

Rowan County and MV Contract Transportation Inc.

TRANSPORTATION CONTRACT AMENDMENT

This Third amendment is made and entered into as of the 1st day of October 2016, by and between **Rowan County**, 130 West Innes Street, Salisbury NC 28144 hereinafter referred to as County, and **MV Contract Transportation Inc.**, 5910 N. Central Expressway, Suite 1145, Dallas TX, 75206 hereinafter referred to as Contractor.

WHEREAS, the parties originally entered into an agreement for transportation services dated September 30, 2013 by mutual agreement, and

WHEREAS, the parties now wish to amend the agreement as allowed under Article IV-F of the said Contract, and

NOW, THEREFORE, it is mutually agreed as follows:

1. **TERM**: The term of the Agreement shall be and is hereby extended for an additional twelve month (12) period beginning October 1, 2016 and ending September 30, 2017. [Amending Article III-C]
2. Article 1-J. shall be amended to read the following:
Contractor shall be responsible for all warranty work, maintenance and mechanical repairs of each vehicle up to 200,000 miles. After vehicles reach 200,000 miles the Contractor is responsible for payment of the first \$500 of each major repair expense and the County will cover the balance on pre-authorized repairs. General maintenance and minor repair items may not be included in the major repair invoice and remain the responsibility of the Contractor.
3. **RATE/MILE** The rate/mile charges are to remain \$1.713 per mile [Amending Article III-C]
4. Except as noted herein, all other terms and conditions as set forth in the original agreement shall remain in full force and effect:

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written.

ROWAN COUNTY

BY: _____

TITLE: _____

Date: _____

MV TRANSPORTATION, INC.

BY: *Robert Payne* _____

TITLE: Chief Financial Officer

Date: 8/16/16