SOFTWARE LICENSE AND SERVICE AGREEMENT

The following terms, including the terms and conditions found in Exhibits A, B, C, and D (the "Agreement"), dated ______, 2016, represent the full understanding of PassportParking, Inc., a foreign corporation authorized to conduct business in Florida ("Passport") and the Party named below ("Provider"). In exchange for the mutual covenants herein and other good and valuable consideration, the Parties agree and intend to be bound as follows:

Provider Legal Name: City of Dania Beach, FL Contact: Eric Walton				
Email: Phone: 954-924-6810 ext. 370			t. 3703	
Provider Contact Address	Provid	er Billing Co	ntact Add	ress
City of Dania Beach				
100 W. Dania Beach Boulevard	SAME	AS CONTAC	T ADDRES	S
Dania Beach, FL 33004				
Effective Date:				
Launch Delays:				
If Provider fails to launch the MPP and CMP	, as applicab	le, within nine	ety (90) da	ys after the
Effective Date above, Provider will pay a mo	nthly platforr	n fee to Pass	port equal	to the
lesser of \$1,500.00 or any applicable monthl	y fee per pla	tform (MPP c	or CMP) for	r which the
launch has been delayed beyond ninety (90)	days from th	ne Effective D	ate.	
Services:				
Passport will provide services (the "Services				
all web and mobile applications and related	documentati	on, (the "Soft	ware") neo	cessary for
Provider to operate:				
a mobile payment for parking program				
any and all parking facilities owned or	•••	· · ·		,
ability to pay for parking using a smar	phone appli	cation or mol	olle web ap	oplication;
a citation management program ("CM	P") which all	owe Providor	's parking	
enforcement officers to issue parking	,			ent
payment for parking citations and per				ері
Governing State Law:				
Merchant Processing Costs:				
•	Provider will be responsible for paying all merchant processing costs, including, without			
limitation, settlement fees, payment gateway		•	•	
reimbursement fees.				
Merchant of Record for Transactions:		Passport	Х	Provider
Passport Merchant Processing Rate Per			N/A	
Transaction:				
Payment Gateway Provider:		Passport	Х	Other
Passport Gateway Fee Per Transaction: N/A				
Termination:				
Either Party may terminate this Agreement for convenience by providing thirty (30) days				
written notice to the non-terminating Party.				

Per Se	ession Service and License Fee:		\$0	0.20	DC
Maxin	num Convenience Fee Passed through to	Par	king Customer	s:	\$0.35
Equipment Provided by Passport: Initial Signs: Initial D		nitial Decals: 12			
Install	ation:				
Provid	er will be solely responsible for installing all s	sign	s and decals in	the	Premises.
	bligation includes the responsibility to provid				
	splay signs and decals, including without lim	itati	on, all hooks, p	oles	s, posts,
bracke	ets, screws, bolts, and nuts				
	eting Services: ort will provide the marketing services descring.	ibed	l in Exhibit C for	the	e fees listed
Other	Fees:				
a) b)	Zone setup fees of three dollars (\$3.00) per Initial Signage and Sticker fees have been v				
	dollars (\$20.00) per sign and three dollars (\$	\$3.0	0) per decal		
c)	Provider will pay a ten dollar (\$10.00) admir	nistra	ative fee over si	gn	and shipping
	costs per sign for any replacement signs pu		-		•
d)	d) Provider will pay a one dollar (\$1.00) administrative fee over decal and shipping				
,	costs per decal for any replacement decals		•		
e)	Passport will provide a design file to allow F and decals	rov	ider to print rep	lac	ement signs
f)	Provider will reimburse Passport for any and				
	food expenses (subject to travel cost units		•		
	Passport employees while traveling at Prov				
	Provider has given prior written approval. If		•		
、	approval, Passport will have no obligation to				
g)	Provide will pay a custom design fee of one				
(\$1,500.00) for changes to the design of Passport's signs and decals.					
,	All other fees and charges contained in all c	otne			
	Ily Minimum MPP and CMP Fees:		N/A		
	nly Minimum:			<i>.</i>	loo of the
	otal per transaction fees paid to Passport as				
	and CMP during any month are less than the				
	er will pay the difference between the amour ly minimum MPP and CMP fees ("Minimum"		•	(F	and th
month		j as	10110105.		

Additional Amount Payable to Passport = Minimum - Paid

Merchant Validation Program:

Passport will provide the option for local merchants to validate parking in the Premises. Each merchant that wishes to issue validation codes to parking customers in the Premises will be required to create a prepaid account out of which validation payments will be made. Passport will be the merchant of record for these accounts, and any parking fees (excluding Passport per transaction fees) paid through validation by local merchants will be transferred to Provider in the form of bill credits each month

Licens	e Fee Before First Citation Amount Escalation:	\$3.00		
	e Fee After First Citation Amount Escalation:	50% of Escalated Citation Amount		
Equipr				
	 a) Provider must purchase a sufficient number of Android-based handheld devices for each parking enforcement officer to have access to one device while conducting parking enforcement activities 			
b)	Passport will provide custom setup for Android devices, including installing and configuring the Software and pairing the device with a Bluetooth-enabled printer for an additional fee of \$300.00			
C)	Provider must purchase one wireless data plan for	each Android device		
,	Provider must purchase one (1) Bluetooth-enabled printer per Android device described above			
e)	If Provider chooses to purchase Bluetooth-enabled printers through Passport, the prices are as follows:			
f)	 i) ZebraiMZ320: \$600.00 with charger In addition to the unit costs per Bluetooth-enabled printer above, Provider will be responsible for paying all shipping costs and purchasing all printer paper. 			
g)	If Provider orders custom printer paper through Passport, Provider will be responsible for paying the costs of creating, printing, and shipping such custom paper plus a 12% service fee to Passport. Passport is unable to provide estimated costs until specific details of Provider's order have been confirmed due to the variable costs of its 3rd			
0	party.			
	tions Support: Passport will provide an online payment portal thro outstanding parking citations	ough which parking violators may pay		
b)	After 30 days, parking citations issued by Provider the Provider's citation escalation schedule, which Passport will automatically generate and send a le which Passport has necessary state licensure auth lookup informing such parking violator that there is that the citation amount has increased.	will be established by Provider) and tter to each parking citation owner for norization to perform a driver record		
c)	If authorized by the relevant driver licensure bureau after thirty days after Passport has sent the letter of Passport will submit the relevant information to a of hard collections process	lescribed in subsection b) above,		
	Licensure Authorizations:			
-	ort will provide a list of states in which Passport has	s the authority to do driver record		
lookup	s upon request by Provider			

This Software License and Service Agreement ("Agreement") is entered into, as of the Effective Date first written above, between PassportParking, Inc. and the Provider named above. This Agreement includes and incorporates the terms and conditions found in this document, the Standard Terms and Conditions found in Exhibit A, and the terms and conditions found in all other Exhibits hereto. There shall be no force or effect to any different terms of any related purchase order or similar form even if signed by the parties after the date hereof.

PassportParking, Inc:	Provider:
By:	By:
Name:	Name: Robert Baldwin
Title:	Title: City Manager
Date:	Date:
Witness:	Approved as to Form:
By:	Ву:
Name:	Thomas J. Ansbro, City Attorney
Witness:	Attest:
By:	Ву:
Name:	Louise Stilson, CMC, City Clerk

EXHIBIT A

STANDARD TERMS AND CONDITIONS ATTACHMENT

Service Levels

Passport will provide hosting for the Software in accordance with all local laws and regulations. Passport's sole and exclusive obligation in the event of an error or interruption of the Software is to use Passport's best efforts to restore or repair the Software as quickly as practicable.

System Uptime

Passport will provide the Software with uptime of at least ninety-nine percent (99%) calculated over a rolling six-month period ("Uptime Guarantee"). For any month during which system uptime drops below the Uptime Guarantee, Passport will provide a billing credit in an amount equal to: the percentage difference between a) the lowest uptime reached at any point during the month (calculated on a rolling six month period) and b) the Uptime Guarantee multiplied by the total fees payable to Passport for such month. For example, if during a given month the Software uptime fell as low as ninety-five percent (95%) and during that month, the fees payable to Passport were one hundred dollars (\$100.00), Passport would issue a billing credit of four dollars (\$4.00). For the purposes of this Agreement, Uptime is defined as any period of time during which end users of the Software can use the Software to pay for parking, pay for mobile tickets, or issue parking citations, as applicable.

Data Ownership

Passport hereby acquires a perpetual license, subject to revocation by end users, to store, display, transmit, and use all data provided by parking customers and all data stored, created, or transmitted by Passport as a result of any end user's use of any component of the Software, strictly in accordance with Passport's Privacy Policy, which Passport will provide upon Provider's request and which Passport reserves the right to update or modify from time to time. Passport hereby acquires a non-revocable perpetual license to store and use any data created as a result of the Provider's use of the Software for its internal business purposes. Upon the expiration or termination of this Agreement, Passport will provide a copy of all data associated with end users and their associated transactions in the Premises to Provider in a mutually agreed machine-readable format within thirty (30) days after receipt of a written request for such data from Provider.

Intellectual Property

(a) Provider hereby acquires a revocable, non-exclusive, non-assignable, nontransferrable, and non-subleaseable right and license to use and access the Software for its internal business purposes. All intellectual property rights including, without limitation, trade names, source code, trademarks, copyrights, patents, and trade secrets, not explicitly granted to Provider in this Agreement are reserved to Passport.

(b) Provider will not, directly, indirectly, alone,

or with another party, (i) copy, disassemble, reverse engineer. or decompile the Software or any subpart thereof; (ii) modify, create derivative works based upon, or translate the Software or source code; (iii) transfer or otherwise grant any rights in the Software or source code in any form to any other party; (iv) attempt to do any of the foregoing or cause or permit any third party to do or attempt to do any of the foregoing, except as expressly permitted hereunder.

Technical Support

Passport will field all technical support questions from Provider related to the mobile pay program.

Custom Design Revision Fees

For any custom design or content alteration services requested by Provider, including without limitation, customized signage, customized decals, customized logos, customized website content, customized notification letter language, customized parking citation language, or any custom design within the Software platform, Passport will provide a proof of concept design. For no additional fee, Passport will also provide one revised version of that initial proof of concept based on Provider's input. Provider will pay a one thousand dollar (\$1,000.00) fee per proof of concept revision for each requested revision thereafter. After Provider's acceptance of the proof of concept, Passport will create a final design draft. For no additional fee, Passport will also provide one revised version of that final design draft based on Provider's Input. Provider will pay a one thousand dollar (\$1,000,00) fee per final design revision thereafter. The fees in this section will not negate the applicability of any other fee payable for custom design services, including any private label fees or custom signage fees.

Translation Services

If Provider requests that Passport provide a version of any mobile application or mobile web application included in the Software in any language other than English, Provider will pay a one thousand five hundred dollar fee (\$1,500.00) for Passport to perform or subcontract the necessary translation services. Passport will provide an initial version of all translated text. For no additional fee, Passport will also provide one revised version of such translation based on Provider's input. Provider will pay a one thousand dollar (\$1,000.00) fee per revision for each requested revision thereafter.

Wallet Services

Provider may elect to provide parking customers with a virtual wallet (a "Wallet Program"). With a Wallet Program, parking customers would be required to prepay funds into a wallet account for the payment of future parking fees.

Marketing Services

The marketing and public relations services and materials, if any, provided by Passport and any optional marketing services, including associated fees, can be found in Exhibit C of this Agreement. The marketing services to be performed by Provider at Provider's sole cost, if any, can be found in Exhibit D.

Public Relations Cooperation

The Parties hereby agree that each Party will have the right to discuss and display qualitative information regarding the Parties' relationship. The Parties further agree that prior to any disclosure of any quantitative information regarding the Parties' relationship, the utilization of the Software, or any other element of the Parties' relationship, the disclosing Party must obtain the written permission of the non-disclosing Party.

Payment Gateway

Provider must supply a payment gateway for the payment of all fees by end users, and Provider will bear all costs associated with providing such payment gateway, including all per transaction costs. Passport can provide such gateway services to Provider. Exhibit B contains a list of payment gateways supported by Passport. For all other payment gateways, Passport will charge a two hundred and fifty dollar (\$250.00) per development hour necessary to perform necessary integrations.

Refunds and Discounts

Passport agrees to forego or return, as applicable, its per transaction fees for any refund granted by Provider. Provider will be responsible for reimbursing Passport for all merchant processing fees, including without limitation payment gateway fees, settlement fees, and interchange reimbursement fees, if any, incurred by Passport for all transactions, including refunded transactions.

Invoicing

Passport will send monthly invoices to Provider by the tenth day of each month for all fees payable to Passport that accrued during the preceding month. If Provider fails to remit payment according to such invoices within thirty (30) days after the date on the invoice, Passport will have the right to suspend Provider's access to the Software.

Scheduled Maintenance

If Passport plans to perform any scheduled maintenance during business hours, Passport will provide notice to Provider at least twenty-four (24) hours in advance of the commencement of such scheduled maintenance. For the purpose of this section, "business hours" means Monday through Friday between 9 AM Eastern Time and 5 PM Eastern Time.

Product Updates

Any system-wide improvements or modifications made by Passport to the Software platform will be promptly provided to Provider and will automatically be subject to the terms of this Agreement. The Provider may request new features or functionality to be built into the system, and, to the extent that Passport plans to incorporate such requested new features or functionality into the Software, Passport will develop such features and functionality at no cost to the Provider. If the Provider desires to expedite such development, Passport may, at its sole discretion, charge Provider an expedite fee of two hundred dollars (\$200.00) per development hour necessary to develop the requested features or functionality. If the Provider's requested features or functionality are created for the Provider's use and not incorporated into the Software, Passport may, at its sole discretion, charge Provider custom development fee of two hundred and fifty dollars (\$250.00) per hour for the development of such features or functionality and a monthly maintenance fee that will be mutually agreed between the Parties and reduced to a written addendum to this Agreement that the Parties must execute.

Piggyback Procurements

Provider will allow any public agency located in the United States to purchase, and Passport to offer to those public agencies, a substantially similar mobile pay program at the same price and under the same conditions agreed upon in this Agreement between the Parties, without any further competitive bidding, to the extent permitted by law. Each public agency will execute its own contract with Passport for its requirements, funding such service out of its own funding sources. Provider shall not incur any financial responsibility in connection with Passport's contracting with such other public agencies for such services.

Capacity

Provider represents and warrants that it has obtained or will obtain all licenses and authorizations necessary to license the Software. Provider further represents and warrants that the signer of this document has the authority to bind Provider to the terms herein.

Confidentiality.

Provider and Passport agree to treat all information furnished, or to be furnished, by or on behalf of the other party and information analyses, summaries and other work product derived from such information (collectively, the "Information") in accordance with the provisions of this section and to take, or abstain from taking, all actions set forth herein. The Information will be used solely in connection with the consummation of this Agreement between Passport and Provider and Provider's use and operation of the Software, and will be kept confidential by the Provider and Passport and each party's officers, directors, employees, representatives, agents and advisors; provided, however, that

- (a) any of such Information may be disclosed to officers, directors, employees, representatives, agents and advisors who need to know such information to execute this Agreement and effectively use the Software (so long as such persons only use or disclose such Information in the manner permitted in this section), and
- (b) such information may be disclosed to the extent required by law, including any open records law, open meetings law, or any other local public disclosure law applicable to Provider, and
- (c) upon the request of Provider or Passport, the other party will destroy or return to Passport all material containing or reflecting the Information, to the extent permitted by law.

Force Majeure

Neither Passport nor Provider will be held liable for any delay or omission in performance of their duties under this Agreement caused by causes beyond their reasonable control, including without limitation, acts of God, acts of the public enemy, fires, natural disasters, wars, or riots (each a "Force Majeure Event").

Disclaimer

The Software is provided to Provider by Passport "as is" and with all faults. Provider acknowledges and agrees that Passport bears no liability for any error, omission, defect, deficiency, or nonconformity within the Software except as explicitly provided in this Agreement. Other than as specifically set forth herein, neither of the Parties makes any representations, warranties, or guarantees, express or implied, directly or indirectly, including, without limitation, any warranty of condition, merchantability, or fitness for a particular purpose or use, with respect to, arising out of, or in connection with the Software and related services to be performed pursuant to this Agreement.

Severability.

Whenever possible, each provision of this Agreement will be interpreted and construed to be valid under applicable law, but if any provision of the Agreement is found to violate applicable law, the violating provision will be ineffective only to the extent that it violates the law, without invalidating the remainder of the section containing the violating provision or any other provisions or sections of this Agreement.

Assignment

This Agreement and all of its provisions will be binding upon and inure to the benefit of the Parties and their respective successors and assignees. Neither Passport nor Provider may assign any rights, interests, or obligations hereunder without prior written consent of the other party, provided, however, that Passport may, without such written consent, assign this Agreement and its rights and delegate its obligations hereunder in connection with the transfer or sale of all or substantially all of its assets or business related to this Agreement, or in the event of its merger, consolidation, change in control or similar transaction. Any permitted assignee shall assume all assigned obligations of its assignor under this Agreement. Any purported assignment in violation of this section shall be void and of no effect.

Contractual Silence

If the Agreement fails to address a condition, obligation, benefit, or other term necessary to sufficiently define the relationship between the Parties or resolve a disagreement or conflict regarding the interpretation or construction of this Agreement, the Parties agree to reasonably cooperate to draft a mutually agreeable Amendment that clarifies the duties, rights, and obligations of the parties under this Agreement.

Amendments

The Parties may not amend or modify this Agreement except by a written instrument executed by the Parties (an "Amendment").

Cooperate

If either Provider or Passport has a claim, dispute, or other matter in question for breach of duty, obligations, services rendered or any warranty that arises under this Agreement, the Parties Agree to cooperate to achieve a mutually beneficial resolution of such matter. If after sixty (60) days the dispute remains unresolved, the parties may pursue other remedies.

Independent Contractor

Passport is an independent contractor and not an agent or employee of Provider. No agency, partnership, franchise, joint venture, or employment relationship exists between Passport and Provider. Passport's employees and agents will not be employees or agents of Provider. Passport shall be fully and solely responsible for the supervision, control, performance, compensation, benefits (including, without limitation, all forms of insurance) withholdings, health and safety of all of its employees and agents. Provider will not be responsible or liable for any withholding taxes or contributions to state worker's compensation, unemployment or other funds or programs.

Limitation of Liability

In no event will Passport be liable to Provider for any lost profits, lost savings, or incidental, indirect, special, or consequential damages arising out of Provider use or inability to use the product or the breach of this Agreement, even if Passport has been advised of the possibility of such damages.

Notices

All notices, consents, and communications required hereunder shall be given in writing and delivered via electronic mail or mail, shall be deemed to be given upon receipt thereof, and shall be sent to the address below:

> Passport 1300 S. Mint Street Suite 200 Charlotte, NC 28203

Email: ben.winokur@gopassport.com

Entire Agreement

This Agreement represents the full and complete understanding of the Parties and supersedes any and all prior agreements.

EXHIBIT B

SUPPORTED PAYMENT GATEWAYS

- 1. Authorize.net
- 2. Converge
 - Elavon Gateway Product
- 3. FirstData Direct Connect
- 4. Internet Secure
- 5. Moneris
- 6. Point and Pay

EXHIBIT C

MARKETING SERVICES PROVIDED BY PASSPORT

Cust	om Website	
0	Splash Page	Free
	 or verbiage on existing page 	
0	2-5 Pages	\$2,000
0	5-10 Pages	\$5,000
0	10+ Pages	TBD
• Signa	age and Decals	
	 Logo Addition on Standard 	Free (must provide hi-res logo file)
	 Custom design/colors 	\$1,500
For quantitie	s, see "Equipment Provided by Passport" se	ction.
Prom	otional Materials	
handouts, co	asters, validation cards, direct mail	
	 Passport w/ logo addition 	Free
	 Custom color / design 	\$1,500
	 Orders over 4 pieces per space 	cost (including shipping)
	 Specialty items 	Quote upon request
	 shirts, hats, etc 	
Print	Ads	
for Provider's	s use in local newspapers and magazines	

Passport Ad Library	Free
Customized	\$1,000

• Digital Ads

0

for Provider's use in display, mobile, social (Facebook, Twitter)

	Passport Ad Library	Free
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■ Customized \$2,000

• Media Relations

Launch Press Release (local)	Free
Launch Press Release (local)	Free

- Milestone Press Releases
 Free
- Extended PR (national) \$300

EXHIBIT D

MARKETING SERVICES PROVIDED BY PROVIDER

- Distribute information handouts that speak to the flow of the application for the first thirty (30) days after launch.
- Distribute promotional materials, which may include parking fee discount codes
- Incorporate Passport information on Provider's website, specifically in any section that concerns parking.
- Add information around the system to all internal and external Provider newsletters or publications.
- Inform all Provider staff about the application so that they can field questions on the program and spread awareness.
- Include a prompt to download the Passport Parking application on all citations issued through the CMP.