STATE OF NEW MEXICO
TAXATION AND REVENUE DEPARTMENT
MOTOR VEHICLE SERVICE PROVIDER AGREEMENT

THIS AGREEMENT is made and entered into pursuant to the provisions of Section 66-2-14, NMSA 1978 by and between the State of New Mexico, Taxation and Revenue Department (TRD), Motor Vehicle Division (MVD) and ____________________ (Provider).

1. PURPOSE: For the purpose of effecting economy in carrying out the functions of MVD and of providing necessary services to the people of the State of New Mexico, Section 66-2-14, NMSA 1978 authorizes the TRD secretary to appoint agents to act on behalf of MVD to perform certain functions of MVD. Under this authority, MVD hereby appoints Provider to perform certain services on behalf of MVD, and Provider accepts this appointment, subject to the provisions of this Agreement.

2. DEFINITIONS: The following terms, phrases and acronyms, as used in this Agreement, are defined.

2.1 "Authorized MVD Representative" means an employee of MVD, TFID, OIO, TRD, or another agency of the State of New Mexico who has been authorized, either by their job classification or in writing by the MVD Director or delegate, to inspect, audit, observe, or otherwise review the operations and records of Provider.

2.2 "Confidential Information" means personal information about an individual obtained by MVD or Provider in connection with a person's motor vehicle information pursuant to the Motor Vehicle Code, that may not be released pursuant to Section 66-2-7.1, NMSA 1978 or the DPPA.

2.3 "Data" means any type of motor vehicle information required by federal or New Mexico statute to be obtained by MVD and maintained in the MVD database.

2.4 "Department" means the New Mexico Taxation and Revenue Department.


2.6 "Fee" means the amount charged as established by law for various MVD transactions.

2.7 "HIN Inspection" means the physical verification of the Hull Identification Number affixed to a vessel.

2.8 "Motor Vehicle Information" means any information obtained and maintained pertaining to identification cards, driver licenses, permits, disabled placards, and motor vehicle
or vessel title and registration.

2.9 "MVD" means the Motor Vehicle Division of the New Mexico Taxation and Revenue Department.

2.10 "Office of Internal Oversight” or “OIO” means the TRD unit charged with auditing MVD partner compliance with the terms of all contracts and agreements.

2.11 "Product" or "Products" means tangible items such as license plates, title documents, registration stickers, driver licenses, or permits that are delivered to a customer as a result of completing a transaction with Provider.

2.12 "Services" means the act or process of completing a customer's vehicle, vessel, or driver transactions.

2.13 “Tapestry” means the system MVD uses to provide driver and vehicle services.

2.14 ”Tax Fraud Investigation Division” or "TFID" means that unit of TRD charged with investigative powers and duties.

2.15 "Transaction" means all operations completed at one time during a customer's single visit to Provider.

2.16 "TRD" means the New Mexico Taxation and Revenue Department.

2.17 "User" means Provider or any person employed by Provider who has access to MVD data, who performs tasks to deliver MVD products or services, or who has access to MVD forms, documents, equipment, or inventory.

2.18 "VIN Inspection" means the physical verification, performed by a certified VIN inspector, of the Vehicle Identification Number (VIN) affixed to a motor vehicle.

3. SCOPE OF WORK:

The services, actions or transactions delegated to Provider are contained in Attachment A “Services, Actions, or Transactions Delegated to Partner”:

4. FINANCIAL RESPONSIBILITIES

4.1 Provider shall collect all fees, taxes and other charges provided by law under Chapter 7, Articles 14 and 14A, and Chapter 66, NMSA 1978, as amended or renumbered, and remit those fees, taxes and charges to MVD, using an attestation of accuracy, no later than the close of the next business day following the transaction or revenue collection, in the manner established by MVD. If the Provider has insufficient funds for all fees, taxes and other charges required to
be submitted, there shall be a penalty shall be five percent (5%) of the amount due for each day the funds are late.

4.3 If Provider undercharges the customer, Provider is responsible for timely remitting the correct amount to MVD. If Provider overcharges the customer, Provider must remit to MVD the amount collected from the customer and the customer will need to file a claim for refund with MVD in order to be reimbursed the amount overcharged by Provider.

4.4 Provider may accept personal, business checks, debit, or credit card payments from its customers. Provider shall be liable for any check returned for insufficient funds or any other dishonor.

5. PROVIDER QUALIFICATIONS.

5.1 No person shall be eligible to be a Provider, an employee of a Provider, or be able to continue in that capacity if the person has been convicted of any felony charge, or has been convicted of any crime involving administration of the Motor Vehicle Code, dishonesty or making a false statement within the previous ten years;

5.2 BACKGROUND INVESTIGATIONS

5.2.1 Provider is fully responsible for the acts or omissions of Provider and its employees in the performance of the services Provider provides under this Agreement. Provider agrees to reasonably assist TRD or any Authorized TRD Representative in conducting a background investigation on Provider, all Users and employees of Provider who work on TRD matters. Provider shall pay the cost of the background investigations. These investigations shall include, at a minimum:

5.2.1.1 Fingerprint as required for a national criminal history records search and state background investigation;

5.2.1.3 Work history;

5.2.1.4 Tax compliance history (New Mexico and federal);

5.2.1.5 Driving history.

6. RESPONSIBILITIES AND REQUIREMENTS OF PROVIDER

6.1 GENERAL

6.1.1 Provider must meet the following minimum qualifications, along with the requirements verified on Attachment B “Mandatory Requirements, Partners Qualified to Perform Driver Transactions”, and Attachment C “Mandatory Requirements, Partners Qualified to
Perform Vehicle\Vessel Transactions.”

6.1.2 Provider shall comply with all applicable federal, state and local laws, rules and regulations, and executive orders of the Governor of the State of New Mexico, in the operation of the business, including, but not limited to, the federal Americans with Disabilities Act of 1990, the New Mexico Human Rights Act, Sections 28-1-1, et seq., NMSA 1978, the federal Occupational Safety and Health Act of 1970, the New Mexico Occupational Safety and Health Act, Sections 50-9-1, et seq., NMA 1978 and the federal Civil Rights Act of 1964. MVD shall provide notification of any executive orders or changes to law it becomes aware of to Provider within ten (10) days of receipt of such information.

6.1.3 Provider and employees of Provider who work on MVD matters are not employees of the State of New Mexico. Neither Provider nor its employees shall represent that Provider or Provider's employees are employed by or are a subdivision of MVD or the State of New Mexico.

6.1.4 MVD will provide access to Tapestry for Provider to use Tapestry for the MVD services Provider is authorized to transact.

6.1.5 Provider is responsible for obtaining all MVD approved equipment and communication specifications, as listed on Attachment D “Mandatory Computer/Network Requirements” and Attachment E “Mandatory Computer/Network Security Requirements.” Provider agrees to use only MVD approved software for performing vehicle or driver transactions. Provider shall provide all necessary electrical and telephone equipment and all telecommunications connections including all installation, hook-up, line or other infrastructure charges as may be required to meet the specifications of MVD for access to its applications and data. Provider is responsible for all costs of providing and maintaining Provider’s equipment, and connections, regardless of whether the cost is a one-time or recurring cost. All equipment and communications must meet the standards established by MVD.

6.1.6. Provider is required to obtain helpdesk support and must provide its contract for helpdesk support to MVD upon signing this Agreement. If Provider changes its helpdesk support, Provider must notify MVD within twenty-four hours and submit the new contract for helpdesk support to MVD.

6.1.7 Provider shall not sell or transfer data obtained from MVD or on MVD's behalf to any third party unless authorized in writing by MVD.

6.1.8 Provider shall not develop any hardware, software, or programs that would allow the Provider to be a portal for other entities or person to indirectly access Tapestry.

6.1.9 MVD may establish quality performance standards. MVD will keep Provider advised of these standards and of any change made in the standards from time to time.

6.1.10 Provider shall report any known violation of the terms of this Agreement,
including violation of applicable laws, rules, or regulations, and potentially illegal incidents, acts or omissions of its employees or customers which relate to the services provided herein to a Deputy Director of MVD within twenty-four (24) hours of becoming aware of the incident. This provision includes, but is not limited to, reporting of any attempt to bribe an employee, potential customer fraud, any breach of confidentiality of MVD data resources, any misuse of MVD inventory, any breach of testing integrity, and any criminal misconduct, including violation of motor vehicle laws, of or by its personnel.

6.2 PROVIDER PERSONNEL

6.2.1 Provider shall not hire or engage the services of any current employee of the Department unless Provider has first notified the Director or a Deputy Director of MVD.

6.2.2 Provider shall not knowingly employ any individual to provide MVD services if the individual has a conviction within the last ten years for fraud, theft, bribery, making false statements, or any crime involving dishonesty.

6.2.3 Provider shall not, without written permission from MVD, employ any individual to provide MVD services if the individual has been subject to disciplinary action within the last ten years, to the extent records are available, for alleged fraud, theft, bribery, making false statements or any crime involving dishonesty during the course of employment.

6.2.4 Provider shall immediately suspend any employee from access to MVD products and service delivery upon notification from MVD or TRD that a criminal or administrative investigation has been initiated with regard to that individual.

6.2.5 Provider shall notify an MVD Deputy Director of the separation of any employee from its employment within twenty-four hours from the date of separation.

6.2.6 Provider shall maintain accurate records of all Provider personnel working on MVD matters. The roster shall contain the name, address, date of birth, date of hire, social security number, and work schedule of such personnel. The records shall also contain the date that Provider performed the background investigation of Section 5.2.1.1, above, pertaining to each member of Provider's personnel who works on MVD matters or has access to Motor Vehicle Information. Such records shall be made available for MVD's review within a reasonable timeframe following any written request from MVD.

6.3 TRAINING

6.3.1 Training plans developed by Provider pertaining to MVD matters may be reviewed and approved by MVD to ensure correctness of material and to ensure standardization
of training information.

6.3.2 Provider shall maintain training records for all employees working on MVD matters. Records shall include all basic, advanced, or remedial instruction provided to the employee by MVD or by Provider. Training records shall be maintained on site and made available to Authorized MVD Representatives upon request.

6.3.3 All employees of Provider who work on MVD matters shall attend training sessions as required by MVD. Refresher training is a minimum of every two years or as determined by MVD. All wages, costs and other expenses for Provider and its employees, including travel, lodging and meal costs for any training shall be borne by Provider.

6.3.4 Each initial user and all new Providers user will be required to attend an MVD-approved vendor training session for Driver Services, Vehicle Services, or both services is applicable.

6.3.5 All employees of Provider must complete a Security Awareness Training session provided on-line by TRD/MVD.

6.3.6 All Providers approved to offer Driver Services are required to complete Fraudulent Document Recognition training provided on-line by TRD/MVD.

6.3.7 Provider agrees to comply with MVD requests that any named Provider employee complete required MVD training within a timeframe set by MVD.

6.3.8 All employees of Provider who work on MVD matters must be sufficiently trained on MVD policies, procedures, processes and software, including training on system access and transaction completion, before being allowed to process driver or vehicle transactions.

6.3.9 Provider shall comply with, and train employees on the confidentiality provisions contained in Section 66-2-7.1, NMSA 1978 and also in the DPPA.

6.3.10 Provider shall establish and adhere to a timely distribution and training procedure for written materials and instructions forwarded to Provider by MVD.

6.4 AUDITS, INSPECTIONS AND INVESTIGATIONS

6.4.1 All Provider service locations are subject to periodic audits and inspections without prior notice by TRD/ MVD, including but not limited to TFID and Authorized MVD and TFID Representatives, at any time and from time to time, in the sole discretion of MVD, to evaluate Provider's operations to ensure compliance with this Agreement, as well as with state and federal laws, rules, and regulations. Authorized TRD, MVD, OIO and TFID Representatives are entitled to make copies of all Provider records at Provider’s expense. Records including bank records for accounts used for MVD-related business, shall indicate the date, time and nature of the services rendered and shall include, but not be limited to, MVD required transaction reports,
payments to MVD, balance and close out documents and daily financial records, such as bank deposit information with daily revenue summaries for the office total. Provider shall keep the original records at its service locations for one year except for a Provider of vehicle services which records are required to be maintained for three years pursuant to Section 66-4-5, NMSA 1978. Failure to comply with the provisions of this subparagraph shall constitute a material breach of this Agreement, entitling MVD to disallow access to the MVD system for transaction processing or to pursue any of the remedies provided in Paragraph 12 below.

6.4.2 Provider shall be informed in writing of any deficiencies with applicable laws, rules, regulations and/or this Agreement that are determined to exist as a result of audit and inspection procedures. Within ten (10) business days Provider shall develop for MVD's review and approval a plan and a timeline to correct reported deficiencies. Failure to adhere to the MVD approved plan and timeline shall constitute a material breach of this Agreement, entitling MVD to disallow Provider's access to the MVD system for transaction processing or to pursue any of the remedies provided in Paragraph 12 below.

6.4.3 Provider shall inform all employees, agents and contractors in writing that they are authorized to report violations of applicable laws, rules, regulations, or conditions of this Agreement directly to the TFID of TRD.

6.5 INVENTORY AND SUPPLIES

6.5.1 Provider shall, at all times, maintain an accurate inventory of supplies and resources that have been provided by MVD as well as other MVD required resources. MVD shall provide a list of items to be inventoried by Provider, and a format for Provider to follow.

6.5.2 Provider shall initiate an investigation to determine the cause of each inventory discrepancy. A written report of inventory discrepancy investigations shall be submitted to the TFID and an MVD Deputy Director upon completion.

6.5.3 Provider shall maintain a record of ordered inventory, received inventory, inventory used, and inventory discrepancy reports. Inventory records shall be maintained on site and made available to Authorized MVD Representatives upon request. Records shall be retained in accordance with Provider record retention requirements and/or MVD record retention requirements. In no case will records be destroyed without MVD approval.

6.5.4 Secure cash registers or locking drawers for operational funds and monies received.

6.5.5 A safe, lockable room, or secured locking cabinet for MVD inventory.

6.5.6 Provider shall immediately report the discovery of any theft, burglary, or loss of equipment or controlled documents or products to the appropriate local law enforcement agency and the Deputy Director of MVD.
6.5.7 Provider shall reimburse MVD for any loss of MVD inventory and agrees to reimburse MVD for any direct or indirect loss sustained as the result of such loss.

6.6 SECURITY

6.6.1 Provider shall implement a physical security plan for each business location that eliminates or reduces the potential for loss of MVD inventory or improper access to MVD data systems. The security plan shall at a minimum include the requirements in Attachment E “Mandatory Computer/Network Security Requirements.”

6.7 USER IDENTITY MANAGEMENT

6.7.1 Provider, and its Office Manager, Supervisor(s) and each employee of Provider who works on MVD matters shall be assigned a unique set of system access codes that identifies the User and the User's permissible actions within the MVD transaction applications. This assignment of codes shall be made by the Department upon completion of a request for a User ID by each individual. Provider shall ensure that access codes are properly used and secured. Provider shall immediately change codes upon notice from MVD.

6.7.2 Each Provider employee shall be assigned a unique password. Provider shall ensure that passwords are not shared among employees or disclosed. Upon an employee's separation from employment, Provider shall notify MVD in writing within twenty four (24) hours that the password can be deactivated by MVD. Any violation of this provision shall be grounds for suspension or termination pursuant to Paragraph 12 below.

6.7.3 Provider shall prominently display, on the premises and clearly visible to the public, a sign no less than two feet by two feet with the following language:

“Motor Vehicle Division services provided by this office are under an agreement with the Motor Vehicle Division of the Taxation and Revenue Department. Comments regarding service or other concerns should be directed to (Name of Provider's designee, address and telephone number) or to Director, Motor Vehicle Division, P.O. Box 1028, Santa Fe, NM 87504-1028, (505) 827-2296.”

7. RESPONSIBILITIES OF MVD

7.1 MVD shall provide access to Tapestry and all necessary controlled products and documents to enable Provider to perform those actions or transactions specified by this Agreement. Such products and documents may include by way of example, but without limitation, application forms, title documents, license plates and registration stickers, and mailing envelopes required to mail such documents or related notices. Such official products and documents specifically do not include customary office supplies and equipment, such as copy paper, pens, pencils, paper clips or tape and the like.
7.2 MVD shall promptly advise Provider of system/application down-time, whether scheduled or not, to the extent MVD has or obtains knowledge of such down-time.

7.3 MVD agrees to advise Provider in advance of any scheduled system enhancements and/or software upgrades of which MVD is aware.

8. ELECTRONIC RECORDS AND ELECTRONIC REPORTING

8.1 Records are the property of MVD and shall be accessed by Provider and its employees for MVD business purposes only. For purposes of this Agreement, “records” means all documentation, regardless of physical form or characteristic, created in conjunction with the transaction of MVD business.

8.2 MVD shall make available to Provider direct access to Tapestry. Such access shall be strictly limited in scope to that information needed by Provider in the conduct of Provider’s MVD related business. The information obtained through such access shall be used exclusively for the services covered by this Agreement, and Provider and its employees are prohibited from providing indirect access to Tapestry and from accessing or disseminating the information received from MVD for any other purpose unless allowed pursuant to Section 66-2-7.1, NMSA 1978 of the Motor Vehicle Code or the DPPA.

8.3 Provider shall allow only authorized Users to access Tapestry and only to obtain information necessary to perform functions and duties of Provider. No other individual or entity shall access or otherwise utilize any information or data obtained pursuant to this Agreement for any purpose not permitted or authorized in writing by MVD. Information from the records or otherwise obtained in connection herewith shall not be provided to any individual, company, entity or agency without prior authorization in writing by MVD.

9. PROVIDER COMPENSATION

9.1 Provider is entitled to no compensation from MVD under this Agreement.

9.2 In addition to the fees established by statute for each service provided by Provider, Provider shall reimburse TRD a cost recovery fee of two dollars ($2.00) for each service provided by Provider for which Provider charges Provider’s customers a service fee. The cost recovery fee is not a charge by MVD or TRD to Company’s customers and may not be described as such to Provider’s customers. Any written communication to Provider’s customers regarding the $2.00 cost recovery fee must be approved by MVD.

9.3 Notwithstanding anything to the contrary contained herein, Provider shall have the right to assess its own fee for each customer transaction.

10. DISCLOSURE OF INFORMATION / CONFIDENTIALITY
10.1 During the term of this Agreement, and subsequent to any termination hereof, Provider, its employees, officers, or representatives shall not disclose, distribute, make available or utilize in any manner whatsoever, any information, data, records, secrets or confidential material which was obtained in the course of performing this Agreement.

10.2 Provider shall not sell or disclose to any person, firm or corporation, any information regarding the persons to whom license plates, decals, registrations, licenses or identification cards have been issued or any information of any kind tending to disclose the number thereof issued or the person(s) to whom the same were issued.

10.3 Provider and all Users are bound by and subject to the criminal sanctions for unauthorized disclosure of confidential information found in Section 66-2-7.1(B), NMSA 1978 and the civil sanctions found in the DPPA at Title 18 U.S.C § 2724, as such statutes may be amended or renumbered. Provider shall further require all Users to sign an acknowledgement form acknowledging that the User will be subject to criminal and civil sanctions for unauthorized disclosure as provided above.

11. TERM OF AGREEMENT

11.1 This Agreement shall be for a term of one (1) year, commencing from the date when all required signatures and approvals are obtained and affixed, unless a different date is specified.

12.0 SUSPENSION AND REINSTATEMENT; TERMINATION:

12.1 TRD, without preliminary hearing upon a showing by its records or other sufficient evidence, may immediately suspend access to any MVD data for a period of time at the discretion of the MVD Director, for violation of any material condition or obligation under this Agreement, and any alleged violation of the Motor Vehicle Code and associated MVD rules and regulations, the timely processing of MVD transactions and required remittance of MVD or TRD fees. If the Provider believes that suspension is inappropriate, the Provider may appeal the suspension in writing to the MVD director within three (3) days of the suspension, but any such appeal does not stay the suspension. The director’s decision on the appeal will be final.

12.2 Either party may terminate this Agreement without cause upon thirty (30) days advance written notice to the other. By such termination, neither party shall be excused from responsibilities or obligations incurred or to be performed prior to the notice date of termination.

12.3 MVD may terminate this Agreement immediately upon determining that the Provider or any of its employees, agents, contractors or representatives has:

   12.3.1 Falsified any record or information pertaining to this Agreement.
12.3.2 Committed an act or omission that compromises or has the potential to compromise the integrity of TRD operations or systems.

12.3.3 Issued, written or produced any form of payment to TRD and said payment is returned or denied payment by any banking or credit institution, unless caused by an inadvertent error or created by a third party which is not the fault of the Provider.

12.3.4 Failed to timely remit to TRD fees collected.

12.4 If this Agreement is terminated, Provider shall surrender to MVD all official records, forms, documents, supplies and equipment furnished by MVD, including the deletion of software and otherwise disabling equipment to the extent needed to ensure MVD security, that are in its possession within two (2) business days after termination date of the Agreement.

12.5 The Provisions of paragraph 12 are not exclusive and do not waive TRD’s other legal rights and remedies caused by the Company’s default/breach of this Agreement, including referral to appropriate law enforcement agencies for criminal prosecution.

13.0 INDEMNIFICATION AND ATTORNEYS FEES:

13.1 TRD shall not be responsible for any omissions, additions or errors in the records furnished by TRD or for any use or misuse of such records or the information contained therein by Provider, its employees, agents or contractors.

13.2 Provider agrees to assume all risks and to indemnify and hold harmless the State of New Mexico, New Mexico Taxation and Revenue Department, MVD, their officers, agents and employees from and against any and all liabilities, demands, claims, suits, losses, damages, causes of action, fines or judgments, including without limitation, costs, attorney’s and witness’ fees and expenses incident thereto, for injuries to persons (including death) and for loss of, damage to or destruction of any property and from any other liability of any nature whatsoever arising out of or in connection with the performance of duties required by this Agreement or the non-performance thereof, or resulting from any act or omission of Provider, its officers, agents, contractors, or employees, whether or not authorized or agreed to by Provider.

13.3 In no event shall TRD or its employees be liable to Provider for any direct, indirect, or consequential damage which is the result of acts of God, strikes, lockouts, riots, acts of war, epidemics, power failures, equipment or software failures, nuclear accidents or other disasters, nor for interruption in systems service for such reasons as repairs or upgrades.

13.4 TRD and its employees shall not be liable for any claims of any nature
against Provider by any party arising from any failure of Company to
transmit or interpret the record access information accurately.

13.5 In the event that any action is filed by either party in relation to this
Agreement, the Provider, if unsuccessful, shall pay to TRD a reasonable
sum for TRD’s attorney’s fees in addition to all other sums the Provider
may be required to pay.

14. INSURANCE

14.1 Provider shall procure and maintain for the duration of this Agreement, at its own
cost and expense, primary insurance coverage against claims for injuries to person or damages to
property that may arise from or in connection with activities undertaken by Provider, its agents,
representatives, employees, or subcontractors. This insurance shall cover such claims as may be
caused, in whole or in part, by any act, omission, or negligence of Provider or its officers, agents,
representatives, employees or subcontractors.

14.2 Provider agrees to comply with state laws and rules applicable to workers
compensation benefits for its employees. If Provider fails to comply with the Workers
Compensation Act and applicable rules when required to do so, this Agreement may be
terminated by MVD.

15. EMPLOYMENT STATUS

15.1 Provider, its officers, agents, representatives and employees are independent
contractors performing services for MVD under this Agreement and are not employees of the
State of New Mexico.

15.2 Provider, its officers, agents, representatives and employees shall not accrue leave,
nor be eligible for retirement, insurance, bonding, use of State vehicles, or any other benefits
afforded to employees of the State of New Mexico.

16. ASSIGNMENT

16.1 Provider shall not assign or transfer any interest in this Agreement or assign any
claims for money due under this Agreement.

17. SUBCONTRACTING

17.1 Provider shall not subcontract any portion of the services to be performed under this
Agreement.
18. NOTICES

18.1 All notices or demands upon either party hereto by the other pursuant to this Agreement shall be in writing and shall be faxed, emailed, delivered in person or sent by mail.

18.2 Provider designates the following individual at the following address to be its representative to receive written notices and communications which are provided under this Agreement:

Name: __________________________ Title: __________________________
Address: _________________________ State: _____ Zip: ___________
City: ___________________________ Phone: _______________________
Fax: ___________________________

18.3 Provider shall notify the MVD Deputy Director in writing thirty (30) calendar days prior to any change in either Provider's mailing address or Provider's designated contact person.

18.4 MVD designates the following individual at the following address to be its representative to receive written notices and communications which are provided under this Agreement:

Name: __________________________ Title: Bureau Chief of MVD Partner Management Unit
Address: _________________________
Motor Vehicle Division
P.Q. Box 10168
Santa Fe, NM 87504-10168
Phone: (505) 827-0722 Fax: (505) 476-1707

18.5 Provider shall keep MVD informed in writing of its current emergency notification address and telephone number where Provider may be contacted in the event of an emergency. MVD shall provide similar information with regard to the MVD contact.

19. DISPUTES

19.1 In the event of a breach, the remedies of the parties are defined by the terms of this Agreement. Provider's sole remedy is specific performance on the part of MVD.

19.2 Venue of any lawsuit filed by either party against the other arising in whole or in part out of this Agreement shall be in District Court, County of Santa Fe, State of New Mexico.

19.3 Disputes between Provider and members of the public concerning Provider's denial of or failure to either allow or deny any license, permit, placard or registration provided for under the Motor Vehicle Code, shall be handled by MVD in accordance with Section 66-2-17, NMSA 1978
and customers shall be so informed as necessary.
20. SEVERABILITY

20.1 If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

20.2 MVD shall have no liability to Provider on account of this Agreement being held invalid or unenforceable, in whole or in part.

21. AMENDMENT

21.0 This Agreement may be modified or amended, but only if the amendment is made in writing and is signed by both parties.

22. MISCELLANEOUS

22.1 This Agreement and attachments referred to herein, incorporates all the agreements, covenants, and understandings between the parties concerning the subject matter of this Agreement.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date of execution by:

STATE OF NEW MEXICO
TAXATION AND REVENUE DEPARTMENT

By: ________________________________
Title: ___________________________ Date: ___________

MOTOR VEHICLE DIVISION

By: ________________________________
Title: ___________________________ Date: ______
### Attachment A

#### Service, Actions or Transactions Delegated to Partner

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<tr>
<td><strong>Vehicle\Vessel Services</strong></td>
<td></td>
</tr>
<tr>
<td>Issue Vessel Title (Local Issuance)</td>
<td></td>
</tr>
<tr>
<td>Issue Vessel Title (Central Issuance)</td>
<td></td>
</tr>
<tr>
<td>Issue Vehicle Title (Local Issuance)</td>
<td></td>
</tr>
<tr>
<td>Issue Vehicle Title (Central Issuance)</td>
<td></td>
</tr>
<tr>
<td>Vehicle Registration FT and Renewals</td>
<td></td>
</tr>
<tr>
<td>Vessel Registration FT and Renewals</td>
<td></td>
</tr>
</tbody>
</table>
**Attachment B**

**MANDATORY Requirements**

**Partners Qualified by MVD to Perform Driver Transactions**

In addition to requirements specified elsewhere in the Motor Vehicle Service Provider Agreement, the Partner must commit to obtaining/providing the following:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1    | Corporate Performance and Surety Bond for Loss, Fraud, Theft, Employee Dishonesty, and any act, omission or negligence of Company, its officers, agents, representatives, employees or contractors.  
1 – 5,000 Transactions/year amount of bond: $125,000  
5,001 – 15,000 Transactions/year amount of bond: $250,000  
15,001 and over Transactions/year amount of bond: $500,000 |

A partner performing more than one Type of Transactions (Driver, Vehicle, Vessel, and/or Driver Education) need only obtain one bond for the corporation/partnership.

A partner possessing current insurance or bond coverage for all these aspects, need only add MVD as a named party.

Partner’s without blanket coverage including the above listed events, can obtain multiple bonds or insurance policies. Bonds are preferred. When coverage is split into different policies or bonds, each policy or bond must be for the minimum amount of coverage the Partner must cover, given the Partner’s transaction volume.
**Attachment C**

**MANDATORY Requirements**

**Partners Qualified by MVD to Perform Vehicle & Vessel Transactions**

In addition to requirements specified elsewhere in the Motor Vehicle Service Provider Agreement, the Partner must commit to obtaining/providing the following:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1    | Corporate Performance and Surety Bond for Loss, Fraud, Theft, Employee Dishonesty, and any act, omission or negligence of Company, its officers, agents, representatives, employees or contractors  
1 - 5,000 Transactions/year amount of bond: $125,000  
5,001 – 15,000 Transactions/year amount of bond: $250,000  
15,001 and over Transactions/year amount of bond: $500,000  
A partner performing more than one Type of Transactions (Driver, Vehicle, Vessel, and/or Driver Education) need only obtain one bond for the corporation/partnership.  
A partner possessing current insurance or bond coverage for all these aspects, need only add MVD as a named party.  
Partner’s without blanket coverage including the above listed events, can obtain multiple bonds or insurance policies. Bonds are preferred. When coverage is split into different policies or bonds, each policy or bond must be for the minimum amount of coverage the Partner must cover, given the Partner’s transaction volume. |
| 4    | VIN Inspection bond of $30,000 per VIN inspector required, unless the VIN inspectors being used are already under the blanket coverage of the corporation.  
NOTE: Any Partner performing VIN inspections must also possess a Business License, and a NM CRS#. |
## Appendix D

**Mandatory Computer Requirements – Driver Services**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1 | **Local Scanning Hardware/Software**  
   (1) Required per office location  
   • Scanner-Fujitsu 7160 (Model FI-7160)-captures documents  
   • Licensing/Subscription for EMC CWC (projected cost $350/yr) |
| 2 | **Workstation for each employee simultaneously accessing Tapestry**  
   • Intel Core i5 or higher  
   • 8GB RAM  
   • Integrated Graphics  
   • At least one VGA port and another video port for sending video signals to support dual monitors (Examples-VGA +Display Port, VGA+DVI, VGA+HDMI, VGA+VGA)  
   • 500GB hard drive  
   • Minimum 6 USB ports  
   • Win 7 minimum OS  
   • Internet Explorer 11  
   • Adobe Acrobat Reader DC  
   Monitor – 17” or larger  
   Mouse  
   Keyboard |
| 3 | **Printer**  
   HP LaserJet P3015dn Printer or equivalent |
| 4 | **PARTNER must supply their own POS hardware and software. No Partner will use Tapestry POS hardware or software.** |
| 5 | **Minimum bandwidth connection to Internet**  
   • 1 - 4 Person Office: 1.5Mbps  
   • 5-10 person Office: 3-5Mbps  
   • 10-20 person Office: 5-15Mbps |

**ADDITIONAL REQUIREMENTS NEEDED – Partners Qualified to Produce Credentials**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1 | ELO E432532 12” or 15” ET1517L Dark Grey LCD Touchscreen Monitor-Any applications/signature processing and voter registration  
   Recommending Part 15” # E344758 - ET1517L-8CWB-1-BL-G (Intellitouch, antiglare)  
   For mandatory electronic Voter Registration |
| 2 | TRD-specified Camera Station |
| 3 | TRD-specified Eye Testing Machine(s) |
### Mandatory Computer Requirements – Vehicle/Vessel Services

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1    | Local Scanning Hardware/Software  
(2) Required per office location  
- **Scanner**- Fujitsu 7160 (Model FI-7160)-captures documents  
- Licensing/Subscription for EMC CWC (projected cost $350/yr) |
| 2    | Workstation for each employee simultaneously accessing Tapestry  
- Intel Core i5 or higher  
- 8GB RAM  
- Integrated Graphics  
- At least one VGA port and another video port for sending video signals to support dual monitors (Examples- VGA +Display Port, VGA+DVI, VGA+HDMI, VGA+VGA)  
- 500GB hard drive  
- Minimum 4 USB ports  
- Win 7 minimum OS  
- Internet Explorer 11  
- Adobe Acrobat Reader DC |
| 3    | Printer- HP LaserJet P3015dn Printer or equivalent |
| 4    | PARTNER must supply their own POS hardware and software.  
No Partner will use Tapestry POS hardware or software. |
| 5    | Minimum bandwidth connection to Internet  
- 1 Person Office: 1.5Mbps  
- 5-10 person Office: 3-5Mbps  
- 10-20 person Office: 5-15Mbps |
| 6    | ELO E432532 12” or 15” ET1517L Dark Grey LCD Touchscreen Monitor-  
Any applications/signature processing and voter registration  
Recommending Part 15” # E344758 - ET1517L-8CW-1-BL-G  
(Intellitouch, antiglare) |
**Mandatory Computer Requirements – Driver Ed Schools**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1    | Workstation for each employee simultaneously accessing Tapestry  
  - Intel Core i5 or higher  
  - 8GB RAM  
  - Integrated Graphics  
  - At least one VGA port and another video port for sending video signals to support dual monitors (Examples - VGA + Display Port, VGA+DVI, VGA+HDMI, VGA+VGA)  
  - 500GB hard drive  
  - Minimum 4 USB ports  
  - Win 7 minimum OS  
  - Internet Explorer 11  
  - Adobe Acrobat Reader DC  
  - Monitor – 17” or larger  
  - Mouse  
  - Keyboard |
| 2    | Printer- HP LaserJet P3015dn Printer or equivalent |
| 3    | PARTNER must supply their own POS hardware and software.  
  No Partner will use Tapestry POS hardware or software. |
| 4    | Minimum bandwidth connection to Internet  
  - 1 Person Office: 1.5Mbps  
  - 5-10 person Office: 3-5Mbps  
  - 10-20 person Office: 5-15Mbps |
Appendix E

In addition to Security Requirements listed in the Agreement, Partner must also comply with the following, depending on the type of transactions the Partner is approved by MVD to perform:

**Mandatory Minimum Security Requirements**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>A Separate, unique email box for each Partner employee performing Tapestry transactions. Sharing or disclosure of user IDs or logon credentials is PROHIBITED.</td>
</tr>
<tr>
<td>2</td>
<td>Any computing devices connected to MVD systems must at a minimum have up-to-date system updates and antivirus/antimalware installed, full disk encryption is also recommended. The use of removable media is prohibited unless approved by MVD and should be encrypted*. Further instruction for implementing minimal required security controls can be found here: <a href="http://csrc.nist.gov/publications/fips/fips200/FIPS-200-final-march.pdf">http://csrc.nist.gov/publications/fips/fips200/FIPS-200-final-march.pdf</a></td>
</tr>
<tr>
<td></td>
<td>Definition of removable media - USB port devices (external hard drive), Compact Discs (CDs), Digital Versatile Discs (DVDs), USB flash/thumb drives, handheld wireless devices, media device, camera, audio recording device, and any other existing or future mobile storage device.</td>
</tr>
<tr>
<td>3</td>
<td>Any computing devices including partner networking devices (routers, switches, firewalls) used for connecting to MVD System such as Tapestry must use strong, complex password including one capital, one number, and one special character. Default, simple out of the box passwords should be changed or disabled.</td>
</tr>
<tr>
<td>4</td>
<td>When a device with a hard drive or other storage medium including copier/scanner is no longer needed, the data contained is to be deleted and the storage medium destroyed. Guidelines on how this removal can be accomplished can be found at: <a href="http://nvlpubs.nist.gov/nistpubs/SpecialPublications/NIST.SP.800-88r1.pdf">http://nvlpubs.nist.gov/nistpubs/SpecialPublications/NIST.SP.800-88r1.pdf</a> This process should be documented and reported to MVD.</td>
</tr>
<tr>
<td>5</td>
<td>Any sensitive PII obtained under this contract shall be removed from the Partner-owned information technology assets upon termination or expiration of the Partner agreement. Guidelines on how this removal can be accomplished can be found at: <a href="http://nvlpubs.nist.gov/nistpubs/SpecialPublications/NIST.SP.800-88r1.pdf">http://nvlpubs.nist.gov/nistpubs/SpecialPublications/NIST.SP.800-88r1.pdf</a> This process should be documented and reported to MVD.</td>
</tr>
</tbody>
</table>
| 6    | The Partner agrees that in the event of any actual or suspected breach of PII (i.e. loss of control, compromise, unauthorized disclosure, access for an unauthorized purpose, or other unauthorized access, whether physical or
The Partner should ensure any computing devices connected to MVD system such as Tapestry should be physically secured to prevent unauthorized removal or theft.

Partners must not email Personally Identifiable Information (PII) to prevent disclosure.

Users must not save their password in the Internet Web Browser.

<table>
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<tr>
<td>1</td>
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</tbody>
</table>
| 2    | Any computing devices connected to MVD systems must at a minimum have up-to-date system updates and antivirus/antimalware installed, full disk encryption is also recommended. The use of removable media is prohibited unless approved by MVD and should be encrypted*. Further instruction for implementing minimal security controls can be found here: [http://csrc.nist.gov/publications/fips/fips200/FIPS-200-final-march.pdf](http://csrc.nist.gov/publications/fips/fips200/FIPS-200-final-march.pdf)  
Definition of removable media - USB port devices (external hard drive), Compact Discs (CDs), Digital Versatile Discs (DVDs), USB flash/thumb drives, handheld wireless devices, media device, camera, audio recording device, and any other existing or future mobile storage device.  
| 3    | The provider must develop and implement a process to ensure that security and other applications software are kept current. |
| 4    | The Partner should ensure that any computing devices connected to MVD system such as Tapestry should be physically secured to prevent unauthorized removal or theft. |
| 5    | The Partner agrees that in the event of any actual or suspected breach of PII (i.e. loss of control, compromise, unauthorized disclosure, access for an unauthorized purpose, or other unauthorized access, whether physical or electronic.) will be reported to MVD and to TRD CSO within 24 hours of its discovery. |
| 6    | When a device with a hard drive or other storage medium including copier/scanner is no longer needed, the data contained is to be deleted and the storage medium destroyed. Guidelines on how this removal can be accomplished can be found at: [http://nvlpubs.nist.gov/nistpubs/SpecialPublications/NIST.SP.800-88r1.pdf](http://nvlpubs.nist.gov/nistpubs/SpecialPublications/NIST.SP.800-88r1.pdf)  
This process should be documented and reported to MVD. |