

**AMENDMENT No. 1 TO THE
BULK REQUESTOR/USER AGREEMENT**

This Amendment No. 1 is made this first day of October, 2007, by and between the **GEORGIA TECHNOLOGY AUTHORITY** ("GTA") and _____ ("Customer").

WHEREAS, heretofore either GeorgiaNet Authority or GTA entered into that certain Bulk Requestor Agreement or Bulk User Agreement with respect to the order and receipt of Motor Vehicle Reports ("MVRs").

WHEREAS, GTA is the successor in interest to the GeorgiaNet Authority; and

WHEREAS, the parties wish to amend the Agreement to reflect certain changes.

NOW, THEREFORE, in consideration of the premises, the terms and conditions stated herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:

1. Title of the Section to be changed. The Agreement is hereby amended by deleting Section 10.a. in its entirety and substituting the following new Section 10.a. in lieu thereof:

10. Charges and Payment Procedures

a. Bulk Requestor/User shall compensate GTA according to the following schedule:

- (i) \$6.00 per request for each three (3) year MVR requested and received
- (ii) \$8.00 per request for each seven (7) year MVR requested and received
- (iii) \$3.00 per request for each MVR requested by Bulk Requestor/User which results in no matches because:
 - (A) the information provided by Bulk Requestor/User did not meet **Section 4(b)** requirements for accessing MVR data,
 - (B) the request is entered in a format that varies from the format provided by GTA, or
 - (C) GTA server failed to provide the requested information to Bulk Requestor/User because the requested report is not found in the DDS driver license database.

2. Successors and Assigns. This Amendment No. 1 shall be binding upon and inure to the benefit of the successors and permitted assigns of the parties hereto.
3. Entire Agreement. Except as expressly modified by this Amendment No. 1, the Agreement shall be and remain in full force and effect in accordance with its terms and shall constitute the legal, valid, binding and enforceable obligations of the parties. This Amendment No. 1 and the Agreement, collectively, are the complete agreement of the parties and supersede any prior agreements or representations, whether oral or written, with respect thereto.

IN WITNESS WHEREOF, the parties have caused this Amendment No. 1 to be duly executed by their authorized representatives as of the date set forth above.

[INSERT CUSTOMER'S LEGAL NAME]

GEORGIA TECHNOLOGY AUTHORITY

(Print Company Name)

By: _____
(Sign)

By: _____
(Sign)

Name: _____
(Print Name)

Name: Roosevelt Council

Title: _____

Title: Senior Finance Officer

Date: _____

Date: August 24, 2007