers from power surges. It is also recommended you protect your workstations from both electrical and phone line power surges.
- It is recommended that you regularly run the Windows updates on your servers and workstations. If you do not have an office staff member or IT department available to assist you with this, we recommend you utilize the assistance of a qualified vendor in your area.

HARDWARE RECOMMENDATIONS:

NOTE: This information is for reference purposes only - These items are not included in this contract.

(Included in separate attachment)

Note: Prices quoted herein are guaranteed for thirty (30) days. After that time, prices may change without notice.

BUYER REPRESENTS THAT THIS SCHEDULE 'E' HAS BEEN READ:

LIVINGSTON COUNTY, MI

FIDLAR TECHNOLOGIES

Dated:_		Dated:
By:		By:
Name:	WESLEY J. NAKAGIRI	Name:
Title:	Chairman - Livingston County Board of Commissioners	Title:

APPROVED AS TO FORM FOR COUNTY OF LIVINGSTON: COHL, STOKER & TOSKEY, P.C. BY: <u>DONALD J. KULHANEK – 10/8/2021</u>

SCHEDULE F

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SCHEDULE G

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SCHEDULE H

PINtegrity Software and Conversion Services

This Schedule H is covered by the terms and conditions set forth in the Computer System and Software License Sales Agreement dated January 25, 2019 between Livingston County (County) and Fidlar.

COSTS:

PINtegrity Software: Cost: \$20,000. LifeCycle Credit: \$20,000

Parcel Management Software: Cost: \$15,000. LifeCycle Credit: \$15,000

Cost associated with obtaining PIN/Address/Legal Description file from County Authority and developing database relationships between aforementioned fields:

• \$15,000 One-Time Conversion Cost

Total Conversion and Product cost: \$15,000

<u>Import Fee:</u> After the conversion, there will be an indeterminate amount of Parcel Number relationships that will need to be manually created. These will be logged onto a Fidlar-provided spreadsheet. Upon completion of this spreadsheet, Fidlar will import the information into your index repository. Upon this import, AVID and PINtegrity will automatically build the relationships with historic documents throughout your recorded repository.

The cost for this import fee is .02 (2 cents) for each document affected. Fidlar will invoice on the actual amount upon completion of the import. It is agreed that the entire import fee costs shall not exceed the sum of \$7,000.00.

Initial signifying understanding of Import Fee: _

DEVELOPING DATABASE RELATIONSHIPS:

Fidlar will require a comprehensive database file from the County Parcel Management Authority. With this, our expert Conversionists will analyze the data along with associated data held within your Fidlar Recording System. The goal of the conversion is to develop database relationships between:

- Parcel Number
- Legal Description
- Property Address (Situs Address)

There are many variables which will contribute to the overall success of the "conversion." Largely among them are:

- Quality of the database provided to Fidlar.
- Comprehensive nature of the data residing within the Fidlar Recording system database.

Fidlar will provide best-efforts to develop database relationships with as many parcels as possible. At the end of the conversion, Fidlar will establish a time to communicate the results. Subject to that conversation, the County will have the right to cancel any further conversion efforts and the subsequent installation of the PINtegrity software module. Cancellation will result in forgiveness of the remaining 50% of the One-Time Fee.

EFFECTIVE DATE: Software maintenance coverage is effective from the date of acceptance by the County.

BILLING MILESTONES:

50% of the one-time conversion fee will be invoiced upon receipt of this Schedule. Remaining 50% of the conversion fee will be invoiced upon acceptance by the County of the conversion deliverable.

The document import fee will be invoiced upon completion of the import

BUYER REPRESENTS THAT THIS SCHEDULE 'H' HAS BEEN READ:

COUNTY OF LIVINGSTON, on behalf of LIVINGSTON COUNTY, MI, REGISTER OF DEEDS

Dated: 8/12/2019

By:

Donald S. Parker - Chairman County Board of Commissioners

Dated: _	9/3/19	
	An Ia	
Ву:	Man to	
Name: _	Adam Watking	
Title:	Vice President	

FIDLAR TECHNOLOGIES

APPROVED AS TO FORM FOR COUNTY OF LIVINGSTON: COHL, STOKER & TOSKEY, P.C. By: <u>ROBERT D. TOWNSEND - 06/07/2019</u>

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