

STATE OF TEXAS

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COUNTY OF DALLAS

AMENDMENT NO. 2 to

**MEMORANDUM OF UNDERSTANDING
WITH PARTICIPATING LOCAL GOVERNMENTS AND
DALLAS COUNTY TO PARTICIPATE IN
DALLAS COUNTY JUVENILE CASE MANGEMENT SYSTEM**

This AMENDMENT NO. 2 is made to the certain Memorandum of Understanding between Dallas County, Texas ("County") and the undersigned Participating Local Governments of the State of Texas ("Participating Local Government(s)"), executed by the parties under the authority of Dallas County Commissioners Court Order No. 2013-0898, adopted on May 21, 2013 (the "MOU"). Techshare.Juvenile shall no longer be directed under the Texas Conference of Urban Counties. Techshare.Juvenile shall be renamed "Dallas County Juvenile Case Management System" and managed as a Dallas County in-house technology application. This AMENDMENT NO. 2 evidences the following:

1. The MOU is hereby amended as follows:

Any reference to TechShare.Juvenile is hereby replaced with "Dallas County Juvenile Case Management System" throughout this MOU in its entirety.

Section II "Recitals," paragraphs 1, 2, and 3 are deleted in their entirety and replaced with the following amended language:

**II.
RECITALS**

WHEREAS, Participating Local Governments desire to enter into this Agreement for the Participants' participation in the Dallas County Juvenile Case Management System, an extended case management system that will allow participating agencies within Dallas County to view juvenile information;

WHEREAS, The Participating Local Governments will have access to the Dallas County Juvenile Case Management System in order to file cases electronically, perform countywide juvenile record searches, and perform other functions as allowed by statutes and role based permissions;

WHEREAS, The Participating Local Governments will be required to have either a site-to-site Virtual Private Network (VPN) connection between the agency network and Dallas County or provide Public IP addresses to Dallas County for which the agency stipulates to having exclusive control for Dallas County to provide IP whitelist access for agency to access the Dallas County Juvenile Case Management System. The basic equipment needed by the Participating Local Governments to establish the VPN connection is a site-to-site capable firewall and a circuit. The agency must inform Dallas County in the event they

AMEND. NO 2 MOU AMONG PARTICIPATING LOCAL GOVTS FOR
Dallas County Juvenile Case Management System

change Public IP addresses. If using a VPN, the agency firewall must be capable of supporting a minimum of AES-256 encryption capability and IPSec security protocols. Further, the encryption standards must be compliant with the federal data encryption standard of FIPS-140-2. Additionally, a 3Mb circuit is recommended. Dallas County has provided each Participating local Governments with firewall cost approximations for agencies whose current infrastructure may not currently support VPN connectivity. Due to laws governing circuit location and the range of costs between providers, Participating Local Governments should contact their telecommunication service provider to determine circuit costs.

2. All other terms, provisions, conditions, and obligations of the MOU between the Participating Local Government(s) and County shall remain in full force and effect, and said MOU along with this Amendment No. 2 shall be construed together as a single MOU agreement.

[SIGNATORY PAGES SHALL FOLLOW]

BINDING AGREEMENT, AUTHORITY, PARTIES BOUND

By signing this page, each Participating Local Government or Party represents that it has the full right, power and authority to enter and perform this *Amendment No. 2 to MOU Among Participating Local Governments and Dallas County to Participate in Dallas County Juvenile Case Management System* in accordance with all of the terms and conditions, and that the execution and delivery of this Amendment has been made by an authorized representative of each Party to validly and legally bind the same Party to all terms, performances and provisions set forth in this Amendment.

DALLAS COUNTY, TEXAS

Name:

Title:

Date:

Address:

APPROVED AS TO FORM*:

JOHN CREUZOT
DISTRICT ATTORNEY



Rebecca L. Lundberg
Assistant District Attorney
Civil Division

***By law, the District Attorney's Office may only advise or approve contracts or agreements or legal documents on behalf of its clients. It may not advise or approve a contract or agreement or legal document on behalf of other parties. Our review of this document was conducted solely from the legal perspective of our client. Our approval of this document was offered solely for the benefit of our client. Other parties should not rely on this approval, and should seek review and approval by their own respective attorney(s).**

AMEND. NO 2 MOU AMONG PARTICIPATING LOCAL GOVTS FOR
Dallas County Juvenile Case Management System

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ATTEST:

Name:

Title:

Date:

Address:

APPROVED AS TO FORM*:

Attorney for _____

AMEND. NO 2 MOU AMONG PARTICIPATING LOCAL GOVTS FOR
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