

AMENDMENT

This Amendment to the Law Enforcement Agency Request Form to Access TLO Systems and TLO Acceptable Use Requirements for Law Enforcement (collectively, the "Agreement"), incorporated by reference, is entered into as of the date signed by the last party, between TLO, LLC ("TLO") and Lexington Fayette Urban County Gov't-Division of Police ("Agency"). The effective date of this Amendment is January 1, 2013. All terms not defined herein shall have the meaning ascribed to them in the Agreement.

In consideration of the Parties' mutual promises, and other good and valuable consideration, TLO and Agency desire to amend the Agreement and agree as follows:

1. The Parties agree that TLO will no longer provide all products and/or services to Agency free of charge. Any references in the Agreement indicating the provision of products and/or services free of charge to Agency shall be deleted, including, without limitation, such clauses as "free of charge" and "at no charge".
2. During the term of the Agreement, Agency agrees to pay TLO all applicable charges for TLO Products accessed as set forth in Attachment A to this Amendment.

Except as expressly amended above, all of the terms and conditions of the Agreement shall continue in full force and effect. This Amendment may be executed in any number of counterparts, all of which taken together shall constitute one in the same instrument, and any of the Parties hereto may execute this Amendment by signing such counterpart in the original, or by facsimile or other electronic transmission.

All of the foregoing is accepted and agreed to by:

AGENCY:

Signed by: _____
Authorized Agency Designee

Print Name: _____

Date: _____

TLO:

Signed by:  _____

Print Name: James Reilly, SVP Sales/Bus. Dev.

Date: 11/20/2012

ATTACHMENT "A"

<p>Subscriber: Lexington Fayette Urban County Gov't-Division of Police Subscriber ID: 52081 Effective Date: January 1, 2013 Pricing Contract: Flat Rate – Transactions</p> <p>Term: This Agreement shall commence on the Effective Date and continue in effect for 12 months. Thereafter, the Agreement shall automatically renew for additional successive 12-month terms unless written notice of intent not to renew is provided by one party to the other at least 60 days prior to the expiration of the then current term.</p>	<p>Monthly Fee: \$ 200.00</p> <p>Monthly Transactions: 1,000 (unused Monthly Transactions do not rollover)</p>
	<p>Agreement includes the following searches:</p> <ul style="list-style-type: none">- All searches and reports EXCLUDING Super Phone Report and Super Reverse Lookup- Transactions included in the Monthly Fee pertain to searches and reports currently offered through TLOxp as of 11/20/2012. Additional searches and/or reports that fall outside of the Monthly Fee may be added to TLOxp in the future <p>Each search listed above is a "transaction."</p> <ul style="list-style-type: none">- All included transactions in excess of Monthly Transactions will be charged at a rate of \$0.20 per transaction <p>Pricing for excluded searches:</p> <ul style="list-style-type: none">- Super Phone Report will be charged at \$0.50 per transaction- Super Reverse Phone Lookup will be charged at \$0.25 per transaction- All other searches/reports are subject to TLO Pricing, which may change from time to time

Subscriber Initials _____