Rec. 2/10/14

EXECUTIVE SUMMARY

SCOPE OF SERVICES: (Make this information brief, but descriptive enough so that it may be easily understood.) Modify prior amendment #12 requirement for verified contract cell phone service before creating pre-paid collect accounts.

Please check ap	propriate	boxi									
CONSULTANT CONTRACT, NEW]	INTERGOVERNMENTAL AGREEMENT					
CONSULTANT CONTRACT, RENEWAL]	INTERAGENCY AGREEMENT					
LETTER OF AGREEMENT, NEW					1	WORK DETAIL, NEW					
LETTER OF AGREEMENT, RENEWAL					1	WORK DETAIL, RENEWAL					
LEASE AGREEMENT					(CONSTRUCTION CONTRACT, NEW					
MEMORANDUM OF UNDERSTANDING					•	CONTRACT AMENDMENT					
CONSULTANT/CONTRACTOR: Global Tel*Link				ık							
ORIGINATING UNIT:		Adr	dministration			CONTACT		CT NAME:	Scott Poitevint		
TELEPHONE: 478-992-6326				To			ODAY	S DATE:	January 8, 2014		
Effective Date	Cective Date Jan. 15, 2014			Term	Termination Date			June 30th, 2014			
-Renewal-Option				Organization Nu		tion Num	ber				
Purchase Order Number			1		Subclass						
Amount Of Amendment				Project Number		lumber -					
Amendment Number		13 .		Progr	ram i	Number					
GSFIC Project Number				Account Numbe		Number					
Payment Terms				Total	tal Contract Amount						
Is this a Minority	Vendor?			NO							
Is this a Non-Profit Organization?				NO							
Was Competitive Bidding Sought?			?	NO							
If Competitive B period. The Information is	n this box	is True		xplain;	: N/	A - admi	inistra	tive modif	fication during current contract		
FOR CENTRAL OFFICE USE ONLY											
DIVISION DIRECTOR APPROVAL BUDGET OFFICE APPROVAL								11000	Date Date		
CONTRACT ADMINISTRATION APPROVAL							//W	HUN	Date 7/10/19		
LEGAL OFFICE APPROVAL									Date		

THIRTEENTH AMENDMENT TO CONTRACT FOR INMATE TELEPHONE SERVICES

THIS THIRTEENTH AMENDMENT ("Amendment") to the contract for Inmate Telephone Services originally entered into on May 3, 2001 ("Original Agreement") is entered into as of the date it has been fully executed by the parties to this Amendment, by and between the Georgia Department of Corrections ("Department"), an agency of the State of Georgia, and Global Tel*Link Corporation ("Contractor"), the assignee of "MCI WorldCom Communications, Inc." d/b/a/ Verizon Business, a company duly authorized by law to transact business in the State of Georgia.

The purpose of this Amendment is to modify the AdvancePay requirements (pre-paid collect).

NOW, THEREFORE, in consideration of these premises and the mutual promises and agreements hereinafter set forth, the parties hereby agree as follows:

- 1. Except as otherwise expressly set forth herein, the terms and conditions continued in the Original Agreement, as modified by the First, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Eleventh, and Twelfth Amendments are unchanged. The Agreement, including all amendments shall be referred to as the "Agreement." All capitalized terms used in this Amendment and not expressly defined herein shall have the respective meanings given to such terms in the Agreement.
- 2. The Department and Contractor hereby agree to modify the requirements of paragraph 2.1.2 of Volume I: Technical Proposal, and as further amended in the Twelfth Amendment, to allow Contractor to expand traditional pre-paid calling through its AdvancePay program. By doing so, the Department shall remove the requirement for the Contractor to verify contracted cell phones prior to creating a pre-paid calling account. However, Contractor shall provide the capability for the Department to access the billing name and address information associated with all completed calls processed through the inmate telephone system via Contractor's user application, where applicable.
- 3. Except as herein modified or amended, the provisions, conditions and terms of the Agreement shall remain unchanged and in full force and effect. This Amendment sets forth the entire understanding between the parties with regard to the subject matter hereof and supersedes any prior or contemporaneous agreements, discussions, negotiations, or representations between the parties whether written or oral with respect thereto. The Agreement, together with this Amendment, may not be amended except by the mutual written agreement of the parties.
- 4. This Amendment may be executed in multiple counterparts, each of which shall be an original but all of which shall constitute one agreement. No party shall be bound by this Amendment until each party has executed it.

IN WITNESS WHEREOF, the parties have caused the authorized representatives of each to execute this Amendment on the day and year of the last signature below.

GEORGIA	A DEPARTMENT OF CORRECTIONS:	GLOBAL JEL*LINK CORPORATION:
BY:	(lelu) //	BY: 80600
NAME:	Robert E. Jones	NAME: <u>Jeffrey B. Haidinger</u>
TITLE:	General Counsel	TITLE: President and COO
DATE:	2-10-14	DATE: 2/5/14