1.	This Agreement is entered into between the	e Contracting Agency and the	Contractor named below:	
	CONTRACTING AGENCY NAME			
	California Department of Technology			
	CONTRACTOR NAME			
	AT&T Corp.	pproval of TECH 012 by CDT ST	D which over is later through	
2.		pproval of TECH 213 by CDT ST e (3) one-year options to exten		
3.	The maximum amount of this \$0.0			
	Agreement after this Amendment is: (Zer	o Dollars and Zero Cents)		
4.	4. The parties agree to comply with the terms and conditions of the amendment. All documents and actions noted below are by reference and made part of the Agreement and incorporated herein:			
Effective upon CDT STP approval of this Amendment the revisions are as follows:				
 Revises contract documents listed in the attached Attachment No. 1 – List of Amended Contract Documents 				
All other terms and conditions remain the same.				
IN W	TNESS WHEREOF, this Agreement has been ex	recuted by the parties hereto.		
	CONTRACTOR	, I	Department of Technology (CDT), Statewide Technology Procurement (STP) Use Only	
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STATE OF CALIFORNIA CALIFORNIA DEPARTMENT OF TECHNOLOGY AGREEMENT NUMBER: C4-DNCS-19-001-40, Amendment 20 AT&T Corp.

ATTACHMENT 1 – LIST OF AMENDED CONTRACT DOCUMENTS

This Attachment 1 dated May 30, 2024, contains a list of revised contract documents hereby incorporated into this Contract.

Replaces the Contractor's Response for the following documents in their entirety:

- 12.a. Contractor's amended Response to Category 21 Statement of Work (162 pages)
- 13.a. Contractor's amended Response to Category 21 Catalog A (76 pages)

Amendment No. 20 Summary of Changes c4- DNCS-19-001-40

This Amendment No. 20 ("Amendment") by and between AT&T Corp., Inc. ("Contractor") and the State of California ("State") is effective upon execution by the parties ("Effective Date").

WHEREAS, Contractor and State entered into the Agreement for CALNET Data Networks and Communication Services ("Agreement") on April 14, 2020.

WHEREAS, the parties now desire to amend the Agreement.

NOW THEREFORE, the parties, in consideration of the mutual covenants contained herein and intending to be legally bound, agree that the Agreement is amended as follows:

Category 21 – Standalone VoIP, Statement of Work, Technical Requirements, is hereby amended to include the following and is attached:

Page 2, Updated Amendment Log to add Amendment 20 content;

Pages 2-162, Headers updated to add Amendment 20 content;

Pages 52-62, Table 21.2.6.b – Unsolicited Standalone VoIP Features, changes made as follows:

- Item 10, Added "Standalone VoIP Voicemail Transcription User", "SV168"; and
- Renumber Items to sequential number.

Replacement pages are attached hereto for insertion in the Agreement and are identified in the Amendment log as: "Amendment 20, 05/30/2024".

Category 21 – Standalone VoIP, Catalog A, is hereby amended to include the following and is attached:

Page 2, Updated Amendment Log to add Amendment 20 content;

Pages 2-76, Header updated to add Amendment 20 content;

Pages 13-20, Table 21.2.6.b – Unsolicited Standalone VoIP Features, changes made as follows:

- Item 10, Added "Standalone VoIP Voicemail Transcription User", "SV168", "\$0.00", "\$0.75", "Each"; and
- Renumber Items to sequential number.

Replacement pages are attached hereto for insertion in the Agreement and are identified in the Amendment log as: "Amendment 20, 05/30/2024".

Except as modified by this Amendment, all of the terms and conditions of the Agreement shall remain in full force and effect in accordance with their terms. their terms.