AN ORDINANCE TO AUTHORIZE AND APPROVE AN AGREEMENT BETWEEN THE CITY OF WILMINGTON AND LEADSONLINE, LLC FOR AN INTEGRATED BALLISTIC IDENTIFICATION SYSTEM

#0135

Sponsor:

Council Member McCoy WHEREAS, pursuant to Section 2-308 and Section 8-200 of the City Charter, the City of Wilmington is authorized to enter into contracts for the supply of personal property or the rendering of services for a period of more than one year if approved by City Council by ordinance; and

WHEREAS, the City would like to enter into a Subscription Services Agreement with LeadsOnline, LLC for an integrated ballistic identification system that is used to track and identify firearms by comparing digital images of unique marks left on bullets and shell casings (the "Agreement"), a copy of which, in substantial form, is attached hereto and incorporated by reference herein as Exhibit "A"; and

WHEREAS, the term of the Agreement is for a period of three (3) years at an estimated price of Twenty-Five Thousand Three Hundred Fifty-Eight Dollars (\$25,358.00) for the first year, Twenty-Six Thousand One Hundred Eighteen Dollars and Seventy-Four Cents (\$26,118.74) for the second year, and Twenty-Six Thousand Nine Hundred Two Dollars and Thirty Cents (\$26,902.30) for the third year; and

WHEREAS, it is the recommendation of the Police Department that City Council authorize the City to enter into the Agreement with LeadsOnline, LLC for a period of three (3) years; and

WHEREAS, City Council deems it necessary and appropriate to authorize the City to enter into the Agreement with LeadsOnline, LLC for a period of three (3) years.

NOW, THEREFORE, THE COUNCIL OF THE CITY OF WILMINGTON HEREBY ORDAINS:

SECTION 1. The Agreement (being a Subscription Services Agreement with LeadsOnline, LLC), a copy of which, in substantial form, is attached hereto as Exhibit "A", for the period of three (3) years, at an estimated price of Twenty-Five Thousand Three Hundred Fifty-Eight Dollars (\$25,358.00) for the first year, Twenty-Six Thousand One Hundred Eighteen Dollars and Seventy-Four Cents (\$26,118.74) for the second year, and Twenty-Six Thousand Nine Hundred Two Dollars and Thirty Cents (\$26,902.30) for the third year, is hereby approved, and the Mayor, or his designee, is hereby authorized to execute as many copies of the Agreement, as well as to take all additional undertakings related thereto, as may be necessary.

SECTION 2. This Ordinance shall become effective upon its passage by City Council and approval by the Mayor.

Second Reading November 6, 2025 Third Reading
Passed by City Council,
President of City Council
·
ATTEST:
City Clerk

First Reading...... November 6, 2025

Approved this	s day or	, 2023
	Mayor	

SYNOPSIS: This Ordinance authorizes the City to enter into a three-year agreement with LeadsOnline, LLC for an integrated ballistic identification system that is used to track and identify firearms by comparing digital images of unique marks left on bullets and shell casings.

FISCAL IMPACT STATEMENT: The fiscal impact of this Ordinance is estimated price of Twenty-Five Thousand Three Hundred Fifty-Eight Dollars (\$25,358.00) for the first year, Twenty-Six Thousand One Hundred Eighteen Dollars and Seventy-Four Cents (\$26,118.74) for the second year, and Twenty-Six Thousand Nine Hundred Two Dollars and Thirty Cents (\$26,902.30) for the third year.

W0130366

EXHIBIT A



LEADSONLINE ORDER SUMMARY No. S-15768

AGENCY ID: 8565-CCX1 | ORDER TOTAL: \$78,379.04

CUSTOMER:	Unit:
CITY OF WILMINGTON, DELAWARE	POLICE DEPARTMENT

TERM ONE

YEAR	LEADSONLINE SOLUTION		RATE	QTY	AMOUNT
Year 1 IBIS ClearCase Acquisition Station		\$25	5,358.00	1	\$25,358.00
·			Total	:	\$25,358.00

TERM TWO

YEAR	LEADSONLINE SOLUTION	F	RATE	QTY	AMOUNT
Year 2 IBIS ClearCase Acquisition Station		\$26	,118.74	1	\$26,118.74
			Total	:	\$26,118.74

TERM THREE

YEAR	LEADSONLINE SOLUTION	F	RATE	QTY	AMOUNT
Year 3 IBIS ClearCase Acquisition Station		\$26	,902.30	1	\$26,902.30
<u>. </u>			Total	:	\$26,902.30

PAYMENT TERMS & TAXES

Unless otherwise specified on the Order Form(s), Customer must pay all fees within 30 days of each anniversary during the Initial Term and any subsequent Renewal Term. Eligible credits will be reviewed, assessed, and applied following the full execution of the Agreement and Order Form(s). Eligible credits will be reviewed, assessed, and applied following the full execution of the Agreement and Order Form(s).

FEES ARE EXCLUSIVE OF SALES, USE, WITHHOLDING, VAT, AND OTHER SIMILAR TAXES, AND IF REQUIRED BY LAW CUSTOMER IS RESPONSIBLE FOR PAYMENT OF SUCH TAXES. ANY TAXES REFERENCED AND/OR QUOTED ARE ESTIMATES ONLY, AND NOT ALL SERVICES AND/OR HARDWARE MAY BE SUBJECT TO TAXATION. FINAL TAX AMOUNTS WILL BE DETERMINED BASED ON APPLICABLE LAWS AT THE TIME OF INVOICING.

CUSTOMER SHOULD PROVIDE A TAX EXEMPTION CERTIFICATE, IF APPLICABLE.



SUBSCRIPTION SERVICES AGREEMENT

This Subscription Services Agreement (**Agreement**) is between LeadsOnline, LLC, a Delaware limited liability company (**LeadsOnline**), City of Wilmington, Delaware (**Customer**), and is effective as of the date of the last signature below. This Agreement contemplates one or more Order Forms for Services, which are governed by the terms of this Agreement.

1. SERVICE

a. This Agreement and the applicable Order Form provide Customer access to and usage of solution services involving hardware devices provided by LeadsOnline with accompanying software needed to operate such hardware and/or an Internet-based software service, including, without limitation, its features, functions, and user interface, and underlying software, which may be limited to a set number of Eligible Users, as defined and specified on an Order Form (Service).

2. USE OF SERVICE

- a. Customer Owned Data. All data, information, images, and files uploaded or otherwise entered by Customer into the Service remains the property of Customer, as between LeadsOnline and Customer (Customer Property), unless otherwise specified in the applicable Order Form regarding licensing terms for the Service offered under said Order Form.
- b. Responsibilities for Customer Property. Customer represents and warrants to LeadsOnline that Customer has provided all required notices and has obtained all required licenses, permissions, and consents regarding Customer Property for use within the Service under this Agreement. Customer grants LeadsOnline the right to use the Customer Property solely for Purposes of performing under this Agreement (which includes, without limitation, the right for LeadsOnline to enhance its technology and offerings). LeadsOnline will purge any or all Customer Property upon Customer's written request. Customer may export its Customer Property as allowed by functionality within the Service.
- c. General Responsibilities. Customer must (i) ensure that access to Service and information produced by or derived from it is limited to the Purpose defined in the Order Form, (ii) maintain any data accessed, received or otherwise derived from Service according to all applicable statutes, laws and regulations for use and disclosure of non-public personal information, (iii) connect to Service only using devices and browsers with proper encryption, (iv) promptly notify LeadsOnline (within the Service or by email to support@leadsonline.com) when an Eligible User is no longer employed by Customer or is no longer authorized to access Service, (v) ensure that each Eligible User is acting within the bounds of their authority from Customer and within their legal rights to search, possess, enter, analyze and use, all information and data submitted to and received from the Service, (vi) refrain from any use, misuse or actions related to Service or Data that infringe, misappropriate, or otherwise violate any right of anyone, or that violate any applicable law, and ensure that any instructions or directives Customer gives to or regarding anyone do not conflict with applicable laws, (vii) use any hardware provided by LeadsOnline solely for the Purpose defined in the Order Form and in accordance with all applicable instructions, policies, and documentation provided by LeadsOnline, (viii) ensure that the hardware is used only by Eligible Users authorized under this Agreement and is not transferred, loaned, or sublicensed to any unauthorized person or entity, (ix) keep all hardware provided as part of the Service in good working condition, refrain from any unauthorized repairs, modifications, or tampering, and promptly notify LeadsOnline of any malfunction, damage, or loss, and (x) verify the accuracy, timeliness, context and relevance of information or communication from Service or personnel prior to taking action. Customer acknowledges that LeadsOnline does not enforce laws, does not provide legal advice, and does not claim to have authority or expertise in legal or law enforcement matters.
- d. Governmental Agency Public Records Clause. If Customer is a government agency and is required by law to permit the inspection and copying of public records, Customer acknowledges the Service contains information protected by exemptions to public disclosure laws in many states, and if Customer searches the Service in response to a request for Public Records, Customer is acting on its own accord. LeadsOnline does not grant Customer access to the Service for the Purpose of searching for or creating records to respond to a public records request when Customer did not have the record in its possession at the time of the request.
- e. Customer Responsibilities. Customer: (i) must keep its passwords secure and confidential and use industry-standard password management practices, and ensure that any credentials related to the hardware under the Service are protected from unauthorized access; (ii) is responsible for its access control policies and administration of access rights to its account within the Service, the acts and omissions of its users, and the legality and accuracy of any data submitted to the Service, may not share any access credentials and must also prevent unauthorized access, tampering, or misuse of any hardware provided under the Service; (iii) must use commercially reasonable efforts to prevent unauthorized access to its account, and notify LeadsOnline promptly of any such unauthorized access; (iv) may use the Service and any associated hardware only in accordance with the Service's technical



- documentation (including without limitation, video tutorials) and applicable law; and (v) must follow all provided guidelines for hardware setup, maintenance, and operation to ensure compliance and functionality under the Service.
- f. LeadsOnline Support. Unless otherwise specified in the applicable Order Form, LeadsOnline must provide Customer support for the Service under the terms of LeadsOnline's Customer Support Policy (Support), which is located at leadsonline.com/customer-support.

3. WARRANTY DISCLAIMER

- a. THE SERVICE IS PROVIDED 'AS IS' WITHOUT WARRANTY. LEADSONLINE DISCLAIMS ALL WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, TITLE, AND FITNESS FOR A PARTICULAR PURPOSE. WHILE LEADSONLINE TAKES REASONABLE PHYSICAL, TECHNICAL, AND ADMINISTRATIVE MEASURES TO SECURE THE SERVICE, CUSTOMER UNDERSTANDS THAT THE SERVICE MAY NOT BE ERROR FREE, AND USE MAY BE INTERRUPTED.
- b. While Customer acknowledges that the Service may not be error-free and may not fully meet Customer's expectations, LeadsOnline does warrant that the Service is free from defects that will substantially affect performance, and that it has used commercially available tools designed to discern that no viruses or other security defects are present. LeadsOnline further warrants that the Service will function substantially in accordance with the Order Form. LeadsOnline will not intentionally introduce any virus, Trojan horse, spyware, malware, or other malicious code designed to erase, damage, or unlawfully interfere with Customer's equipment, data, or other programs. Notwithstanding the foregoing, Customer acknowledges and agrees that the Service may contain functionality that allows LeadsOnline to remotely disable or limit the hardware's operation in accordance with this Agreement, including but not limited to instances of non-payment or material breach by Customer.
- c. LeadsOnline cannot control the decisions and actions of Customer. LeadsOnline expressly disclaims and does not undertake or assume any duty, obligation or responsibility for any decisions, actions, reactions, responses, inaction by Customer or any other party as a result of or reliance on, in whole or in part, any use of the Service or information derived from it, or for any consequences or outcomes including death, injury, loss or damage to any property arising from or caused by any such actions decisions, reactions, responses, or inaction.

4. PAYMENT

- a. Fees and Payment. Customer must pay all fees as specified on the Order Form, but if not specified, then within 30 days of receipt of an invoice. The fees are exclusive of sales, use, withholding, VAT, and other similar taxes, and if required by law Customer is responsible for payment of such taxes.
- b. Nonpayment. LeadsOnline will provide electronic notice (within the Service) and notice to the email registered with LeadsOnline (Customer is responsible for maintaining an updated email address with LeadsOnline) of the non-payment of an open invoice. If the payment is not made within 7 days of the first notice, then LeadsOnline may suspend Service and Support until the amount is paid in full or terminate the Service upon 30 days' notice under Section 9(c).

5. MUTUAL CONFIDENTIALITY

- a. Definition of Confidential Information. Confidential Information means all non-public information disclosed by a party (Discloser) to the other party (Recipient), whether orally, visually, or in writing, that is designated as confidential or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure (Confidential Information). LeadsOnline's Confidential Information includes, without limitation, the Service. Customer's Confidential Information includes, without limitation, the Customer Property.
- b. Protection of Confidential Information. Recipient must use the same degree of care that it uses to protect the confidentiality of its own confidential information of like kind (but not less than reasonable care) to: (i) not use any Confidential Information of Discloser for any Purpose outside the scope of this Agreement; and (ii) limit access to Confidential Information of Discloser to those of its and its Affiliates' employees and contractors who need that access for Purposes consistent with this Agreement, and who have a legal obligation under law or policy regarding confidentiality or have signed confidentiality Agreements with Recipient containing protections not materially less protective of the Confidential Information than those in this Agreement.
- c. Exclusions. Confidential Information excludes information that: (i) is or becomes generally known to the public without breach of any obligation owed to Discloser; (ii) was known to the Recipient before its disclosure by the Discloser without breach of any obligation owed to the Discloser; (iii) is received from a third party without breach of any obligation owed to Discloser; or (iv) is independently



developed by the Recipient without use of or access to the Confidential Information. The Recipient may disclose Confidential Information to the extent required by law or court order but will provide Discloser with advance notice to seek a protective order unless otherwise directed by the court.

6. INFORMATION SECURITY

- a. Data Security Measures. To protect Customer Property from unauthorized disclosure, alteration, or misuse, LeadsOnline shall:
 - i. Agree to the terms of the Federal Bureau of Investigation Criminal Justice Information Services (FBI CJIS) Security Addendum.
 - ii. Ensure that LeadsOnline personnel with unescorted access to unencrypted Customer Property and/or physically secure locations have:
 - Completed CJIS Security Awareness Training and have passed the Level Four CJIS Security Test designed for Information technology personnel (system administrators, security administrators, network administrator).
 - Submitted to and successfully passed state of residency and national fingerprint-based record checks.
 - iii. Apply appropriate controls according to the AICPA Trust Services Criteria for Security so as to maintain a secure environment for all Customer Property.
 - iv. Maintain proper encryption of data in transit using 256-Bit Transport Layer Security (TLS) and at rest using FIPS 140-2 standards.
 - v. Maintain advanced firewall and intrusion protection, database partitioning, patch management, account management, identification and authentication, configuration management and third-party application and network penetration tests.
 - vi. Log events relative to access and use of the Services; maintain and protect logs from disclosure, alteration, or misuse.
 - vii. Respond to security incidents; In the event of a data breach (as defined by applicable law), of Customer Property, LeadsOnline will act to eliminate the breach, preserve forensic evidence, and notify Customer without undue delay. LeadsOnline shall have no obligation to notify consumers or regulatory authorities of a breach of Customer data that was not the result of a data security incident experienced by LeadsOnline.
 - viii. Purge any Customer Property upon Customer's written request.

7. INSURANCE

- **a. Insurance Policies.** LeadsOnline shall maintain insurance policies for property, general liability, auto, workers compensation, errors and omissions/cyber liability insurance.
- b. Additional Insured. For the purposes of this Agreement, Customer, its officers, officials, employees, and volunteers shall be deemed additional insureds on the general liability policy with respect to liability arising out of work or operations performed by or on behalf of LeadsOnline. Additional insured coverage shall be evidenced in the form of Blanket Certificate of Endorsement upon Customer's request.

8. PROPERTY

- a. Reservation of Rights. LeadsOnline and its licensors are the sole owners of the Service, including all associated intellectual property rights, and they remain only with LeadsOnline. Title to any hardware provided under this Agreement passes to Customer upon full payment as specified in the Order Form; however, LeadsOnline retains all intellectual property rights related to any software, firmware, or proprietary technology embedded in or used to operate the hardware. Customer may not remove or modify any proprietary marking or restrictive legends in the Service. LeadsOnline reserves all rights that are not expressly granted in this Agreement.
- b. Restrictions. Customer *may not*: (i) share, provide, sell, resell, rent, or lease the Service or use it in a service-provider capacity or allow access to the Service, its output, or any associated hardware, software, firmware, or proprietary technology by a third party, except as expressly permitted in this Agreement; (ii) use the Service or any hardware provided as part of the Service, to store or transmit unsolicited marketing emails, libelous, or otherwise objectionable, unlawful, or tortious material, or to store or transmit infringing material in violation of third party rights; (iii) interfere with or disrupt the integrity or performance of the Service, including but not limited to tampering with, modifying, or attempting to bypass any security, tracking, or management features within any software or hardware provided as part of the Service; (iv) attempt to gain unauthorized access to the Service or its related systems or networks or use any automated means to monitor, access or copy any data from the Service; (v) reverse engineer, decompile, disassemble, or



otherwise attempt to discover the underlying technology, software, or firmware of the Service or hardware, or modify, alter, or remove any proprietary markings or security features; (vi) resell, transfer, or dispose of the hardware in a manner inconsistent with this Agreement, including attempting to sublicense or lease it to a third party without LeadsOnline's prior written consent; the Service; or (vii) access the Service to build a competitive service or product, or copy any feature, function, or graphic. LeadsOnline may suspend Service to Customer if LeadsOnline believes in good faith that Customer's use of the Service poses threat to the security, availability, or legality of the Service; in such event, LeadsOnline will work with Customer to address the issue and restore Service as quickly as possible.

c. Audit Information. LeadsOnline logs events related to user registration, contacts, access, and use of the Services for legal, audit, security, and support Purposes (Audit Information). Audit Information is not Customer Property.

9. TERM & TERMINATION

- a. Term. This Agreement continues until the 30th day after all Order Forms have expired or earlier terminated as provided below.
- b. Term of Order Forms. The term of each Order Form is specified in the Order Form.
- c. Mutual Termination for Material Breach. If either party is in material breach of this Agreement, the other party may terminate this Agreement at the end of a written 30-day (30) notice/cure period if the breach has not been cured.
- d. Termination by Mutual Consent. This Agreement and/or any Order Form may be terminated by the mutual consent of both parties.
- e. Termination of an Order Form Due to Non-Appropriation of Funds. Government Customers may terminate services in an Order Form by providing sixty (60) days' written notice to LeadsOnline prior to the next contract year if funding to make the next scheduled payment is not duly appropriated and authorized.

f. Return of Customer Property:

- Within sixty (60) days after termination, upon written or electronic request LeadsOnline will make the Service available for Customer to export Customer Property as provided in **Section 2(a)**.
- After such a sixty-day (60) period, LeadsOnline has no obligation to maintain the Customer Property and may destroy it.

10. LIABILITY LIMIT

- a. Indemnification for Third-Party Claims. LeadsOnline will defend or settle any third-party claim against Customer to the extent that such claim alleges that the LeadsOnline technology used to provide the Service violates a copyright, patent, or trademark (IP Indemnity Claim), if Customer: promptly notifies LeadsOnline of the claim in writing; cooperates with LeadsOnline in the defense; and allows LeadsOnline to solely control the defense or settlement of the claim. Costs. LeadsOnline will pay infringement claim defense costs it incurs in defending Customer, and LeadsOnline-negotiated settlement amounts, and court awarded damages. Process. If such a claim appears likely, then LeadsOnline may modify the Service, procure the necessary rights, or replace it with the functional equivalent. If LeadsOnline determines that none of these are reasonably available, then LeadsOnline may terminate the Service and refund any prepaid and unused fees. Exclusions. LeadsOnline has no obligation for any claim arising from: Customer's misuse of the Services, LeadsOnline's compliance with Customer's designs, specification, instructions, or technical information; a combination of the Service with other technology or aspects where the infringement would not occur but for the combination; Customer's directives, access or use of, or laws or policies applicable to Customer regarding the information and sources thereof accessible via the Services including Customer Property; or technology or aspects not provided by LeadsOnline. THIS SECTION CONTAINS CUSTOMER'S EXCLUSIVE REMEDIES AND LEADSONLINE'S SOLE LIABILITY FOR INTELLECTUAL PROPERTY INFRINGEMENT CLAIMS.
- b. EXCLUSION OF INDIRECT DAMAGES. TO THE MAXIMUM EXTENT ALLOWED BY LAW, LEADSONLINE IS NOT LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR RELATED TO THIS AGREEMENT (INCLUDING, WITHOUT LIMITATION, COSTS OF DELAY; LOSS OF OR UNAUTHORIZED ACCESS TO DATA OR INFORMATION; AND LOST PROFITS, REVENUE, OR ANTICIPATED COST SAVINGS), EVEN IF IT KNOWS OF THE POSSIBILITY OR FORESEEABILITY OF SUCH DAMAGE OR LOSS.
- c. TOTAL LIMIT ON LIABILITY. TO THE MAXIMUM EXTENT ALLOWED BY LAW, EXCEPT FOR LEADSONLINE'S INDEMNITY OBLIGATIONS RELATING TO IP INDEMNITY CLAIMS, LEADSONLINE'S TOTAL LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT (WHETHER IN CONTRACT, TORT, OR OTHERWISE) DOES NOT EXCEED THE AMOUNT PAID BY CUSTOMER WITHIN THE 12-MONTH PERIOD PRIOR TO THE EVENT THAT GAVE RISE TO THE LIABILITY, EXCEPT THAT THE ABOVE LIMITATION DOES NOT APPLY TO CUSTOMER'S PAYMENT OBLIGATIONS FOR THE SERVICE.



11. GOVERNING LAW & FORUM

- a. Government Customers. This Agreement is governed by the laws of the State where Customer is located (without regard to conflicts of law principles) for any dispute between the parties or relating in any way to the subject matter of this Agreement. Any suit or legal proceeding must be exclusively brought in the federal or state courts for the County where Customer is located, and each party submits to this personal jurisdiction and venue. Nothing in this Agreement prevents either party from seeking injunctive relief in a court of competent jurisdiction.
- b. All other Customers. For all other Customers, this agreement is governed by the laws of the State of Texas (without regard to conflicts of law principles) for any dispute between the parties or relating in any way to the subject matter of this agreement. Any suit or legal proceeding must be exclusively brought in the federal or state courts for Collin County, Texas and Customer submits to this personal jurisdiction and venue. Nothing in this agreement prevents either party from seeking injunctive relief in a court of competent jurisdiction. The prevailing party in any litigation is entitled to recover its attorneys' fees and costs from the other party.

12. OTHER TERMS

- a. Entire Agreement and Changes. This Agreement and the Order Form constitute the entire Agreement between the parties and supersede any prior or contemporaneous negotiations or Agreements, whether oral or written, related to this subject matter. Customer is not relying on any representation concerning this subject matter, oral or written, not included in this Agreement. No representation, promise, or inducement not included in this Agreement is binding. No modification or waiver of any term of this Agreement is effective unless both parties sign an amendment to this Agreement.
- **b. No Assignment.** Neither party may assign or transfer this Agreement to a third party, except that the Agreement and all Order Forms may be assigned without the consent of the other party as part of a merger or sale of all or substantially all a party's businesses, assets, not involving a competitor of the other party, or at any time to an Affiliate.
- c. Export Compliance. The Service and Confidential Information may be subject to export laws and regulations of the United States and other jurisdictions. Each party represents that it is not named on any U.S. government denied-party list. Neither party will permit its personnel or representatives to access any Service in a U.S.-embargoed country or in violation of any applicable export law or regulation.
- d. Independent Contractors. The parties are independent contractors with respect to each other, and neither party is an employee, or partner of the other party or the other party's Affiliates.
- e. Enforceability and Force Majeure. If any term of this Agreement is invalid or unenforceable, the other terms remain in effect. Neither party is liable for its non-performance due to events beyond its reasonable control, including but not limited to natural weather events and disasters, labor disruptions, and disruptions in the supply of utilities.
- f. Money Damages Insufficient. Any breach by a party of this Agreement or violation of the other party's intellectual property rights could cause irreparable injury or harm to the other party. The other party may seek a court order to stop any breach or avoid any future breach of this Agreement.
- g. No Additional Terms. LeadsOnline rejects additional or conflicting terms of any Customer form-purchasing document.
- h. Order of Precedence. If there is an inconsistency between this Agreement and an Order Form, the Order Form prevails.
- i. Survival of Terms. All provisions of this Agreement regarding payment, confidentiality, indemnification, limitations of liability, proprietary rights, and such other provisions that by fair implication require performance beyond the term of this Agreement shall survive expiration or termination of this Agreement until fully performed or otherwise are inapplicable.
- j. Feedback. If Customer provides feedback or suggestions about the Service, then LeadsOnline (and those it allows to use its technology) may use such information without obligation to Customer.

< < SIGNATURE PAGE TO FOLLOW > > >



13. SIGNATURES

a. Each representative identified below represents and warrants that it has the full power, right and authority to enter into this Agreement on behalf of its respective party.

LEADSONLINE, LLC (LEADSONLINE)
Signature:
Printed Name: Alexander Finley
Title: CEO
Date:
Address: 6900 Dallas Parkway, Suite 825, Plano, TX 75024, United States

CITY OF WILMINGTON, DELAWARE (CUSTOMER)
Signature:
Printed Name:
Title:
Date:
Address: 300 North Walnut Street, Wilmington, Delaware 19801, United States



LEADSONLINE IBIS® CLEARCASE™ SOLUTION SUBSCRIPTION

ORDER FORM No. Q-03500 | AGENCY ID: 8565-CCX1

CUSTOMER:	UNIT:
CITY OF WILMINGTON, DELAWARE	POLICE DEPARTMENT

1. SERVICE

- a. Service. LeadsOnline Integrated Ballistic Identification System (IBIS®) ClearCase™ technology (ClearCase™ Acquisition Station or ClearCase™), which may include ClearCase™ Acquisition Station, software, firmware, mobile/web applications, installation, training, and support services (collectively, the Service).
- b. Authority. Customer represents that it is a law enforcement agency or governing body of a law enforcement agency, an entity duly authorized by municipal, state county or federal government to enforce laws or investigate crimes, or a criminal justice agency as defined under Federal law or regulation and the Eligible Users are employed by Customer in the Unit listed at the top of this Order Form.

2. Purpose

a. Law Enforcement Use. Exclusively for the official law enforcement activities of Customer's Unit. Use must be in accordance with federal, state, and/or local laws.

3. TERM, SERVICE PERIODS AND SUBSCRIPTION FEES

- a. Order Term. This Order Form will become effective as of the last signature below (Effective Date) and remain in effect through the service periods listed below (Initial Term) and any renewal service periods or until termination by LeadsOnline or Customer as described below.
- b. Service Start Date. The Service Start Date shall be defined as the earlier of (i) the date on which the equipment is installed and available for use (Installation Date), or (ii) sixty (60) calendar days following delivery of the equipment to Customer, unless the parties agree in writing, via email or otherwise, after the Effective Date to an alternative Service Start Date.

TERM	LEADSONLINE SOLUTION	RATE	QTY	TOTAL DUE
Year 1	Year 1 IBIS ClearCase Acquisition Station		1	\$25,358.00
Year 2	Year 2 IBIS ClearCase Acquisition Station		1	\$26,118.74
Year 3	ar 3 IBIS ClearCase Acquisition Station		1	\$26,902.30

- c. Payment Terms. Payment shall be made within thirty (30) days from the date of invoice for each service period during the Initial Term and any renewal term thereafter.
- d. Renewals. Following the Initial Term, this Order Form will automatically renew for successive one-year terms unless either party provides written notice of non-renewal at least thirty (30) days prior to the end of the then-current term. Each renewal term will be invoiced by LeadsOnline according to then-current pricing, and continued use of the Service is subject to Customer's timely payment of such invoice.
- e. Applicable Taxes. Fees are exclusive of sales, use, withholding, VAT, and other similar taxes, and if required by law Customer is responsible for payment of such taxes. Any taxes referenced and/or quoted are estimates only, and not all services and/or hardware may be subject to taxation. Final tax amounts will be determined based on applicable laws at the time of invoicing. Customer may provide a Tax Exemption Certificate if applicable.

4. EARLY TERMINATION & TERMINATION FEES

a. Termination of an Order Form Due to Non-Appropriation of Funds. Customer may terminate services in this Order Form by providing sixty (60) days' written notice to LeadsOnline prior to the next contract year if funding to make the next scheduled payment is not duly appropriated and authorized.



b. Termination Fees. In the event of termination under this paragraph, Customer shall be subject to an early termination fee equal to fifty percent (50%) of the remaining unbilled service periods as outlined above.

5. FEATURES

IBIS	® CLEARCASE™ KEY FEATURES AND CHARACTERISTICS
IBIS® ClearCase™ Acquisition Station IBIS® ClearCase™ is a fully automated cartridge case triage solution designed for use specialist personnel. It provides rapid intelligence on possible weapons, calibers, and case likely to generate matches in IBIS.	
Automated Triage & Performs triage without requiring prior technician involvement. Supports workflows that pres DNA/Fingerprint Compatibility DNA and fingerprint evidence, helping agencies maintain forensic integrity.	
No Training Required The system is designed for intuitive use. Users can operate the system with minimal training or oversight, enabling faster processing at the crime scene or lab.	
Triage Intelligence Automatically determines number of firearms, calibers, and top candidates for IBIS submission prioritizing investigative leads.	
Integration with IBIS & Evidence Workflow Works seamlessly with evidence bagging workflows and NFC-based tagging. Ensures easy chain-of-custody integration and optimizes NIBIN-ready evidence submission.	
Turnkey Hardware & Software Solution Includes installation, shipping, training, peripherals, and 24/7 technical support. Reduces complexity and eliminates the need for separate procurement of system components.	
System Updates & Upgrades Continuous updates and hardware refreshes are included in the service. Ensures agencie always operate on the latest platform without added upgrade or warranty fees.	
Data Security & Retention All data is encrypted in transit (TLS 1.3) and at rest (AES-256-GCM). Data is retained for o year, with reminders issued to users to archive prior to deletion.	
Remote Support & Hardware Replacement 24/7 phone and email support. On-site technician dispatch and certified refurbished or new hardware replacements in case of system failure.	
Learning & Training Resources	Access to e-learning portal, live online training (first year), on-site training (optional add-on), and periodic webinars for updates and feature highlights.

6. SCOPE OF SUPPORT AND SERVICES

The scope of support and services included, and/or offered, by LeadsOnline for the ClearCase™ Solution are as follows:

SUPPORT		
Tier-1 Support Calls 24/7 - (See 7a)	Included	
Email Support - <i>(See 7a)</i>	Included	
Technician Visit or Hardware Replacement - (See 7b)	Included	
Peripherals Coverage - (See 7c)	Included	

TRAINING & SETUP	
e-Learning Portal (How-To-Videos, Documentation) - (See 7h)	Included
Live Online-Training - (See 7i)	Included only during the first year
1-Day On-Site Training - (See 7j)	Discounted Price
Webinars (Periodic, By Invite) - (See 7k)	Included



MAINTENANCE & DATA	
Software Feature Updates - (See 7I)	Included
Software Bug Fixes - (See 7I)	Included
Data Access, Storage & Retention - (See 7m)	Only for the first year

CONSUMABLE OFFERINGS (Non-Subscription, One-Time Purchases)	
Additional Triage Casing Holders (TCHs) - (See 7d)	Discounted Price
Additional Standard NFC Stickers - (See 7e)	Discounted Price
Additional LOCI Cases - (See 7f)	Discounted Price
Additional Tamperproof NFC Stickers - (See 7g)	Discounted Price

- a. Tier-1 Support (24/7): LeadsOnline provides 24/7 Tier-1 technical support via phone and email. Support is delivered by trained personnel specializing in LeadsOnline proprietary solutions to assist with diagnosing and resolving technical issues related to the ClearCase™ Solution.
- b. On-Site Technician Visits and Hardware Replacement: In the event a hardware issue cannot be resolved remotely, LeadsOnline will coordinate a technician visit to the Customer's location. In cases of complete system failure, LeadsOnline will provide replacement hardware, which may be either new or certified refurbished, at LeadsOnline's discretion, to restore system operation as quickly as feasible.
- c. Peripheral Equipment Coverage: The ClearCase™ Solution includes additional peripherals such as an RJ45 Ethernet Cable, Power Supply AC Adapter, USB Wi-Fi Adapter, Ruggedized Tablet, and Triage Casing Holders (TCHs). These peripherals are covered for functional defects, excluding damage due to wear and tear or misuse. Replacement of covered peripherals is subject to availability and manufacturer warranty terms where applicable.
- d. Triage Casing Holders (TCHs): TCHs are reusable components designed to facilitate the acquisition of cartridge cases within the ClearCase™ Acquisition Station. TCHs support centerfire calibers ranging from 5.56mm (.223") to 12.7mm (.50") in diameter and up to 45mm in length. Each TCH integrates with standard NFC tags for evidence tracking and chain of custody integrity.
- e. Standard NFC Stickers: Standard NFC Stickers are single-use identifiers included for use with TCHs. Each sticker contains a unique embedded ID that links to individual evidence items. Stickers are affixed to the evidence and TCH at the time of acquisition to ensure continuity and traceability within the ClearCase™ workflow. Standard NFC Stickers are available for purchase at a discounted rate.
- f. LOCI Cases: LeadsOnline supports integration with LOCI Forensics B.V. DNA-Free evidence tubes (LOCI Cases) for DNA preservation. LOCI Cases are single-use, sterile containers intended for one cartridge case per unit. Each case is valid for up to two (2) years from manufacture and must be used with Tamperproof NFC Stickers provided separately. LOCI Cases are available for purchase at a discounted rate.
- g. Tamperproof NFC Stickers: Tamperproof NFC Stickers are single-use components designed to securely seal LOCI Cases and visually indicate any tampering. Each sticker includes a unique embedded NFC ID for digital tracking of evidence. Tamperproof NFC Stickers are available for purchase at a discounted rate.
- h. e-Learning Portal: LeadsOnline provides Customers with access to a secure e-learning portal that includes training videos, documentation, and user guides to support ongoing use of the ClearCase™ Solution. Access is available to authorized users with valid credentials.
- i. Live Online Training (Year 1): One (1) live online training session is included with the first year of the Initial Term of the ClearCase™ Solution to onboard new users. Additional training sessions beyond the first year may be purchased separately and are subject to then-current pricing and availability.
- j. On-Site Training: On-site training is available for separate purchase and includes a one-day session conducted by LeadsOnline staff at the Customer's facility. This training requires at least four (4) weeks' advance notice. The Customer is responsible for ensuring the system is fully installed and all trainees are present.
- k. Webinars and Feature Briefings: LeadsOnline may periodically offer optional webinars to introduce new features and gather customer feedback. Invitations will be sent in advance to enable planning by Customer personnel.



- I. Software Updates and Bug Fixes: LeadsOnline will provide periodic updates, patches, and fixes for the ClearCase™ Solution software, firmware, and mobile/web applications. These updates are intended to enhance stability, resolve identified issues, and deliver feature improvements.
- m. Data Access, Storage, and Retention: Data generated through the ClearCase™ Solution is stored on cloud infrastructure using industry-standard security measures, including TLS 1.3 encryption in transit and AES-256-GCM encryption at rest. Stored data is retained for a period of one (1) year from the date of acquisition. Customers will receive automated notifications prompting them to archive data prior to deletion.

7. DELIVERY, SHIPPING, DUTIES, TAXES AND FEES

- a. Delivery. The delivery of the equipment shall be within thirty (30) days of the Effective Date.
- a. Shipping. The equipment will be shipped FCA LeadsOnline's designated facility (Incoterms 2020). LeadsOnline will be responsible for export clearance. Risk of loss and responsibility for transportation, import clearance, duties, taxes, and final delivery shall transfer to the Customer upon transfer of the equipment to the carrier at the named place of delivery.
- b. Additional Charges. LeadsOnline is responsible for any charges related to exportation and export customs clearance only. All import duties, customs clearance, taxes, and related charges are the sole responsibility of the Customer. The quoted price excludes income, withholding taxes, and any extraordinary storage or delivery costs.

8. PROPERTY TITLE AND RISK LOSS

a. Title to the equipment shall transfer to the Customer only upon LeadsOnline's receipt of full payment as specified in the Order Form, regardless of the completion of any on-site test procedure or other post-delivery services. Risk of loss transfers to the Customer at the point of delivery to the carrier at LeadsOnline's designated facility in accordance with FCA terms (Incoterms 2020).

9. DATA OWNERSHIP

- a. Customer Owned Data. All data, information, images and files uploaded, or otherwise entered and stored on the cloud in connection with the ClearCase™ Solution remains the property of Customer, as between LeadsOnline and Customer (Customer Data), and by using the ClearCase™ Solution, Customer grants LeadsOnline a worldwide, non-exclusive, royalty-free and transferable license to access, reproduce, modify, and display Customer Data, share with third parties and to enable LeadsOnline to enhance its technology and offerings.
- b. Data Security. LeadsOnline is committed to protecting personal information and takes reasonable measures to safeguard Customer Data in its possession. LeadsOnline agrees to implement appropriate technical and organizational controls (Data Security Measures) designed to comply with applicable privacy laws and to protect personal information collected, received from third parties, or stored in connection with the Service. However, Customer acknowledges that no system is completely secure, and LeadsOnline disclaims liability for unauthorized access, disclosure, or loss of data except to the extent caused by LeadsOnline's gross negligence or willful misconduct.

10. DEVICE CONTROL

a. Customer acknowledges and agrees that the hardware may include functionality permitting LeadsOnline to remotely disable or restrict access to the hardware in the event of non-payment, breach, or other conditions as provided in the Subscription Services Agreement.

11. MISCELLANEOUS

a. This Order Form is attached to and incorporated into the Subscription Services Agreement between Customer and LeadsOnline dated (Agreement). This Order Form is governed by the terms of the Agreement between the parties. All terms not defined in this Order Form have the meanings ascribed to such terms in the Agreement. This Order Form and the Agreement constitute the entire agreement between the parties, and supersede all prior or contemporaneous negotiations, agreements, and representations, whether oral or written, related to this subject matter. No modification or waiver of any term of this Order Form is effective unless both parties sign an amendment to this Order Form. LeadsOnline may include a purchase order number on Customer's invoice solely for Customer's internal payment and record keeping processes, but any terms within any purchase order in response to a quote, order form or invoice will not modify or enlarge the obligations or liabilities of either party even if the parties sign it.



12. SIGNATURES

a. Each representative identified below represents and warrants that it has the full power, right and authority to enter into this Agreement on behalf of its respective party.

LEADSONLINE, LLC (LEADSONLINE)
Signature:
Printed Name: Alexander Finley
Title: CEO
Date:
Address: 6900 Dallas Parkway, Suite 825, Plano, Texas 75024, United States

CITY OF WILMINGTON, DELAWARE (CUSTOMER)
Signature:
Printed Name:
Title:
Date:
Address: 300 North Walnut Street, Wilmington, Delaware 19801, United States