



FIRST AMENDMENT TO MASTER SERVICES AGREEMENT

This FIRST AMENDMENT ("First Amendment") is effective as of the last date signed by a party ("First Amendment Effective Date") and amends and supplements that certain Master Services Agreement dated January 10, 2008 (the "Agreement") by and between Kankakee County Sheriff's Department ("Customer") and Securus Technologies, Inc. ("we", "us" or "Provider").

WHEREAS, the parties desire and agree to amend the Agreement to implement Secure Instant Mail™;

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, the parties agree as follows:

- 1. TERM. This First Amendment shall commence on the First Amendment Effective Date and shall remain in effect through the Term of the Agreement.
2. SECURE INSTANT MAIL™. The following Application is hereby added to the Schedule to the Agreement:

SECURE INSTANT MAIL™

DESCRIPTION:

Secure Instant Mail™ provides Friends and Family members the ability to send secure electronic messages from any PC connected to the internet.

Facility Responsibilities: The facility is responsible for having a PC connected to the internet and printer to accept incoming Secure Instant Mail messages. To process outgoing electronic messages, the facility will also be responsible for having a fax.

Compensation: The parties acknowledge that the sender will pay a transaction fee per electronic transaction for each incoming message of \$0.60 for first 2 pages with \$0.30 per additional page. The end user (sender) is required to set up a prepaid account on the www.secureinstantmail.com website to use the Secure Instant Mail™ service. Provider will deduct said transaction fees from the Friends and Family member's prepaid account. The Provider agrees to pay Customer on a quarterly basis \$0.10 per message transaction collected by Provider. All Secure Instant Mail payments shall be final and binding upon you unless we receive written objection within sixty (60) days after the signing bonus has been paid to you.

3. Except as expressly amended by this First Amendment, all of the terms, conditions and provisions of the Agreement shall remain in full force and effect.

EXECUTED as of the First Amendment Effective Date.

Form with two columns: CUSTOMER and PROVIDER. Includes fields for By, Name, Title, and Date, with handwritten signatures and dates.

Please return signed contract to:

14651 Dallas Parkway
Sixth Floor
Dallas, Texas 75254

Attention: Contracts Administrator

Phone: (972) 277-0300

