

NASSAU COUNTY BOARD OF COUNTY COMMISSIONERS **P.O.** Box 1010 Fernandina Beach, Florida 32035-1010

Nick Deonas David C. Howard Vickie Samus Floyd L. Vanzant Marianne Marshall Dist. No. 1 Fernandina Beach Dist. No. 2 Fernandina Beach Dist. No. 3 Yulee Dist. No. 4 Hilliard Dist. No. 5 Callahan

JOSEPH M. "Chip" OXLEY, JR. Ex-Officio Clerk

> MICHAEL S. MULLIN **County Attorney**

WALTER D. GOSSETT County Coordinator

September 13, 2002

N2H2, Inc. 900 Fourth Avenue, Suite 3600 Seattle, WA 98164

Re: Products & Services Agreement

Dear Sirs:

Enclosed is a renewal of the N2H2 Internet filtering contract for the period of October 1, 2002 to September 30, for the Nassau County Public Library System as 2003 approved by the Board of County Commissioners on September Please execute the contract and return to this 9, 2002. office in the enclosed envelope. We will then furnish fully executed, certified copies to you and the Nassau County Library Director.

Thank you for your assistance.

Sincerely,

J. M. "Chip" Oxley, Jr. Ex-Officio Clerk

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Enclosures

Mouted to N2H2 on 7-16-02 Contract not returned as of 4-22-03 (90)

(904) 225-2610 Board Room; 321-5703, 879-1029, (800) 958-3496

An Affirmative Action / Equal Opportunity Employer

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PRODUCTS & SERVICES AGREEMENT

CUSTOMER INFORMATION:

Customer Name:	Nassau County Public Library
Primary Contact:	Mrs. Susan Stanley
Address:	25 N 4th St Fernandina Beach, FL 32034-4123
Initial Term of Agreement:	One (1) Year
This Agreement was drafted on (07/11/02 and may become invalid if not executed by Customer within sixty
(60) days, at N2H2's discretion.	

N2H2, Inc., a Washington corporation located at 900 Fourth Avenue, Suite 3600, Seattle, Washington, 98164 ("N2H2"), wishes to provide to Customer, and Customer wishes to subscribe to, N2H2's Internet content filtering service, solely in accordance with the terms and conditions set forth below.

1. Definitions. As used in this Agreement, the following terms shall have the following meanings:

"Agreement" shall mean the N2H2 Subscription Agreement with attached <u>Schedule A</u> (and <u>Schedule</u>, if applicable).

"Affiliate" means any company, firm, joint venture, association or partnership in which Customer has an ownership interest of at least 50%.

"Confidential Information" means all proprietary information of N2H2 and information provided to N2H2 by third parties which N2H2 is obligated to keep confidential. Confidential Information includes but is not limited to Proprietary Content, source code, inventions, trade secrets, specifications, techniques, data, documentation, processes and other information relating to the Products and Services. Confidential Information does not include information that Customer proves by clear and convincing evidence: (i) is or becomes generally known to the public through no act or failure to act on Customer's part; (ii) has been independently developed by Customer, without violation of any rights which N2H2 may have in such information; (iii) is furnished or made known on a non-confidential basis to Customer by a third party who has a lawful right to disclose such information; or (iv) is required by law or court order to be disclosed, but only to the extent of such required disclosure and provided that N2H2 is first given notice of such required disclosure and an opportunity to prevent such disclosure.

"Customer" means the Party identified at the top of this Agreement.

"Equipment" means any equipment (hardware) to be delivered to Customer and used to receive the Services, as identified on <u>Schedule A</u>.

"Licensed Unit" means any computer with an IP address, the user of which is authorized by Customer to use the Products and Services. The number of authorized Licensed Units is set forth in Schedule <u>A</u>.

"Location" means the location(s) where the Equipment will be stored, if any, as identified on <u>Schedule</u> Δ .

"Parties" means N2H2 and Customer. "Party" means either of them.

"Products" means any Equipment or Software to be delivered or licensed to Customer under this Agreement, as identified on <u>Schedule A</u>.

"Proprietary Content" means the N2H2 proprietary database of categorized and URLs, as updated from time to time.

"Services" means access to and use of the Proprietary Content to receive Internet content filtering, and also includes related services provided by N2H2.

"Service Available Date" shall be the date N2H2 makes the service available to the customer, signified by the date on which N2H2 provides Customer with product access information via email.

"Software" means N2H2's filtering software.

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- 2. Use. Subject to Customer's timely payment of all fees in accordance with Section 5 below, and Customer's compliance with the other terms and conditions of this Agreement, N2H2 grants Customer the limited, non-exclusive, non-transferable (except as otherwise provided in this Agreement), revocable right and license to use the Products and Services during the Term, by means of a unique password issued by N2H2.
- 3. Restrictions on Use. Customer shall be responsible for the proper use of the Products and Services by its employees, agents, invitees, licensees and users, in accordance with this Agreement. Use of the Products or Services by more than the number of licensed units for which a subscription fee has been paid shall constitute a breach of this Agreement. Customer shall not copy, modify, adapt, decrypt, decompile, reverse engineer or disassemble the Products or the Proprietary Content. In addition, Customer shall not sell, loan, lease, sublease, sublicense, transfer, distribute or dispose of the Products, without the prior written consent of N2H2. Customer shall not disclose to any third party the results of any benchmark test of the Services or Software, without N2H2's prior written approval.
- 4. Software Licensing. If <u>Schedule A</u> indicates that this Agreement involves a license of Software, then subject to Customer's timely payment of all fees and Customer's compliance with the other terms and conditions of this Agreement, N2H2 grants to Customer a limited, non-exclusive, non-transferable, revocable right and license during the Term to use the Software, in machine-readable object code form only, in connection with the Services.
- 5. Equipment. If <u>Schedule A</u> indicates that Equipment will be delivered with this Agreement, additional terms governing Customer's use of the Equipment are set forth in the Equipment Usage Addendum attached hereto as <u>Schedule B</u>.
- 6. Services. Installation and Setup. N2H2 will assist Customer with the initial setup and configuration of the Products and Services by providing three (3) hours of remote technical support at no charge. Additional hours of Technical Support will be provided at a then current rate. N2H2 will ship the Products to the Location and use reasonable efforts to implement the Products and Services for Customer. The installation and initial setup is generally complete within three (3) weeks after ordering.

Post-Installation Technical Support. N2H2 will offer the technical support services outlined on the <u>Schedule A</u>.

Software Upgrades. If applicable, N2H2 will provide upgrades to the Software as it deems necessary, in its sole discretion. Customer shall promptly install any Software upgrades provided by N2H2.

Proprietary Content Updates. N2H2 will make available electronic updates of the Proprietary Content to Customer. Alternatively, updates may be provided as mutually agreed between the Parties.

- 7. Fees. Customer shall pay for the Products and Services in accordance with the pricing schedule and payment terms set forth in <u>Schedule A</u>. Customer shall promptly notify N2H2 in writing each time additional licensed units are connected to the network at the Location. All prices are exclusive of any taxes, including withholding, duties, or levies, which are to be paid by Buyer. In the event N2H2 is charged for the taxes on the Services provided in this Agreement, N2H2 may forward the invoicing to Customer, and Customer agrees to pay any such monies directly to the taxing authority. The pricing and payment terms may be revised annually, before renewal of the Agreement, as provided in Section 8 below.
- 8. Audit Rights. N2H2, or a representative on their behalf, reserves the right to audit the actual number of Licensed Units connected to the network at the Location, remotely or on-site during normal business hours. Customer will be invoiced and required to pay for any licensed units not previously reported to N2H2.

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- 9. Term. The initial term of this Agreement shall commence on the Service Available Date and continue for the period stated at the top of this Agreement (the "Initial Term"). Prior to the end of the Term, either Party agrees to give thirty (30) days written notice if it chooses not to renew the Agreement. However, pricing and payment terms may be revised by N2H2, subject to the agreement of both parties. The "Term" of this Agreement means the Initial Term and any subsequent Renewal Term."
- 10. Termination. In the event of a breach of this Agreement by Customer, N2H2 reserves the right immediately to terminate the Services and seek any other remedies available in law or in equity, including monetary damages, specific performance and/or injunctive relief.
- 11. Ownership. All trademarks, service marks, patents, copyrights, trade secrets and other proprietary rights in or related to the Products and Services are and will remain the exclusive property of N2H2 or its licensors, whether or not specifically recognized or perfected under applicable law. Customer will acquire no right in the Products or Services except the limited use rights specified in this Agreement.
- 12. Confidentiality. Customer shall not use or disclose Confidential Information except in connection with the performance of this Agreement or as otherwise provided under this Agreement. Customer shall not disclose Confidential Information except to employees, agents and contractors of Customer who have a need to know such Confidential Information for the performance of this Agreement and are obligated to use and disclose such Confidential Information only as permitted herein.

Benchmark Testing. Licensee may not disclose the results of any benchmark test of the hardware and/or software to any third party without the prior written approval of N2H2.

All Confidential Information shall remain the sole property of N2H2. Upon request, Customer shall promptly return to N2H2 all items, materials and copies of same in Customer's possession or control that contain any Confidential Information.

- 13. WARRANTY. N2H2 WARRANTS TO LICENSEE THAT DURING THE TERM OF THIS AGREEMENT, THE SOFTWARE WILL CONFORM TO ITS DOCUMENTATION AND SPECIFICATIONS WHEN USED IN COMPLIANCE WITH SUCH DOCUMENTATION, AND THE N2H2 FURNISHED HARDWARE WILL BE FREE FROM DEFECTS IN MATERIALS AND WORKMANSHIP UNDER NORMAL USE. EXCEPT WHERE PROVIDED ABOVE, N2H2 PROVIDES THE PRODUCTS AND SERVICES "AS IS," WITH ALL FAULTS, AND DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF ACCURACY, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, NON-INTERFERENCE AND QUIET ENJOYMENT. THERE IS NO WARRANTY THAT THE PRODUCTS OR SERVICES WILL FULFILL CUSTOMER'S PARTICULAR NEEDS. CUSTOMER ASSUMES ALL RISK OF SATISFACTORY QUALITY, PERFORMANCE AND EFFORT.
- 14. LIMITATION OF DAMAGES. Under no circumstances will N2H2 or its officers, directors, employees, agents, licensors, representatives or resellers be liable for any consequential, indirect, special, punitive or incidental damages, whether foreseeable or unforeseeable, based on Customer's claims or those of any third party (including but not limited to claims for loss of data, goodwill, profits, use of money or use of the Products or Services, interruption in use or availability of data, stoppage of other work or impairment of other assets) arising out of breach or failure of express or implied warranty, breach of contract, misrepresentation, access to sites contained in the Proprietary Content that should have been blocked, the contents of any site in the Proprietary Content, negligence, strict liability in tort or otherwise, except only in the case of personal injury where and to the extent that applicable law requires such liability. In no event will the total liability of N2H2 hereunder exceed the fees actually paid by Customer to N2H2 under this Agreement.

WITHOUT LIMITING THE FOREGOING, THE PARTIES AGREE THAT IF ANY REMEDY HEREUNDER IS DETERMINED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE, ALL LIMITATIONS OF LIABILITY AND EXCLUSIONS OF DAMAGES SET FORTH HEREIN SHALL REMAIN IN EFFECT.

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- 15. Notice. All notices and other communications under or in connection with this Agreement shall be in writing and shall be deemed given: (a) if delivered personally (including by overnight express or messenger), upon delivery; (b) if delivered by registered or certified mail (return receipt requested), upon the earlier of actual delivery or three days after being mailed; or (c) if given by telecopy, upon confirmation of transmission bytelecopy, in each case to the parties at the addresses first written above.
- 16. Force Majeure. Neither Party will be in default or liable for breach of this Agreement in the event that such Party is unable to perform its obligations under this Agreement due to strikes, labor disturbances, lockout, riot, fire, flood, outside electrical failure, outside telecommunications facilities failure, computer virus, act of God or the public enemy, or other cause that is similarly beyond their reasonable ability to control, except with regard to a failure or delay in the performance of payment obligations hereunder, which shall not be excused by this Section.
- 17. Publicity. N2H2 shall have the right to use Customer's name in press releases and customer lists for referral or promotional purposes. Customer may use N2H2's name in press releases announcing that Customer uses the Services, provided Customer gives N2H2 prior written notice.
- 18. Assignment. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective successors and assigns. Customer may not assign its rights under this Agreement or attempt to do the same without the prior written consent of N2H2, except that Customer may assign this Agreement to an Affiliate with prior written notice to N2H2.
- 19. Release and Waiver. CUSTOMER HEREBY EXPRESSLY WAIVES AND RELEASES, AND COVENANTS NOT TO SUE N2H2 FOR, ANY RIGHT TO RECOVER LOSSES, DAMAGES, OBLIGATIONS, LIABILITIES OR EXPENSES ON ACCOUNT OF ANY PRIOR AGREEMENTS BETWEEN THE PARTIES.
- 20. Miscellaneous. If any provision of this Agreement is held to be unenforceable, in whole or in part, such holding will not affect the validity of the other provisions of this Agreement. This Agreement will be governed by the laws of the State of Washington. Any action arising out of or relating to this Agreement must be brought in the appropriate state or federal court sitting in King County, Washington, and the Parties submit to the jurisdiction of such courts. This Agreement (including the attached Schedules) constitutes the entire agreement between the Parties, and supersedes all prior and contemporaneous communications, understandings or agreements, whether oral or written, with respect to the subject matter hereof. Except as set forth in Sections 6 and 8 (regarding pricing changes), no waiver, amendment or modification or any provision of this Agreement shall be effective unless in writing and signed by the Party against whom such waiver, amendment or modification is sought to be enforced. Section headings are used in this Agreement for convenience of reference only and shall not affect the meaning of any provision of this Agreement. Nothing in this Agreement shall be construed as creating a partnership, joint venture or agency relationship or granting a franchise.

	Board of County Commissioners
N2H2, INC.	of Nassau County, Florida, for Nassau County Public Library
Signature	Signature - Jack Content
Print name:	Print name:Nick D. Deonas
Title:	Title: <u>Chairman</u>
Date:	Date: <u>9-9-02</u>
Please include all pages when returning this signed Agreement	w N2H2.
Approved as to Form by the Nassau Founty Attorney	Morley
<u>/////////////////////////////////////</u>	J. M. "Chip" Oxley, Jr. Ex-Officio Clerk
Michael S. Mullin	
N2H2 Products and Services Agreement V.1.6	Page 4

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<u>Schedule B</u> Equipment Usage Addendum

Subject to Nassau County Public Library's timely payment of all fees and Customer's compliance with the other terms and conditions of this Agreement, N2H2 grants to Customer the right to possess and use the Equipment described in <u>Schedule A</u>, on the following additional terms and conditions.

- 1. **Precedence.** In the event of a conflict between the terms of the N2H2 Subscription Agreement and this Addendum, the terms of this Addendum shall control.
- 2. Ownership of Equipment. The parties acknowledge that this Agreement, including this Equipment Usage Addendum, involves a true lease of the Equipment and not a financing lease. The Equipment shall at all times remain the property of N2H2. Customer will at all times protect and defend, at its own cost and expense, the ownership of N2H2 against all claims, liens and legal processes of creditors of Customer and other persons, and keep the Equipment free and clear from all such claims, liens and legal processes. N2H2 may affix notice of its ownership on the Equipment at any time.
- 3. Delivery. If the Equipment is delivered in good condition, Customer shall promptly sign and return N2H2's standard form Equipment Acceptance Certificate, the receipt of which Customer hereby acknowledges.
- 4. Customer's Representations. Customer represents and warrants that: (a) Customer is acquiring the Equipment for its own use and not for sublease or other disposition in the ordinary course of business; and (b) Customer will use the Equipment for business purposes and not primarily for personal, family or household purposes.
- 5. Use and Maintenance. Customer shall use the Equipment solely at the Location set forth on <u>Schedule A</u>. N2H2 will provide routine maintenance and repair of the Equipment, as needed. In the event of a failure of any Equipment, N2H2 will repair or replace the Equipment, in its sole discretion and at its sole expense, provided that Customer maintains the premises where the Equipment resides in a secure location, clean environment and suitable condition to allow for the safe operation and optimal performance of the Equipment. The acceptable operating temperature range for the Equipment is between 60.1 degrees Fahrenheit (15° C) and 85 degrees Fahrenheit (30° C). Customer shall be solely responsible and shall reimburse N2H2 for the costs of any repairs or maintenance necessitated by any act or omission of Customer, its employees, agents or invitees.
- 6. Surrender. Upon the expiration or termination of this Agreement, Customer at its sole expense shall return the Equipment unencumbered to N2H2 in the same condition as when received by Customer, reasonable wear and tear resulting from authorized use excepted. In the event Customer fails to redeliver the Equipment when due, and without limiting any other remedies available to N2H2, Customer shall be liable to N2H2 for an amount equal to \$100 for each month, or portion thereof, that Customer retains the Equipment beyond the Term.
- 7. Alteration, Liens, Taxes. Customer shall: (a) not permit alteration of the Equipment without N2H2's prior written consent (and any alteration shall belong to N2H2); (b) keep the Equipment free and clear of all levies, liens and encumbrances; and (c) pay all charges and taxes (local, state and federal including without limitation, personal property taxes) which may now or hereafter be imposed upon the ownership, leasing, rental, sale, purchase, possession or use of the Equipment excluding only federal and state taxes on the N2H2's net income.
- 8. Casualty Loss. Following Customer's execution of the Equipment Acceptance Certificate, Customer shall bear the entire risk of loss, theft, damage or destruction of the Equipment from any cause whatsoever (a "Casualty Loss"), and agrees that no Casualty Loss shall relieve Customer of its obligation to make payments under or otherwise perform this Agreement. In the event of a Casualty Loss, Customer shall pay to N2H2 the replacement cost of the Equipment.

RETURN BY 8-15-02

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CONTRACT SIGN OFF				
PROJECT NAME Internet filtering system @ public areas of Library branches	PROJECT #			
VENDORN2H2, Inc.				
ADDRESS900 Fourth Avenue, Suite 3600				
Seattle, Washington98164				
CONTRACT AMOUNT <u>\$1,920.00 (renewal)</u> 10-1-02 to 9-30-03 FUNDING SOURCE: <u>General Fund - Library</u>	DATE REC'D			
DATE TO PUBLIC WORKS DIRECTOR NA	REC'D PWD			
DATE TO P.W. CONTRACT MGR NA	REC'D PWCM			
DATE TO COUNTY COORDINATOR 8-12-02	REC'D CO COORD			
DATE TO COUNTY ATTORNEY8-12-02	REC'D CO. ATTY			
DATE TO CLERK	REC'D CLERK			
CONTRACT APPROVAL	_			
PUBLIC WORKS DIRECTOR	DATE			
CONTRACT MANAGER	DATE			
COUNTY COORDINATOR	DATE			
COUNTY ATTORNEY	DATE 9/18/12			
CLERK	DATE			
APPROVAL BY BOARD OF COUNTY COMMISSIONERS				
DATE SENT TO COORDINATOR FOR AGENDA PACKET				
BOARD MEETING APPROVAL DATE				
COPY DISTRIBUTION: TO FINANCE DATE TO VENDOR TO OTHER APPROPRIATE PARTIES				
PAYMENT & PERFORMANCE BONDS OBTAINED				

RETURN BY 8-15-02				
CONTRACT SIGN OFF				
PROJECT NAME Internet filtering system @ public areas of Library branches	PROJECT #			
VENDORN2H2, Inc.				
ADDRESS 900 Fourth Avenue, Suite 3600				
Seattle, Washington98164				
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DATE TO COUNTY ATTORNEY8-12-02	REC'D CO. ATTY			
DATE TO CLERK8-12-02	REC'D CLERK			
CONTRACT APPROVAL				
PUBLIC WORKS DIRECTOR	DATE			
CONTRACT MANAGER	DATE			
COUNTY COORDINATOR	DATE 5-15-02			
COUNTY ATTORNEY	DATE			
CLERK And	DATE 08/13/07			
APPROVAL BY BOARD OF COUNTY COMMISSIONERS				
DATE SENT TO COORDINATOR FOR AGENDA PACKET				
BOARD MEETING APPROVAL DATE				
COPY DISTRIBUTION: TO FINANCE DATE TO VENDOR TO OTHER APPROPRIATE PARTIES				
PAYMENT & PERFORMANCE BONDS OBTAINED				

Agenda Request For:	9 September 2002
Department:	Library

Fund: General Fund

Action requested and recommendation:

Recommend renewal of N2H2 filtering contract. N2H2 filters Internet access in public areas of library branches.

Funding Source:

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General Fund

Financial/Economic Impact to Future Years Budgeting Process or Effect on Citizens: NA

Is this action consistent with the Nassau County Comprehensive Land Use Plan? NA

Reviewed by:

Legal Coordinator Willy

