

## Second Amendment

This Second Amendment (this "**Amendment**") is effective as of the last date of execution below the ("**Amendment Effective Date**").

### RECITALS

WHEREAS, Itron, Inc. ("**Itron**") and City of Augusta, Georgia ("**Customer**") entered into that certain Master Sales Agreement dated April 1, 2025 (the "**Agreement**");

WHEREAS, the Parties wish to amend the Agreement for the purpose of adding pricing; and

NOW, THEREFORE, in consideration of the mutual promises and obligations below, Itron and *Customer* agree to the foregoing recitals and as follows:

- 1 Capitalized terms used herein that are not otherwise defined in this Amendment shall have their meanings specified in the Agreement.
- 2 Pricing Summary with Quote Number Q-00017229, dated 02/16/2026 and attached hereto as Attachment A, is hereby added to the Agreement.
  - a. Year 1 Pipe Asset Management Services Pilot Pricing.

Notwithstanding anything to the contrary in the Agreement, Itron shall make available to Customer the Pipe Asset Management – Risk Modeling for Mains Essentials services ("Promotional Services") at no charge for a period of one (1) year commencing on the Amendment Effective Date ("Promotional Term"). During the Promotional Term, Customer shall not be invoiced for, nor required to pay, any fees for the Promotional Services.
  - b. Pipe Asset Management Services Renewal Option.

Upon expiration of the Promotional Term, Customer shall have the option to renew the Promotional Services for an additional one-year term ("Renewal Term") at the quoted price in the attached quote, attached hereto as Attachment A. The Promotional Services shall not automatically renew following the Promotional Term. Any such renewal shall be subject to mutual written agreement of the parties.
- 3 Except as provided in this Amendment, all terms and conditions of the Agreement remain unchanged and in full force and effect. In the event of a conflict or ambiguity between this Amendment and the Agreement, this Amendment shall control.
- 4 This Amendment may be executed in counterparts, which may be delivered by email, facsimile transmission or similar means.

[Signature Page Follows]

**INTENDING TO BE LEGALLY BOUND**, each party represents and warrants that it has all necessary power and authority to enter into this Amendment to the Agreement.

**AGREED:**

**Itron, Inc.**

**City of Augusta, Georgia**

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Printed Name

\_\_\_\_\_  
Printed Name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

\_\_\_\_\_  
Date

# Attachment A

## Pricing Summary



We create a more resourceful world

### Pricing Summary

2111 N Molter Road  
 Liberty Lake, WA, 99019-9469  
[customer.orders@itron.com](mailto:customer.orders@itron.com)  
[www.itron.com](http://www.itron.com)

City of Augusta, Georgia  
 530 Green Street Room 118  
 Augusta, GA 30911

Quote Number: Q-00017229  
 Date: 02/16/2026  
 Valid until: 04/16/2026

Line	Item Number	Description	Qty	UOM	Unit Price	Extended Price
<b>Itron Managed Services – Year 1 Pilot</b>						
1	3000-02157	PIPE ASSET MANAGEMENT MAINS RISK MODELING, ESSENTIALS-SUBSCRIPTION	1,344 miles			No charge
2	3000-02155	PIPE ASSET MANAGEMENT- PLATFORM SERVICES SUBSCRIPTION	1			No charge
<b>Year 1 Quote Total</b>						<b>\$0.00</b>
<b>Optional Products – Year 2</b>						
1	3000-02157	PIPE ASSET MANAGEMENT MAINS RISK MODELING, ESSENTIALS-SUBSCRIPTION	1,344 miles	Each	\$100.46	\$135,018.24
2	3000-02155	PIPE ASSET MANAGEMENT- PLATFORM SERVICES SUBSCRIPTION	1	Each	\$21,840.00	\$21,840.00
<b>Optional Total Year 2</b>						<b>\$156,858.24</b>

**Notes and Assumptions**

- 1 This quote is governed by the Itron Terms of Sale found at <https://na.itron.com/terms-of-sale>, unless customer has a written sales agreement executed by Itron for the products and services included within this quote, in which case such written agreement will govern.
- 2 This quote expires sixty (60) days following the date of this quote, unless customer and Itron establish a written sales agreement for the products and services included within this quote prior to the expiration date.
- 3 All prices are in USD and payments are required in the same currency.
- 4 Prices do not include any taxes, duties, or tariffs.
- 5 Itron Professional Services and Software Prices. Unless otherwise agreed by the parties, Itron reserves the right to adjust software and professional services prices after the first year following the date of the applicable agreement or addition thereto at the then-current price list.
- 6 Any pricing provided beyond the committed fixed price window is indicative only and subject to the price adjustment clause in this pricing summary.
- 7 Third party products and services included within this quote are subject to terms and conditions and potential price increases from the applicable vendor, which Itron may require customer to accept as a condition to providing such products and services.

Q-00017229

Confidential

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