## AMENDMENT NO. 2 TO THE PROFESSIONAL SERVICES AGREEMENT BETWEEN EMERGICON, LLC AND CITY OF MISSION FOR FIRE/EMERGENCY RESPONSE BILLING

This Amendment No. 2 (this "Amendment") is entered into by and between Emergifire, LLC, a Texas limited liability company ("Emergifire") and City of Mission ("Client"), dated \_\_\_\_\_ and is subject to the terms and conditions of that certain Agreement for Specialized Professional Ambulance Billing Services by and between Emergicon, LLC and Client, dated January 24th, 2022 (the "Services Agreement").

## **RECITALS**

WHEREAS, Emergicon, LLC is engaged in the business of providing fire response and cost recovery services as detailed below through a contractor relationship with Emergifire;

WHEREAS, Emergifire is engaged in the business of providing third-party billing and accounts receivable management specialized professional services related to motor vehicle accidents and other emergency responses for emergency service organizations;

WHEREAS, CLIENT desires to utilize Emergifire for billing and claims management services for its organization; and

WHEREAS, Emergifire is willing to provide such specialized professional services upon the terms and conditions provided in this Amendment;

<u>Specialized Professional Services.</u> Emergifire agrees to perform the following duties (collectively referred to as the "Services") on behalf of CLIENT as a normal course of business:

- a. Promptly prepare and submit claims to the responsible party deemed complete and eligible for submission by Emergifire in conformance with this Agreement.
  - b. Provide instructions for the submission of Required Documentation to Emergifire.
  - c. Promptly post payments made on CLIENT's behalf.
  - d. Provide monthly reports to CLIENT, which include, at a minimum, cash received and balance summary.
- e. Will not begin litigation against a person, entity, or insurance carrier without prior written approval by the CLIENT.

<u>Specifically Excluded Duties of Emergifire.</u> Notwithstanding any provisions of this Agreement to the contrary, Emergifire shall *not* be responsible to:

- a. Initiate or pursue litigation for the collection of past due accounts.
- b. Provide legal advice or legal services to CLIENT or anyone acting on CLIENT's behalf.

## Term and Termination.

This Amendment runs in concurrence to the Specialized Professional Ambulance Billing Services Agreement.

## Compensation.

- a. In exchange for the Specialized Professional Services described in this Agreement, CLIENT shall pay Emergifire a fee equivalent to fifteen percent (15%) of all revenues collected by Emergifire on behalf of CLIENT. Credit card payments accepted by Emergifire will be charged an additional two percent (2.0%).
- b. Emergifire shall submit invoices to CLIENT on a periodic basis established by Emergifire. Invoices are to be paid by CLIENT within thirty (30) days of the invoice date. Emergifire reserves the right to add simple interest at an annual rate of 18%, compounded daily, on all where Emergifire has not received payment within thirty (30) days of the date of its invoice.

CLIENT agrees to reimburse Emergifire for any and all sales tax liabilities that may arise as a result of this Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Amendment as of the date written below.

| EMERGIFIRE, LLC.        | City of Mission |
|-------------------------|-----------------|
| By:                     | By:             |
|                         |                 |
| Signature               | Signature       |
| Christopher Turner, MHA |                 |
| Print Name              | Print Name      |
| Founder & CEO           |                 |
| Title                   | Title           |
|                         |                 |
| Date                    | Date            |