AMENDMENT #___ TO THE AGREEMENT FOR SOFTWARE MAINTENANCE AND HOSTING AGREEMENT

TOWN OF PROSPER, TX

("Customer")

and

CENTRALSQUARE TECHNOLOGIES, LLC

("CentralSquare")

This Amendment (the "Amendment") amends the Agreement for Software Maintenance and Hosting Agreement by and between the Town of Prosper, TX and CRW Systems, Inc. with an Effective Date of January 13th, 2015, including any amendments, and/or Quote(s) thereto (the "Agreement") expressly as provided for in this Amendment.

The Effective Date of this Amendment is the latest date shown on the signature page of this Amendment.

Customer and CentralSquare, intending to be legally bound, agree as follows:

- 1) <u>Amendment to and Modification of the Agreement</u>. The Agreement is amended and modified as follows:
 - a) Extension of Original Term. The parties hereto agree to extend the Term of the Agreement for an additional one (1) year term, with a one (1) year renewal option. Pricing for the next year shall be as follows:

Code	Customer	Contract #	Application	Qty	1/1/2020-12/31/2020
4467	Prosper, TX	PROSPER-1	TRAKIT Community Development Core	1	\$ -
4467	Prosper, TX	PROSPER-1	CodeTRAK	1	\$ -
4467	Prosper, TX	PROSPER-1	iTRAKiT Suite	1	\$ -
4467	Prosper, TX	PROSPER-1	LandTRAK	1	\$ -
4467	Prosper, TX	PROSPER-1	PermitTRAK	1	\$ -
4467	Prosper, TX	PROSPER-1	ProjectTRAK	1	\$ -
4467	Prosper, TX	PROSPER-1	TRAKIT End User License	1	\$ 46,175.33
4467	Prosper, TX	23185	TRAKIT End User License	10	\$ 4,410.00
4467	Prosper, TX	PROSPER-1	TRAKIT Credit Card Reader Interface	1	\$ 1,389.15
4467	Prosper, TX	PROSPER-1	eTRAKiT Citizen Portal	1	\$ 926.10
			Total		\$ 52,900.58

Customer shall notify CentralSquare, in writing, no less than sixty (60) days prior to the expiration of this Amendment of its desire to renew for the additional year. Pricing for the optional one-year renewal term shall be determined after receiving notice of Customer's intent to exercise the one-year renewal option.

- b) <u>Consent to Assignment</u>. CentralSquare, through purchase, currently owns 100% of the assets of CRW Systems, Inc., including all rights in the TRAKiT Software system. CentralSquare hereby represents that it intends to perform all obligations and be bound by all terms and conditions in the Agreement previously entered into between Customer and CRW Systems, Inc. Customer hereby consents to CentralSquare's substitution as obligated party under the Agreement
- 2) <u>Integration Provision</u>. Except as expressly modified by this Amendment, the Agreement shall remain in full force and effect. As of the Execution Date, the Agreement, as further amended by this Amendment constitutes the entire understanding of the parties as regards the subject matter hereof and cannot be modified except by written agreement of the parties.

CentralSquare Technologies, LLC	Customer
BY:	BY:
PRINT NAME:	PRINT NAME:
PRINT TITLE:	PRINT TITLE:
DATE SIGNED:	DATE SIGNED:

3) <u>Term.</u> The term of this Amendment shall run concurrently with the Term of the original Agreement. Any termination of the original Agreement shall be considered a termination of this Amendment