#### AMENDMENT #1

TO

# MASTER SOFTWARE LICENSING AGREEMENT DACRA TECH MUNICIPAL ENFORCEMENT SYSTEM VILLAGE OF HOMEWOOD

This Amendment #1 (the "Amendment #1") is dated, November 20, 2024, and shall be effective when fully executed, (the "Amendment #1 Effective Date"), by and among Dacra Tech LLC ("DACRA") and the Village of Homewood ("Municipality"), parties to the Master Software Licensing Agreement for Dacra Tech's Municipal Enforcement System dated February 27, 2024 (the "Original Agreement").

#### RECITALS

**WHEREAS,** the Parties have mutually agreed to amend certain terms and conditions of the Original Agreement, specifically the following paragraphs as follows:

- 2. <u>Services.</u> The Municipality hereby retains certain software services from Dacra as set forth within **Exhibit B** (the "**Services**") and now adds Dacra Web-Pay Services.
- 3. <u>Pricing</u>. In exchange for the use of the Services, the Municipality will be billed Fees as set forth within <u>Exhibit C</u> (the "Fees") and now adds Dacra Web-Pay Services.

IN WITNESS WHEREOF, the Parties have signed this Agreement as of the date written below.

Village of Homewood  An Illinois municipal corporation	Dacra Tech, LLC A Delaware limited liability company
Name:	Name: <u>Dave Braner</u>
Its:	Its: Chief Executive Officer
Date:	Date:

#### **EXHIBIT B**

### **SERVICES REQUESTED BY MUNICIPALITY**

The Dacra Services included in this Agreement are the Municipal Enforcement Adjudication Module, Mobile State & Municipal e-Citation Module, and Police Patrol Management Module which have been deployed to the Municipality with the functionality stated hereunder, and shall now include:

#### **DACRA WEB-PAY SERVICES**

Dacra will ensure the web-pay service is set-up and configured for violator payments and municipal deposits in exchange for convenience fees and credit card processing fees. The Municipality agrees to hold Dacra harmless from any and all claims due to the acts or omissions of third parties related to the processing and payment of amounts due to the Municipality from credit card payments made through the website.

- System Set-Up: Dacra will configure its website so that individuals may pay Dacra violation fines
  or permit fees owed to the Municipality by credit card, at that website. During the time that this
  Agreement and any extensions thereof are in effect, the Municipality agrees to maintain on its
  website, a link to the Dacra/VPCI website used for payment of fines and other fees which will
  accept payment by VISA and MasterCard.
- 2. <u>Municipal Deposits:</u> Monthly payment of amounts due to the Municipality will be made from the account established by Dacra/VPCI at the credit card payment processing bank via the wiring or electronic payment instructions provided by the Municipality.
- 3. <u>Convenience Fee:</u> Dacra/VPCI will charge a convenience fee identified below for each violation payment made via the Dacra website.
- 4. <u>Credit Card Processing Fee:</u> The credit card processing fee identified below shall be charged by the processing bank for any violation payment made via the Dacra website. The credit card processing fee percentage may be adjusted from time to time, as necessary, for increases or decreases by the processing bank.

## EXHIBIT C FEES PAID BY MUNICIPALITY

In exchange for the use of the Dacra Services included in **Exhibit B**, Municipality will pay Fees included in the original amendment, as well as the additional Web-Pay fees below:

Dacra/VPCI Web Payment Services	Fees
Convenience Fee – Charged for each transaction paid through the web pay service: X Municipality requests the convenience fee be paid by violator.	\$3.95 each
Municipality requests the convenience fee be paid by municipality.	
Credit Card Processing Fee – Percentage of total fee charged to the payer's card used at the web pay service:	1.95%
Municipality requests the convenience fee be paid by violator.	
X Municipality requests the convenience fee be paid by municipality.	