AMENDMENT No.3 TO  
Reseller Agreement for Oracle Products and Services  
CONTRACT NUMBER 9800-RFP0112-62015DLT

This Amendment No. 3 is made this 22th day of May, 2017, by and between the GEORGIA TECHNOLOGY AUTHORITY, with the principle place of business located at 47 Trinity Avenue, Atlanta, GA 30334 ("GTA") and DLT Solutions LLC with the principle place of business located at 2411 Dulles Corner Park, Suite 800, Herndon, VA 20171 ("Contractor").

WHEREAS, heretofore GTA entered into that certain Agreement for the Reseller Agreement for Oracle Products and Services effective on June 30, 2015, with respect to certain services to be provided to GTA by Contractor, as more particularly described therein.

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. **Term.** The Agreement is hereby amended to begin on **June 30, 2017** and end on **June 30, 2018**.

2. **Attachment B: Product and Pricing.** The Amendment 3 is amended and the Exhibit B is hereby deleted in its entirety and replaced with the revised Product and Pricing table.

3. **Definitions.** All capitalized terms used herein and not expressly defined herein shall have the respective meaning given to such terms in the Agreement.

4. **Successors and Assigns.** This Amendment No.3 shall be binding upon and inure to the benefit of the successors and permitted assigns of the parties hereto.

5. **Entire Agreement.** Except as expressly modified by this Amendment No. 3 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. 3 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.3 to be duly executed by their authorized representatives as of the date set forth above.

DLT SOLUTIONS LLC  
Francis Enaholo  
By:  
Name: Francis Enaholo  
Title: Contracts Manager  
Date: 05/22/2017

GEORGIA TECHNOLOGY AUTHORITY  
By:  
Name: Charles Brooks  
Title: GTA PROCUREMENT DIRECTOR  
Date: 05/22/2017
EXHIBIT C
Contractor Affirmations
Scrutinized Companies – O.C.G.A. § 50-5-84

Any Supplier that currently and/or previously, within the last three years, has had business activities or other operations outside of the United States, must certify that it is not a “scrutinized company.” A scrutinized company is a company conducting business operations in Sudan that is involved in power production activities, mineral extraction activities, oil-related activities, or the production of military equipment, but excludes a company which can demonstrate any of the following exceptions noted in O.C.G.A. § 50-5-84. False certification hereunder may result in civil penalties, contract termination, ineligibility to bid on a state contract for three or more years, and/or any other available remedy. If the Supplier is a scrutinized company, the Supplier shall not be eligible to bid on or submit a proposal for a contract with a State Entity unless the Department of Administrative Services (DOAS) makes a determination that it is in the best interest of the State to permit the scrutinized company to submit a bid or proposal. Any scrutinized company desiring DOAS to make such a determination should contact DOAS and GTA Procurement immediately.

Please initial below which statement applies to your company:

_____ I certify that my company is NOT a “scrutinized company.”

_____ I certify that my company IS a “scrutinized company.”

_____ I certify that my company has requested and received written permission from DOAS to submit a response to an RFP/RFQC in accordance with O.C.G.A. § 50-5-84.
EXHIBIT D

Contractor Affirmations
Boycott of Israel - O.C.G.A. § 50-5-85

Any Supplier that currently and/or previously, within the last three years, has had business activities or other operations outside of the United States, must certify that it has not nor will engage in a “Boycott of Israel.” The State of Georgia passed a law that requires our current and future supplier certify that they will not boycott Israel in accordance with O.C.G.A. § 50-5-85.

“Supplier certifies that the Supplier is not currently engaged in, and agrees for the duration of this Agreement not to engage in, a boycott of Israel, as defined in O.C.G.A. § 50-5-85."

False certification hereunder may result in civil penalties, contract termination, ineligibility to bid on a state contract for three or more years, and/or any other available remedy.

If the Supplier is engaged in or has previously participated in a boycott of Israel, the Supplier shall not be eligible to bid on or submit a proposal for a contract with a State Entity unless the Department of Administrative Services (DOAS) makes a determination that it is in the best interest of the State to permit that company to submit a bid or proposal. Any company that has engaged in a boycott of Israel desiring DOAS to make such a determination should contact DOAS and GTA Procurement immediately.

Please initial below which statement applies to your company:

_____ I certify that my company is NOT engaged in a boycott of Israel.

_____ I certify that my company IS engaged in a boycott of Israel.

_____ I certify that my company has requested and received written permission from DOAS to submit a response to an RFP/RFQC in accordance with O.C.G.A. § 50-5-85.