

AMENDMENT NO. 3 TO BUSINESS SERVICE AGREEMENT

This **Amendment No. 3** (“**Amendment**”) is made as of this **May 19, 2016** (the “**Effective Date**”) between **Davis Joint Unified School District** (“**Customer**”) and the Consolidated Communications entity (“**CCI**”) identified on the Business Service Agreement (“**Agreement**”) between CCI and Customer, executed by Customer as of **May 19, 2016** (the “**Agreement Effective Date**”).

In consideration of the mutual promises and commitments set out herein, Customer and CCI agree as follows:

1. **GENERAL OBJECTIVE OF AMENDMENT.** Customer and CCI seek to modify the Agreement generally to do the following: This **Amendment 3** is intended to **Add** services of the Master or Business Service Agreement dated **February 27, 2014** and is effective upon signatures by both parties.

2. **SPECIFIC AGREEMENTS AND TERMS.** To achieve the general objective set out in Section 1, Customer and CCI agree as follows:

Customer Name:	Davis Joint Unified School District
Location(s) Where Services Are To Be Provided:	526 B Street Davis, Ca 95616

Term: 36 Months

Service NOTE: Some services are provided only under Tariffs or fixed price schedules. If such a service is being provided under this Agreement, the tariff or price schedule must be entered on this form.	Quantity Ordered	Unit Price or Base monthly Recurring Charge per Unit (Base Monthly Rate)	Total of Monthly Recurring Charges (“MRC(s)”) by Service
Fiber Internet 2Gig Internet Access 3 year	1	\$3,900.00	\$3,900.00
Optional Emal Features - Static IP Address (Each)	10	\$0.00	\$0.00
One month free (One time credit of \$3,900.00)			
Total MRC/MO:			\$3,900.00

One Time Charges (if applicable) Equipment may be listed here or on an extra page Non-Recurring Charge(s), Installation Charge(s), Expedite Charge(s)	Quantity	One Time Charge	Total One Time Charge (by Service)
Total NRC:			0

Notes:

(The Amendment terms will be specific to the objective and state in detail any changes being made to the Agreement. Usually the terms will be individually numbered. The nature of the amendment may be entirely spelled out here, or may also be set out in an attachment or exhibit that is identified here and incorporated by reference.)

3. **CONSTRUCTION; REMAINDER OF AGREEMENT REMAINS IN EFFECT.** Terms used in this Amendment have the same meaning as they do in the Agreement. Except as set out in this Amendment, all other terms and conditions of the Agreement remain in full force and effect. Any further amendment to the Agreement must be in writing and signed by both parties.

4. **AUTHORITY.** The persons signing this Amendment represent that they have the authority to execute this Amendment for their respective parties.

In witness whereof, CCI and Customer have executed this Amendment as of the Effective Date set out above.

The identified Consolidated Communications entity (CCI)

Davis Joint Unified School District (Customer)

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

The obligations of CCI under this Agreement are not effective until it is signed by an authorized CCI representative.