AMENDMENT No. 3 ENTERPRISE AGREEMENT FOR EQUIPMENT AND SERVICES

This Amendment No.3 is made this 1st day of July, 2006, by and between the GEORGIA TECHNOLOGY AUTHORITY ("GTA") and SOUTHERN COMMUNICATIONS SERVICES, INC. D/B/A SOUTHERNLINC WIRELESS, ("Contractor").

WHEREAS, heretofore GTA entered into that certain Enterprise Agreement for Equipment and Services on February 17, 2005 ("Agreement"), with respect to certain products and services to be provided to GTA by Contractor, as more particularly described therein: as amended by the following amendments (collectively, the Enterprise Agreement for Equipment and Services and all the Amendments hereinafter referred to as the "Agreement"):

> Amendment No.1 effective July 1, 2005; and Amendment No.1 effective July 1, 2005

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:

- Term. The Agreement is hereby amended by extending the Term on a month to month until June 30, 2007.
- <u>Definitions</u>. All capitalized terms used herein and not expressly defined herein shall have the respective meanings given to such terms in the Agreement.
- 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.
- 4. <u>Entire Agreement.</u> 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.

SOUTHERN COMMUNICATIONS SERVICES, INC., D/B/A SOUTHERNLINC WIRELESS

By: Michael S. Smith Name:

General Manager Title:

Date: 6/12/2006

GEORGIA TECHNOLOGY AUTHORITY

Tand A. Hightower

Name avid J. Hightower Tide: A. Technology Planning Officer

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Page 1 of 1





Sonny Perdue, Governor

Tom Wade, GTA Executive Director and State Chief Information Officer

June 29, 2006

SouthernLINC 5555 Glenridge Connector #500 Atlanta, GA 30342

Attn: Mr. New

Dear Mr. New:

Enclosed is your signed original GTA000187, Wireless Communication Services and Devices amendment renewing for FY 07.

Please do not hesitate to contact me with any questions or issues at 404-463-6539. Looking forward to doing business with your company in the future.

Sincerely,

Vanci Glazer Gay

Nanci Glazer Gay Contract Administrator

Enclosure:

Agreement



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GTA Contract Title: Wireless Services

GTA Contract No. GTA 000187

Georgia Technology Authority Contract Authorization Form v2.1

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Contractor:	Southernlinc
FEI:	XX-XXXXXX
Product or Service:	Wireless Services
\$ Value (this action):	0
Contract Period:	7/1/06-6/30/07, on a month to month basis
Payment Terms:	Per Agency
This Action:	Amendment to renew the existing Wireless contracts with various vendors on a month to month basis. These have valid renewal options.
Procurement Type:	ПВ
Contractor Address:	600 West Peachtree Street, # 208 Atlanta, GA 30308
Contractor Contact:	Scott New, Gov Acct Mgr
GTA Contact:	Suhas Uppalapati, Dir., Technology Planning
Financial Information:	NA
Comments/Notes:	 David, please have Suhas sign CAF David, please forward to Legal for their CAF signature Once signed by Legal, please forward to David Candler 24th fl EQ for Tech Planning signatures. David, please have David Hightower sign, Please return to Nanci Gay, #1508 Twin Towers. I will forward to vendor and scan into sharepoint.
Legal Approval: (As to Form Only)	Initials Date
I hereby authorize the processing and approval of the Agreement and Action	
	9 24 6/2/3b
	Office Director Signature Date